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Date: 26.07.2022

BSE Limited Listing Department Phiroze Jeejeebhoy Towers Dalal Street, Mumbai - 400 001

National Stock Exchange of India Limited Listing Department Exchange Plaza, C-1, Block-G, Bandra Kurla Complex, Bandra(E) Mumbai - 400 051.

Dear Sir/Madam,

Sub: Proceedings of 59th Annual General Meeting held on 25th July 2022 - reg.

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the proceedings of 59^{th} Annual General Meeting of the Company held on 25^{th} July 2022 is enclosed herewith.

Kindly take on record the same.

Thanking you,

Yours faithfully,

For LAKSHMI MACHINE WORKS LIMITED

C R SHIVKUMARAN COMPANY SECRETARY

PROCEEDINGS OF THE 59^{TH} ANNUAL GENERAL MEETING OF THE MEMBERS OF LAKSHMI MACHINE WORKS LIMITED HELD AT 03.30 PM (IST) ON MONDAY THE 25^{TH} JULY, 202 THROUGH VIDEO CONFERENCING (VC) OR OTHER AUDIO VISUAL MEANS (OAVM) AT THE DEEMED VENUE -LMW CORPORATE OFFICE SITUATED AT 34-A KAMARAJ ROAD, COIMBATORE – 641018.

Meeting commenced at: 03.30 PM Meeting concluded at: 04:33 PM

Directors present through video conference:

S.	Name	Designation	Attended
No.			through VC from
1.	Sri. Sanjay Jayavarthanavelu	Chairman and Managing	LMW Corporate
	*a	Director	Office - Coimbatore
		Chairman of Corporate Social	
		Responsibility Committee	
2.	Sri. S. Pathy	Non-Executive Director	LMW Corporate
			Office – Coimbatore
3.	Dr. Mukund Govind Rajan	Independent Director &	LMW Corporate
		Chairman of the Audit	Office - Coimbatore
	·	Committee, Nomination and	
		Remuneration Committee and	
		Risk Management Committee	
4.	Sri. Aditya Himatsingka	Independent Director &	LMW Corporate
		Chairman of the Stakeholders	Office - Coimbatore
		Relationship Committee	
5.	Justice Smt. Chitra	Independent Woman Director	Chennai
	Venkataraman (Retd)		
6.	Sri. Arun Alagappan	Independent Director	Chennai
7.	Sri. K. Soundhar Rajhan	Director – Operations	LMW Corporate
			Office - Coimbatore
8.	Sri. Aroon Raman	Independent Director	LMW Corporate
		-	Office - Coimbatore
9.	Sri. Jaidev Jayavarthanavelu	Non-Executive Director	LMW Corporate
			Office - Coimbatore

In Attendance:

	S. No.	Name	Designation	Attended through VC from
2	10.	Sri. C.R. Shivkumaran	Company Secretary	LMW Corporate Office - Coimbatore

In Presence:

S. No.	Name	Designation	Attended through VC from
11.	Sri. V. Senthil	Chief Financial Officer	LMW Corporate COMBATORE Office - Coimpatore Store
12.	Sri. B. Krishnamoorthi	Statutory Auditor	Coimbatore
13.	Sri. M.D. Selvaraj	Scrutiniser & Secretarial Auditor	Coimbatore

Members present: (Clubbed based on PAN Nos.)

Promoter/Promoter Group - 19

Public - 35

Sri. C R Shivkumaran, Company Secretary and Compliance Officer of the Company provided standard instructions to the Members regarding participation through Video Conferencing and the guidelines applicable to speaker shareholders who have registered themselves for raising their question/queries during the meeting. He further informed the members that based on the reasons of business exigency/urgency, the Board of Directors of the Company have decided that the 'Special Business items' included in the notice convening the Meeting was unavoidable, hence was being considered. He then requested Sri. Sanjay Jayavarthanavelu, Chairman and Managing Director to preside over the meeting.

Sri. Sanjay Jayavarthanavelu, Chairman and Managing Director, then chaired the Meeting. He then identified himself to the participants of the meeting by stating his name and that he was attending the meeting from LMW Corporate Office located at 34-A, Kamaraj Road, Coimbatore – 641018 and extended a warm welcome to the members attending the 59th Annual General Meeting of the Company.

Chairman informed that the Annual General Meeting was being conducted through video conferencing facility in compliance with the framework issued by the Ministry of Corporate Affairs & Securities and Exchange Board of India through their respective circulars.

He further stated that the proceedings of this meeting were being recorded and the recorded video would be posted on the website of the Company.

The Chairman then proceeded to introduce the fellow members of the Board & executives and requested them to confirm their attendance. Thereafter, Sri. S. Pathy, Dr. Mukund Govind Rajan, Sri. Aditya Himatsingka, Justice (Smt) Chitra Venkataraman (Retd), Sri. Arun Alagappan, Sri. K. Soundhar Rajhan, Sri. Aroon Raman and Sri. Jaidev Jayavarthanavelu Directors and Sri. V. Senthil, Chief Financial Officer & Sri. C.R. Shivkumaran, Company Secretary individually identified themselves and also stated the location from which they were participating as noted above.

