

LATL:REG.44:2020-21

Date: 30.08.2020

BSE Limited Listing Compliance Department Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001 National Stock Exchange of India Limited Listing Compliance Department Exchange Plaza, C-1 Block G, Bandra Kurla Complex, Bandra (E), Mumbai - 400051

Company Code : 532796

Company Code : LUMAXTECH

Sub. : <u>Voting Results as per Regulation 44(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 along with the Scrutinizer's Report of the 39th Annual General Meeting of the Members of the Company held on August 28, 2020.</u>

Sir/Ma'am,

With reference to the above subject, we wish to inform that 39th Annual General Meeting of the Members of the Company was held on Friday, August 28, 2020 at 03:00 P.M. via two-way Video Conferencing ("VC") or Other Audio-Visual means ("OAVM") to transact the business as stated in the AGM Notice dated June 17, 2020.

The remote e-voting period remained open from Tuesday, August 25, 2020 (10.00 A.M.) to Thursday, August 27, 2020 (05.00 P.M.). Further, the facility for voting through e-voting system was made available during the AGM for Members who had not cast their vote prior to the Meeting.

The Company has received the report of the Scrutinizer confirming details of remote voting and e-voting facility provided during the AGM. Please find enclosed herewith the following:

- a. Voting Results as per Regulation 44(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
- b. Scrutinizer's Report dated August 29, 2020 from Mr. Maneesh Gupta, Practising Company Secretary (M. No. F4982).

The above mentioned documents shall also be made available on the website of the Company at <u>www.lumaxworld.in/lumaxautotech</u> and on the website of National Securities Depository Limited at <u>www.evoting.nsdl.com</u>.

Kindly take the same on record and oblige.

Thanking you,

Yours faithfully,

For LUMAX AUTO TECHNOLOGIES LIMITED

ANIL TYAGI COMPANY SECRETARY M.NO. A-16825



Encl.: as above

CIN: L31909DL1981PLC349793

Lumax Auto Technologies Limited

Regd. Office: 2nd Floor, Harbans Bhawan-II, Commercial Complex, Nangal Raya,

New Delhi – 110046, India

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Details of Voting results of 39th AGM pursuant to Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Date of the AGM	August 28, 2020
Total Number of Shareholders on the record date (cut-off date for reckoning the voting rights of the shareholders) i.e. on August 20, 2020	15071
No. of shareholders present in the meeting either in person or through proxy*	N.A.
- Promoters and Promoter Group - Public	
No. of Shareholders attended the meeting through Video Conferencing:	78
- Promoters and Promoter Group	5
- Public	73

Lumax Auto Technologies Limited

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Agenda - wise Disclosure

Resolution No. 1:Adoption of Audited Financial Statements (including Consolidated
Financial Statements) of the Company for the Financial Year ended
March 31, 2020, Audited Balance Sheet as at March 31, 2020 and
the Statement of Profit and Loss for the Financial Year ended on
that date together with the reports of the Board of Directors and
Auditors thereon.

Resolution re	equired: (Or	dinary/ Specia	l)		Ordinary				
Whether propagenda/ reso	-	oter group are	interested in	the	No				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and Promoter Group	E-Voting Postal Ballot (if applicabl e)	38154430 NA	38154430 NA	100 NA	38154430 NA	0 NA	100 NA	0 NA	
Public-	Total	38154430 16032437	38154430 13160979	100 82.090	38154430 13160979	0	100	0	
Institutions	E-Voting Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	16032437	13160979	82.090	13160979	0	100	0	
Public-	E-Voting	13970838	204463	1.463	204462	1	100	0	
Non Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	13970838	204463	1.463	204462	1	99.999	0	
Total		68157705	51519872	75.589	51519871	1	99.999	0	

The resolution No. 1 is approved by overwhelming majority.

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Resolution No. 2:Declaration of Final Dividend of Re.1/- per Equity Share as
recommended by the Board of Directors and confirmation of
Interim Dividend of Rs. 2/- per equity share, already declared and
paid for the financial year ended March 31, 2020.

