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**Regd. Office:** Jain Plastic Park, P.O.Box: 72, N.H.No. 6, Jalgaon – 425 001. India. Tel: +91-257-2258011; Fax: +91-257-2258111; E-mail: <u>jisl@jains.com</u>; Visit us at: <u>www.jains.com</u> CIN: L29120MH1986PLC042028

JISL/SEC/2024/08/B-2/B-6

30<sup>th</sup> August, 2024

To, BSE Ltd., Corporate Relationship Department, 1<sup>st</sup> Floor, New Trading Wing Rotunda Building, P. J. Tower, Dalal Street, Mumbai - 400 001. FaxNo.022– 22723121/22722037(Day) 022-22721072 (Night) Email: <u>corp.relations@bseindia.com</u> To, National Stock Exchange of India Ltd., Listing Department, Exchange Plaza, C-1, Block G, Bandra Kurla Complex Bandra (East), Mumbai - 400 051. Fax No. : 022-26598237/38 Email: cc@nse.co.in

- Ref: Code No. 500219 (BSE) JISLJALEQS (NSE) Ordinary Equity Shares Code No. 570004 (BSE) & JISLDVREQS (NSE) for DVR Equity Shares
- Ref: Regulation 30 (6) read with Schedule III Part A, Para A, Clause 13, of SEBI (LODR), Regulations, 2015.

Sub: Signed Minutes of 37<sup>th</sup> AGM held on 16<sup>th</sup> August, 2024

Dear Sir/Madam,

Pursuant to Regulation 30 (6) read with Schedule III Part A, Para A, Clause 13 of SEBI (LODR), Regulations, 2015 and in continuation with our letter no. JISL/SEC/2024/08/B-2/B-6 dated 16<sup>th</sup> August, 2024, please find enclosed herewith the duly signed Minutes of 37<sup>th</sup> Annual General Meeting of the Company held on 16<sup>th</sup> August, 2024.

Kindly receive the above and acknowledge.

Thanking you

Yours sincerely, For Jain Irrigation Systems Ltd.

A. V. Ghodgaonkar Company Secretary

Encl: Attached hereunder

TIME

#### HELD AT\_

MINUTES OF THE 37<sup>th</sup> ANNUAL GENERAL MEETING OF JAIN IRRIGATION SYSTEMS LIMITED HELD AT REGISTERED OFFICE AT JAIN PLASTIC PARK, N. H. NO. 6, BAMBHORI, JALGAON-425001 ON FRIDAY, 16<sup>th</sup> AUGUST, 2024 AT 10.00 AM PHYSICALLY AND/OR THROUGH VIDEO CONFERENCING/AUDIO VISUAL MEANS

\_\_\_ ON \_\_\_

#### 1. Present :

#### A) Directors & KMP's (Physically)

Sr.No.	Name of Directors	Designation					
1.	Shri Ashok B Jain	Whole Time Director (KMP)					
2.	Shri Anil B. Jain	Vice Chairman & Managing Director (KMP)					
3.	Shri Ajit B Jain	Joint Managing Director (KMP)					
4.	Shri Atul B Jain	Joint Managing Director (KMP)					
5.	Shri Ghanshyam Dass	Independent Director (Chairman, Audit Committee)					
6.	Shri H P Singh	Independent Director					
7.	Ms. Nancy Barry	Independent Director					
8.	Shri Shishir Dalal	Independent Director					
9.	Shri Ashok Dalwai	Independent Director					
10.	Shri A. V. Ghodgaonkar	Company Secretary (KMP)					
11.	Shri Bipeen Valame	Chief Financial Officer (KMP)					

#### B) Directors (Virtually)

1.	Mr. Bastiaan Mohrmann	Independent	Director	(Chairman,
		Risk Managen	nent Comm	nittee)

#### C) Attendees present in meeting:

#### Attendance:

Particulars	Equity Shares No. of Sharehold ers	DVR Shares No. of Sharehold ers	Total No. of Sharehold ers	Total No. of share held	Total Voting Percentage (%)
Shareholders in person	91	65	156	81,90,540	1.22
Representative	7	3	10	10,99,03,379	16.42
Proxy-holders	3	3	6	5,28,433	0.08
Shareholders through Audio/Video Conferencing	41	22	63	6,53,81,810	9.77

#### 2. Quorum:

1347

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The quorum (of more than 30 members) being complete, the Chairman called the meeting to order at 10.15 AM.

