

BRILLIANT SAPPHIRE, 801-804, 8th FLOOR, PLOT NO. 10, SCHEME 78-II, VIJAY NAGAR, INDORE - 452 010 (M.P.) INDIA. PHONE No.: (+91-731) 2719100. REGD. OFF.: "MEHTA CHAMBERS", 34, SIYAGANJ, INDORE - 452007 Phone: (+91-731) 2540963

E-mail: info@kritiindia.com Website: http://www.kritiindia.com

CIN: L25206MP1990PLC005732

KIIL/SE/2024-25

20th June, 2024

Online filing at: <a href="www.listing.bseindia.com">www.listing.bseindia.com</a> and <a href="https://neaps.nseindia.com/NEWLISTINGCORP/login.jsp">https://neaps.nseindia.com/NEWLISTINGCORP/login.jsp</a>

To,

National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G

Bandra Kurla Complex, Bandra (E)

Mumbai - 400051

Symbol - KRITI

To,

**BSE** Limited

Phiroze Jeejeebhoy Towers,

Dalal Street

Mumbai 400001

BSE Scrip ID: KRITIIND Scrip Code – 526423

Sub: Declaration of Results of Remote e-voting and e-voting at AGM in Compliance with Regulation 44(3) of SEBI (LODR) Regulation, 2015 in relation to the 34<sup>th</sup>Annual General Meeting held on 18<sup>th</sup>June, 2024.

Dear Sir,

With reference to the captioned subject, we are enclosing herewith the details of voting results (remote evoting and e-voting at AGM) of the 34<sup>th</sup>Annual General Meeting of the Company held on Tuesday, 18<sup>th</sup> June, 2024 through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") at 3:00 P.M. and concluded at 3:20 P.M. for which purposes the Corporate Office of the Company situated at 8<sup>th</sup> Floor, Brilliant Sapphire Plot No.10, PSP, IDA, Scheme No.78, Part II, Indore (M.P.) 452010 shall be deemed as the venue for the Annual General Meeting. In previous submission dated 19.06.2024, there was clerical mistake..

Kindly, note that the Chairman has declared the result of voting of the aforesaid Annual General Meeting on 18<sup>th</sup> June, 2024 on the basis of report submitted by the Scrutinizer for remote e-voting and e-voting at AGM for the above mentioned purpose.

Thevoting results will be filed in XBRL mode separately within stipulated time. We are also enclosing Agenda Wise Voting Results along withthe Scrutinizer's Report and request you to please take the same on your records for reference and further needful.

Thanking You

Yours faithfully,

For, KRITI INDUSTRIES (INDIA) LIMITED

TANUJ SETHI COMPANY SECRETARY & COMPLIANCE OFFICER

Enc.: a/a



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## Kriti Industries (India) Limited

Voting Results of the 34<sup>th</sup>Annual General Meetingheld onTuesday, the 18<sup>th</sup> June, 2024 at 3:00 P.M. through Video Conferencing/Other Audio Video Mode("VC/OAVM") for which the venue of the meeting was deemed at 8<sup>th</sup>Floor, Brilliant Sapphire, Plot No. 10, PSP, IDA, Scheme No. 78-II, Indore (M.P.) 452010.

Date of the AGM	18 <sup>th</sup> June, 2024
Total number of shareholders on record date	13683
No. of shareholder present in the meeting either in	
person or through proxy:	
- Promoters and Promoter Group:	Nil
- Public:	a a
No. of Shareholders attended the meeting through	
Video Conferencing	* .
- Promoters and Promoter Group:	4
- Public	30

Agenda- wise disclosure

Item No.1: Ordinary Resolution:

Adoption of the Audited Standalone and Consolidated Financial Statements containing the Balance Sheet as at 31<sup>st</sup> March, 2024, the Statement of Profit & Loss, Statement of Cash Flow, Change in Equity and notes thereto of the Company for the Financial Year ended 31<sup>st</sup> March 2024 and the reports of the Board of directors and Auditors thereon as on that date.

