

#### Intellect/SEC/2022-23

#### August 01, 2022

The National Stock Exchange of India Ltd.,	Scrip Code :	
Exchange Plaza, 5 <sup>th</sup> Floor, Plot No. C/1, G Block, Bandra Kurla Complex,	INTELLECT	
Bandra (E), Mumbai – 400 051.		
The Bombay Stock Exchange Ltd.	Scrip Code :	
1 <sup>st</sup> Floor, New Trade Ring, Rotunda Building, PJ Towers,	538835	
Dalal Street, Fort, Mumbai – 400 001.		

Dear Sir(s),

Sub : <u>Remote/e-voting results along with the Scrutinizer's report of 11th Annual General</u> Meeting of the Company

Kindly find the enclosed of the following documents:

- 1. Voting results in accordance with Regulation 44 of SEBI (LODR) Regulations, 2015.
- Report of the Scrutinizer dated July 30th, 2022 in accordance with Section 108 of Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 of the 11<sup>th</sup> AGM of the Company held on July 29, 2022.

Kindly take the above information on record and confirm Compliance.

Thanking you,

Yours Truly, for Intellect Design Arena Limited,

V VNaresh Company Secretary and Compliance officer Encl : As above



#### Intellect Design Arena Limited

Registered Office: 244 Anna Salai, Chennai - 600 006, India | Ph: +91-44-6615 5100 | Fax: +91-44-6615 5123 Corporate Headquarters: SIPCOT IT Park Siruseri, Chennai - 600 130, India | Ph: +91-44-6700 8000 | Fax: +91-44-6700 8874 E-mail: contact@intellectdesign.com | www.intellectdesign.com

NAME OF THE COM	PANY			INTELLECT D	INTELLECT DESIGN ARENA LIMITED				
NUMBER OF SHAREHOLDERS, AS ON E-VOTING CUT-OFF DATE				114319	114319				
No. of Shareholders a	ttended the meeting	g through Vide	o Conferenci	ng					
Promoters and Pr	omoter Group:			2					
Public:				92					
1.Adoption of Standalon	e and Consolidated Fin	ancial Statemen	ts as on March	31, 2022.					
Resolution Required:(Or	dinary/Special)			Ordinary Resolution					
Whether promoter/ prom interested in the agenda/	-	16 - 16 -		No					
PARTICULARS	MODE OF	NO OF	NO OF	% OF SHARES	NO OF	NO OF	% OF	% OF VOTES	
	VOTING	SHARES	VOTES	POLLED ON	<b>VOTES IN</b>	VOTES	VOTES IN	AGAINST ON	
		HELD	POLLED	OUTSTANDING	FAVOUR	AGAINST	FAVOUR	VOTE	
				SHARES			ON VOTES POLLED	POLLED	
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100	
PROMOTER AND	E-VOTING	41526429	41526429	100.0000	41526429	0	100.0000	(	
PROMOTER~GROUP	POLL		0	0	0	0	0	(	
	POSTAL BALLOT		0	0	0	0	0	(	
	VENUE-VOTING		0	0	0	0	0	(	
	SUB TOTAL	41526429	41526429	100.0000	41526429	0	100.0000	C	
PUBLIC-	E-VOTING	36461613	9597902	26.3233	9597902	0	100.0000	C	
INSTITUTIONS	POLL		0	0	0	0	0	(	
	POSTAL_BALLOT	Γ	0	0	0	Ő	0	(	
	VENUE-VOTING	L L	0	0	0	0	0	(	
	SUB TOTAL	36461613	9597902	26.3233	9597902	0	100.0000	C	
PUBLIC-NON	E-VOTING	56992108	12528591	21.9830	12528483	108	99.9991	0.0009	
INSTITUTIONS	POLL	Γ	0	0	0	0	0	C	
	POSTAL BALLOT		0	0	0	0	0	C	
	VENUE-VOTING		482180	0.8460	482180	0	100.0000	C	
	SUB TOTAL	56992108	13010771	22.8291	13010663	108	99.9992	3000.0	
NON PROMOTER -	E-VOTING	7240	0	0	0	0	0	C	
EMPLOYEES TRUST	POLL		0	0	0	0	0	(	
(SHARE BASED	POSTAL BALLOT	Γ	0	0	0	0	0	(	
EMPLOYEES	VENUE-VOTING	[	0	0	0	0	0	C	
BENEFIT)	SUB TOTAL	7240	0	0	0	0	0	C	
GRAND TOTAL		134987390	64135102	47.5119	64134994	108	99.9998	0.0002	