Physically & Virtually, Shareholders holding 27.49 % VR's attended the meeting.

CHAIRMAN'S INITIALS

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The Chairman introduced the Members of the Board of Directors, Chairmen of Committee(s) and other invitees present in the meeting physically and virtually or otherwise.

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#### 3. Condolence:

The meeting commenced with one minute's silence observed in memory of departed souls of all the persons who died in the natural calamities, terrorist attacks and other accidents for the period from last Annual General Meeting to this Annual General Meeting.

#### 4. AGM Notice & Explanatory Statement:

The Company Secretary, informed the shareholders that the 37<sup>th</sup> Annual General Meeting was being held physically and through Video Conferencing/Other Audio Visual Means (OAVM), in compliance with the circulars issued by Ministry of Corporate Affairs, the Government of India and the Securities and Exchange Board of India and that the Company had taken all feasible steps to ensure that the shareholders are provided an opportunity to participate in the 37<sup>th</sup> Annual General Meeting and vote and that an adequate videoconferencing facility and live webcast of the proceedings of this meeting had also been provided.

Proxy register was placed before the 37<sup>th</sup> AGM and was initialed by the Chairman, he declared that "15 proxies (valid) covering 62,08,825 Ordinary Equity Shares and 10,29,386 DVR Equity Shares were recorded by the Company."

He further informed that the Notice convening the 37<sup>th</sup> Annual General Meeting was circulated well in advance, as per legal requirement, and the same together with the Explanatory Statement were taken as read with permission of the meeting and the Chairman. The proposal was agreed to by all present at the meeting.

### A) Ordinary Business

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#### 1. Adoption of Financial Statements for FY 2023-24:

The Chairman placed before the meeting Item No. 1 of the Notice regarding adoption of Financial Statements for FY 2023-24 of the Company for consideration of meeting:

The Chairman invited queries/speakers from the Shareholders present on 37<sup>th</sup> Annual Report 2023-24 and any aspects on company in the year 2023-24. Since there were no registered speaker shareholders and no queries were received in advance as requested in the AGM Notice and Notes from the Shareholders with respect to the 37<sup>th</sup> Annual Report, Operations of the Company, etc., the Chairman placed the Financial Statements for FY 23-24 before meeting for adoption.

Shri Navindra Surana, Partner, Singhi & Co. the Statutory Auditors of Company was not present due to some reasons, hence, Shri Ghodgaonkar, Company Secretary read out Statutory Audit Report (main part) & requested Chairman & meeting to consider the balance part taken as read which was agreed by all present.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

CHAIRMAN'S INITIA

# MINUTE BOOK PAGE NO. \_\_\_\_\_ HELD AT\_\_\_\_\_\_ON \_\_\_\_TIME \_\_\_\_\_ ON \_\_\_\_\_TIME \_\_\_\_\_

"**RESOLVED THAT** the Standalone Balance Sheet as at 31<sup>st</sup> March, 2024, Standalone Profit & Loss account, Standalone Cash Flow Statement and Consolidated Balance Sheet as at 31<sup>st</sup> March, 2024, Consolidated Profit & Loss account and Consolidated Cash Flow Statement for the year ended on even date together with Schedules, Notes thereon and the reports of Board of Directors and Auditors thereon placed before the meeting and initialed by the Chairman for identification purpose, be and are hereby adopted as the Financial Statements for the year 2023-24".

The Chairman then said that e-voting results shall be declared in due course for the above resolution simultaneously for all resolutions through Stock Exchanges and Company's website within time prescribed therefor.

a) Resolution was passed as an Ordinary Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

	No. of Memb ers who cast their votes throug h remot e e- voting	No. of votes cast through remote e-voting	No. of Mem bers who cast their votes thro ugh e- votin g at the AGM	No. of votes cast through e-voting at the AGM	Total valid confir matio ns of remot e e- voting and e- voting at the AGM	Total votes cast	Percentag e of total votes cast (%)
Votes cast in favour of the resoluti on	974	19,20,07,462.8	2)	•	974	19,20,07,462.8	99.6070
Votes cast against the resoluti on	24	7,57,519.7	-	-	24	7,57,519.7	0.3930
Total	998	19,27,64,982.5			998	19,27,64,982.5	100

The results were declared on **Saturday**, **17**<sup>th</sup> **August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as an **`Ordinary Resolution**' by the Chairman.