Resolution re	equired: (Ordina	ry/ Special)	Ordinary	6				
Whether pro	omoter/ promote	er group are	No				20	
interested in	the agenda/resol	ution?						
Category	Mode of		No. of	% of	No. of	No. of	% of	% of
	Voting	shares held	·votes	Votes	Votes – in	Votes -	Votes in	Votes
			polled	Polled on	favour	against	favour on.	against
		14		outstandin			votes	on votes
				g			polled	polled
			9	shares=[(2			[(4)/(2)]*1	[(5)/(2)]
	3 3			)/(1)]*			00	*100
				100			(6)	(7)
		(1)	(2)	(3)	(4)	(5)		
Promoter	E-Voting		32919647	99.3976	32919647	0	100.0000	0
and	Poll	33119173	0	0	0	0	0	0
Promoter	Postal Ballot		0	0	0	0	0	0
Group	Total	33119173	32919647	99.3976	32919647	0	100.0000	0
Public	E-Voting		0	0	0	0	0	0
Institutions	Poll	1600	0	0	0	0	0	0
	Postal Ballot		0	0	0	0	0	0
	Total	1600	0	0	0	0	0	0
Public Non	E-Voting	W 10 Mesesses 1 Meses	20738	0.1258	20728	10	99.9518	0.0482
Institutions	Poll	16482747	0	0	0	0	0	0
	Postal Ballot	105	. 0	0	0	. 0	0	0
	Total	16482747	20738	0.1258	20728	10	99.9518	0.0482
Total		49603520	32940385	66.4074	32940375	10	100.0000	0.0000

On the basis of the above mentioned voting results the Chairman declared that Resolution No. 1 was passed AS AN ORDINARY RESOLUTIONBY REQUISITE MAJORITY.



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Item No.2: Ordinary Resolution:

To consider and declare Dividend on the 4,96,03,520 Equity Shares of Re.1/- each for the Financial Year ended 31<sup>st</sup>March, 2024.

Resolution re	equired: (Ordina	ary/ Special)	Ordinary				20 20	
	moter/ promot		No	59				
interested in	the agenda/reso	lution?						
Category	Mode of	No. of	No. of	% of	No. of	No. of	% of	% of
	Voting	shares held	votes	Votes	Votes – in	Votes -	Votes in	Votes
			polled	Polled on	favour	against	favour on	against
				outstandin			votes	on votes
			9	g			polled	polled
			4	shares=[(2	29	30	[(4)/(2)]*1	[(5)/(2)]
				)/(1)]*			00	*100
			(2)	100	(4)	(5)	(6)	(7)
		(1)		(3)				
Promoter	E-Voting		32919647	99.3976	32919647	0	100.00	0
and	Poll	33119173	0	0	0	0	0	0
Promoter	Postal		0	0	0	0.	0	0
Group	Ballot	P.	Sa *	14	-			
	Total	33119173	32919647	99.3976	32919647	0	100.00	0
Public	E-Voting		0	0	0	0	0	0
Institutions	Poll	1600	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot				*	*		
	Total	1600	0	0	0	0	0	0
Public Non	E-Voting	1006	20738	0.1258	20728	10	99.9518	0.0482
Institutions	Poll	16482747	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot							
	Total	16482747	20738	0.1258	20728	10	99.9518	0.0482
Total		49603520	32940385	66.4074	32940375	10	100.0000	0.0000

On the basis of the above-mentioned voting results the Chairman declared that Resolution No. 2was passedASAN ORDINARY RESOLUTIONBY REQUISITE MAJORITY.



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CIN: L25206MP1990PLC005732

### Item No. 3: Ordinary Resolution:

To appoint a director in place of Mrs. Purnima Mehta (DIN 00023632) who retires by rotation at this Annual General Meeting and being eligible offers herself for re-appointment.

Resolution re	equired: (Ordin	nary/ Special)	Ordinary					
Whether pro	moter/ promo	ter group are	No	F			2	
interested in	the agenda/res	olution?						
Category	Mode of	No. of	No. of	% of	No. of	No. of	% of	% of
	Voting	shares held	votes	Votes	Votes – in	Votes -	Votes in	Votes
			polled	Polled on	favour	against	favour on	against on
				outstandin			votes	votes
			29	g			polled	polled
		er		shares=[(2			[(4)/(2)]*	[(5)/(2)]*
			4.	)/(1)]*			100	100
		(1)	(2)	100	(4)	(5)	(6)	(7)
			nvii	(3)				
Promoter	E-Voting		32919647	99.3976	32919647	0	100.00	0
and	Poll	33119173	0	. 0	0	0	0	0
Promoter	Postal		0	0	0	0	0	0
Group	Ballot	3	V v	(a)				
	Total	33119173	32919647	99.3976	32919647	0	100.00	0
Public	E-Voting		0	0	0	0	0	0
Institutions	Poll	1600	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot					1		
	Total	1600	0	0	0	0	0	0
Public Non	E-Voting		20738	0.1258	20728	10	99.9518	0.0482
Institutions	Poll	16482747	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot	100						
	Total	16482747	20738	0.1258	20728	10	99.9518	0.0482
Total		49603520	32940385	66.4074	32940375	10	100.0000	0.0000

On the basis of the above-mentioned voting results the Chairman declared that Resolution No. 3 was passed AS AN ORDINARY RESOLUTION BY REQUISITE MAJORITY.