Resolution red	quired: (Ordi	inary/ Special)			Ordinary			
Whether pron resolution?	noter/ promo	ter group are i	nterested in t	the agenda/	No			
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter and Promoter	E-Voting Postal Ballot (if	38154430 NA	38154430 NA	100 NA	38154430 NA	0 NA	100 NA	0 NA
Group	applicabl e)							
	Total	38154430	38154430	100	38154430	0	100	0
Public-	E-Voting	16032437	13160979	82.090	13160979	0	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	13160979	0	100	0
Public- Non	E-Voting	13970838	204463	1.463	204422	41	99.980	0.020
Public- Non Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	204422	41	99.980	0.020
Total		68157705	51519872	75.589	51519831	41	99.999	0

The resolution No. 2 is approved by overwhelming majority.

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Resolution No. 3: Re-appointment of Mr. Deepak Jain (DIN: 00004972), who retires by rotation and being eligible, offers himself for re-appointment.

Resolution re-	quired: (Ordi	inary/ Special)			Ordinary				
Whether prom resolution?	noter/ promo	ter group are i	nterested in	the agenda/	No				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and Promoter Group	E-Voting Postal Ballot (if applicabl e)	38154430 NA	38154430 NA	100 NA	38154430 NA	0 NA	100 NA	0 NA	
	Total	38154430	38154430	100	38154430	0	100	0	
Public- Institutions	E-Voting Postal Ballot (if applicabl e)	16032437 NA	13160979 NA	82.090 NA	12868126 NA	292853 NA	97.775 NA	2.225 NA	
	Total	16032437	13160979	82.090	12868126	292853	97.775	2.225	
Public- Non Institutions	E-Voting Postal Ballot (if applicabl e)	13970838 NA	204313 NA	1.462 NA	204272 NA	41 NA	99.980 NA	0.20 NA	
	Total	13970838	204313	1.462	204272	41	99.980	0.20	
Total		68157705	51519722	75.589	51226828	292894	99.431	0.569	

The resolution No. 3 is approved by overwhelming majority.

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Resolution No. 4:Continuation of Directorship of Mr. Kanchan Kumar Gandhi (DIN:
08165876), Non-Executive and Independent Director for the present
term.

Resolution re-	quired: (Ordi	inary/ Special)			Special				
Whether pron resolution?	noter/ promo	ter group are i	nterested in t	the agenda/	No				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter	E-Voting	38154430	38154430	100	38154430	0	100	0	
and Promoter Group	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	38154430	38154430	100	38154430	0	100	0	
Public- Institutions	E-Voting	16032437	13160979	82.090	13160979	0	100	0	
institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	16032437	13160979	82.090	13160979	0	100	0	
Public- Non Institutions	E-Voting	13970838	204463	1.463	204456	7	99.997	0.003	
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	13970838	204463	1.463	204456	7	99.997	0.003	
Total		68157705	51519872	75.589	51519865	7	99.999	0	

The resolution No. 4 is approved by overwhelming majority.

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Resolution No. 5:Ratification/Approval of Remuneration being paid to Mr. DeepakJain (DIN: 00004972), Non-Executive Director of the Company

Resolution re	quired: (Ordi	inary/ Special)			Special				
Whether pron resolution?	noter/ promo	ter group are i	nterested in t	the agenda/	Yes				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and Promoter Group*	E-Voting Postal	38154430 NA	12111320 NA	31.743 NA	0 NA	0 NA	0 NA	0 NA	
	Ballot (if applicabl e)								
	Total	38154430	12111320	31.743	0	0	0	0	
Public- Institutions	E-Voting	16032437	13160979	82.090	12868126	292853	97.775	2.225	
	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	16032437	13160979	82.090	12868126	292853	97.775	2.225	
Public- Non Institutions	E-Voting	13970838	204463	1.463	200971	3492	98.292	1.708	
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	13970838	204463	1.463	200971	3492	98.292	1.708	
Invalid*			12111320						
Total		68157705	13365442	19.610	13069097	296345	97.783	2.217	

*The votes casted by promoters are treated as invalid as the promoters were interested in the resolution.

The resolution No. 5 is approved by overwhelming majority.

Lumax Auto Technologies Limited

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Resolution No. 6:Ratification/Approval of fees or compensation payable to ExecutiveDirector - Mr. D.K. Jain, Chairman (DIN: 00085848) of the
Company.

