

CORDS CABLE INDUSTRIES LTD.

REGD. OFFICE: 94, 1st Floor, Shambhu Dayal Bagh Marg, Near Okhla Industrial Area Phase-III, Old Ishwar Nagar, New Delhi - 110020

Tel: +91-11-40551200; Fax: +91-11-40551281

Website: www.cordscable.com; Email: ccil@cordscable.com

CIN: L74999DL1991PLC046092

September 23, 2022

Manager
Listing Department (Compliance Cell),
National Stock Exchange of India Limited
Exchange Plaza, Plot no. C/1, G Block,
Bandra Kurla Complex, Bandra (E)
Mumbai- 400051
NSE Symbol: CORDSCABLE

Manager
Listing Department (Compliance Cell)
Bombay Stock Exchange
25th Floor, P.J. Towers,
Dalal Street,
Mumbai-400001
BSE Scrip Code: **532941**

SUB: OUTCOME OF 31st ANNUAL GENERAL MEETING OF THE COMPANY

Dear Sir/ Madam,

This is to inform the exchanges that the 31st Annual General Meeting ("AGM") of Cords Cable Industries Limited was held today i.e. on Friday, September 23, 2022 at 03:00 p.m. at the registered office of the company (IST) through Video Conferencing (VC)/Other Audio Visual Means (OAVM) in accordance with the circular(s) issued by Ministry of Corporate Affairs and the Securities and Exchange Board of India in this regards and the following business(es) setout in the Notice dated August 10, 2022, convening the AGM were transacted thereat.

| Resolution No. | Resolutions | | |
|-------------------|--|--|--|
| | Ordinary Business | | |
| 1 | Adoption of the audited financial statement of the Company for the financial year ended March 31, 2022, together with the Reports of the Board of Directors and the Auditors thereon. (Ordinary Resolution) | | |
| 2 | Declaration of dividend on no(s) 1,60,000 Cumulative Redeemable Non-Convertible Preference Shares @10% p.a. for the FY 2021-22. (Ordinary Resolution) | | |
| 3 | Appointment of a Director in place of Mr. Sanjeev Kumar (DIN 07178759), who retires by rotation and, being eligible, offers himself for re-appointment. (Ordinary Resolution) | | |
| | Special Business | | |
| 4 | Ratification of Remuneration of M/s. S. Chander & Associates, Cost Accountants, New Delhi, appointed as the "Cost Auditors" of the Company for the Financial Year ending March 31, 2023. (Ordinary Resolution) | | |

Works:

(UNIT I): A-525, E-518, 519, 520, Industrial Area Chopanki, Bhiwadi, Distt. Alwar - 301707 (Rajasthan) Tel. No.: +91-7230003177 (UNIT II): SP-239, 240, 241, Industrial Area Kaharani, Bhiwadi, Distt. Alwar - 301019 (Rajasthan) Tel. No.: +91-7230003176

| Appointment of Mr. Parveen Kumar (DIN 08952635), as an Independent Director of the Company. (Special Resolution) |
|---|
| Appointment of Mr. Rahul Mohnot (DIN 00488475), as an Independent Director of the Company. (Special Resolution) |
| Appointment of Mrs. Eila Bhatia (DIN 09274423), as an Independent Director of the Company. (Special Resolution) |
| Issue of Cumulative Compulsory Redeemable Preference Shares.(Special Resolution) |
| Approval of re-appointment and remuneration of Mr. Naveen Sawhney as Managing Director of the company for a period of three years (3 years). (Special Resolution) |
| Approval of increase in the remuneration of Mr. Sanjeev Kumar, Whole Time Director of the Company. (Special Resolution) |
| Approval for Material Related Party Transaction. (Ordinary Resolution) |
| |

The meeting commenced at 03:00 p.m. and concluded at 3.1.38 p.m.

Details required for: (a) Appointment/Re-appointment of Directors and (b) Allotment of Cumulative Compulsory Redeemable Preference Shares are attached herewith as Annexure – I;

This is for your records and Members Information.