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Item No. 4: Ordinary Resolution:

To ratify the remuneration payable to the Cost Auditors of the company for the financial year 2024-25 by way of an Ordinary Resolution:

Resolution re	equired: (Ordina	ary/ Special)	Ordinary		2		51 3	
Whether pro	omoter/ promo	ter group are	No					
interested in	the agenda/reso							
Category	Mode of		No. of	% of	No. of	No. of	% of	% of
	Voting	shares held	votes	Votes	Votes – in	Votes -	Votes in	Votes
		4	polled	Polled on	favour	against	favour on	against
		10		outstandin			votes	on votes
2	1			g			polled	polled
				shares=[(2			[(4)/(2)]*1	[(5)/(2)]*
		* * * * * * * * * * * * * * * * * * * *		)/(1)]*		4.50	00	100
		(1)	(2)	100	(4)	(5)	(6)	(7)
				(3)				
Promoter	E-Voting		. 32919647	99.3976	32919647	0	100.00	0
and	Poll	33119173	0	0	0	0	0	0
Promoter	Postal		0	. 0	0	0	0	0
Group	Ballot							
	Total	33119173	32919647	99.3976	32919647	0	100.00	0
Public	E-Voting		0	0	0	0	0	0
Institutions	Poll	1600	0.	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot							- 12
	Total	1600	0	0	0	0	0	0
Public Non	E-Voting		20738	0.1258	20728	10	99.9518	0.0482
Institutions	Poll	16482747	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot		*:					
	Total	16482747	20738	0.1258	20728	10	99.9518	0.0482
Total		49603520	32940385	66.4074	32940375	10	100.0000	0.0000

On the basis of the above mentioned voting results the Chairman declared that Resolution No. 4was passed AS ANORDINARY RESOLUTION BY REQUISITE MAJORITY.



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CIN: L25206MP1990PLC005732

Item No. 5: Ordinary Resolution:

To approve the transactions/contracts/arrangements with related parties under Regulation 23 of the SEBI (LODR) Regulations, 2015 by way of an Ordinary Resolution:

Resolution re	equired: (Ordin	ary/ Special)	Ordinary					
	omoter/ promo the agenda/reso		Yes		*			
Category	Mode of Voting	No. of shares held	No. of votes polled (2)	% of Votes Polled on outstandin g shares=[(2 )/(1)]* 100 (3)	No. of Votes – in favour	No. of Votes – against	% of Votes in favour on votes polled [(4)/(2)]*1 00 (6)	% of Votes against on votes polled [(5)/(2)]* 100 (7)
Promoter	E-Voting		0	0	0	0	0	0
and	Poll	33119173	0	0	0	0	0	0
Promoter Group	Postal Ballot	-	0	0	0	0	0	0
	Total	33119173	0	. 0	0	0	0	0
Public	E-Voting		0	0	0	0	0	0
Institutions	Poll	1600	0	0	0	0	0	0
	Postal Ballot		0	0	0	0	0	0
	Total	1600	0	0	0	0	0	0
Public Non	E-Voting		20716	0.1257	20706	10	99.9517	0.0483
Institutions	Poll	16482747	0	0	0	0	0	0
	Postal Ballot		0	0	0	0	0	0
	Total	16482747	20716	0.1257	20706	0	99.9517	0.0483
Total		49603520	20716	0.0418	20706	10	99.9517	0.0483

On the basis of the above mentioned voting results the Chairman declared that Resolution No. 5 was passed AS ANORDINARY RESOLUTION BY REQUISITE MAJORITY.



