Powered by Trust



October 21, 2022

BSE Limited Corporate Relationship Department, Phiroze Jeejebhoy Towers, Dalal Street, Mumbai – 400 001. SCRIP CODE: 503960 National Stock Exchange of Indla Limited Listing Department, Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051 SCRIP CODE: BBL

Dear Sir / Madam,

#### Sub: 75<sup>TH</sup> ANNUAL GENERAL MEETING MINUTES

In furtherance to our letter dated September 28, 2022, under cover of which we had submitted brief Summary of Proceedings of the 75<sup>th</sup> Annual General Meeting of Shareholders of the Company, held on Wednesday, September 28, 2022, through Video Conferencing ('VC') / Other Audio Visual Means ('OAVM') facility, please find enclosed herewith a copy of duly signed Minutes of the 75<sup>th</sup> Annual General Meeting of Shareholders of the Company. The said Minutes shall also be uploaded on the Website of the Company.

**Bharat Bijle** 

You are requested to take the same on your record.

Thanking you,

Yours sincerely, For Bharat Bljlee Limited

Durgesh N. Nagarkar Company Secretary & Senior General Manager, Legal

Encl.: a/a



Regul Office: Electric Mansion off Floor Appasaheb Marathe Marg Prabhadevi Mumbai 400025 India

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PAGE 00 0265

LD AT	ON	TIME
( 'the MEETING') OF THE I WEDNESDAY, SEPTEMBE CONFERENCING ("VC") / C (The Meeting was deemed	Y-FIFTH (75 <sup>®</sup> ) ANNUAL GEN MEMBERS OF BHARAT BIJI R 28, 2022 AT 11.00 A OTHER AUDIO VISUAL MEAI to be held at the Registered on, Appassheb Marathe Marg	LEE LIMITED HELD ON M. THROUGH VIDEO NS ("OAVM") FACILITY. Office of the Company
PRESENT THROUGH VIDE	D CONFERENCE / OTHER A	JDIO VIBUAL MEANS:
Mr. Prakash V. Mehta	Chairman and Membe Independent Director, Chairman of the Stake Committee (Present th	
Mi. Sanjiv N. Shah		Committee, Nomination & tee, Risk Management
Mr. Nikhil J. Denani	Managing Director, Vic Member (Present through VC fr	
Mr. Nakul P. Mehta	Managing Director, Vic Member Chairman of the Corpo Responsibility Commit (Present through VC fr	orate Social tee
Mr. Shome N. Danani	Whole-time Director an (Present through VC fr	
Mr. Jairaj C. Thacker	Independent Director (Present through VC fr	rom Mumbel)
Mr. Rajestiwar D. Bajaaj	Independent Director (Present through VC fr	rom Mumbal)
Ms. Mahnaz A. Curmaliy	Independent Director (Present through VC fr	rom Mumbai)
Mr. Ravi Chaudhary	Non-Executive Non-In (Present through VC fr	
Certified True Copy For Bharat Bijlee Ltd.	Nadu)	
Company Secretary	Extra on	CHAIRMAN'S OF

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HELD AT		ON TIME
	IN ATTENDANCE THROUGH	VIDEO CONFERENCE / OTHER AUDIO VISUAL
	MEANS:	
	Mr. Durgesh N. Nagarkar	Company Secretary & Senior General Manager: Legal & Compliance Officer (Present through VC from Mumbai)
	Mr. Yogendra S. Agarwal	Chief Financial Officer & Vice President: Finance and Member (Present through VC from Mumbal)
	Mr. R. S. Nair	General Manager: Internal Audit and Member (Present through VC from Mumbai)
	Mr. Bhaskar Upadhyay	Partner, M/s. N L Bhatie & Associates, Practicing Company Secretaries & Secretarial Auditors of the Company Scrutinizer of the 75 <sup>th</sup> Annual General Meeting (Present through VC from Mumbai)
	Ms. Palavi Sharma	Partner, M/s. Deloitte Haskins & Sells LLP, Statutory Auditors of the Company (Present through VC from Mumbai)
	Total No. of Shareholders atte	ading the 75 <sup>9</sup> AGM through VC; 76
	chaired and commenced th	V. Mehta (DIN 00001366), Chairman of the Board e Meeting and welcomed all the Directors and 75 <sup>th</sup> Annual General Meeting of the Shareholders of
	arrangements for the Share through Video Conferencing	the Shareholders that the Company had made holders to join the 75 <sup>th</sup> Annual General Meeting In line with the Circultare issued by the Ministry of as and Exchange Board of India.
		n Informed that the proceedings of the Meeting were Meeting the participants should be on mute.
		n of appreciation to all the Shareholders of the the sense of the Shareholders of the Shareholders of the Sopy Certified True Copy
	requisite quorum for the Meeti the Meeting through Video Ca representing 11.92.492 Equi	the Company Secretary, Chaimian informed that the ing was present with total 76 Shareholders attending onferencing, including 3 Autoorased Rapresentatives ity Shares, Quorum was present throughout the the Meeting to orderet 11.00 # Mas am 00
		CHAIRMAN'S