Director

Thanking You,

Yours/faithfully,

For Cords to building the string in the

Naveen Sawhney

Managing Director

DIN 00893704

C-68, Kalkaji

New Delhi-110019

Annexure - I

(A) Please find below mentioned details of the Appointee Directors as per the requirement of Regulation 30 read with Schedule III of SEBI (Listing Obligations Disclosure Requirements) Regulations 2015 and Circular No. CIR/CFD/CMD/4/2015 dated 9th September, 2015, details required are provided in below mentioned table.

| S. No | Particulars | Mr. Naveen Sawhney | Mr. Parveen Kumar | Mr. Rahul Mohnot (DIN:00488475) | Mrs. Eila Bhatia (DIN:09274423) |
|----------|--|----------------------------------|------------------------------------|---|-------------------------------------|
| • | | (DIN: 0893704) | (DIN 8952635) | | |
| 1 | Reason for change viz. | Re-appointment as | Appointment as | Appointment as an | Appointment as an |
| | appointment, | Managing Director. | an Independent | Independent Director. | Independent |
| | resignation, removal, death or otherwise | | Director. | | Director. |
| 2 | Date of appointment/ | July 01, 2022 for | September 23, | September 23, 2022 for the | September 23, 2022 |
| | cessation (as | the period of 3 | 2022 for the | period of 5 Years. | for the period of 5 |
| | applicable) & term of appointment | Years. | period of 5 Years. | | Years. |
| 3 | Disclosure of | Executive Director | Non Executive - | Non Executive - Independent | Non Executive - |
| | relationships between | (not related with | Independent | Director (not related with | Independent |
| | directors (inter-se) | other Executive | Director (not related with other | other Executive and Independent Directors). | Director (not |
| | : | Independent | Executive and | independent birectors). | related with other Executive and |
| | | Directors). | Independent | | Independent |
| | | | Directors). | | Directors). |
| 4 | Information as | The said director is | The said director | The said director is not | The said director is |
| | required pursuant to | not debarred from | is not debarred | debarred from holding the | not debarred from |
| | National Stock | holding the office | from holding the | office of Director by virtue of | holding the office of |
| | Exchange of India | of Director by | office of Director | any SEBI order or any other | Director by virtue of |
| | Limited with reference no. NSE/CML/2018/24 | virtue of any SEBI | by virtue of any | authority. | any SEBI order or |
| | dated 20 th June, 2018. | order or any other authority. | SEBI order or any other authority. | | any other authority. |
| 5 | Brief Profile | Mr. Naveen | Mr. Parveen | Mr. Rahul Mohnot (DIN : | Mrs. Eila Bhatia, |
| | | Sawhney (DIN | Kumar (DIN : | 00488475), 64 years, is a | (DIN : 09274423) |
| | | 00893704), 70 | 08952635), 62 | Fellow member of "The | aged about 31 |
| | | Years, is a | Years, Son of | Institute of Chartered | years, holds a Post |
| | | Mechanical | Shree Madan Lal | Accountants of India" and a | Graduate degree in |
| | | Engineer (AMIME) | was born on April | Fellow member of "The | MBA (with |
| | | and holds a Post | 12, 1959 in | Institute of Company | specialization in |
| | | graduate diploma in Marketing | Mansa, Punjab (India). He has | Secretaries of India". He is a | Marketing) and a |
| | | Management. He | completed his | Master degree holder with specialization in Personnel | Graduate degree in BA, from Shobhit |
| | | has an experience | M.S.C. in Physics | Management and | University and Delhi |
| | | of more than 50 | in 1981, M. Tech | Management Accountancy in | University |
| | | years in the Cable | (Instrumentation) | the year 1978. He also | respectively. |
| | | Industry. He | in 1994 and | obtained certificate | · |
| | | started his career | PGDM (Finance) | programme on Corporate | |

Shankhu Dayai Begh Marg Hear Okhis Old Ishwar Ragar,

with Delton Cables Limited as Supervisor in the Control Quality Department September, 1971, where he worked for two years and then shifted to the marketing wing and worked there about 10 years. In 1985 he left the organization and joined Cords India which was formed marketing cables for principal Indian Communication Cable Company under our own trade name "Cords" and then shifted to Cords Cable Industries in 1987 to manufacture cables. Presently he is the Managing Director of our Company.

mon IMT. Ghaziabad in the vear 2014. He has worked for period of 34 with years HINDALCO **INDUSTRIES** LIMITED. flagship company of Aditya Birla Group, Currently, Mr. Parveen Kumar is the 50% partner in Art Best Infratech, a partnership firm engaged in fabrication of UPVC Doors & Windows activities and sole proprietor JINDAL VIV which provides complete window hardware solution.