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CIN: L25206MP1990PLC005732

Item No. 6: Special Resolution:

To confirm the appointment of Mr. Siddharth Sethi (Din: 01548305) as an Independent Director of the Company by way of a Special Resolution:

Resolution re	equired: (Ordin	ary/ Special)	Special		-	· ·	= .	
Whether pro	omoter/ promo	ter group are	No					
interested in	the agenda/res	olution?			*			
Category	Mode of	No. of	No. of	% of	No. of	No. of	% of	% of
	Voting	shares held	votes	Votes	Votes – in	Votes -	Votes in	Votes
			polled	Polled on	favour	against	favour on	against
				outstandin			votes	on votes
			4	g	¥		polled	polled
			7.5	shares=[(2			[(4)/(2)]*1	[(5)/(2)]*
		1 2		)/(1)]*			00	100
		(1)	·(2)	100	(4)	(5)	(6)	(7)
				(3)			-	
Promoter	E-Voting		32919647	99.3976	32919647	0	100.00	0
and	Poll	33119173	0	0	0	0	0	0
Promoter	Postal		0	0	0	0	0	0
Group	Ballot		-					
	Total	33119173	32919647	99.3976	32919647	0	100.00	0
Public	E-Voting	1	0	0	0	0	0	0
Institutions	Poll	1600	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot				· ·			
	Total	1600	0	0	0	0	0	0
Public Non	E-Voting	*	20738	0.1258	20728	. 10	99.9518	0.0482
Institutions	Poll	16482747	0	0	0	0	0	0
	Postal		0	0	0	0	0	0
	Ballot	W	A					
	Total	16482747	20738	0.1258	20728	10	99.9518	0.0482
Total		49603520	32940385	66.4074	32940375	10	100.0000	0.0000

On the basis of the above mentioned voting results the Chairman declared that Resolution No. 6 was passed AS SPECIAL RESOLUTION BY REQUISITE MAJORITY.



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CIN: L25206MP1990PLC005732

Item No. 7: Special Resolution:

To confirm the Re-Appointment of Mrs. PurnimaMehta (DIN: 00023632) as Whole Time

**Director of the Company:** 

Resolution re	equired: (Ordi	inary/ Special)	Special	Ar .		×		
Whether pro	moter/ prom	oter group are	No					
interested in	the agenda/re	solution?						
Category	Mode o	of No. of	No. of	% of	No. of	No. of	% of	% of
	Voting	shares held	votes	Votes	Votes – in	Votes -	Votes in	Votes
			polled	Polled on	favour	against	favour on	against
			4	outstandin			votes	on votes
		140		g			polled	polled
			77	shares=[(2			[(4)/(2)]*1	[(5)/(2)]*
			10	)/(1)]*	A.A.		00	100
		(1)	(2)	100	(4)	(5)	(6)	(7)
				(3)				
Promoter	E-Voting		32919647	99.3976	32919647	0	100.00	0
and	Poll	33119173	. 0	0	0	0	0	0
Promoter	Postal	.	0	0	0	0	0	0
Group	Ballot	ie le		586 5	100	-		
tel	Total	33119173	32919647	99.3976	32919647	0	100.00	0
Public	E-Voting	- P	0	0	0	0	0	0
Institutions	Poll	1600	0	0	0	0	0	0
	Postal	9	0	0	0	0	0	0
	Ballot		i.		- 3			
8	Total	1600	0	0	0	0	0	0
Public Non	E-Voting		20738	0.1258	20728	10	99.9518	0.0482
Institutions	Poll	16482747	0	0	0	0	. 0	0
	Postal	EAN V	0	. 0	0	0	0	0
	Ballot	2 N						
	Total	16482747	20738	0.1258	20728	10	99.9518	0.0482
Total	5 40	49603520	32940385	66.4074	32940375	10	100.0000	0.0000

On the basis of the above mentioned voting results the Chairman declared that Resolution No. 7 was passed AS SPECIAL RESOLUTION BY REQUISITE MAJORITY.

For, KRITI INDUSTRIES (INDIA) LIMITED ON THE ORDERS OF THE CHAIRMAN

TANUJ SETHI
COMPANY SECRETARY & COMPLIANCE OFFICER

Date:20.06.2024 Place: Indore

### SCRUTINIZERS' REPORT

For Consolidated Results of Remote E-voting and E-Voting at the 34th Annual General Meeting of

### Kriti Industries (India) Ltd.

held on Tuesday, the 18th June, 2024

(Through Video Conferencing/Other Audio Video Mode (VC/OAVM) at 3:00 P.M. and concluded at 3:20 P.M. for which the venue of the Meeting was deemed at 8° 190cor. Brilliant Sapphire, Plot No.10, PSP, IDA, Scheme No.78, Part II, Indoor (M.P.) 45:2010

### ISHAN JAIN & CO.

Company Secretaries 401-402, Silver Ark Plaza, 20/1, New Palasiya, Indore (M.P.) 452001 Email: ishan1619@yahoo.co.in. cell 09479555060 Phone 0731 4972275

### ISHAN JAIN & CO.

Company Secretaries

Ishan Jain IFCS, RVISFAII

HWH /2024

18th June, 2024

To,
The Chairman of the Annual General Meeting of
Kriti Industries (India) Ltd.

