

National Stock Exchange of India Ltd. 'Exchange Plaza' Bandra- Kurla Complex Bandra (E) Mumbai 400 051

Bombay Stock Exchange Ltd. Floor 25, P J Towers, Dalal Street, Mumbai 400 001

Dear Sirs:

Sub: Intimation of the proceedings of the 25th Annual General Meeting of the Company held on 16th September 2019

The Company's 25th Annual General Meeting was held yesterday at Russian Culture Centre, 74, Kasturi Ranga Road, Chennai 600 018. Mr Meleveettil Padmanabhan, Chairman of the Board occupied the Chair.

The requisite quorum being present, the Chairman called the meeting to order. He introduced the Directors, Auditors and Scrutiniser present. The Chairman then announced the details of proxies received and signed the Proxy Register.

Pursuant to Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company had provided the members the e- voting facility for the business to be transacted through e-Voting Services provided by Central Depository Services (India) Limited (CDSL). For members who could not avail the e-voting facility, the Company had made arrangements at the venue to cast their votes through poll. The Chairman briefed the members of the e-voting process and informed that Mr A Rengarajan, Practicing Company Secretary of Arub and Associates will be the Scrutiniser (both for e-voting and for the poll at the venue).

He then said that the Notice convening the 25th Annual General Meeting of the Company along with Annual Report for the financial year 2018-19 had been mailed to all the members. With the permission of the members the Notice was taken as read.

The Chairman informed that the Auditors Report for the year ended 31st March 2019 do not contain any qualifications or adverse remarks and hence as per the provisions of Section 145 of the Companies Act, 2013 the Auditors Report was not required to be read out at the meeting.

Resolution **Business Transacted** No Adoption of Financial Statement as at 31st March 2019 and the Reports of the 1 Directors and Auditors thereon. 2 Reappointment of Mr Meleveettil Padmanabhan (DIN: 00101997) Director, who retires by rotation. Appointment of Mrs Sangeetha Pichamuthu (DIN: 08209924), as an Independent 3 Director, not liable to retire by rotation for 5 years from the date of this AGM Reappointment of Mr R Kalyanaraman (DIN:00041770), as an Independent Director 4 for a second term of 5 years from the date of this AGM. Reappointment of Mr G Venkatarajulu (DIN: 02206405), as an Independent 5 Director for a second term of 5 years from the date of this AGM.

The following items of business were transacted in the order mentioned in the AGM Notice:



(contd....2)

SEBI-SE/SE Letters

Quintegra Solutions Ltd. Wescare Towers, 3rd Floor, 16 Cenotaph Road, Teynampet, Chennai - 600 018 India. Tel: +91 44 2432 8395 CIN : L52599TN1994PLC026867 www.quintegrasoultions.com 17.9.2019



The Chairman invited gueries from the members and provided necessary details and clarifications.

When item 2 of the Notice relating to the reappointment of Chairman was transacted, Mr R Kalyanaraman (Independent Director) took the Chair as protem Chairman and conducted that item of business.

The Chairman informed that the consolidated results of e-voting and Poll at the venue would be recorded as soon as the Scrutiniser submits his report. He added that the results will be sent to Stock Exchanges within the stipulated time and also posted on the Company's website for dissemination.

There being no other business the Chairman thanked the members present and declared the meeting as closed. The meeting concluded at 11.50 AM.

The details of voting results along with Scrutinisers Consolidated Report will be forwarded separately.

Yours truly,

For Quintegra Solutions Limited

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V Sriraman Director



SEBI-SE/SE Letters

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