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#### NAME OF THE COMPANY

#### INTELLECT DESIGN ARENA LIMITED

2. Declaration of dividend of Rs.2.50 per equity share for the financial year ended March 31, 2022.

Resolution Required:(Or	dinary/Special)			Ordinary Resolution	1			
Whether promoter/ prom	oter groups are			No				
interested in the agenda/								
PARTICULARS	MODE OF	NO OF	NO OF	% OF SHARES	NO OF	NO OF	% OF	% OF VOTES
	VOTING	SHARES	VOTES	POLLED ON	VOTES IN	VOTES	VOTES IN	AGAINST ON
		HELD	POLLED	OUTSTANDING	FAVOUR	AGAINST	FAVOUR	VOTE
				SHARES			ON VOTES	POLLED
							POLLED	
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND	E-VOTING	41526429	41526429	100.0000	41526429	0		0
PROMOTER~GROUP	POLL		0	0	0	0	0	C
	POSTAL_BALLOT		0	0	0	0	0	0
	VENUE-VOTING		0	0	0	0	0	0
	SUB TOTAL	41526429	41526429	100.0000	41526429	0	100.0000	0
PUBLIC-	E-VOTING	36461613	9771869	26.8004	9771869	Ō	100.0000	0
INSTITUTIONS	POLL		0	0	0	0	0	0
	POSTAL BALLOT	C	0	0	0	0	0	0
	VENUE-VOTING		0	0	0	0	0	C
	SUB TOTAL	36461613	9771869	26.8004	9771869	0	100.0000	0
PUBLIC-NON	E-VOTING	56992108	12528560	21.9830	12528375	185	100.0000	0.0015
INSTITUTIONS	POLL		0	0	0	0	0	0
	POSTAL BALLOT		0	0	0	0	0	0
	VENUE-VOTING		482180	0.8460	482180	0	100.0000	0
	SUB TOTAL	56992108	13010740	22.8290	13010555	185	100.0000	0.0014
NON PROMOTER -	E-VOTING	7240	0	0	0	0	0	0
EMPLOYEES TRUST	POLL		0	0	0	0	0	0
(SHARE BASED	POSTAL BALLOT		0	0	0	0	0	0
EMPLOYEES	VENUE-VOTING		0	0	0	0	0	0
BENEFIT)	SUB TOTAL	7240	0	0	0	0	0	0
GRAND TOTAL		134987390	64309038	47.6408	64308853	185	99.9997	0.0003
3. Re-appointment of dir	ector in the place of Mi	r Andrew Ralp	h England (DIN	08211307) who reti	re by rotation an	d being eligib	le, offers himse	If for re-
appointment.				NEW COLO READ NOT THE				
Resolution Required:(Or	dinary/Special)			Ordinary Resolution				
Whether promoter/ prom				NO				
interested in the agenda/i	resolution?							
PARTICULARS	MODE OF	NO OF	NO OF	% OF SHARES	NO OF	NO OF	% OF	% OF VOTES
ľ	VOTING	SHARES	VOTES	POLLED ON	VOTES IN	VOTES	VOTES IN	AGAINST ON
		HELD	POLLED	OUTSTANDING	FAVOUR	AGAINST	FAVOUR	VOTE
				SHARES			ON VOTES	POLLED
							POLLED	