Mehta Chamber, 34 Siyaganj, Indore, (M.P.) 452007

Indore, (M.P.) 452007

Sub: Submission of Consolidated Scrutinizers' Report for Remote E-voting and E-voting at

the 34th Annual General Meeting (34th AGM) held on Tuesday, June 18, 2024 at 3:00 P.M. through video conferencing/Other Audio Video Mode ('VC'/'OAVM').

Dear Sir,

We refer to our appointment made as the scrutificate by the Bound of directors of Kirsi Industries (India) Jad. (The Company), to screding the Termine Teviding and Evering it for AGM conducted in a finir and transporter manner in respect of the bolow mentioned resolutions as per the provision of section 100 of the Companies Acq. 2011 res and white 20 of the Companies (Management and Companies Acq. 2011 res and white 20 of the Companies (Management and Companies Acq. 2011) result white 20 of the Companies (Management and 2011) results of

We have carried out the work as scratinizer of the 34th AGM, commenced at 3.60 P.M. and concluded at 3.20 P.M. on Trusteday, the 18th Auman, 2024 and we had scratinized and reviewed the voting through Remote-E voting and voting by electronic mode at the 34th AGM through the platform of CISCO WEBEX organized by Central Depository Services (India) Ltd. (CDKI) for recording of attendance and voting and other technical support by the CDKIs tast 42th AGM.

- The management of the Company is responsible to ensure compliance with the requirements of;
  (i) the Act and the Rules made there under;
- the Act and the Ruses made mere under;
   the relevant circulars issued by the Ministry of Corporate Affairs and the Security and Exchange
- Board of India, as applicable for the said AGM; and

  (iii) the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, ("LODR") relating to e-voting on the resolutions contained in the Notice of the 34th AGM.

The management of the Company as well as CDSL is responsible for ensuring a secured framework and robustness of the electronic voting systems.



Our responsibility as a scrutinizer for the remote e-voting and vote through electronic mode is to make a consolidated scrutinizers' report of the votes cast in "Favour" or "Against" or "Rejected" for the resolutions as stated in the Notice of the 34\* AGA, dated 3\* May, 2020 which is basis of the reports as generated and provided by CDSL, the authorized agency to provide remote e-voting facility and facility at the 34\* AGA and for conducting meeting through VCDASL, the

I, CS Ishan Jain (FCS 9978: CP 13032) proprietor of M/s Ishan Jain & Co., Company Secretaries, Indoor, (FRN: S2021MP802290), submit my consolidated report for remote e-voting and e-voting scretarized for the 34th 4GM along with the relevant details are as under:

#### Disnatch of Notice convening the AGM:

- a. The Company has informed that on the basis of the Register of Members and the details of beneficiaries of the those capital of the Company are per record to the depositions; vs. 1, and 1, and
- b. The Company has also hosted the notice of the 34° AGM and the 34° Annual Report on its website <a href="https://www.kritiindustries.com">https://www.kritiindustries.com</a> and also filled with BSE Ltd. and National Stock Exchange of India Ltd.
- c. Passuant to the relocut circulum issued by the MAC for holding the AGM or other general meetings of Monthers through Video Conferencia (CV) or Other Adail Visual Manus (AWWA), the advertisements of rotice of the 3rd AGM, etc. were published in Fire Press (Dorard (English) and circulard Saura; Griffin in 2rd May, 2AS, specifying the data and time of the 3rd AGM, and confirming exhibitility of the notice on the Company's velocite and whether of SSC LLA and Noticel Stock Configure of final LLA, manusper of regulation of could like by the Manthers (solve) purpless and manuspers of final LLA, manuscripe of regulation of could like by the Manthers (solve) purpless and manuscripe of final LLA, manuscripe of the Stock Configuration of the Stock Configuration of the could be voiding on through e-voiding system at the 2rd AGM of its regulation.

