

MINUTES OF THE PROCEEDINGS OF THE 67TH ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF SUNDARAM FINANCE LIMITED HELD THROUGH VIDEO CONFERENCING ON WEDNESDAY, THE 22ND JULY 2020 BETWEEN 10.00 A.M. AND 11.20 A..M.

PRESENT:

MEMBERS* : 123

* includes Directors and Key Management Personnel who were present in person at a central location

Chairman	Sri S. Viji
Directors	" S. Ram
	" R Raghuttama Rao
	" P.N. Venkatachalam
	" S. Mahalingam
	" S. Prasad
	" S. Ravindran
	" Rajiv C. Lochan
	Ms Shobhana Ramachandhran
Managing Director	Sri T.T. Srinivasaraghavan
Deputy Managing Director	" Harsha Viji
Director (Operations)	" A.N. Raju
Chief Financial Officer	" M. Ramaswamy
Secretary & Compliance Officer	" P. Viswanathan
Statutory Auditor	" K Srinivasan, Partner, Sundaram & Srinivasan
	Ms Usha, Partner Sundaram & Srinivasan
Secretarial Auditor	" M Damodaran, Damodaran & Associates
Scrutinizer	" T K Bhaskar, Partner, HSB Partners

Sri S. Viji occupied the Chair and called the meeting to order.



He informed the members that a certificate had been obtained from the statutory auditors regarding compliance with SEBI (Share Based Employee Benefits) Regulations, 2014.

With the permission of the members, notice of the meeting was taken as read.

The Secretary informed the shareholders that the Auditors' Report on the accounts for the year ended 31st March 2020, being an unqualified one (clean report), was not required to be read out at the Annual General Meeting as per the provisions of Section 145 of the Companies Act, 2013.

Sri S. Viji, Chairman, then delivered his Speech, highlighting the following points:

- Global GDP growth is now projected at minus 4.90% in 2020. The outbreak of the COVID-19 pandemic in the fourth quarter of the financial year completely overshadowed the events of the previous nine months. India's real GDP growth (as per provisional estimates) in 2019-20 was 4.2% as compared to 6.1% in the previous year.
- India's current account balance (CAB) recorded a marginal surplus of US\$ 0.6 billion (0.1 per cent of GDP) in Q4 of 2019-20 as against a deficit of US\$ 4.6 billion (0.7 per cent of GDP) in Q4 of 2018-19. For the whole financial year 2019-20, the current account deficit narrowed to 0.9 per cent of GDP from 2.1 per cent in 2018-19.
- The surplus in the current account in Q4 of 2019-20 was primarily on account of a lower trade deficit thanks to the easing of crude oil prices. This was accompanied by impressive Foreign Direct Investment (FDI) and portfolio



inflows, resulting in a healthy accretion to foreign exchange reserves which as per RBI data, stood at USD 505.6 billion in June 2020 as compared to USD 412 billion at the end of the financial year 2018-19, thus providing a crucial cushion from unforeseen external shocks.

- Mirroring global trends, the gross fiscal deficit increased to 4.6% for the year ending March 2020, reflecting the economic slowdown and revenue collection pressures, as compared to 3.8% estimated earlier (FY 2018-19, 3.4%). The Rupee witnessed a depreciation of 8.3% against the dollar, ending the fiscal year at ₹74.35, and slid further to end at Rs.75.70 in the last week of June 2020.
- With the onset of COVID-19 cases in India, mobility constraints on international travel were imposed even before a national “Lockdown” from March 25th. Soon thereafter, the Government came out with a relief package targeted primarily at low income households and MSMEs. This relief took the form of cash transfers, subsidised food grains, free gas cylinders and interest free loans, besides various measures by RBI to encourage bank lending to the MSMEs, small NBFCs and other sectors where resources for restart or revival were critically needed.
- Another significant decision of the Government was to extend Collateral free loans to MSMEs under which borrowers with up to ₹25 crore limits and up to ₹100 crore turnover would be eligible to avail an emergency credit line (ECLGS) for up to 20% of their outstanding credit as of Feb 29th, 2020. These loans which will be collateral-free for borrowers, will have a tenor of 4 years with a 1-year moratorium on the repayment of the principal amount and carry a 100% guarantee from the Government of India. This is expected to infuse ₹3 lakh crore



in the MSME segment and enable 45 lakh units to resume operations.