Resolution red	quired: (Ordi	inary/ Special)			Special				
Whether pron resolution?	noter/ promo	ter group are i	nterested in t	the agenda/	Yes				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and	E-Voting	38154430	12111320	31.743	0	0	0	0	
Promoter Group*	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	38154430	12111320	31.743	0	0	0	0	
Public- Institutions	E-Voting	16032437	13160979	82.090	13160979	0	100	0	
	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	16032437	13160979	82.090	13160979	0	100	0	
Public- Non Institutions	E-Voting	13970838	204463	1.463	201305	3158	98.455	1.545	
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	13970838	204463	1.463	201305	3158	98.455	1.545	
Invalid*			12111320						
Total		68157705	13365442	19.610	13362284	3158	99.976	0.024	

*The votes casted by promoters are treated as invalid as the promoters were interested in the resolution.

The resolution No. 6 is approved by overwhelming majority.

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Resolution No. 7:Ratification/Approval of fees or compensation payable to ExecutiveDirector- Mr. Anmol Jain, Managing Director (DIN: 00004993) of
the Company.

Resolution rec	quired: (Ordi	inary/ Special)			Special				
Whether prom resolution?	noter/ promo	ter group are i	nterested in t	the agenda/	Yes				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and Promoter Group*	E-Voting	38154430	12111320	31.743	0	0	0	0	
	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	38154430	12111320	31.743	0	0	0	0	
Public- Institutions	E-Voting	16032437	13160979	82.090	13160979	0	100	0	
	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	16032437	13160979	82.090	13160979	0	100	0	
Public- Non Institutions	E-Voting	13970838	204463	1.463	201265	3198	98.436	1.564	
listitutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	13970838	204463	1.463	201265	3198	98.436	1.564	
Invalid*			12111320						
Total		68157705	13365442	19.610	13362244	3198	99.976	0.024	

*The votes casted by promoters are treated as invalid as the promoters were interested in the resolution.

The resolution No. 7 is approved by overwhelming majority.

Lumax Auto Technologies Limited

Regd. Office: 2nd Floor, Harbans Bhawan-II, Commercial Complex, Nangal Raya,

CIN: L31909DL1981PLC349793

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Resolution re-	quired: (Ord	inary/ Special)			Ordinary				
Whether pron resolution?	noter/ promo	ter group are i	nterested in	the agenda/	No				
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and	E-Voting	38154430	38154430	100	38154430	0	100	0	
Promoter Group	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	38154430	38154430	100	38154430	0	100	0	
Public- Institutions	E-Voting	16032437	13160979	82.090	13160979	0	100	0	
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	16032437	13160979	82.090	13160979	0	100	0	
Public- Non Institutions	E-Voting	13970838	204463	1.463	204312	151	99.926	0.074	
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA	
	Total	13970838	204463	1.463	204312	151	99.926	0.074	
Total		68157705	51519872	75.589	51519721	151	99.999	0	

Resolution No. 8: Ratification of remuneration of Cost Auditor for the FY 2020-21.

The resolution No. 8 is approved by overwhelming majority.

Lumax Auto Technologies Limited

Regd. Office: 2nd Floor, Harbans Bhawan-II,

Commercial Complex, Nangal Raya,

New Delhi – 110046, India



Maneesh Gupta

Company Secretary 18/15, Shakti Nagar, Delhi-110 007

Scrutinizer(s) Report

(Pursuant to Section 108 and 109 of the Companies Act, 2013 and Rule 20 and 21 of the Companies (Management and Administration) Rules, 2014)

To,

The Chairman 39th Annual General Meeting of the Equity Shareholders of Lumax Auto Technologies Limited Held on August 28, 2020 via Two Way Video Conferencing (VC) or Other Audio Video Means (OAVM) at 3:00 P.M.