The Chairman further informed the members that Sri. B. Krishnamoorthi of M/s. S. Krishnamoorthy & Co., Statutory Auditors, Sri. M.D. Selvaraj of MDS & Associates, Secretarial Auditor and Scrutiniser and other key executives of the Company were also participating in the meeting through Video Conferencing.

He further informed that Sri.T.C. Suseel Kumar could not attend the meeting due to his unavailability and had sought leave of absence.

The Chairman further informed that participation of members through Video Conference was being reckoned for the purpose of quorum as per the circulars issued by the Ministry of Corporate Affairs and Section 103 of the Companies Act, 2013. He further stated that the requisite quorum was present through video conference and called the meeting to order.

He further mentioned that since there was no physical attendance of the Members, the requirement of appointment of proxies was not applicable.

The Chairman affirmed that he is satisfied with the facilities provided to the Members of the Company for participating in this meeting through Video Conferencing and that the Company has taken all efforts feasible under the circumstances to enable NDIA Members to participate and vote on the items being considered in the meeting.

He further informed the members that the Registers as required under the Companies Act, 2013 were made available electronically for inspection by the Members during the AGM.

The Chairman then informed that the Members who have not voted earlier through evoting can cast their vote during the meeting through e-voting facility.

The notice of the AGM along with the financial statements for the year ended $31^{\rm st}$ March, 2022 & Board's report having been sent through electronic mode to the Members was taken as read by the Chairman.

Further, as there were no qualifications or comments or remarks in the Statutory Audit Report and Secretarial Audit Report for the financial year ended $31^{\rm st}$ March, 2022, the same was taken as read by the Chairman.

The Chairman then addressed the Members. Thereafter he requested Sri C R Shivkumaran, Company Secretary of the Company to explain the voting process at the AGM.

Sri C R Shivkumaran informed the Members that the Company had provided the members with the facility to cast their vote on all the Resolutions as set out in the Notice of the AGM through the remote e-voting system administered by NSDL e-voting platform during the period from Friday, July 22nd, 2022 (9:00 AM Indian Standard Time) to Sunday, July 24th, 2022 (5:00 PM Indian Standard Time). He further informed the Members that the facility for voting at the meeting was also provided to the Members present in the meeting and who had not cast their votes through remote e-voting.

Members were further informed that Sri. M.D. Selvaraj, Practicing Company Secretary, Coimbatore was appointed by the Board of Directors of the Company, to scrutinize the e-voting /remote e-voting process in a fair and transparent manner.

Sri C R Shivkumaran then informed that no motion would be moved with respect to the Resolutions set out in the Notice dated 11^{th} May, 2022 convening the 59^{th} AGM, since all the resolutions were already put to vote during the remote e-voting period and that there is no voting by show of hands at the AGM.

The Chairman then read out the following items of business, as per the notice of the AGM:

Item No.	Details of Resolutions ·	Resolution Type
1	To receive, consider and adopt standalone and consolidated Annual	Ordinary
	Financial Statements including Statement of Profit and Loss (including Other Comprehensive Income), along with the Statement of Cash Flows	<i>i</i>
	and the Statement of Changes in Equity for the financial year ended	
	31 st March 2022, the Balance Sheet as at that date, the Report of the Board of Directors and the Auditors thereon.	
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2	Declaration of Dividend.	Ordinary
. 3	Re-appointment of Sri S. Pathy (DIN: 00013899), Director who retires	Ordinary
	by rotation and, being eligible, offers himself for re-appointment.	
4	Change of signing partner(s) in M/s S. Krishnamoorthy & Co Chartered	Ordinary
	Accountants, Statutory Auditor of the Company	INF I
5	Appointment of Sri Jaidev Jayavarthanavelu (DIN: 07654117) as Non-	Ordinaco
	Executive Non-Independent Director of the Company.	COMBATO
6	Appointment of Sri. Aroon Raman (DIN: 00201205) as an Independent	Special INDIA
	Director of the Company.	100
7	Ratification of remuneration payable to Cost Auditor of the Company.	Ordinary *

The Company Secretary then informed the Members about the procedure regarding the question-and-answer session from Members after which the Members raised their queries/questions. The Chairman then clarified the queries/questions raised by registered speaker Shareholders.

The Chairman then informed the Members that e-voting would be open for 15 minutes from the end of the Meeting on the NSDL e-voting platform to enable those Shareholders who had not cast their vote.

The Chairman further informed that the Results would be declared, after considering both remote e-voting and e-voting during the Meeting, within 48 hours of the closure of AGM and the consolidated Scrutinizers' Report would be placed in the Company's website and in the NSDL website and the Results would also be intimated to the Stock Exchanges in which the Company's equity shares are listed.

He further informed that the Resolutions as set forth in the Notice shall be deemed to be passed on the date of the AGM subject to the receipt of the requisite number of votes.

Chairman further informed that arrangements had been made for the distribution of dividend through HDFC Bank subject to the passing of the Resolution No. 2 by the Shareholders. He further informed that for those Shareholders who opted for electronic credit, dividend would be placed to the credit of their Bank account on 10th August, 2022 and for the Shareholders who have not opted for electronic credit, dividend warrants would be dispatched by 10th August, 2022.

The Chairman then extended a vote of thanks to all the Shareholders & Directors who participated in the meeting through video conferencing and declared the meeting as closed at 04.33 P.M. (IST).