HELD AT	ON	TIME
The Chairman then commer		
other members of the Board		
the Meeting, by asking each name is called out, from the		
Shareholders that the auth		
Secretarial Auditor and the S	crutinizer were also virtually p	present.
The Chairman informed that		
Means, the requirement for		
were not applicable. He ful hosted on the Website of the		
the conclusion of the AGM:		
- the Register of Direct	ors and Key Managerial	Personnel and their
	under Section 170 of the Cor	
	or Arrangements in which [	Directors are interested
under Section 189 of the	Companies Act, 2013; ticles of Association of the Co	
<ul> <li>the Annual Report for the</li> </ul>		
- all other documents requ	ired to be kept at the Annua	al General Meeting, as
mentioned in the Notice of	f the 75 <sup>n</sup> AGM.	
The Chairman commenced	with the formal agenda of t	he AGM and with the
consent of the Shareholder		-
General Meeting, and the Ar 2021-2022, containing the Di		
Statements, Business Respo		
related documents for the fin		
only those Shareholders.		
Company or Link Intime Indi within the statutory period, we		pository Participant(s),
Further, Chairman confirmed	to the Shareholders that the	Auditors' Report issued
by the Statutory Auditors on		
Financial Year ended March	second	
Financial Year ended Man		
Meeting did not contain any other remarks. With the per	A CONTRACT OF A	
Reports including annexures	and the second	
The Chairman thanaster mot	red on to highlight the curren	t year's performance of
the Company for the five man	the ended August 31, 2022	
		CHAIRMAN'S
		INITIALS / V

PAGE 00 0 2 8 9

30.9

HELD AT		ON	TIME	
		Current Year	(R	s. in Crore)
			April 2021 - August	% change
		April 2022 - August 2022	2021	
	Orders obtained	717.55	391.31	83.4
	Sales	471.06	465.05	1.3
			1	

980.52

Pending orders

Note: Sales Turnover excludes income from Sale of Scrap & Indirect Tax Recovery

749.17

Chairman then informed the Shareholders present virtually, that pursuant to the provisions of Section 108 of the Companies Act. 2013 read with Rule 20 of the Companies (Management and Administration) Rules. 2014, Regulation 44 of Securities and Exchange Board of India (Listing Regulations & Disclosure Requirements) Regulations. 2015 and Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India, the Company has extended the "Remote E-Voting" (e-voting from place other than venue of the Annuel General Meeting) facility, to its Shareholders, to enable them to cast their vote electronically through e-voting platform provided by Ws Link Intime India Private Limited. The Remote E-Voting period was open for 3 days from Sunday, September 25, 2022 from 9.00 a.m. IST and concluded on Tuesday, September 27, 2022 at 5.00 p.m. IST.

He further informed that those Shareholders who had not cast their vote through Remote E-Voting process, had been provided with the facility to cast vote during the AGM using the E-Voting facility integrated with the Video <u>Conferencing</u> Platform, provided by M/s Link intime India Pvt. Ltd. Mr. Bhasker Upachyay or failing him, Mr. Bharat Upachyay, Partners of M/s N. L. Bhatia & Associates, Practicing Company Secretaries, was appointed as the Scrutinizer by the Board for scrutinising the e-voting process (remote e-voting and e-voting at the AGM) in a fair and transparent manner. He stated that Shareholders can cast their vote after the Window for E-Voting is activated and at the same time continue to participate in the proceedings of the Meeting.