2. <u>Reappointment of Shri. Anil B. Jain, (DIN-00053035), Director retiring by</u> rotation:

The Chairman placed before the meeting Item No. 2 of Notice regarding reappointment of Shri. Anil. B. Jain, (DIN-00053035), as Director for consideration of meeting.

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Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

**"RESOLVED** pursuant to provisions of Section 152 (6) of the Companies Act, 2013, **THAT** Shri. Anil B. Jain, (DIN-00053035), Director, who retires by rotation, being eligible, be and is hereby reappointed as Director of the Company".

The Chairman then said that e-voting results shall be declared in due course for the above resolution simultaneously for all resolutions through Stock Exchanges and Company's website within time prescribed therefor.

A Poll was ordered by Chairman at the meeting and said Ms. Amrita Nautiyal, Scrutinizer was present at meeting venue. He further said Poll shall continue till meeting ends.

a) Resolution was passed as an Ordinary Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

	No. of Memb ers who cast their votes throug h remot e e- voting	No. of votes cast through remote e-voting	No. of Memb ers who cast their votes throug h e- voting at the AGM	No. of votes cast through e-voting at the AGM	Total valid confir matio ns of remot e e- voting and e- voting at the AGM	Total votes cast	Percenta ge of total votes cast (%)
Votes cast in favour of the resoluti on	945	18,34,66,875.8	-		945	18,34,66,875.8	95.1521
Votes cast against the resoluti on	59	93,47,433			59	93,47,433	4.8479
Total	1004	19,28,14,308.5	•		1004	19,28,14,308.5	100

The results were declared on **Saturday**, **17**<sup>th</sup> **August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as an '**Ordinary Resolution**' by the Chairman.

Shri Anil. B .Jain resumed the chair for the meeting.

3. <u>Ratification of Remuneration of Cost Auditors for Financial Year ending</u> 31<sup>st</sup> March 2024

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The Chairman placed before the meeting Item No. 3 of Notice regarding Ratification of Remuneration of Cost Auditors for Financial Year ending 31<sup>st</sup> March 2024 for consideration of meeting.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

**"RESOLVED** pursuant to Section 148 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014, including any amendment, modification or variation thereof, **THAT** the members do hereby ratify the action of the Board of Directors of the Company in approving, (on recommendation of the Audit Committee), the remuneration of Rs. 700,000 of M/s D. C. Dave & Co, Cost Auditor(s) (FRN: 000611) to conduct the audit of the cost records maintained by the Company as prescribed under the Companies (Cost Records and Audit) Rules, 2014, as amended, for the Financial Year ending 31<sup>st</sup> March, 2024."

**"RESOLVED FURTHER THAT** any Director or Company Secretary of the Company be and is hereby authorised to complete the necessary filings and to take such steps as may be necessary and desirable to give effect to this resolution."

A Poll was ordered by Chairman at the meeting and said Ms. Amrita Nautiyal Scrutinizer was present at meeting venue. He further said Poll shall continue till meeting ends.

The Chairman then said that e-voting results shall be declared in due course for the above resolution simultaneously for all resolutions through Stock Exchanges and Company's website within time prescribed therefor.

a) Resolution was passed as an Ordinary Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

	-voting		e-voting at the AGM	_	e-voting at the AGM		(%)
Votes cast in favour of the resolu tion	968	1,92,79,1540.8	-	Ξ.	968	1,92,79,1540.8	99.9879
Votes cast agains t the resolu tion	30	2,32,55.7		÷.	30	2,32,55.7	0.0121
Total	998	19,28,14,796.5		<u></u>	998	19,28,14,796.5	100

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The results were declared on **Saturday**, **17**<sup>th</sup> **August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

ON

b) Later based on Report of Scrutinizer the resolution was declared passed as an **`Ordinary Resolution**' by the Chairman.