- These targeted interventions by RBI ensured that the G-Sec market remained resilient and stable despite the increase in government borrowings and the significant loss of revenue due to the lockdown. While these steps have infused adequate liquidity into the system and ensured that short term rates remained anchored relative to the policy repo rate, Long Term rates have not fallen commensurately with the short-term rates. Overall, however, these measures have brought down financing costs in the corporate bond market to decadal lows, eased the funding access for non-AAA rated entities and led to record primary issuances. Additionally, TLTROs, complemented and supported by the special refinance facilities provided to All India Finance Institutions (AIFIs), are intended to help channelise liquidity to small and mid-sized corporates, including Non-Banking Financial Companies (NBFCs) and micro finance institutions (MFIs). It is to be hoped that these measures are implemented fully in order that they reach the intended beneficiaries.
- 2019–20 was also significant from the standpoint of tax reforms with the government announcing several changes, significant among them being:
 - Reduction of the effective corporate tax rate from 34.9% to 25.17%, (inclusive of cess and surcharge) for all domestic companies, subject to the condition that they would not be eligible for any other incentives or exemptions.
 - Introduction of Sabka Vishwas Legacy Dispute Resolution Scheme and Vivad Se Vishwas Scheme to reduce litigation in Indirect and Direct taxes
 - Scrapping of the Dividend distribution tax and making dividends taxable in the hands of the recipient – both effective 1st Apr 2020.



- With the forecast of a normal monsoon at 102 % of Long period Average (LPA), agriculture is expected to cushion some of the shocks of the Covid-19 pandemic in 2020-21. The progress of the monsoon thus far has been encouraging, having covered the whole of India as on 26th June 2020. Kharif sowing is estimated to be higher by 104.3 % over last year's acreage.
- The year under review continued to be a difficult one for the automotive industry, carrying forward the challenges faced in the second half of FY 19. Among the various segments, commercial vehicles (CV) were the worst affected due to slowing economic growth and excess capacity in the system. The decline in Commercial vehicle sales that began in October 2018, following the announcement of the revised axle load norms in July 2018, continued relentlessly through 2019-20. Overall, CV sales declined 29% with Medium & Heavy Commercial Vehicles and Light Commercial Vehicles declining 56% and 19% respectively, versus the previous year. Demand for commercial vehicles which was tepid to begin with, remained depressed during the first half of the financial year.
- The expected improvement during the latter part of the year did not materialise, nor did the widely anticipated 'Pre buying', ahead of the imminent transition to the BS VI emission norms from April 1, 2020. Passenger vehicle sales (PV) declined 18%, reflecting the depressed consumer sentiment. Adding to the woes of the automotive industry, the Covid-19 pandemic paralysed economic activity across the country during the traditionally busy fourth quarter, disrupting the entire auto supply chain and impacting automotive despatches.



- Company's disbursements during the year under review stood at ₹15,175 cr., down by 11.62% over the previous year, reflecting the marked decline in sales across the automotive sector. Disbursements against Commercial Vehicles declined 18% in unit terms as compared to the market drop of 29%; disbursements against passenger cars and utility vehicles also declined 18%, mirroring the overall market. The fourth quarter of the financial year normally witnesses a surge in sales of both commercial vehicles and passenger cars. However, the general slowdown in economic activity, coupled with the impending switchover to the BS VI norms and the COVID-19 impact in March 2020, proved to be a significant dampener. Gross receivables managed by the Company as at March 31, 2020 stood at ₹35,088 cr. as against ₹33,447 cr. a growth of 4.91% over the previous year. The Company's tight rein on operating costs and its ability to raise resources at competitive rates enabled it to maintain its margins at a reasonable level.
- Reflecting the economic slowdown and the cash flow strains faced by its customers, the Company's delinquencies increased during the year. Further, the year-end recovery efforts were severely hampered by the nationwide lockdown in March. Stage III assets, gross and net of ECL provisions, stood at 2.47% (1.33%) and 1.65% (0.83%) respectively, as at 31st March 2020.
- He informed that the company has been maintaining comfortable liquidity in the form of liquid investments and undrawn bank limits to meet its maturing liabilities and has not opted for moratorium in respect of its debt obligations to its lenders.
- The net profit for the year was ₹723.95 cr. as against ₹604.05 cr. (excluding the exceptional profit (net of tax) of ₹522.26 cr.



on sale of 25.9% stake in Royal Sundaram General Insurance Co. Limited) in the previous year. The company's net worth stood at ₹5547.36 cr., as on 31.3.2020. Capital adequacy (CRAR) at 18.37% was comfortably higher than the statutory requirement of 15%. The net accretion to public deposits during FY 2019–20 was ₹701.03 cr. representing the highest ever in the history of the company. He thanked depositors, for their continued confidence in the Company and assured them of the commitment to maintain the highest standards of prudence, efficiency and personalised service.