Chairman then informed the Shareholders about the flow of events at the AGM and stated that he would first proceed with the items of business to be transacted at the AGM and then would move to the Question and Answers Session for the Shareholders, who have registered as Speakers

There were 5 (five) Resolutions proposed to be passed in the AGM and same were forming part of the Notice of the AGM dated July 28, 2022. Since the Notice had elready been circulated to the <u>Shareholders</u> and the Resolution had been put to vote through remote e voting, the resolutions were taken as read.

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CHAIRMAN'S	*()

General P. Press, Mumbai - 3.

**MINUTE BOOK** 

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PAGE MINUTE BOOK HELD AT ON . TIME Following agenda and resolutions as mentioned in the Notice of the AGM were deemed to be read: ORDINARY BUSINESS: ITEM NO. 1 TO RECEIVE, CONSIDER AND ADOPT THE FINANCIAL STATEMENTS, NAMELY (I) AUDITED BALANCE SHEET AS AT MARCH 31, 2022, (II) THE AUDITED STATEMENT OF PROFIT AND LOSS FOR THE FINANCIAL YEAR ENDED ON THAT DATE (III) CASH FLOW STATEMENT FOR THE FINANCIAL YEAR ENDED ON THAT DATE AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON "RESOLVED THAT the Audited Balance Sheet as at March 31. Resolution. 2022, the Statement of Profit and Loss and Cash Flow Statement No. 1 for the year ended on that date, together with all the notes attached thereto and Reports of the Board of Directors and Auditors thereon, be and are hereby received and adopted." ITEM NO. 2 TO DECLARE DIVIDEND OF RS. 30- (RUPEES THIRTY ONLY) PER FULLY PAID-UP EQUITY SHARE OF FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH, WHICH INCLUDES RS, 10/- PER FULLY PAID-UP EQUITY SHARE, FOR THE FINANCIAL YEAR 2021-2022, ON THE OCCASION OF COMPANY'S 75TH ANNUAL REPORT Resolution: \*RESOLVED THAT pursuant to the recommendations of the Board of Directors at its Meeting held on May 19, 2022, Dividend of No. 2 Rs. 30/- (Rupees Thirty only) per fully paid-up equity share of Face Value of Rs. 10/- (Ruppers Ten Only) each (300%), which includes Rs. 10/- per fully paid-up equity share, for the Financial Year 2021-2022, on the occasion of Company's 75" Annual Report, for the financial year ended March 31, 2022, be and is hereby declared and the same be paid out of the profils for the period, to those Shareholders whose names appear on the Company's Register of Members as on the Cut-off Date, i.e., on Wednesday, September 21, 2022, in respect of Equity Shares held in physical form and in respect of Equity Shares held in demat form to those Beneficial owners as at the close of business hours on Wednesday, September 21, 2022, as per the list furnished by National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL) and that the payment of Dividend will commence on or after September 29, 2022, only to those Shareholders who are entitled to receive payment." CHAIRMAN'S INITIALS General P. Press, Mumbal - 3.

PAGE 00 0271

TIME

### ITEM NO. 3

MINUTE BOOK

HELD AT.

TO APPOINT A DIRECTOR IN PLACE OF MR. SHOME N DANANI (DIN 00217787), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT

ON

Resolution: "RESOLVED THAT Mr. Shome N. Danani (DIN 00217787), who retiree by rotation and being eligible for re-appointment, is hereby No. 3 re-appointed as Director (While-time Director) of the Company."

#### ITEM NO. 4

TO CONSIDER, AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION TO RE-APPOINT THE STATUTORY AUDITORS OF THE COMPANY FOR 240 TERM OF 5 (FIVE) CONSECUTIVE YEARS

No. 4

Resolution: 'RESOLVED THAT pursuant to provisions of Sections 139, 141, 142 and all other applicable provisions, if any, of the Companies Act 2013, read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) / re-enactment(s) / emendment(s) thereof, for the time being in force), and pursuant to the recommendations of the Audit Committee and the Board of Directors of the Company at their respective meetings, Messrs. Doloitto Haskins & Sels LLP, Chartered Accountants, Mumbai (ICA) Firm Registration No. 117366WAV-100018), be and are hereby Re-appointed as the Statutory Auditors of the Company, to hold office for a second (2nd) Term of five (5) consecutive years, commencing from the conclusion of this 75th Annual General Meeting until the conclusion of the 80<sup>th</sup> Annual General Meeting of the Company, at such remuneration plus applicable tax and reimbursement of out-of pocket expenses incurred by them during the course of audit, as Board of Directors / Audit Committee may fix in this behalf."