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NAME OF THE COM	PANY			INTELLECT D	ESIGN AREN	ALIMITED		
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND	E-VOTING	41526429	41526429	100.0000	41526429	0	100.0000	
PROMOTER~GROUP	POLL		0	0	0	0	0	
	POSTAL BALLOT		0	0	0	0	0	
	VENUE-VOTING	ľ	0	0	0	0	0	
	SUB TOTAL	41526429	41526429	100.0000	41526429	0	100.0000	
PUBLIC-	E-VOTING	36461613	9771869	26.8004	9530170	241699	97.5300	2.473
INSTITUTIONS	POLL		0	0	0	0	0	
	POSTAL BALLOT		0	0	0	0	0	
	VENUE-VOTING		0	0	0	0	0	
	SUB TOTAL	36461613	9771869	26.8004	9530170	241699	97.5300	2.473
PUBLIC-NON	E-VOTING	56992108	12528560	21.9830	12527470	1090	99.9900	0.008
INSTITUTIONS	POLL		0	0	0	0	0	(
	POSTAL BALLOT		0	0	0	0	0	(
	VENUE-VOTING		482180	0.8460	482180	0	100.0000	(
	SUB TOTAL	56992108	13010740	22.8290	13009650	1090	99.9900	0.0084
NON PROMOTER -	E-VOTING	7240	0	0	0	0	0	
EMPLOYEES TRUST	POLL		0	0	0	0	0	(
SHARE BASED	POSTAL BALLOT		0	0	0	0	0	1
EMPLOYEES	VENUE-VOTING		0	0	0	0	0	
BENEFIT)	SUB TOTAL	7240	0	0	0	0	0	(
GRAND TOTAL		134987390	64309038	47.6408	64066249	242789	99.6225	0.377
4. Appointment of Mr. 1	Ambrish Pandey Jain (I	DIN.07068438)	as an Independe	ent Director of the con	mpany.			
Resolution Required:(Or	dinary/Special)			Special Resolution				
Whether promoter/ prom	oter groups are			No		63		··· ·· ·· ·
interested in the agenda/								
PARTICULARS	MODE OF	NO OF	NO OF	% OF SHARES	NO OF	NO OF	% OF	% OF VOTES
	VOTING	SHARES	VOTES	POLLED ON	VOTES IN	VOTES	VOTES IN	AGAINST ON
	8 15 5-465 5355	HELD	POLLED	OUTSTANDING	FAVOUR	AGAINST	FAVOUR	VOTE
				SHARES			ON VOTES	POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND	E-VOTING	41526429	41526429		41526429	0		() () ]
ROMOTER~GROUP	POLL		0		0	0	0	1
	POSTAL BALLOT		0	0	0	0	0	
	VENUE-VOTING		0	0	0	0	0	
	SUB TOTAL	41526429	41526429	100.0000	41526429	0	100.0000	
PUBLIC-	E-VOTING	36461613	9771869	2 43 200 Providence - 2 40 200 Providence - 2 40 200 Providence - 2	9771869	0	100.0000	
INSTITUTIONS	POLL		0		0	0	0	
anana 2012 - Franki San Bu	POSTAL BALLOT		0		0	0		

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NAME OF THE COMPANY				INTELLECT DESIGN ARENA LIMITED				
	SUB TOTAL	36461613	9771869	26.8004	9771869	0	100.0000	0
PUBLIC-NON	E-VOTING	56992108	12528560	21.9830	12526326	2234	99.9822	0.0178
INSTITUTIONS	POLL		0	0	0	0	0	0
	POSTAL BALLOT		0	0	0	0	0	0
	VENUE-VOTING		482180	0.8460	482180	0	0	0
	SUB TOTAL	56992108	13010740	22.8290	13008506	2234	99.9828	0.0172
NON PROMOTER -	E-VOTING	7240	0	0	0	0	0	0
EMPLOYEES TRUST	POLL	Γ	0	0	0	0	0	0
(SHARE BASED	POSTAL BALLOT		0	0	0	0	0	0
EMPLOYEES	VENUE-VOTING		0	0	0	Ő	0	0
BENEFIT)	SUB TOTAL	7240	0	0	0	0	0	0
GRAND TOTAL		134987390	64309038	47.6408	64306804	2234	99.9965	0.0035



10/23, First Floor, Vinayagam Street R. A. Puram, Chennai - 600 028. Phone: 044 - 4957 9711, 2493 3130, Mobile: 099406 16711 E-mail: csvasumathy@gmail.com, GSTN: 33ADRPV9755H1Z0

### <u>CONSOLIDATED SCRUTINIZER'S REPORT</u> <u>(On voting through Remote E-Voting and E-Voting during the AGM)</u> (Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014)

July 30, 2022

The Chairman Intellect Design Arena Limited No. 244, Anna Salai Chennai – 600 006.

Dear Sir,

### SUB: CONSOLIDATED SCRUTINIZER'S REPORT OF THE REMOTE E-VOTING AND E-VOTING AT THE 11<sup>TH</sup> ANNUAL GENERAL MEETING OF INTELLECT DESIGN ARENA LIMITED HELD ON FRIDAY, JULY 29, 2022 AT 11:00 A.M. (IST) THROUGH VIDEO CONFERENCING ('VC') / OTHER AUDIO VISUAL MEANS ('OAVM')

- 1. I, V. Vasumathy, Practising Company Secretary, have been appointed by the Board of Directors of Intellect Design Arena Limited ("the Company") as a Scrutinizer vide letter dated May 9, 2022 for the purpose of scrutinizing the Remote E-voting and E-voting during the 11<sup>th</sup> Annual General Meeting ("AGM") of the Company, in a fair and transparent manner in accordance with Section 108 of the Companies Act, 2013 read with Rule 20 & 21 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and subject to Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, in respect of resolutions set out in the notice dated May 5, 2022 of the 11<sup>th</sup> Annual General Meeting of the Members of the Company held on July 29, 2022 at 11.00 A. M. through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM").
- 2. In view of the continuing COVID-19 global pandemic, the Ministry of Corporate Affairs vide its Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020, Circular No. 02/2021 dated January 13, 2021, Circular No. 21/2021 dated December 14, 2021 and Circular No. 2/2022 dated May 5, 2022 (collectively referred to as "MCA Circulars") has permitted conducting of Annual General Meeting of a Company through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") without the physical presence of the members for the meeting at a common venue and Securities and Exchange Board of India ("SEBI") vide its Circular