#### Cut off Date

- a. For ascertainment for eligibility for the voting rights were reckened as on Tuesslay, the 11<sup>th</sup> June, 2024 being the cut-off date for the purpose of eligibility for voting by the members though the remote e-voting and voting through electronic mode at the 3<sup>th</sup> AGD.
- b. As on the cut-off date, there were total 13,683 members holding total 4,96,83,536 equity shares of Rs.1/- each, hence there was requirement of having minimum 30 members present at the Meeting to constitute a valid quorum. However, 34 members were present and attended the meeting at the 34\* AGM through the FC as per the Fenue Attendance Report generated from the CDSL Prostal.

#### Remote E-Voting Process:

- a. The Company had appointed CDSL as the agency for providing facility of casting votes by a member using remote e-voting system as well as e-voting on the day of the 34th AGM and allotted EVSN: 449538916 for the same.
- b. The facility was provided for Remote Eventing for the 34th AGM which commenced on Saturday, June 15th 2014 of 390. AM, [IST] and remained open for 3 days and ended on Monday, June 11th 2014 at 5500 P.M. [IST]. The Remote E-vening facility was blocked by the CDSI, thereafter. The Company has also provided e-vening facility to the shareholders present at the 34th AGM through VC and who have not casted their vote earlier, through the Remote E-vening facility.



## Counting Process Results:

On completion of e-voting at the 34th AGM, we unblocked the results of the remote e-voting and evoting by Members at the 34th AGM, on the CDSL e-voting platform and downloaded the results for scrutiny.

- a. Total 34 (Thirty Four) members were present through VC/OAVM in the 34th AGM;
  - b. Total 28 (Twenty Eight) members has exercised their voting rights including 27 (Twenty Seven) through Remote E-voting and 1 (One) through E-voting at 34th AGM.
  - c. After the closure of e-voting at 34th AGM, the report on voting done at the 34th AGM and the votes casted under remote e-voting facility prior to the 34th AGM were unblocked in the presence of Ms. Taranjeet Kaur Chunn and Ms. Priyanshi Jain witnesses who are not in the employment of the Company as prescribed under sub-rule 4(xii) of Rule 20 of the Companies (Management and Administration) Rules, 2014.
  - d. In Item No. 5 of the Agenda Item of Notice: (i) 2 (Two) member holding 22 (Twenty Two) share have not exercised their voting rights in any manner and remained neutral
    - (ii) 5 (Five) members being the Promoter/Promoter Group holding 3,29,19,647 (Three Crores Twenty Nine Lakhs Nineteen Thousand Six Hundred Forty Seven) being the related party have not exercised and casted their voting rights in pursuance to the provisions of Regulation 23 of SEBI (LODR) Regulations, 2015, However, they have exercised and cast their votes through remote e-voting in other agenda items.

### Report of the Scrutiniser to the Chairman of the Meeting:

- a. The Consolidated Scrutiniser's Report showing the results with respect to the 7 (Seven) arenda items as was set out in the Notice of the 34th AGM dated 3th May, 2024 is enclosed herewith as Annexure A
- Based on the aforesaid results, we report that all the Ordinary and Special Resolutions as set out in Item Nos. 1 to 7 in the Notice of the 34th AGM dated 3rd May, 2024 have been passed with requisite majority of the votes easted in favour
- c. The registers, all other papers and other relevant records relating to electronic voting shall remain in our safe custody until the Chairman considers, approves, and declare the results for the 34th AGM and the same shall thereafter be handed over to the Company Secretary for safe keeping.

Date: 18 06 2024 Place: Indore Peer Review: 842/2020 UDIN: F009978F000586169

For, ISHAN JAIN & CO. COMPANY SECRETARIES FRN: S2021MP802300 SISHAN JAIN PROPRIETOR FCS- 9978 CP:13032

### ISHAN JAIN & CO.

### Company Secretaries



Consolidated Results of Remote E-Voting and E-voting done at the 34th ADMILION Item No.1: Ordinary Resolution: For approval and adoption of the Standahoen and Consolidated Audited Financial Stattenents for the year ended 31 "March, 2004 containing the Balance Sheet as at 31" March,

Particulars	Rem	ote e-votes	E- Votin	g at AGM		Total	Percentage
	No.	Votes	No.	Votes	No.	Votes	
Favor	26	3,29,40,367	1	8	27	3,29,40,375	99.9999%
Against	1	10	0	0	1	10	0.0001%
Rejected	0	0	0	0	0	0	N.A.
Total	27	3,29,40,377	- 1	8	28	3,29,40,385	100.0000%

