DECCAN BEARINGS LIMITED

AN ISO 9001:2008 COMPANY

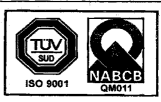


REGD. OFF.: 315/321, PROSPECT CHAMBERS,

2ND FLOOR, DR. D. N. ROAD, FORT, MUMBAI-400 001. (INDIA)

TEL. : (91) (22) 2285 2552 / 2204 4159

FAX : (91) (22) 2287 5841 E-mail : info@deccanbearings.com Website : www.deccanbearings.com CIN NO. : L29130MH1985PLC035747



Date: 6th May 2022

To The Bombay Stock Exchange Limited Department of Corporate Services Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400001

Dear Sir/ Madam,

BSE SCRIP CODE: 505703
Name: Deccan Bearings Limited

Dear Sir/ Madam,

Sub: Consolidated Report of Scrutinizer for the 37th Annual General Meeting of the Company.

Please find enclosed herewith the consolidated report of scrutinizer on remote e-voting and evoting at the AGM issued by Mr. Suhas Ganpule, Practicing Company Secretary of 37th Annual General Meeting of the Company held on Friday, May 6, 2022 at 11.00 AM via Video Conference / Other Audio-Visual Means.

Kindly take the same on record.

For Deccan Bearings Limited

Ritesh Mohan Parab Managing Director

がIN No: 09494605



06th May, 2022

To,
The Chairman
Deccan Bearings Limited
315/321 Prospect Chambers,
DR D N Road Fort Mumbai-400001

Dear Sir,

Sub: Scrutinizer's Report on Remote E-Voting and E-Voting conducted at 37th Annual General Meeting of M/s Deccan Bearings Limited held on 06th May, 2022

Deccan Bearings Limited("the Company") at their Board Meeting held on 07th April, 2022, appointed the undersigned as the Scrutinizer to ensure that the process of remote e-voting prior to the 37th Annual General Meeting ("AGM") and E-Voting conducted at the AGM on the resolutions contained in the Notice dated 07th April, 2022 of the AGM of the Company held on 6th May, 2022, as prescribed under Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, placed for the approval of Members of the Company, be carried out in a fair and transparent manner.

The AGM was held through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAVM") without the physical presence of the Members at a common venue and in Compliance with circulars dated May 5, 2020 and January 13, 2021 read with circulars dated April 8, 2020 and April 13, 2020 (collectively referred to as "MCA Circulars") and SEBI Circular dated May 12, 2020; January 15, 2021 and December 14, 2021 vide circular No. 21/ 2021. The Company had provided e-voting facility at the AGM for those shareholders who did not cast their votes through remote e-voting facility prior to the AGM.

The Management of the Company is responsible to ensure the compliance with the requirements of the Companies Act, 2013 read with Rules made thereunder, applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Circulars, relating to remote e-voting prior to the AGM and e-voting conducted at the AGM on the resolutions as contained in the aforesaid Notice of the AGM of the Members of the Company. My responsibility as Scrutinizer is to scrutinize and ensure that the voting done through Remote E-Voting prior to the AGM and E-Voting conducted at the AGM is done in a fair and transparent manner and to make a Consolidated Scrutinizer's Report of the votes cast "in favour" or "against" the resolutions, based on the reports in relation to the remote e-voting prior to the AGM and e-voting conducted at the AGM as per the facilities provided by Central Depository Services India Limited ("CDSL"), the agency engaged by the Company for the said purposes.

Pursuant to Section 101 of the Act, Notice of AGM was sent to the Members by permitted means as per the Circulars i.e. by e-mail. Following resolutions were proposed approval by the Members at the AGM:





- 1. Resolution No. 1 as an Ordinary Resolution i.e. to receive, consider and adopt the Audited Financial Statements for the year ended 31st March, 2022 and the reports of the Board of Directors and Auditors thereon
- 2. Resolution No. 2 as an Ordinary Resolution for Appointment of Mr. Ritesh Mohan Farab, (DIN: 09494605), Director retiring by rotation.
- 3. Resolution No.3 as an Ordinary Resolution for appointment of M/s. Suvarna & Katdare, Chartered Accountants, Statutory Auditor and fix their remuneration.
- 4. Resolution No. 4 as Special Resolution for Appointment of Mr. Ritesh Mohan Parab (DIN: 09494605) as the Managing Director of the Company for the period of 5(five) years and to fix his remuneration for a period of 3 (Three) years.
- 5. Resolution No. 5 as Special Resolution for Appointment of Mr. Sandip Pawar (DIN:05245634) as an Independent Director.

The Company provided Remote E-Voting facility to the Members to cast votes on aforesaid Resolutions prior to the AGM. The Company also provided E-Voting facility at the AGM to those members who had not cast their votes through remote e-voting, to enable them to cast their votes on the aforesaid resolutions at the AGM.

Remote e-voting facility was made available to the Members of the Company to exercise their voting rights from 9:00 a.m. of Tuesday, 03rd May, 2022 upto 5:00 p.m. of Thursday, 5th May, 2022. Accordingly, votes casted through remote evoting upto 5:00 p.m. of 5th May, 2022 have been considered for my scrutiny.