#### **B)** Special Business:

#### <u>4. Re-appointment of Mr. Johannes Bastiaan Boudewijn Mohrmann (DIN:</u> 08574511) as an Independent Director

The Chairman placed before the meeting Item No. 4 of Notice regarding Reappointment of Remuneration to Mr. Johannes Bastiaan Boudewijn Mohrmann as an Independent Director.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

A Poll was ordered by Chairman at the meeting and said Ms. Amrita Nautiyal Scrutinizer was present at meeting venue. He further said Poll shall continue till meeting ends.

"RESOLVED, pursuant to the provisions of Sections 149, 152, and other applicable provisions, if any, of the Companies Act, 2013 ('Act'), the Companies (Appointment and Qualifications of Directors) Rules, 2014, read with Schedule IV to the Act and Regulation 17 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), as amended from time to time, Mr. Johannes Bastiaan Boudewijn Mohrmann (DIN: 08574511), who was appointed as an Independent Director at the 32<sup>nd</sup> Annual General Meeting of the Company and who holds office up to conclusion of 37<sup>th</sup> Annual General meeting and who is eligible for re-appointment and who meets the criteria for independence as provided in Section 149 (6) of the Act along with the rules framed thereunder and Regulation 16 (1) (b) of Listing Regulations and, who has submitted a declaration to that effect and in respect of whom the Company has received a Notice in writing from a Member under Section 160 (1) of the Act proposing her candidature for the office of Director, be and is hereby re-appointed as an Independent Director of the Company, based on the recommendation of the Nomination and Remuneration Committee and approval of Board of Directors of the Company to hold office for a second term commencing with effect from the conclusion of 37<sup>th</sup> Annual General Meeting till conclusion of 42<sup>nd</sup> Annual General Meeting to be held in year 2029, not liable to retire by rotation.

**RESOLVED FURTHER THAT** any Director or Company Secretary of the Company be and is hereby authorised to complete the necessary filings and to take such steps as may be necessary and desirable to give effect to this resolution."

CHAIRMAN'S INITIALS

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The Chairman then said that e-voting results shall be declared in due course for the above resolution simultaneously for all resolutions through Stock Exchanges and Company's website within time prescribed therefor.

ON\_

a) Resolution was passed as a Special Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

×	No. of Memb ers who cast their votes throug h remot e e- voting	No. of votes cast through remote e-voting	No. of Memb ers who cast their votes throug h e- voting at the AGM	No. of votes cast through e-voting at the AGM	Total valid confi rmati ons of remo te e- votin g and e- votin g at the AGM	Total votes cast	Percentag e of total votes cast (%)
Votes cast in favour of the resoluti on	945	19,15,75,976.2	-	-	945	19,15,75,976.2	99.3593
Votes cast against the resoluti on	51	12,35,349	-	-	51	12,35,349	0.6407
Total	996	19,28,11,325.5		-	996	19,28,11,325.5	100

The results were declared on Saturday, 17<sup>th</sup> August, 2024 and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as a **Special Resolution**' by the Chairman.

#### 5. Re-appointment of Ms. Nancy Marie Barry (DIN: 08848632), Independent Director, who has attained the age of 75 years

The Chairman placed before the meeting Item No. 5 of Notice regarding Reappointment of Ms. Nancy Marie Barry as an Independent Director.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

A Poll was ordered by Chairman at the meeting and said Ms. Amrita Nautiyal Scrutinizer was present at meeting venue. He further said Poll shall continue till meeting ends.

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**"RESOLVED THAT** pursuant to the provisions of Section 149, 152, read with Schedule IV and other applicable provisions of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof for the time being in force) and the provisions of Regulation 17(1A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable provisions, if any, consent of members of the Company be and is hereby accorded to reappoint Ms. Nancy Marie Barry (DIN: 08848632) (who has attained the age of 75 years), as an Independent Director of the Company for a period of 5 years with effect from the conclusion of 37<sup>th</sup> Annual General Meeting till the conclusion of 42<sup>nd</sup> Annual General Meeting to be held in year 2029, not liable to retire by rotation. Ms. Nancy Marie Barry (DIN: 08848632) has submitted a declaration that she meets the criteria of independence specified under Section 149(6) of the Companies Act, 2013 and Regulation 16(b) of SEBI (Listing Obligations and Disclosure Requirements), 2015 and being eligible for appointment under the provisions of the Act and the Rules framed thereunder and the SEBI LODR.