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No. SEBI/HO/CFD/ CMD1/CIR/P/2020/79 dated May 12, 2020, Circular No. SEBI/HO/CFD/CMD2/CIR /P/2021/11 dated January 15, 2021 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 has provided relaxation on compliance with certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 due to the COVID - 19 pandemic (collectively referred to as "SEBI Circulars").

Since the AGM is held in accordance to the aforesaid circulars, the physical presence of Members has been dispensed with and the facility for appointment of proxies by the Members was not applicable and hence dispensed with.

Members who attended the meeting through VC or OAVM have been counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

- 3. The Management of the Company is responsible to ensure compliance with the requirements of the statutory requirements w.r.t. the following for conducting the Annual General Meeting of the Company through VC / OAVM on the resolutions contained in Notice of the 11<sup>th</sup> Annual General Meeting of the Company:
  - (i) the Companies Act, 2013 and Rules made thereunder read with the relevant Circulars of Ministry of Corporate Affairs (MCA) w.r.t. conduct of Annual General Meeting and E-voting;
  - (ii) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 relating to Remote E-Voting and E-voting at the Annual General Meeting.
- 4. The Company had availed the voting facility offered by National Securities Depository Limited ("NSDL"), for conducting Remote E-voting ("Remote E-Voting") and E-voting ("E-voting") at the Annual General Meeting to enable the Members to exercise their right to vote by electronic means.
- 5. My responsibility as Scrutinizer for the voting process is restricted to make a 'Consolidated Scrutinizer's Report' of the votes cast as "for" or "against" / "assent" or "dissent" for the resolution as stated in the notice of the 11<sup>th</sup> Annual General Meeting, based on reports generated from the Electronic voting service facility provided by National Securities Depository Limited ("NSDL") engaged by the Company, to provide voting through electronic means i.e. by Remote E-voting and on E-voting at the 11<sup>th</sup> Annual General Meeting.
- 6. The Shareholders of the Company holding shares as on the "Cut-off" date of (i .e. on

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Friday, July 22, 2022) were entitled to vote on the resolutions as set out in the Notice of the 11<sup>th</sup> Annual General Meeting.

- 7. The Remote E-voting commenced on Tuesday, July 26, 2022 at 9.00 A. M. IST to Thursday, July 28, 2022 at 5.00 P. M. IST and the NSDL Remote E-voting Platform was closed in due time. After declaration of voting by the Chairman during the Annual General Meeting, the shareholders who were present through VC / OAVM during the Annual General Meeting voted through the E-voting facility provided by NSDL at the Annual General Meeting.
- 8. The shareholders who had voted by Remote E-voting through the facility provided by NSDL had been blocked and only those shareholders who were present through VC / OAVM during the Annual General Meeting and who had not voted using the Remote evoting facility were allowed to cast their votes through E-voting system during the Annual General Meeting.
- 9. After closure of E-voting during the Annual General Meeting, votes cast through E-voting during the AGM and through Remote E-voting prior to the date of AGM were unblocked in the presence of two witnesses who are not in employment of the Company in accordance with Rule 20 (3) (ix) of the Companies (Management and Administration) Rules, 2014 and downloaded the results, after the appointed time from the E-voting System of NSDL, scrutinized, reviewed and the votes were counted and the voting results were prepared.
- 10. I have relied on information provided by Cameo Corporate Services Limited ("Cameo"), the Registrar and Share Transfer Agent ("RTA") of the Company in relation to details regarding number of shares held and signatures of shareholders.
- 11. Based on the data downloaded from NSDL E-voting System, the total votes cast in "favour" or "against" / "assent" or "dissent" on all resolutions proposed in the Notice of the 11<sup>th</sup> Annual General Meeting are submitted by me as under:

### **Resolution No. 1**: Adoption of Financial Statements. (Ordinary Resolution)

To receive, consider and adopt:

- the Audited Standalone Financial Statements of the Company for the Financial Year ended 31<sup>st</sup> March, 2022 together with the Reports of the Board of Directors and Auditors thereon;
- (ii) the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31<sup>st</sup> March, 2022 together with the Reports of the Auditors thereon;