Governance from Indian Institute of Corporate Affairs and Advance Management Programme from Harvard Business School, Boston. Mr. Rahul Mohnot has worked across multiple locations in diversified Businesses of Aditva Birla Group and Shree Cement Ltd with experience spanning 37 years ranging from Grey Cement, Chemicals, Metals, Mining & other allied industries. Textiles and White Cement with Value Added Products. In these assignments, he has handled Greenfield projects, brown field projects, Loans Syndication, Manage Public Issues, Heading as a Project Head and in Operating Plants worked as Head of Finance & Commercial function, CFO, also successfully lead the team for hiving off various uneconomical manufacturing operations.

In recognition of outstanding contribution, the Chairman Aditya Birla Group conferred with an award "Outstanding Leader" in 2013, which entitles for Advance Management Program of 8 weeks duration at Harvard Business School. The citation of the award was identifying and leading strategic initiatives around Greenfield projects. securitization of raw material input and revamping critical logistic infrastructure and successfully leading multiple initiatives across Metals, Chemicals and Cement businesses".



(B) Please find below mentioned details of the Appointee Directors as per the requirement of Regulation 30 read with Schedule III of SEBI (Listing Obligations Disclosure Requirements) Regulations 2015 and Circular No. CIR/CFD/CMD/4/2015 dated 9th September, 2015, details required are provided in below mentioned table.

| Issu | ance of Securities | Details |
|------|--|--|
| a. | Type of securities proposed to be issued (viz. equity shares, convertibles etc.) | Cumulative Compulsory Redeemable Preference Shares |
| b. | Type of issuance (further public offering, rights issue, depository receipts (ADR/GDR), qualified institutions placement, preferential allotment etc.) | Preferential Allotment |
| C. | Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately); | No(s) 1,60,000 Cumulative Compulsory Redeemable Preference Shares of Rs. 100/- each. |
| d. | In case of preferential issue the listed entity shall disclose the following additional details to the stock exchange(s): | |
| | Names of the investors; | Mr. Naveen Sawhney |
| | Post allotment of securities – | |
| | Outcome of the subscription | Rs. 1,60,00,000/- (i.e. no(s) 1,60,000 Cumulative Compulsory Redeemable Preference Shares of Rs. 100/- each. |
| | Issue price / allotted price (in case of convertibles) | Rs. 100/- per share |
| | Number of investors | 1 (One) |
| | In case of convertibles - intimation on conversion of securities or on lapse of the tenure of the instrument; | Not Applicable |
| e. | In case of bonus issue the listed entity | Not Applicable |
| f. | in case of issuance of depository receipts (ADR/GDR) or FCCB the listed entity shall disclose following additional details to the stock exchange | Not Applicable |

g. In case of issuance of debt securities or other non convertible securities the listed entity shall disclose following additional details to the stock exchange:

size of the issue;

whether proposed to be listed? If yes, name of the stock exchange(s);

tenure of the instrument -

date of allotment;

date of maturity;

coupon/interest offered, schedule of payment of coupon/interest and principal;

charge/security, if any, created over the assets;

special right/interest/privileges attached to the instrument and changes thereof;

Rs. 1,60,00,000/-

These shares are not listed on any stock exchanges.

not exceeding 5 (Five Years) from the date of allotment.

Date of allotment shall be the date on which share application cum allotment amount is credited in the Company's Bank Account.

At the option of the issuer, at any time within a period not exceeding Five years from the date of allotment as per the provisions of the Act.

No Coupon/Interest shall be paid. However, the dividend @10% p.a. shall be paid on the said Preference Shares.

Not Applicable

The said Preference Shares shall in winding up be entitled to rank, as regards repayment of capital and arrears of dividend, whether declared or not, up to the commencement of the winding up, in priority to the equity shares but shall not be entitled to any further participation in profits or assets or surplus fund.



| | delay in payment of interest / principal amount for a period of more than three months from the due date or | Not Applicable |
|----|--|--|
| | default in payment of interest / principal; details of any letter or comments regarding payment/ | Not Applicable |
| | non-payment of interest, principal on due dates, or any other matter concerning the security and /or the assets along with its comments thereon, if any; | Trocr, ppinoasie |
| | details of redemption of preference shares indicating the manner of redemption (whether out of profits or out of fresh issue) and debentures; | The redemption of preference shares shall be Out of Profits. |
| h. | Any cancellation or termination of proposal for issuance of securities including reason thereof | Not Applicable |