**RESOLVED FURTHER THAT** any Director or Company Secretary of the Company be and is hereby authorised to complete the necessary filings and to take such steps as may be necessary and desirable to give effect to this resolution."

a) Resolution was passed as a Special Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

	No. of Membe rs who cast their votes throug h remote e- voting	No. of votes cast through remote e-voting	No. of Memb ers who cast their votes throug h e- voting at the AGM	No. of votes cast through e-voting at the AGM	Total valid confir matio ns of remot e e- voting and e- voting at the AGM	Total votes cast	Percenta ge of total votes cast (%)
Votes cast in favour of the resoluti on	942	19,12,71,259		-	942	19,12,71,259	99.2008
Votes cast against the resoluti on	55	15,40,980	-	-	55	15,40,980	0.7992
Total	997	19,28,12,238.5	-		997	19,28,12,238.5	100

The results were declared on **Saturday**, **17**<sup>th</sup> **August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as a **Special Resolution**' by the Chairman.

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6. Appointment of Mr. Shishir Dalal (DIN: 00007008) as an Independent Director for a period of 5 years (First Term)

ON

The Chairman placed before the meeting Item No. 6 of Notice regarding appointment of Mr. Shishir Dalal as an Independent Director.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 (the "Act"), and the Rules made thereunder, pursuant to provision of Regulation 17, Regulation 25(2A) and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "SEBI LODR"), (including any statutory modification(s) or re- enactment(s) thereof for the time being in force), in accordance with the Articles of Association of the Company, and pursuant to the recommendation of the Nomination and Remuneration Committee and approval of the Board of Directors, Mr. Shishir Dalal (DIN: 00007008), who was appointed by the Board of Directors as an Additional (Independent) Director of the Company, with effect from May 18, 2024, in terms of Section 161 of the Act, in respect of whom the Company has received a notice in writing from a Member under Section 160 of the Act proposing his candidature for the office of Independent Director, and who has submitted a declaration that he meets the criteria of independence prescribed under Section 149 (6) of the Act and Regulation 16 (1) (b) of the SEBI LODR and being eligible for appointment under the provisions of the Act and the Rules framed thereunder and the SEBI LODR, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years commencing from the conclusion of 37<sup>th</sup> Annual General Meeting till conclusion of 42<sup>nd</sup> Annual General Meeting to be held in year 2029."

**RESOLVED FURTHER THAT** any Director or Company Secretary of the Company be and is hereby authorised to complete the necessary filings and to take such steps as may be necessary and desirable to give effect to this resolution."

a) Resolution was passed as a Special Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

	No. of Member s who cast their votes through remote e- voting	No. of votes cast through remote e-voting	No. of Membe rs who cast their votes throug h e- voting at the AGM	No. of votes cast through e-voting at the AGM	Total valid confirma tions of remote e-voting and e-voting at the AGM	Total votes cast	Percenta ge of total votes cast (%)
Votes cast in favour of the resoluti on	933	17,90,65,227.2			933	17,90,65,227.2	92.8693

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Votes cast against the resoluti on	69	1,37,49,081	-		69	1,37,49,081	7.1307
Total	1002	19,28,14,308.5	-	-	1002	19,28,14,308.5	100

The results were declared on **Saturday**, **17**<sup>th</sup> **August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as a **`Special Resolution**' by the Chairman.

#### 7. Appointment of Mr. Ashok Dalwai (DIN: 01945533) as an Independent Director for a period of 5 years (First Term)

The Chairman placed before the meeting Item No. 7 of Notice regarding appointment of Mr. Ashok Dalwai as an Independent Director.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