#### SPECIAL BUSINESS:

#### ITEM NO. 5

TO CONSIDER, AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY **RESOLUTION FOR THE RATIFICATION OF REMUNERATION PAYABLE TO** THE COST AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR 2022-2023



Ganaral P. Press, Mumbal - 3

MINUTE BOOK		PAGE
HELD AT	ON	TIME

No. 5

"RESOLVED THAT pursuant to the provisions of Sections 148 Resolution: and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read with the Companies (Audit and Auditors Rules) 2014 (including any statutory modification(s) / re-enactment(s) / amendment(s) thereof, for the time being in force), and pursuant to the recommendation of the Audit Committee, the remuneration payable to Messrs. P M Nanabhoy & Co., Cost Accountants (Firm Registration No. 000012), appointed by the Board of Directors as Cost Auditors, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2023, amounting to Rs. 1,12,700/- (Rupees One Lakhs Twelve Thousand Seven Hundred Only) plus applicable tax and reimbursement of out of pocket expenses incurred by them during the course of audit, be and is hereby ratified.

> **RESOLVED FURTHER THAT the Board of Directors of the** Company (including its Committee(s) thereof) or the Company Secretary be and are hereby authorised to do all such acts and take all such steps as may be necessary, proper, or expedient to give effect to this resolution."

After the above resolutions were being briefed and deemed to be reed, the Chairman then moved on to the Question & Answer Session and invited the Shareholders who had earlier enrolled their names as Speakers, to express their views / make comments / seek clarifications etc. He further announced that those Shareholders, who had not registered themselves as the Speaker but would still desire to raise any questions, may do so by using the chat box provided on the Live Screen. He also requested the Moderator to activate the E-Voting Window, so as to enable the Shareholders attending the AGM, who have not already cast their vote by remote e-voting, to cast their vote electronically during the Meeting. The window for electronic voting would be kept open till 15 minutes post conclusion of Question and Answer Session. Thereafter the same will be automatically closed. Shareholders present virtually, were accordingly requested to vote.

The Chairman thereafter requested the Moderator of the Meeting to enable the speaker Shareholders in the order of their registration and also asked the Moderator to request the Speakers to be as brief as possible, not exceeding 2 minutes each.

Total 16 (Sixteen) Shareholders registered themselves as Speakers, out of which 11 (Eleven) Shareholders put forth their questions on various Items of the Annual Report and Financial Statements for the year under consideration and sought clarifications.

CHAIRMAN'S INITIALS

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General P. Press, Mumbal - 3.