- Directors recommended a final dividend of ₹3/- per share, which together with the interim dividend of ₹10/- per share paid during March 2020, aggregates to a total dividend of ₹13/- per share for the financial year ended 31st March 2020, on the paid-up capital of ₹111.10 cr. The final dividend, if approved by the shareholders, will be recognised as a liability in 2020–21.
- COVID-19 has triggered the deepest global recession in decades. According to a recent World Bank report, the pandemic will result in contractions across the vast majority of emerging markets and developing economies and cause lasting damage to labour productivity and potential output. In India, output is projected to contract by 3.2% in FY 2020–21, when the impact of the pandemic will largely hit. The report goes on to say that stringent measures to control the spread of the virus will heavily curtail activity, despite some support from fiscal and monetary stimulus. Spill overs from weaker global growth and balance sheet stress in the financial sector are also likely to weigh on activity.
- The switch over to BS VI norms, effective April 1, 2020 could not have come at a worse time for the Indian automotive industry. Commercial vehicle sales were already projected to



be muted due to the economic slowdown and the capacity overhang in the haulage segment. With the COVID-19 imposed lockdown coming into play, this situation has been greatly exacerbated. While demand in the first two months of the current financial year has been virtually non-existent, supply chains have been severely affected as well. Unfortunately, the prospects of an early turnaround in CV sales seem dim and will depend heavily on a sustained revival in economic activity and improvement in the movement of goods and passengers. The Infrastructure sector could offer a big opportunity. Budgetary allocations for this sector are significant and if the various projects get underway, they could provide a boost to CV sales.

- Passenger Cars, after a dismal performance in the previous year were expected to stage a revival in the current financial year, but the pandemic intervened. There is a school of thought that with social distancing set to become the norm, demand for 'Personal transportation' could see a surge, especially in the entry level segments. If this hypothesis is proved right, it might provide a boost to car sales especially in the latter half of the year.
- Much of the credit demand in the near term, however, will be for working capital rather than asset acquisition. Small businesses, including transport operators whose livelihoods have been frozen for nearly two months, will need working capital to restart their businesses and regain their livelihoods.
- Rural India has thus far been relatively unaffected by the pandemic. A bountiful rabi harvest followed by efficient procurement, the recently announced increase in MSP and the prospect of a normal monsoon in the current year, augur well for the agricultural sector and should lead to a growth in sales



of tractors and associated farm equipment. Early indications would seem to support this view.

- Growth prospects will depend on various factors, not least how the pandemic evolves, the prospect of future shutdowns, the impact of social distancing norms and the implementation of fiscal and monetary policy support. Activity levels in June and July have shown improvement over April and May this year and it is to be hoped that this trend will continue in the coming months leading up to the festive season. While the Company has taken these factors into account in drawing up its plans for the year, the heightened uncertainty surrounding the resumption of normal economic activity renders forecasts and projections nearly impossible. The Company's primary emphasis will be on maintaining asset quality and preservation of capital, but it will continue to seek new opportunities that may arise in the altered business landscape.
- Sundaram Finance Holdings Limited earned a gross income of ₹94.35 cr. and reported a profit after tax of ₹61.39 cr. The company recommended a total dividend of ₹1.25 per share for the year.
- Sundaram Asset Management Company Limited is present in the Asset Management business through four entities: Sundaram Asset Management Company Ltd, Sundaram Asset Management Singapore (Pte) Ltd, Sundaram Trustee Company Ltd and Sundaram Alternate Assets Ltd. On a consolidated basis, the assets under management for 2019–20 were ₹36,920 cr. as against ₹ 35677 cr. for 2018–19. The total revenues and Profit after Tax of the asset management business amounted to ₹300.50 cr. and ₹32.69 cr. as against ₹330.28 cr. and ₹28.84 cr. respectively in the previous year.



- Sundaram Home Finance Limited (formerly Sundaram BNP Paribas Home Finance Limited) which became a wholly owned subsidiary of the Company during the year reported a profit after tax of ₹218.15 cr. (including one-time reversal of deferred tax liability of ₹60.25 cr.) (PY ₹145.47 cr.). The loan portfolio stood at ₹9456 cr. as at 31st March 2020 as against ₹9064 cr. in the previous year. Stage 3 assets, gross and net of ECL provisions, stood at 3.77% and 1.63% respectively, as at 31st March 2020. The company proposed a dividend of ₹4.20 per share for the year (PY 35%).
- Sundaram Fund Services Limited (formerly Sundaram BNP Paribas Fund Services Limited) also became a wholly owned subsidiary of the company during the year. The Company earned an income of ₹5.31 cr. during the year as against and ₹35.25 cr. in the previous year and reported a profit after tax at ₹0.58 cr. from continuing operations and ₹15.84 cr. from discontinued operations, as against a loss of ₹8.68 cr. in the previous year. In August 2019, the company concluded a slump sale arrangement with KFin Technologies Private Limited, pursuant to which it transferred its Business comprising
 - a) Services of a Registrar to an Issue and Share Transfer Agent for Mutual Fund unit schemes and back office functions in relation thereto and
 - b) Back office and Fund Accounting services to alternative investment funds/Private Equity to them.
- Royal Sundaram General Insurance Co. Limited (Royal Sundaram) reported a Gross Written Premium (GWP) of ₹3,710 cr. as compared to ₹3,196 cr. in the previous year, a robust growth of 21%, and was amongst the fastest growing general insurers in the segments where it operates. Loss after tax for the year was ₹76 cr. as against profit after ₹113 cr. in the previous year. The current year's results were adversely



affected as the Company provided ₹164.11 cr. (net of tax) towards impairment in respect of its debt exposure and MTM on equity investments.