A Poll was ordered by Chairman at the meeting and said Ms. Amrita Nautiyal Scrutinizer was present at meeting venue. He further said Poll shall continue till meeting ends.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 (the "Act"), and the Rules made thereunder, pursuant to provision of Regulation 17, Regulation 25(2A) and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "SEBI LODR"), (including any statutory modification(s) or re- enactment(s) thereof for the time being in force), in accordance with the Articles of Association of the Company, and pursuant to the recommendation of the Nomination and Remuneration Committee and approval of the Board of Directors, Mr. Ashok Dalwai (DIN: 01945533), who was appointed by the Board of Directors as an Additional (Independent) Director of the Company, with effect from 23<sup>rd</sup> July 2024, in terms of Section 161 of the Act, in respect of whom the Company has received a notice in writing from a Member under Section 160 of the Act proposing his candidature for the office of Independent Director, and who has submitted a declaration that he meets the criteria of independence prescribed under Section 149 (6) of the Act and Regulation 16 (1) (b) of the SEBI LODR and being eligible for appointment under the provisions of the Act and the Rules framed thereunder and the SEBI LODR, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years commencing from the conclusion of 37<sup>th</sup> Annual General Meeting till conclusion of 42<sup>nd</sup> Annual General Meeting to be held in year 2029."

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**RESOLVED FURTHER THAT** any Director or Company Secretary of the Company be and is hereby authorised to complete the necessary filings and to take such steps as may be necessary and desirable to give effect to this resolution."

ON

a) Resolution was passed as a Special Resolution, as per voting results of e-voting & poll by the Scrutinizer's Report dated 16.08.2024 as follows:

	No. of Memb ers who cast their votes throug h remot e e- voting	No. of votes cast through remote e-voting	No. of Memb ers who cast their votes throug h e- voting at the AGM	No. of votes cast through e-voting at the AGM	Total valid confir matio ns of remot e e- voting and e- voting at the AGM	Total votes cast	Percenta ge of total votes cast (%)
Votes cast in favour of the resoluti on	963	19,21,03,122.2		ŧ	963	19,21,03,122.2	99.6313
Votes cast against the resoluti on	34	7,10,853.3		•	34	7,10,853.3	0.3687
Total	997	19,28,13,975.5			997	19,28,13,975.5	100

The results were declared on **Saturday**, **17<sup>th</sup> August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as a **`Special Resolution**' by the Chairman.

#### 8. Alteration to Articles of Association of the Company

The Chairman placed before the meeting Item No. 8 of Notice regarding Alteration to Articles of Association of the Company.

Remote E-voting had already taken place on the item through NSDL platform. The Chairman announced that Poll facility was available at the venue of the meeting for those shareholders who were unable to vote due to bandwidth and connectivity issues and he had already appointed Ms. Amrita Nautiyal, Practicing Company Secretary, as Scrutinizer for the conduct of poll at meeting venue.

A Poll was ordered by Chairman at the meeting and said Ms. Amrita Nautiyal Scrutinizer was present at meeting venue. He further said Poll shall continue till meeting ends.

**"RESOLVED** pursuant to the provisions of Section 14 and any other applicable provisions of Companies Act, 2013 read with Rules thereunder (including any

CHARMAN'S INITIALS

TIME

CHAIRMAN'S INITIALS

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statutory modifications or re-enactment thereof, for the time being in force), **THAT** the consent of the members of the Company be and is hereby accorded to alter the Articles of Association of the Company as under:

ON\_

Clause Reference	Existing Provision	Proposed Provision	Remarks
2-(Definition)	<b>"Act"</b> means the Companies Act, 2013 or any statutory modification or re- enactment thereof for the time being in force.	<b>"Act"</b> means the Companies Act, 2013 or any statutory modification or re- enactment thereof for the time being in force and applicable and subsisting provisions of the Companies Act, 1956.	definition to include both
2-(Definition)	<b>"Board"</b> shall mean the Board of Directors of the Company constituted in accordance with the provisions of the Act and These Articles.	<b>"Board"</b> shall mean the collective Board of Directors of the Company, as duly called and constituted from time to time, in accordance with the provisions of the Act, these Articles and Applicable laws.	definition to include reference to AOA &
2-(Definition)	None	<b>"Chairman"</b> shall mean such persons as is nominated or appointed in accordance with Article 85 herein below.	
2-(Definition)	None	<b>"Companies Act,</b> <b>1956</b> " shall mean the Companies Act 1956 (Act I of 1956), to the extent that such provisions have not been repealed or superseded by the Companies Act, 2013 or de-notified.	both Acts 1956
2-(Definition)	None	<b>"Committees"</b> shall have the meaning ascribed to such term in Article 145.	to Article 145 added.
85-(Chairman of General Meeting)	Members present shall elect another Director as Chairman, and if no	Members present shall elect another Director as Chairman,	