HELD AT	ON	4	TIME	
1. Mr. Hardi	c Jain;			
2. Mr. Rajat				
3. Mr. Aman				
	dkumar J. Shah:			
5. Mr. Parim	al Mithani;			
6. Mr. Digan				
7. Mr. Anuj				
· · · · · · · · · · · · · · · · · · ·	nshu Upadhyay			
9. Mr. Sunil				
10. Mr. Rahu	Jain			
11. Ms. Veen	a Chandrakant Patel			
answer the qu Shareholders the AGM due (	beakers had completed t eries raisod, requested t (including Registered S to technical issues in the ag. The Moderator con	the Moderator to o peaker Sharehold hir ines) who would	check if there lers who cou Id like to rais	e were any other uld not speak at e further queries
Chairman rea	uested Mr. Nikhil J. C	anan and Mr		abta Managina
	Vice Chairmen of the (			
technical and	operational performance	and business rela	ated queries.	Mr. Danani and
	lied to the extent disclo	sure was consist	tent with the	interests of the
Company and	its Shareholders.			
Since there w	vere no further question	ons / comments.	the Chairm	an thanked the
	for their participation,			
	he e-voting on the Link			
	minutes, for the Share			
	hen handed over to the S			
Chairman aut	horised Mr. Durgesh N	I. Nagarkar, Con	npany Secre	tary and Senior
General Many	ger, Legal, to declare	the Result of the	Voting thro	ugh E-VOTING
(Remote e-Vo	ting as well as e-votir	ng during the Me	eting), after	the process is
complete, and	Results have been certi	ified by the Scruth	nizer.	
Chairman ann	ounced to the Shareho	iders that the con	nbined Resul	it of the Remote
E-Voting and	E-Voting at the AGM w	nill be communica	ted to the S	tock Exchanges
within two wor	ting days from the eonc	lusion of the Mee	ting and the l	Results declared
along with S	coutinizer's Report sh	all be hosted o	on the Con	npany's website
https://www.bl	naratbijlee.com and on	the website of	Link Intime	e and shall be
displayed at the	he Registered Office as	well as the Corpo	orate Office	of the Company,
immediately a	after the Result is decl	lared by the Cha	airman or ar	ny other person
	him and will simultaneou	and the second se		
Stock Exchan	ge of India Limited, when	te the equity share	e of the Con	npany are listed.
There being r	to other matter, the Cha	irman concluded	the business	s of the day and
thanked all th	e Shareholdens present	for their kind atte	ention, co-op	eration, valuable
support and t	he time spent. The Chai	iman also thanke	ed all Directo	rs end Members
of the Manage	ment who had joined the	e Meeting.		
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			CHAIRMAN	rs t
			INITIALS	1

General P. Press, Mumbal - 3.

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HELD AT	ON	TIME
Thereafter, the Chairman amounced the Moeting of the Company at 12:28 p.m.	formal closure of t	the 75" Annual General
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	0	allare
		VVV
	P	rakash V. Mehta
		Chairman
		Place: Mumbai
C-1 ( (0/40 D000		Date: 21/10/2022
Entered on: 19/10/2022		
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Certified True Copy	·BHA	
For Bharat Bijlee Ltd.	Sharat @	
	Bille	
Vienne	ANUMINA 22	
Company Secretary		
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		-ny Secretan
		any Secretary

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00 0 2 7 5

# MINUTE BOOK PAGE HELD AT ON TIME ANNUAL GENERAL MEETING OF THE COMPANY HELD ON SEPTEMBER 28, 2022 AT 11.00 A.M. THROUGH VIDEO CONFERENCING ("VC") / OTHER AUDIO VISUAL MEANS ("OAVM") FACILITY DECLARATION OF RESULTS OF REMOTE E-VOTING & E-VOTING DURING THE 75" ANNUAL GENERAL MEETING As per the provisions of the Companies Act, 2013 and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in compliance with the General Circular Nos. 14/2020 dated April 08, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 5, 2020, 02/2021 dated January 13, 2021, 21/2021 dated December 14, 2021 and 02/2022 dated May 05; 2022; issued by the Ministry of Corporate Affairs (collectively referred as 'MCA Circulars') and Circular Nos. SEBVHO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, SEBVHO/CFD/CMD2/CIR/P/ 2021/11 dated January 15, 2021 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 issued by the Securities and Exchange Board of India (SEBI) (herein after collectively referred as 'Circulars'), the Company had provided the facility of Remote E-Voting to enable the Shareholders to cast their vote electronically on the resolutions proposed in the Notice of the 75" Annual General Meeting ('AGM'). The Remote E-Voting was open from 9.00 a.m. IST on Sunday, September 25, 2022 till 5.00 p.m. IST on Tuesday, September 27, 2022 and the Remote E-Voting module was blocked by Link Intime India Private Limited thereafter. The cuff off date for the purpose of remote evoting and reckoning the eligible votes for shares held in physical form or dematerialized form was Wednesday, September 21, 2022. The Board of Directors of the Company had appointed Mr. Bhaskar Upadhyay or failing him Mr. Bharat Upadhyay, Partners of N. L. Bhatia & Associates, Practicing Company Secretaries, as the Scrutinizer to scrutinize the Voting Process through Remote E-Voting and E-Voting during the AGM. The Scrutiniser had carried out the scrutiny of all the electronic votes received up to the close of remote e-voting period and votes cast through e-voting facility during the AGM and had submitted his Report on Wednesday, September 28, 2022, to the Company and the results of voting were declared by Mr. Durgesh N. Nagarkar, Company Secretary and Senior General Manger, Legal, being authorized by the Chairman in this behalf. CHAIRMAN'S INITIALS General P. Press, Mumbai - 3.

