



CONSOLIDATED REPORT OF THE SCRUTINIZER (FOR E-VOTING)

(Pursuant to **Section 108** of the Companies Act, **2013** and Rule **20(3)** (**xi**) of the **Companies** (Management and **Administration**) Rules, **2014** and Regulation **44** of **Securities** and **Exchange** Board of **India** (**Listing Obligations and Disclosure Requirements**) Regulations, 2015

30th September 2022

To,

The **Chairman** of the **37th Annual General** Meeting Of the **Equity** Share **Holders** of Srestha **Finvest Limited** held on **30th** September **2022** at **9.00** am. **(IST)**

Dear Sir, _

S.b: Consolidated Report of the Scrutinizer on Remote and Venue E-voting conducted pursuant to the provisions of Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration)Rules, 2014as amended by Companies (Management and Administration), 2015 and Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the 37th Annual General Meeting of Srestha Finvest Limited held on Friday, 30th September 1022 at goo a.m (IST) through Video Conferencing (VC) / Other Audio Visual Means (OAVM)

I, Satyaki Praharaj, prop. Of M/s S Praharaj & Associates, Practicing Company Secretary (Membership No. FCS 6458 and CoP No. 10755) have been appointed as Scrutinizer, for the 37th Annual General Meeting ("AGM") of the Equity Shareholders of Srestha Finvest Limited ("SFL") held on 30th September, 2022 at 9.00 a.m. (IST) through VC/OAVM for the purpose of scrutinizing the remote and venue e-voting process in a fair and transparent manner and ascertaining the requisite majority on e-voting carried out in terms of the provisions of Companies Act, 2013 ("The Act") and Rule 20(4)(xii) of the Companies (Management and Administration) Rules, 2014 ("The Rules") as amended and also in terms of Regulation 44 of Securities and Exchange Board of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, in respect of the resolutions passed at the said AGM as contained in the Notice of AGM dated 1st September 2022 ("The Notice"), as referred to in this report.

The Notice dated 1st September 2022, convening the AGM, as confirmed by the Company, was sent to the shareholders in respect of the below mentioned resolutions proposed to be passed at the AGM of the Company through electronic mode to those Members whose email addresses are registered with the Company/





Depositories, in compliance with the Ministry of Corporate Affairs' General Circulars No. 14 / 2020, 17 / 2020, 20 / 2020, 2 / 2021, 19 / 2021, 21 / 2021 and 2 / 2022 dated 8th April 2020, 13thApril 2020, 5th May2020, 13thJanuary 2021, 8th December 2021, 14thDecember 2021 and 5thMay 2022 (collectively referred to as "MCA Circulars") and SEB! Circular dated 13th May, 2022.

Management Responsibility

The Management of the Company is responsible to ensure the compliance with **the** requirements of the Act and the Rules relating to voting **through** electronic means on the resolutions contained in the Notice of the said AGM. The management of the Company is responsible for **ensuring** a secured framework and robustness of the **electronic** voting system.

Scrutinizer's Responsibility

My responsibility as Scrutinizer for evoting is restricted to making a Consolidated Scrutinizer's Report of the votes cast in "Favour" or "Against" the resolutions as stated in the Notice, based on the reports generated from the e-voting system provided by Central Depository Services (India) Limited, (CDSL), the authorised agency providing the remote and venue e-voting facilities for this AGM.

The Company had uploaded the Notice of AGM including all the items of the business to be transacted at the AGM, on the website of the Company as well as of its authorised agency (CDSL) to facilitate its shareholders to cast their votes through evoting.

The Company has mentioned the procedure and **manner** for voting through electronic means in the Notice of the AGM.

I submit my report as **under:**

- 1. The remote **e-Voting** period remained open from 27th September 2022 (9.00 a.m.) upto 29th September 2022 (5.00 pm).
- 2 The venue evoting was opened at the Annual General Meeting for those **shareholders** who opted to cast vote at the venue instead of remote e voting. However no vote was **cast** at the venue **e-voting**.
- 3. The shareholders holing shares as on the "cut off' date i.e. 23rd September 2022 were entitled to vote on the proposed 2 (Two) Resolutions as mentioned in the Notice of the AGM of SFL (i.e. Item No.1 and 2 of the said Notice).





4. The votes were unblocked by me on **30th** September 2022 after voting in the presence of two witnesses, Mrs. **Swarupa Achariya** and Mr. **Vijay** V who are not in **the** employment of the Company.

They have signed below in confirmation of the votes being unblocked in their presence.

Signature: Swanupa—Achanyya. Name: Mrs. Swanupa Achanya

signature Vilay /

- 5. Thereafter, the details, containing, **inter-alia**, list of equity shareholders, who voted "For" and "Against", were downloaded from the **e-voting website** of CDSL **i.e.** www.evotingindia.com
- 6. The results of the **e-voting(consolidated** report) are as under:
 - (A. Resolution No. 1: (ORDINARY RESOLUTION)

To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March 2022, together with the Reports of the Board of Directors and the Auditors thereon

(i) Voted in Favour of the Resolution:

		* *
No of Members voted through e-Voting System	No of Votes cast by them	%age of Total ^{Valid} Vote cast
118	1,445,692	100.00%

(ii) Voted Against the Resolution:

No of Members voted through e-Voting system	No ^{of} Votes ^{cast}	%age of Total Valid Vote cast
and Ballot	by them	
NIL	NIL	0.00%

(iii) Invalid votes:

Total Number of Members whose votes were declared Invalid	No of Votes cast by them
NIL	NIL

Based on the **aforesaid** results, I report that **Resolution** as **set** out in **item m.** icl the **Notice** have been PASSED **with** requisite **majority**





B. Resolution No. 2 (ORDINARY RESOLUTION)

To appoint Mr. Mayurdwajsinh Sahadevsinh Rana (DIN: 09234993), as a director liable to retire by rotation

(i) voted in Favour of the Resolution:

No of Members voted through e-Voting System and Ballot	No of Votes cast by them	%age of Total Valid Vote cast
116	1,445,227	99.97%

(ii) voted **Against** the Resolution:

No of Members voted	No of Votes cast	%age of Total Valid
through e-Voting System and Ballot	by them	
		0.03%

(iii) Invalid Votes:

Total Number of	
Members whose votes were declared Invalid	by them
NIL	NIL.

Eased on the aforesaid results, I report that Resolution as set out in item no. 2 of the Notice haw been PASSED with requisite majority







- 7. Registers have been maintained electronically to record the assent or dissent received, mentioning the particulars of Name, Folio number / Client ID of the shareholders, number of shares held by them, nominal value of such shares. As there were no shark-with differential voting rights, the question of maintaining the list of shares with differential voting right did not arise.
- 8. All records relating to electronic **voting 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 are being handed over to the Chairman.

Thankingyou,

Yours faithfully

SÁTŶAKI PRAHARAJ, FCS

Scrutinizer

C. P. No.10755

Membership No. FCS6458

Prop: S Praharaj & Associates

Place: Chennai

Date 30th September 2022

UDIN: F006458D001091344

Countersigned by:

A JITENDRA KUMAR BAFNA Digitally signed by A. JITENDRA IN IMAR 845NA Date: 2022.09.30 17:35:53 +05:30

A Jitendra Kumar Bafna Company Secretary