Dear Sir,

I, Maneesh Gupta, Practising Company Secretary, having its office at 18/15, IInd Floor, Shakti Nagar, Delhi-110 007, have been appointed as Scrutinizer of Lumax Auto Technologies Limited ("the Company") having its Registered Office at 2nd Floor, Harbans Bhawan-II, Commercial Complex, Nangal Raya, New Delhi-110046 for the purpose of scrutinizing the e-voting in a fair and transparent manner and ascertaining the requisite majority on e-voting out as per the provisions of Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 on below mentioned resolution(s), at the 39th Annual General Meeting of the Equity Shareholders of Lumax Auto Technologies Limited held on Friday the 28th day of August, 2020 via Two Way Video Conferencing (VC) or Other Audio Video Means (OAVM). We submit our report as under:

- 1. The e-voting period remained open from August 25, 2020 (10:00 A.M.) to August 27, 2020 (05:00 P.M.) (both days inclusive).
- 2. The shareholders holding shares as on cut-off date, i.e., August 20, 2020 were entitled to vote through e-voting and those present through VC/OAVM facility to vote on the resolution as set out in the Notice of the AGM and announce the start of casting of votes through e-voting system on the proposed resolutions (item no. 1 to 8 as set out in the Notice of the 39th Annual General Meeting of Lumax Auto Technologies Limited).
- 3. The votes were unblocked on Friday the 28th day of August, 2020 at around 4:30 p.m. in the presence of two witnesses, Ms. Radhika Kansal and Ms. Sonali Gupta who are not in the employment of the Company.
- 4. Thereafter, the details containing, inter-alia, list of equity shareholders, who voted "favour" and "against", were downloaded from the e-voting website of NSDL.

5. The result of the E-voting and Voting during the AGM is as under:

Date of the AGM	August 28, 2020
Total Number of shareholders on record date	15071
No. of shareholders attended the meeting through	
Video Conferencing or Other Audio Video Means	
Promoters and Promoter Group:	5
Public:	73

Agenda-wise disclosure (to be disclosed separately for each agenda item)

Resolution No. 1: Adoption of Audited Financial Statements (including Consolidated Financial Statements) of the Company for the Financial Year ended March 31, 2020, Audited Balance Sheet as at March 31, 2020 and the Statement of Profit and Loss for the Financial Year ended on that date together with the reports of the Board of Directors and Auditors thereon.

Resolution re	quired: (Ordi	inary/ Special)			Ordinary			
Whether pron resolution?	noter/ promo	ter group are i	nterested in	the agenda/	No			
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	38154430	100	38154430	0	100	0
and Promoter Group	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	38154430	100	38154430	0	100	0
Public-	E-Voting	16032437	13160979	82.090	13160979	0	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	13160979	0	100	0
Public- Non	E-Voting	13970838	204463	1.463	204462	1	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	204462	1	99.999	0
Total		68157705	51519872	75.589	51519871	1	99.999	0

The resolution No. 1 is approved by overwhelming majority.

Resolution No. 2: Declaration of Final Dividend of Re.1/- per Equity Share as recommended by the Board of Directors and confirmation of Interim Dividend of Rs. 2/- per equity share, already declared and paid for the financial year ended March 31, 2020.

Ordinary				
No				
f Votes nst on s polled [(5)/(2)])				
0				
0				

The resolution No. 2 is approved by overwhelming majority.

Resolution No. 3: Re-appointment of Mr. Deepak Jain (DIN: 00004972), who retires by rotation and being eligible, offers himself for re-appointment.

Resolution re		Ordinary No						
Whether pror resolution?	nterested in							
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	38154430	100	38154430	0	100	0
and Promoter Group	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	38154430	100	38154430	0	100	0
Public-	E-Voting	16032437	13160979	82.090	12868126	292853	97.775	2.225
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	12868126	292853	97.775	2.225
Public- Non	E-Voting	13970838	204313	1.462	204272	41	99.980	0.20
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204313	1.462	204272	41	99.980	0.20
Total		68157705	51519722	75.589	51226828	292894	99.431	0.569

The resolution No. 3 is approved by overwhelming majority.

Resolution No. 4: Continuation of Directorship of Mr. Kanchan Kumar Gandhi (DIN: 08165876), Non-Executive and Independent Director for the present term.

Resolution re	quired: (Ordi	inary/ Special)		Special				
Whether prom resolution?	nterested in t	No						
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	38154430	100	38154430	0	100	0
and Promoter Group	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	38154430	100	38154430	0	100	0
Public-	E-Voting	16032437	13160979	82.090	13160979	0	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	13160979	0	100	0
Public- Non	E-Voting	13970838	204463	1.463	204456	7	99.997	0.003
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	204456	7	99.997	0.003
Total		68157705	51519872	75.589	51519865	7	99.999	0

The resolution No. 4 is approved by overwhelming majority.