- The widespread disruption caused by the nationwide lockdown posed several challenges both in terms of people safety and technology. As a customer facing business, the Company had to quickly reorient its approach and processes to respond to the emerging situation. While the primary objective was to ensure the safety of our employees and customers, it was vitally important to ensure that customer service levels were not compromised. The Company took several steps to enable a 'Work from home' environment, ahead of the nationwide lockdown on 25th March 2020. This included putting in place adequate IT security measures to safeguard the technology environment, while providing access to nearly 3000 users on a real time basis. This ensured continuity of operations and service to customers, especially our depositors. All deposit maturities as well as redemption of other liabilities were met on or before due dates. All borrowers were kept continuously informed about the regulatory developments, especially regarding the grant of moratorium. This was done entirely using digital methods and last mile servicing was done by our employees using telephones and digital communications. With the gradual resumption of activity across our branches, regional offices and Head office, detailed safety protocols have been put in place to ensure that working methodologies including deep cleaning and fumigation, compulsory usage of masks, social distancing and hand sanitisation and widely communicated to all our employees. Posters communicating the above were printed and are displayed at branches for the benefit of employees, customers and visitors. Employees were also encouraged to download the AROGYA SETHU app. The Company also harnessed the power of technology to disseminate extensive training to its employees relating to

both safety and various functional areas through digital platforms. Digital technology was actively used in regular communication with the employees all over the country as much to ensure adherence to safety standards as to keep their morale high. As of July 15th, 513 of the 609 branches, Head office and Regional offices were functioning in accordance with the prescribed guidelines in the respective states.

- In April 2020, the Company made a contribution of ₹8 crores towards COVID-19 relief work, ₹4 crores each to PM CARES FUND and the Tamil Nadu State Government's CMPRF, as part of its CSR commitment for the Financial Year 2020-21.

After delivering his speech, Chairman informed the shareholders that in accordance with the provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company had offered remote e-voting facilities to the shareholders.

Chairman advised the shareholders that they could seek clarifications, if any, on the audited accounts and on all other subjects, as well.

The queries raised by the members were replied to by the Chairman, Managing Director, Deputy Managing Director and Chief Financial Officer.

Chairman announced that those members who had not exercised their votes through remote e-voting could do so through e-voting upto the conclusion of the meeting.

After conclusion of e-voting, Chairman stated that the final results of the voting (after consolidating the result of remote e-voting, and e-voting) would be announced to the Stock Exchange and on



the website of the Company within 48 hours of the conclusion of the AGM.

The final results of the voting and the resolutions passed are as under:

1. ADOPTION OF ACCOUNTS – ORDINARY RESOLUTION

	Total
Number of valid votes received	68210442
Votes in favour of the Resolution	68207221
Votes against the Resolution	3221
Votes in favour	99.9953%

“RESOLVED that the Audited Financial Statements, including the Consolidated Financial Statements, of the Company, for the year ended 31st March 2020 and the Board’s and Auditors’ Reports thereon, be and are hereby approved and adopted.”

2. DECLARATION OF FINAL DIVIDEND- ORDINARY RESOLUTION

	Total
Number of valid votes received	68210442
Votes in favour of the Resolution	68207234
Votes against the Resolution	3208
Votes in favour	99.9953%

“RESOLVED that a final dividend of ₹3/- per share (30% on the face value of ₹10/-), as recommended by the Directors, be and is hereby declared for the financial year ended 31st March 2020 on the paid-up capital of ₹111.10 cr. and the same be paid to

shareholders, whose names appear on the Register of Members of the Company on 3rd July 2020, making with the interim dividend of ₹10.00 per share (100% on the face value of ₹10/-), a total dividend of ₹13/- per share (130% on the face value of ₹10/-) for the year 2019-20 and that the total dividend amount of ₹144.43 cr. representing the said total dividend of ₹13/- per share (130% on the face value of ₹10/-) be paid out of the profits for the year 2019-20.

3. RE-ELECTION OF SRI A N RAJU AS DIRECTOR – ORDINARY RESOLUTION

	Total
Number of valid votes received	67848025
Votes in favour of the Resolution	67693555
Votes against the Resolution	154470
Votes in favour	99.7723%

“RESOLVED that Sri A N Raju (holding DIN:00036201), the retiring Director, be and is hereby re-elected as Director of the Company, liable for retirement by rotation.”

4. RE-ELECTION OF SRI HARSHA VIJI AS DIRECTOR – ORDINARY RESOLUTION

	Total
Number of valid votes received	62676507
Votes in favour of the Resolution	62522037
Votes against the Resolution	154470
Votes in favour	99.7535%



“RESOLVED that Sri Harsha Viji (holding DIN: 0602484), the retiring Director, be and is hereby re-elected as Director of the Company, liable for retirement by rotation.”