Item No.2: Ordinary Resolution: For approval of Dividend of 20% i.e. Rs. 0.20 per share as a on the 4,96,03,520 Equity Shares of Re.1/- each for the Financial Year ended 31st March, 2024

Particulars	Rem	ote e-votes	E- Votin	g at AGM		Total	Percentage
	No.	Votes	No.	Votes	No.	Votes	
Favor	26	3,29,40,367	- 1	8	27	3,29,40,375	99,9999%
Against	1	10	0	. 0	1	10	0.0001%
Rejected	0	0	0	0	0	0	N.A.
Total	27	3,29,40,377	1	8	28	3,29,40,385	100.0000%

Item No.3: Ordinary Resolution: For re-appointment of director in place of Mrs. Pernima Mehta (DN:00023632) who retires by rotation at this Annual General Meeting and being eligible offers herself for re-annoistment.

Particulars Rem		ote e-votes	E- Votin	g at AGM		Total	Percentage	
	No.	Votes	No.	Votes	No.	Votes		
Favor	26	3,29,40,367	1	8	27	3,29,40,375	99.9999%	
Against	1	10	0	0	1	10	0.0001%	
Rejected	0	0	- 0	0	. 0	0	N.A.	
Total	27	3,29,40,377	1	8	28	3,29,40,385	100.0000%	

Item No.4: Ordinary Resolution: For ratification of the Remuneration psyable to the Cost Auditors for the financial year 2024-25.

Particulars	Rem	ote e-votes	E- Votin	g at AGM		Total	Percentage	
	No.	Votes	No.	Votes	No.	Votes		
Favor	26	3,29,40,367	- 1	8	27	3,29,40,375	99,9999%	
Against	1	10	0	0	1	10	0.0001%	
Rejected	0	0	0	0	0	0	N.A.	
Total	27	3,29,40,377	- 1	8	28	3,29,40,385	100.0000%	

Hem No.5: Ordinary Resolution: For approval and authority to the Company to enter into transactions' contracts'arrangements with related parties for an amount upto Rs. 100.00 Crores (Rupees One Hundred Crore only) under regulation 25 of the SEBI (LODE) Regulations, 2015:

	Particulars	Remote e-votes		E- Voting at AGM		Total		Percentage	
		No.	Votes	No.	Votes	No.	Votes		
	Favor	19	20698	1	8	20	20706	99.9517%	
	Against	1	10	0	0	- 1	10	0.0483%	
	Rejected	0	0	0	0	0	0	N.A.	
٨	Total	20	20708	1	. 8	21	20716	100.0000%	



The aforesaid ordinary resolution was passed with requisite majority.

Item No.6: Special Resolution: For appointment of Mr. Siddharth Sethi (DIN: 01548305) as an

Particulars	Rem	ote e-votes	E- Voting at AGM		Total		Percentage
	No.	Votes	No.	Votes	No.	Votes	y creeninge
Favor	26	3,29,40,367	- 1	8	27	3.29,40.375	99.99998
Against	1	10	0	0	- 1	10	0.0001%
Rejected	0	0	0	0	0	0	N.A
Total	27	3,29,40,377 olution was pass	1	8	28	3,29,40,385	100.000034

Item No 7: Special Paralution: For

Particulars	Remote e-votes		E- Voting at AGM		Total		Percentage
	No.	Votes	No.	Votes	No.	Votes	ge
Favor	26	3,29,40,367	- 1	8	27	3.29.40.375	99 999940
Against	1	10	0	0	1	10	0.0001%
Rejected	0	0	0	0	0	0	N.A.
Total	27	3,29,40,377	1	8	28	3.29.40.385	100,0000%

Date: 18.06.2024 Place: Indore Peer Review: 842/2020 UDIN: F009978F000586169

For, ISHAN JAIN & CO. COMPANY SECRETARIES FRN: S2021MP802300 CS ISHAN JAIN PROPRIETOR PFCS: 9978 CP:13032

We the undersigned witnessed that the votes were unblocked finalized from the e-voting website of Central Depositories (India)Limited (CDSL) (www.evotingindia.com)and the votes were reckoned after the conclusion of the 34th AGM of the Company in our presence on 18th June, 2024.

Ms. Priyanshi Jain

Ms. Taranjeet Kaur Chunn