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Director be present, the Members shall elect one of the Members to be the Chairman for the meeting. 1-(Number of ectors) Until otherwise determined by a General Meeting of the Company and subject to the provisions of Section 149 and 151 of the Act the number of Directors (including Additional Directors) but excluding Alternate Directors) shall not be less than three (3) or more than Sixteen (16) or such additional number as may be decided by Board, subject nonetheless to the provisions of the Act. The Board of the Company shall include at least one woman director on its Board.	nd if no Director be resent, the Members hall elect one of the lembers to be the chairman for the neeting on a show of ands. Intil otherwise etermined by a General Meeting of he Company and ubject to the rovisions of Section 49 and 151 of the act the number of Directors (including additional Directors) hall not be less than hree (3) or more han Fifteen (15) or uch additional number as may be lecided by Board, ubject to passing of pecial resolution as per the provisions of	added at the end of Article. Reference added for Rules applicable.

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causal vacancies)	161(4), and other applicable provisions of the Act, the Board shall have the power at any time and from time to time to appoint any qualified person to be a Director to fill any casual vacancy in the Board, provided such Person is nominated for appointment in accordance with Article 111 to 114. Any Person so appointed shall hold office, only up to the date which the Director in whose place he is appointed would have held office if it had not been vacated by him.	of the Act, the Board shall have the power at any time and from time to time to appoint any qualified person to be a Director to fill any casual vacancy in the Board, which shall be subsequently approved by the members in the immediate next general meeting, provided such Person is nominated for appointment in accordance with	appointment.			
117- (Independent Directors)	None	dd) The independent directors of the listed entity shall hold at least one meeting in a financial year, without the presence of non-independent directors and members of the management and all the independent directors shall strive to be present at such meeting.	"( <b>dd</b> )" added to reflect present law and regulation.			
145B(b)- (Stakeholder Relationship Committee)	None	(vii) Resolve the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report,	(x) clauses to reflect present			
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(Nomination and Remuneration Committee)them shall Independent Directorsthird third be Directorsreflect new law and regulation. <b>RESOLVED FURTHER THAT</b> Company be and is hereby authorised to sign and file all the requisite e-form including Form MGT 14 along with such other documents as may be required, with the Registrar of Companies and take all such steps as may be necessary, proper of expedient to give effect to this resolution."a) Resolution was passed as a Special Resolution, as per voting results of e-voting a poll by the Scrutinizer's Report dated 16.08.2024 as follows:	HELD AT		ON	[	TIME	
145C(a)(ii)- (Nomination and Committee)(ii) at least half of them shall be Independent Directors(ii) at least two- third of them shall be DirectorsAmended to reflect new law and regulation.Remuneration Committee)Independent DirectorsDirectorsand regulation.RESOLVED FURTHER THAT Company be and is hereby authorised to sign and file all the requisite e-form including Form MGT 14 along with such other documents as may be required, with the Registrar of Companies and take all such steps as may be necessary, proper of expedient to give effect to this resolution."a) Resolution was passed as a Special Resolution, as per voting results of e-voting a poll by the Scrutinizer's Report dated 16.08.2024 as follows:			declared issue new/du certifica meeting (viii) F measur for exercise rights shareho (ix) F adheren service adopted listed respect services renderen Registra Transfe (x) F various and in by the for r quantum unclaim and en receipt warrant reports, notices shareho	d divident plicate plicate stes, gene gs etc. Review es tak effect e of voti olders. Review nce to t standat d by t entity of vario s be ed by t entity entity of vario s be ed by t entity entity of vario s be ed by t entity entity entity f entity en	ds, of eral of ken ing by of the rds the in bus ing the are the are the in bus ing the are the are the are the are the he rds the are the he are the he are the he he he he he he he he he he he he h	
<b>RESOLVED FURTHER THAT</b> any of the Directors or Company Secretary of th Company be and is hereby authorised to sign and file all the requisite e-form ncluding Form MGT 14 along with such other documents as may be required, wit the Registrar of Companies and take all such steps as may be necessary, proper of expedient to give effect to this resolution." a) Resolution was passed as a Special Resolution, as per voting results of e-voting poll by the Scrutinizer's Report dated 16.08.2024 as follows:	(Nomination and Remuneration	them shall	be third ectors be	of them sl Independ	hall reflect r	new law
No of No of votos cast No of No of Total Total votos cast Dorsont	Company be and ncluding Form Mo he Registrar of C expedient to give o a) Resolution was poll by the Scrutin	is hereby author GT 14 along with companies and tak effect to this resolu passed as a Speci izer's Report dated	rised to sign a such other doo e all such step ution." ial Resolution,	and file all cuments as is as may b as per votir	the requisite may be requise necessary,	e e-forms lired, with proper or
	Membe	through remote Me		valid	ital votes cast	