5. APPOINTMENT OF SRI HARSHA VIJI AS DEPUTY MANAGING DIRECTOR – ORDINARY RESOLUTION

	Total
Number of valid votes received	62455817
Votes in favour of the Resolution	62450947
Votes against the Resolution	4870
Votes in favour	99.9922%

“RESOLVED that in accordance with the provisions of Sections 196, 198 and 203 read with Schedule V to the Companies Act, 2013 and other applicable provisions, if any, of the Act, the Company hereby accords its approval and consent to the re-appointment of Sri Harsha Viji (holding DIN: 0602484) as Deputy Managing Director, for a period of 5 years with effect from 24.09.2020 and for the payment of remuneration to him for his services as Deputy Managing Director, as set out hereunder:

BASIC SALARY	₹6,15,000/- per month in the scale of ₹6,15,000/- to ₹10,00,000/-. Annual increase will be effective 1st April every year and the quantum will be decided by the Board of Directors / Nomination, Compensation and Remuneration Committee.
COMMISSION	Subject to a ceiling of 1% on the net profits of the Company the quantum whereof to be determined by the Board of Directors / Nomination, Compensation and Remuneration Committee.



PERQUISITES	As detailed in the annexure, the annual value of which will be limited to a ceiling of 150% of annual salary.
MINIMUM REMUNERATION	Where, in any financial year, during the currency of his tenure, the Company has no profits or its profits are inadequate, it may pay him remuneration by way of salary, allowances, commission and perquisites not exceeding the limits specified in Part II of Section II of Schedule V to the Companies Act, 2013 or such other limits as may be prescribed by the Government from time to time as minimum remuneration.

6. APPOINTMENT OF SRI RAJIV C LOCHAN AS DIRECTOR -
STRATEGY - ORDINARY RESOLUTION

	Total
Number of valid votes received	67339974
Votes in favour of the Resolution	67038852
Votes against the Resolution	301122
Votes in favour	99.5528%

“RESOLVED that in accordance with the provisions of Sections 196, 198 and 203 read with Schedule V to the Companies Act, 2013 and other applicable provisions, if any, of the Act, the Company hereby accords its approval and consent to the appointment of Sri Rajiv C Lochan (holding DIN: 05309534) as Director - Strategy, for a period of 5 years with effect from 03.06.2020 and for the payment of remuneration to him for his services as Director - Strategy, as set out hereunder:



SUNDARAM FINANCE LIMITED
21, PATULLOS ROAD, CHENNAI – 600 002

BASIC SALARY	₹6,00,000/- per month in the scale of ₹6,00,000/- to ₹10,00,000/-. Annual increase will be effective 1 st April every year and the quantum will be decided by the Board of Directors / Nomination, Compensation and Remuneration Committee.
COMMISSION	Subject to a ceiling of 1% on the net profits of the Company the quantum whereof to be determined by the Board of Directors / Nomination, Compensation and Remuneration Committee.
PERQUISITES	As detailed in the annexure, the annual value of which will be limited to a ceiling of 150% of annual salary.
MINIMUM REMUNERATION	Where, in any financial year, during the currency of his tenure, the Company has no profits or its profits are inadequate, the Company may pay him remuneration by way of salary, allowances, commission and perquisites not exceeding the limits specified in Part II of Section II of Schedule V to the Companies Act, 2013 or such other limits as may be prescribed by the Government from time to time as minimum remuneration.

With a vote of thanks, the meeting concluded.

Place: Chennai

Date: 22nd July 2020


CHAIRMAN

Annexure

Details of Perquisites payable to Sri Harsha Viji and Sri Rajiv C Lochan

1. Housing:
 - i) the expenditure incurred by the Company on hiring unfurnished accommodation will be subject to a ceiling of 60% of the salary over and above 10% payable by the managerial person;
 - ii)
 - a) the expenditure incurred by the Company on gas, electricity and water will be evaluated as per Income-tax Rules, 1962.
 - b) perquisites in the form of furniture, furnishings and other utilities in accordance with the rules of the Company, the value of which will be evaluated as per Income-tax Rules, 1962;
 - iii) wherever the Company does not provide accommodation, House Rent Allowance may be paid in accordance with (i) above;
 - iv) where accommodation in a company-owned house is provided, the Company will charge 10% of his salary by way of rent.
2. Medical reimbursement: Expenses incurred for self and family including premium payable for medical insurance in accordance with the rules of the Company.

Explanation: "Family" means the spouse, dependent children and dependent parents of the appointee.
3. Personal Accident Insurance as per the rules of the Company.
4. Leave Travel Assistance for self and family once in a year in accordance with the rules of the Company.
5. Payment of company's contributions to Provident Fund / Pension Fund / Superannuation Fund / Gratuity Fund and encashment of leave (at the end of the tenure) shall not be included in the computation of remuneration or ceiling on the perquisites.
6. Fees for clubs, subject to a maximum of two clubs excluding admission and life membership fee.