Resolution No. 5: Ratification/Approval of Remuneration being paid to Mr. Deepak Jain (DIN: 00004972), Non-Executive Director of the Company

Resolution red		Special						
Whether pron resolution?	nterested in t	Yes						
Category	Mode of Voting	No. of shares held (1)	No. of votes polled 4 (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	12111320	31.743	0	0	0	0
and Promoter Group*	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	12111320	31.743	0	0	0	0
Public-	E-Voting	16032437	13160979	82.090	12868126	292853	97.775	2.225
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	12868126	292853	97.775	2.225
Public- Non	E-Voting	13970838	204463	1.463	200971	3492	98.292	1.708
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	200971	3492	98.292	1.708
Invalid*			12111320					
Total		68157705	13365442	19.610	13069097	296345	97.783	2.217

*The votes casted by promoters are treated as invalid as the promoters were interested in the resolution.

The resolution No. 5 is approved by overwhelming majority.

Resolution No. 6: Ratification/Approval of fees or compensation payable to Executive Director - Mr. D.K. Jain, Chairman (DIN: 00085848) of the Company.

Resolution re		Special Yes						
Whether pron resolution?	nterested in							
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	12111320	31.743	0	0	0	0
and Promoter Group*	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	12111320	31.743	0	0	0	0
Public-	E-Voting	16032437	13160979	82.090	13160979	0	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	13160979	0	100	0
Public- Non	E-Voting	13970838	204463	1.463	201305	3158	98.455	1.545
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	201305	3158	98.455	1.545
Invalid*			12111320					
Total		68157705	13365442	19.610	13362284	3158	99.976	0.024

*The votes casted by promoters are treated as invalid as the promoters were interested in the resolution.

The resolution No. 6 is approved by overwhelming majority.

Resolution No. 7: Ratification/Approval of fees or compensation payable to Executive Director- Mr. Anmol Jain, Managing Director (DIN: 00004993) of the Company.

Resolution re	inary/ Special)	1	Special Yes					
Whether pron resolution?	ter group are i	nterested in						
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	12111320	31.743	0	0	0	0
and Promoter Group*	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	12111320	31.743	0	0	0	0
Public-	E-Voting	16032437	13160979	82.090	13160979	0	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	13160979	0	100	0
Public- Non	E-Voting	13970838	204463	1.463	201265	3198	98.436	1.564
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	201265	3198	98.436	1.564
Invalid*			12111320					
Total		68157705	13365442	19.610	13362244	3198	99.976	0.024

*The votes casted by promoters are treated as invalid as the promoters were interested in the resolution.

The resolution No. 7 is approved by overwhelming majority.

Resolution re	quired: (Ordi	inary/ Special)		Ordinary				
Whether pron resolution?	ter group are i	nterested in	No					
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of votes Polled on outstandi ng shares (3)=[(2)/(1)]*100	No. of Votes- in favour (4)	No. of Votes- against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)] *100	% of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter	E-Voting	38154430	38154430	100	38154430	0	100	0
and Promoter Group	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	38154430	38154430	100	38154430	0	100	0
Public-	E-Voting	16032437	13160979	82.090	13160979	0	100	0
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	16032437	13160979	82.090	13160979	0	100	0
Public- Non	E-Voting	13970838	204463	1.463	204312	151	99.926	0.074
Institutions	Postal Ballot (if applicabl e)	NA	NA	NA	NA	NA	NA	NA
	Total	13970838	204463	1.463	204312	151	99.926	0.074
Total		68157705	51519872	75.589	51519721	151	99.999	0

Resolution No. 8: Ratification of remuneration of Cost Auditor for the FY 2020-21.

The resolution No. 8 is approved by overwhelming majority.

All relevant records were sealed and handed over to the Company Secretary and Compliance Officer of the Company for the safe custody.

Thanking You, Yours Sincerely MANEESH GUPTA C.S. Maneesh Gupta Scrutinizer C.P. No. 2945 M. No. F4982 UDIN: F004982B000634138 Place: New Delhi Dated: August 29, 2020

Counter signed by For Lumax Auto Technologies Limited

ANIL TYAGI Digitally signed by ANIL TYAGI Date: 2020.08.30 11:30:09 +05'30'

Anil Tyagi Authorised by Chairman to counter sign