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MINUTE BOOK	PAGE _		

HELD AT \_\_\_\_\_\_ ON \_\_\_\_\_ TIME \_\_\_\_\_

The consolidated results as per the Scrutinizers' Report dated September 28, 2022 is as follows:

#### ITEM NO. 1

TO RECEIVE, CONSIDER AND ADOPT THE FINANCIAL STATEMENTS, NAMELY (I) AUDITED BALANCE SHEET AS AT MARCH 31, 2022, (II) THE AUDITED STATEMENT OF PROFIT AND LOSS FOR THE FINANCIAL YEAR ENDED ON THAT DATE (III) CASH FLOW STATEMENT FOR THE FINANCIAL YEAR ENDED ON THAT DATE AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON

No. of shares heid	Number of Shares Cast	Number of Votes In Favour	Number of Votes Against	% of Val	id Votes	No. of Invalid / Abstained Votes
				Favour	Against	
23,34.025	23.34.025	23,33.995	30	99.9987	0.0013	9.973

#### . ITEM NO. 2

TO DECLARE DIVIDEND OF RS. 30- (RUPEES THIRTY ONLY) PER FULLY PAID-UP EQUITY SHARE OF FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH, WHICH INCLUDES RS. 10/- PER FULLY PAID-UP EQUITY SHARE, FOR THE FINANCIAL YEAR 2021-2022, ON OCCASION OF COMPANY'S 75<sup>TH</sup> ANNUAL REPORT

No. of shares held	Number of Shares Cast	Number of Votes In Favour	Number of Votes Against	% of Va	lid Votes	No. of Invalid / Abstained Votes
				Favour	Ageinet	
23,35,719	23.35,719	23,35,689	30	99.9987	0.0013	9.973

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General P. Pross, Mumbai - 3.

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00217787),	NT A DIREC WHO RETIR OR RE-APPO	ES BY RO				
shares	Number of Shares Cast	Number of Votes In Favour	of Votes of Votes In Against	% of Valid Votaa		No, of Invalid / Abstained Votes
				Favour	Against	
23,35,719	23,35,719	23,13,495	22,224	99.0485	0.9515	9.973
	Cast	Favour Aga	in Votes Favour Against	Favour	Against	Votes
23,35,719	23,35,719	23,35,689	30	99.9987	0.0013	9973
RATIFICATI MESSRS.	ION OF CO P MI NAI TION NO. 00	NABHOY & 0012) FOR 1 Number	CO., 0	COST ACCIAL YEAD	COUNTAR	ITS (FIRM
RATIFICAT MESSRS. REGISTRA 2023: No. of shares	ION OF CC P M NAI TION NO. 00 Number of Shares	NABHOY & 0012) FOR 1 Number of Votes In	Number	COST ACCIAL YEAD	COUNTAN R ENDING	No. of Invalid / Absteined
RATIFICAT MESSRS. REGISTRA 2023: No. of shares	ION OF CC P M NAI TION NO. 00 Number of Shares	NABHOY & 0012) FOR 1 Number of Votes In Favour	Number of Votes Against	COST ACCIAL YEAR	COUNTAP R ENDING alid Votes Against	No. of Invalid / Absteined

HELD AT	ON	TIME
Based on the Report of the Son as set out in the Notice of the declared as having been passed	• 75" Annual General Mee	
The Results of Voting were in Limited <u>https://www.nseindia.co</u> on the website of the Compar <u>physically</u> displayed on the Notic of the <u>Company</u> .	m/, BSE Limited https://www ny at https://www.bharatbille	bseindia com/, hosted a.com/, besides being
	T A	Chairman
Place: Mumbai Date: 21/10/2022		
Certified True C For Bharat Bijled Company Secret	e Ltd.	STELIMITED.