7. Provision of chauffeur driven company car(s).
8. Provision of telephone(s) at the residence of the Director.
9. Such other allowances, perquisites, benefits and amenities as may be provided by the company to other senior executives from time to time.
10. Benefits under the loan and other schemes in accordance with the practices, rules and regulations in force in the Company from time to time, subject to the provisions of the Companies Act, 2013.

For the purpose of calculating the ceiling, perquisites shall be evaluated as per Income Tax Rules, wherever applicable and in the absence of any such rule, the same shall be evaluated at actual cost.

The above said remuneration and perquisites shall be subject to the ceiling laid down in Section 197 and all other applicable provisions of the Companies Act, 2013 as may be amended from time to time.



VOTING RESULTS UNDER REGULATION 44 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

Date of the AGM/EGM	22ND JULY 2020
Total number of shareholders on Record Date	25746 Shareholders as on 15th July 2020
No. of Shareholders present in the meeting either in person or through proxy	-
Promoter and Promoter Group:	-
Public:	-
No. of Shareholders attended the meeting through Video Conferencing	
Promoters and Promoter Group:	22
Public:	101

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

RESOLUTION 1 - ADOPTION OF ACCOUNTS FOR THE FINANCIAL YEAR 2019 -20

Resolution Required (Ordinary/Special)	Ordinary							
Whether Promoter/Promoter Group are interested in the agenda/Resolution?	No							
CATEGORY	MODE OF VOTING	NO OF SHARES HELD	NO OF VOTES POLLED	% OF VOTES POLLED ON OUTSTANDING SHARES	NO OF VOTES IN FAVOUR	NO OF VOTES AGAINST	% OF VOTES IN FAVOUR ON VOTES POLLED	% OF VOTES AGAINST ON VOTE POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND PROMOTER GROUP	E-VOTING	39916719	39208237	98.2251	39208237	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		39916719	39208237	98.2251	39208237	0	100.0000
PUBLIC-INSTITUTIONS	E-VOTING	21898519	16627271	75.9287	16627271	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		21898519	16627271	75.9287	16627271	0	100.0000
PUBLIC-NON INSTITUTIONS*	E-VOTING	48265454	12348733	25.5850	12345512	3221	99.9739	0.0261
	VENUE VOTING		26201	0.0543	26201	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		48265454	12374934	25.6393	12371713	3221	99.9740
GRAND TOTAL		110080692	68210442	61.9640	68207221	3221	99.9953	0.0047



RESOLUTION 2 - DECLARATION OF FINAL DIVIDEND FOR THE FINANCIAL YEAR 2019 -20

Resolution Required (Ordinary/Special)	Ordinary							
Whether Promoter/Promoter Group are interested in the agenda/Resolution?	No							
CATEGORY	MODE OF VOTING	NO OF SHARES HELD	NO OF VOTES POLLED	% OF VOTES POLLED ON OUTSTANDING SHARES	NO OF VOTES IN FAVOUR	NO OF VOTES AGAINST	% OF VOTES IN FAVOUR ON VOTES POLLED	% OF VOTES AGAINST ON VOTE POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND PROMOTER~GROUP	E-VOTING	39916719	39208237	98.2251	39208237	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0	0.0000
	SUB TOTAL		39916719	39208237	98.2251	39208237	0	100.0000
PUBLIC-INSTITUTIONS	E-VOTING	21898519	16627271	75.9287	16627271	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		21898519	16627271	75.9287	16627271	0	100.0000
PUBLIC-NON INSTITUTIONS*	E-VOTING	48265454	12348733	25.5850	12345525	3208	99.9740	0.0260
	VENUE VOTING		26201	0.0543	26201	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		48265454	12374934	25.6393	12371726	3208	99.9741
GRAND TOTAL		110080692	68210442	61.9640	68207234	3208	99.9953	0.0047

RESOLUTION 3 - APPOINTMENT OF A DIRECTOR IN THE PLACE OF SRI A N RAJU, WHO RETIRES BY ROTATION AND BEING ELIGIBLE SEEKS RE-APPOINTMENT

Resolution Required (Ordinary/Special)	Ordinary							
Whether Promoter/Promoter Group are interested in the agenda/Resolution?	No							
CATEGORY	MODE OF VOTING	NO OF SHARES HELD	NO OF VOTES POLLED	% OF VOTES POLLED ON OUTSTANDING SHARES	NO OF VOTES IN FAVOUR	NO OF VOTES AGAINST	% OF VOTES IN FAVOUR ON VOTES POLLED	% OF VOTES AGAINST ON VOTE POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND PROMOTER~GROUP	E-VOTING	39916719	39208237	98.2251	39208237	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		39916719	39208237	98.2251	39208237	0	100.0000
PUBLIC-INSTITUTIONS	E-VOTING	21898519	16302382	74.4451	16152782	149600	99.0823	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		21898519	16302382	74.4451	16152782	149600	99.0823
PUBLIC-NON INSTITUTIONS*	E-VOTING	48265454	12311205	25.5073	12306335	4870	99.9604	0.0396
	VENUE VOTING		26201	0.0543	26201	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		48265454	12337406	25.5616	12332536	4870	99.9605
GRAND TOTAL		110080692	67848025	61.6348	67693555	154470	99.7723	0.2277