After conclusion of the AGM, the voting through remote e-voting prior to the AGM and e-voting conducted at the AGM were unlocked. In case of members who cast votes through remote e-voting as well as through e-voting conducted at the AGM, the voting through remote e-voting by such members was treated as valid. A summary of the votes cast by members through remote e-voting prior to the AGM and e-voting conducted at the AGM with their pattern of voting is as per Annexure attached to this Report.

The results of the voting by members through remote e-voting and e-voting conducted at the AGM in respect of the above-mentioned resolutions may accordingly be declared by the Chairman of the Meeting.

Thanking You.

ASS

For S.G and Associates

Practicing Company Secretaries

Suhas S. Ganpule

Proprietor

ACS: A12122, CP No.: 5722 UDIN: A012122D000279719





The Summary of the votes cast through remote e-voting and e-voting conducted at the 37^{16} AGM for each of the Resolutions is given below:

1. Resolution No. 1 as an Ordinary Resolution:

Consideration and adoption of Audited Financial Statements for the year ended 31st March, 2022 and the reports of the Board of Directors and Auditors thereon

Sr. No	Particulars				Resolution 1.			
					No. who	of voted	Members	No. of votes
a	Votes cast	through	e-vot	ing	02			03
b	Votes cas	t through	rem	ote.	17			7,52,315
	Total				19			7,52,318
C	Less: Inva	alid votino	1			ap W		T-) '-1
d	Net Valid	voting			19	H		7,52,318
	(i)	Voting assent Resolutio	for	ith the	18	j	,	7,52,317
% of Assent			7	100%				
	(II)	Voting dissent Resolution	for	ith the	01		A	01
% of Dissent				0.00%				

2. Resolution No. 2 as an Ordinary Resolution:

Appointment of Mr. Kiran Vora, (DIN: 00108607), Managing Director retiring by rotation.

Sr.	Particulars	Resolution 2.	
No			
		No. of Members who voted	No. of votes
ā	Votes cast through e-voting at AGM	02	03
b	Votes cast through remote e-voting	17	7,52,315
	Total	19	7,52,318
С	Less: Invalid voting	n ₁ (1)	7
d	Net Valid voting	19	7,52,318
	(i) Voting with assent for the Resolution	18	7,52,317
s of A	assent	10	08
	(II) Voting with dissent for the Resolution	01	01
8 of [Dissent	0.	00%





3. Resolution No. 3 as an Ordinary Resolution:

To appoint M/S. Suvarna & Katdare, Chartered Accountants, Statutory Auditor and fix their remuneration.

Sr.	Particulars			Resolution 3.			
No					1		
			No.	of	Members	No. of votes	
			who	voted			
a	Votes cast	through e-voting	02			03	
	at AGM					1 .	
b	Votes cast	through remote e-	17		1	7,52,315	
	voting			†	4 9	1 1 10	
	Total		19			7,52,318	
С							
	Less: Inval	id voting		7			
d			19			7,52,318	
	Net Valid v	oting					
	(i)	Voting with	18	11		7,52,317	
		assent for the				4	
		Resolution				1	
€ of	Assent		Į.		. 100	0%	
	(II)	Voting with	01		10	01	
		dissent for the			7		
		Resolution		,	176	1	
₹ of Dissent		0.00%					

4. Resolution No. 4 as Special Resolution:

Appointment of Mr. Ritesh Mohan Parab (DIN: 09494605) as the Managing Director of the Company for the period of 5(five) years and to fix his remuneration for a period of 3 (Three) years

Sr. No	Particulars		Resolution 4.				
			No. of Members who voted	No. of votes			
â	Votes cast at AGM	through e-votin	g 02	03			
b	Votes cast to	hrough remote e	- 17	7,52,315			
	Total	7	19	7,52,318			
С	Less: Invali	d voting					
d	Net Valid vo	ting	19	7,52,318			
		Voting with assent for the Resolution	1 1 1	7,52,317			
% of	Assent		10	00%			
		Voting with dissent for the Resolution	01	01			
€ of	Dissent		0.0	00%			





SG & ASSOCIATES Company Secretaries

5. Resolution No. 5 as Special Resolution:

Appointment of Mr. Sandip Pawar (DIN:05245634) as an Independent Director

Sr.	Particulars			Resolution 5.			
			1	of voted	Members	No. of votes	
à	Votes cas	t through e-voting	02			03	
b	Votes cas	t through remote e-	17			7,52,315	
	Total		19			7,52,318	
ů.	Less: Inva	alid voting				- <u>-</u> -	
ď	Net Valid		19			7,52,318	
	(i)	Voting with assent for the Resolution	18			7,52,317	
Y of Assent			100%				
	(II)	Voting with dissent for the Resolution	01	4	¥	01	
105	of Dissent			0.00%			

For S.G and Associates

cing Company Secretaries

Ganpule

Proprietor

ACS: A12122, CP No.: 5722 UDIN: A012122D000279719

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