(a) Voted in favour of the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
433	6,41,34,994	99.9998%

(b) Voted against the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
3	108	0.0002%

(c) Invalid Votes:

Total Number of Members, whose Votes were declared invalid	Number of Votes cast by them
27	1,13,93,626

**<u>Resolution No. 2</u>**: To declare a final dividend of ₹ 2.50/- per equity share for the financial year ended March 31, 2022. *(Ordinary Resolution)* 

(a) Voted in favour of the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
430	6,43,08,853	99.9997%

(b) Voted against the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
5	185	0.0003%

(c) Invalid Votes:

Total Number of Members, whose Votes were declared invalid	Number of Votes cast by them
27	1,13,93,626





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**Resolution No. 3**: To appoint a Director in the place of Mr. Andrew Ralph England, (DIN: 08211307), who retires by rotation and being eligible, offers himself for re-appointment. *(Ordinary Resolution)* 

(a) Voted in favour of the Resolution:

Number of Members	Number of Votes cast by	% of total number of valid
Voted	them	votes cast
412	6,40,66,249	99.6225%

(b) Voted against the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
23	2,42,789	0.3775%

(c) Invalid Votes:

Total Number of Members, whose Votes were declared invalid	Number of Votes cast by them
27	1,13,93,626

**<u>Resolution No. 4</u>**: To appoint Mr. Ambrish Pandey Jain (DIN: 07068438), as an Independent Director of the Company for a term of 5 years. *(Special Resolution)* 

(a) Voted in favour of the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
428	6,43,06,804	99.9965%

(b) Voted against the Resolution:

Number of Members Voted	Number of Votes cast by them	% of total number of valid votes cast
7	2,234	0.0035%

(c) Invalid Votes:

Total Number of Members, whose Votes were declared invalid	Number of Votes cast by them
27	1,13,93,626

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- 12. Details of scrutiny carried out in respect of the Remote E-Voting and E-voting during the Annual General Meeting:
  - a) Shareholders who have abstained from voting while exercising their voting rights through Remote E-voting / E-voting during the Annual General Meeting, have been excluded in the aforesaid calculation of voting.
  - b) With respect to Corporate Shareholders the scrutiny is whether the Corporate Shareholder has provided a board resolution authorising a natural person to vote at a general meeting of the company.
  - c) With respect to Mutual Funds the scrutiny is whether the Trustee Company of the Mutual Fund has provided a board resolution authorising a natural person to vote at a general meeting of the company.
  - d) With respect to FII's and FPI's the scrutiny is availability of Power of Attorney ("POA") given by the FII / FPI in favour of a custodian in India and POA is scrutinized for the following:
    - i. Whether the name of the FII / FPI in the POA attached is the same, or where there is a name mismatch whether any SEBI registration certificate for the change in name is available or not;
    - ii. Where the POA bears a date of execution;
    - iii. Where the POA has been executed outside India has the same has been Apostilled in that country;
    - iv. Whether the POA has been adjudicated under the Indian Stamp Act, 1899 else the document cannot be valid in India;
    - v. Whether under the POA the FII / FPI has given to the custodian the custodian has a right to vote at general meetings and / or appoint a person as a proxy to attend and vote at a general meeting;
    - vi. Whether the Custodian has by way of an applicable authorisation document, given a power to vote to its officer or any natural person.

I report that all Resolutions have been passed by the Members of the Company through E-voting during the Annual General Meeting and Remote E-voting with requisite majority as proposed in the Notice of the 11<sup>th</sup> Annual General Meeting of the Company. You may accordingly declare the results.



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Electronic data and relevant records relating to Remote E-voting / E-voting during the 11<sup>th</sup> Annual General Meeting held on July 29, 2022, shall remain in our safe custody until the Chairman considers, approves and signs the minutes of the aforesaid Annual General Meeting and thereafter the same will be handed over to the Company Secretary for the safe keeping.

Thanking you,

Yours' faithfully, For V. VASUMATHY & ASSOCIATES,

VASUMATHY VASUMATHY VASUDEVAN VASUDEVAN Date: 2022.07.30 18:32:52 + 05'30'

V. VASUMATHY Practising Company Secretary FCS No. 5424 / COP No. 9451 Peer Review Certificate No: 680/2020 UDIN: F005424D000715881 Place: Chennai

> **Countersigned:** For INTELLECT DESIGN ARENA LIMITED

VUDALI VENKATA NARESH

Digitally signed by VUDALI VENKATA NARESH Date: 2022.07.30 19:37:32 +05'30'

V. V. NARESH Company Secretary & Compliance Officer