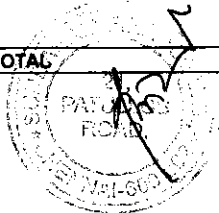
[Handwritten signature]

RESOLUTION 4 - APPOINTMENT OF A DIRECTOR IN THE PLACE OF SRI HARSHA VIJI, WHO RETIRES BY ROTATION AND BEING ELIGIBLE SEEKS RE-APPOINTMENT

Resolution Required (Ordinary/Special)	Ordinary							
Whether Promoter/Promoter Group are interested in the agenda/Resolution?	Yes. Sri Harsha Viji, Deputy Managing Director, and his relatives, are interested in the Resolution.							
CATEGORY	MODE OF VOTING	NO OF SHARES HELD	NO OF VOTES POLLED	% OF VOTES POLLED ON OUTSTANDING SHARES	NO OF VOTES IN FAVOUR	NO OF VOTES AGAINST	% OF VOTES IN FAVOUR ON VOTES POLLED	% OF VOTES AGAINST ON VOTE POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND PROMOTER-GROUP	E-VOTING	39916719	33999191	85.1753	33999191	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		39916719	33999191	85.1753	33999191	0	100.0000
PUBLIC-INSTITUTIONS	E-VOTING	21898519	16302382	74.4451	16152782	149600	99.0823	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		21898519	16302382	74.4451	16152782	149600	99.0823
PUBLIC-NON INSTITUTIONS*	E-VOTING	48265454	12348733	25.5850	12343863	4870	99.9606	0.0394
	VENUE VOTING		26201	0.0543	26201	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		48265454	12374934	25.6393	12370064	4870	99.9606
GRAND TOTAL		110080692	62676507	56.9369	62522037	154470	99.7535	0.2465

RESOLUTION 5 - RE-APPOINTMENT OF SRI HARSHA VIJI, DEPUTY MANAGING DIRECTOR

Resolution Required (Ordinary/Special)	Ordinary							
Whether Promoter/Promoter Group are interested in the agenda/Resolution?	Yes. Sri Harsha Viji, Deputy Managing Director, and his relatives, are interested in the Resolution.							
CATEGORY	MODE OF VOTING	NO OF SHARES HELD	NO OF VOTES POLLED	% OF VOTES POLLED ON OUTSTANDING SHARES	NO OF VOTES IN FAVOUR	NO OF VOTES AGAINST	% OF VOTES IN FAVOUR ON VOTES POLLED	% OF VOTES AGAINST ON VOTE POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND PROMOTER-GROUP	E-VOTING	39916719	33999191	85.1753	33999191	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		39916719	33999191	85.1753	33999191	0	100.0000
PUBLIC-INSTITUTIONS	E-VOTING	21898519	16081692	73.4373	16081692	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		21898519	16081692	73.4373	16081692	0	80.3500
PUBLIC-NON INSTITUTIONS*	E-VOTING	48265454	12348733	25.5850	12343863	4870	99.9606	0.0394
	VENUE VOTING		26201	0.0543	26201	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		48265454	12374934	25.6393	12370064	4870	99.9606
GRAND TOTAL		110080692	62455817	56.7364	62450947	4870	99.9922	0.0078

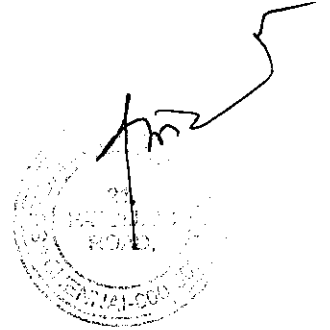


Handwritten signature/initials.

RESOLUTION 6 - APPOINTMENT OF SRI RAJIV C LOCHAN AS DIRECTOR - STRATEGY

Resolution Required (Ordinary/Special)	Ordinary							
Whether Promoter/Promoter Group are interested in the agenda/Resolution?	No							
CATEGORY	MODE OF VOTING	NO OF SHARES HELD	NO OF VOTES POLLED	% OF VOTES POLLED ON OUTSTANDING SHARES	NO OF VOTES IN FAVOUR	NO OF VOTES AGAINST	% OF VOTES IN FAVOUR ON VOTES POLLED	% OF VOTES AGAINST ON VOTE POLLED
		(1)	(2)	(3)=(2/1)*100	(4)	(5)	(6)=(4/2)*100	(7)=(5/2)*100
PROMOTER AND PROMOTER-GROUP	E-VOTING	39916719	39208237	98.2251	39208237	0	100.0000	0.0000
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		39916719	39208237	98.2251	39208237	0	100.0000
PUBLIC-INSTITUTIONS	E-VOTING	21898519	15756803	71.9537	15459801	297002	98.1151	1.8849
	VENUE VOTING		0	0.0000	0	0	0.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		21898519	15756803	71.9537	15459801	297002	98.1151
PUBLIC-NON INSTITUTIONS*	E-VOTING	48265454	12348733	25.5850	12344613	4120	99.9666	0.0334
	VENUE VOTING		26201	0.0543	26201	0	100.0000	0.0000
	POLL		0	0.0000	0	0	0.0000	0.0000
	POSTAL BALLOT		0	0.0000	0	0	0.0000	0.0000
	SUB TOTAL		48265454	12374934	25.6393	12370814	4120	99.9667
GRAND TOTAL		110080692	67339974	61.1733	67038852	301122	99.5528	0.4472