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	cast their votes throug h remote e- voting		who cast their votes throug h e- voting at the AGM	e-voting at the AGM	matio ns of remot e e- voting and e- voting at the AGM		votes cast (%)
Votes cast in favour of the resoluti on	961	19,27,82,631.7	-	-	961	19,27,82,631.7	99.9834
Votes cast against the resoluti on	37	32,076.8	-	-	37	32,076.8	0.0166
Total	998	19,28,14,708.5	-	-	998	19,28,14,708.5	100

The results were declared on **Saturday**, **17**<sup>th</sup> **August**, **2024** and disseminated through Company's website and NSE/BSE uploading simultaneously.

b) Later based on Report of Scrutinizer the resolution was declared passed as a **`Special Resolution**' by the Chairman.

#### 5. Address to Shareholders

Shri Anil B. Jain, Vice Chairman & Managing Director and Shri Atul B. Jain, Joint Managing Director addressed the shareholders about business and progress of the Company during FY 2024 and year to date and about future.

## 6. Overall summary of voting for AGM Resolutions as per Scrutinizer's report:

Res oluti on No.	Particulars	% Vote in favour	% Vote against		
1	To receive, consider, adopt and approve the Financial Statements for the year ended $31^{st}$ March, 2024 (including the Standalone Balance Sheet as at $31^{st}$ March, 2024 and the Standalone Profit and Loss Account, Standalone Cash Flow Statement for the year), as well as the (Consolidated Balance Sheet as at $31^{st}$ March, 2024 and the Consolidated Profit and Loss Account, Consolidated Cash Flow Statements for the year ended on even date), together with Accounting Policies, Notes , Schedules and reports of the Director's and Auditor's thereon.	99.6070	0.3930		
2	To appoint a Director in place of Shri Anil B. Jain (DIN 00053035), who retires by rotation in terms of Section 152 (6) of the Companies Act 2013, and being eligible offers himself for reappointment as Director, subject to retirement by rotation.	95.1521	4.8479		
3	Ratification of remuneration of Cost Auditors for Financial Year ending 31 <sup>st</sup> March 2024.	99.9879	0.0121		
			2		
CHAIRMAN'S INITIALS.					

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4	Re-appointment of Mr. Johannes Bastiaan Boudewijn Mohrmann (DIN: 08574511) as an Independent Director.	99.3593	0.6407
5	Re-appointment of Ms. Nancy Marie Barry (DIN: 08848632), Independent Director, who has attained the age of 75 years.	99.2008	0.7992
6	Appointment of Mr. Shishir Dalal (DIN: 00007008) as an Independent Director for a period of 5 years (First Term)	92.8693	7.1307
7	Appointment of Mr. Ashok Dalwai (DIN: 01945533) as an Independent Director for a period of 5 years (First Term)	99.6313	0.3687
8	Alteration to Articles of Association of the Company.	99.9834	0.0166

#### 7. Quorum:

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The Chairman confirmed that the requisite quorum was present throughout the meeting.

#### 8. Vote of Thanks:

The Meeting concluded with vote of thanks to Chairman proposed by Shri Atul B Jain, Joint Managing Director and adopted by the meeting wholeheartedly at 12.05 PM.

#### 9. National Anthem:

Meeting concluded with the National Anthem by all those present.

**Place of Signature: Jalgaon** 

Date of Signature: 26<sup>th</sup> August, 2024

CHAIRMAN'S INITIALS

Chairman