* excludes 9,23,160 shares held by Sundaram Finance Employees Welfare Trust (Non-Promoter Non-Public), 92,959 shares held by IEPF Authority and 7,049 shares held in Sundaram Finance Limited Unclaimed Suspense Account



**Report of Scrutinizer for the Resolutions Passed at the 67th Annual General Meeting of
Sundaram Finance Limited**

To
Sri S Viji
Chairman
Sundaram Finance Limited
21 Patullos Road
Chennai 600 002

**67th Annual General Meeting of the Equity Shareholders of Sundaram Finance Limited held on
Wednesday, the 22nd July 2020 at 10.00 A.M. IST through Video Conferencing**

I, T K Bhaskar, appointed as Scrutinizer for the purpose of conducting the remote e-voting and e-voting at the meeting on the below mentioned resolutions in a fair and transparent manner at the 67th Annual General Meeting of the Equity Shareholders of Sundaram Finance Limited, held on Wednesday, the 22nd July 2020 at 10:00 A.M IST through Video Conferencing, submit my report as under:

1. The Company had engaged the services of Central Depository Services (India) Limited (CDSL) to provide e-voting facilities, enabling the members to cast their votes electronically in a secure manner.
2. The remote e-voting commenced on Friday, the 17th July 2020 (9:00 A.M.) and ended on Tuesday, the 21st July 2020 (5:00 P.M.).
3. I ensured the closure of the remote e-voting process on 21st July 2020 at 5:00 P.M and e-voting at the meeting on 22nd July 2020 at 11.20 A.M. Thereafter, I downloaded and forwarded the E-voting Report to the Registrar & Share Transfer Agents.
4. The results of the e-voting process are as under:

ORDINARY BUSINESS

1) ORDINARY RESOLUTION FOR ADOPTION OF ACCOUNTS FOR THE FINANCIAL YEAR 2019-20.

	Total
Number of valid votes received	68210442
Votes in favour of the Resolution	68207221
Votes against the Resolution	3221
Votes in favour as a percentage of total number of valid votes cast	99.9953%

JK

2) ORDINARY RESOLUTION FOR DECLARATION OF FINAL DIVIDEND FOR THE FINANCIAL YEAR 2019-20.

	Total
Number of valid votes received	68210442
Votes in favour of the Resolution	68207234
Votes against the Resolution	3208
Votes in favour as a percentage of total number of valid votes cast	99.9953%

3) ORDINARY RESOLUTION FOR APPOINTMENT OF A DIRECTOR IN THE PLACE OF SRI A N RAJU, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, SEEKS RE-APPOINTMENT.

	Total
Number of valid votes received	67848025
Votes in favour of the Resolution	67693555
Votes against the Resolution	154470
Votes in favour as a percentage of total number of valid votes cast	99.7723%

4) ORDINARY RESOLUTION FOR APPOINTMENT OF A DIRECTOR IN THE PLACE OF SRI HARSHA VIJI, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, SEEKS RE-APPOINTMENT.

	Total
Number of valid votes received	62676507
Votes in favour of the Resolution	62522037
Votes against the Resolution	154470
Votes in favour as a percentage of total number of valid votes cast	99.7535%

AS

SPECIAL BUSINESS

5) ORDINARY RESOLUTION FOR RE-APPOINTMENT OF SRI HARSHA VIJI, DEPUTY MANAGING DIRECTOR

	Total
Number of valid votes received	62455817
Votes in favour of the Resolution	62450947
Votes against the Resolution	4870
Votes in favour as a percentage of total number of valid votes cast	99.9922%

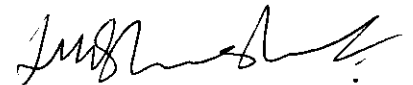
6) ORDINARY RESOLUTION FOR APPOINTMENT OF SRI RAJIV C LOCHAN AS DIRECTOR – STRATEGY

	Total
Number of valid votes received	67339974
Votes in favour of the Resolution	67038852
Votes against the Resolution	301122
Votes in favour as a percentage of total number of valid votes cast	99.5528%

Thanking you,

Place: Chennai
Dated: 22.07.2020

Yours Faithfully,



T K Bhaskar
Scrutinizer