BF UTILITIES

CIN:L40108PN2000PLC015323

SECT/NSE/BSE/

October 8, 2021

National Stock Exchange of India Ltd. Exchange Plaza, Bandra-Kurla Complex Bandra (E), Mumbai – 400 051 SYMBOL – **BFUTILITIE** Bombay Stock Exchange Ltd. Phiroze Jeejeebhoy Tower Dalal Street, Mumbai – 400 001. Scrip Code – **532430**

Dear Sir,

Sub:- Minutes of the 21st Annual General Meeting

We are sending herewith copy of the Minutes of the 21st Annual General Meeting of BF Utilities Ltd. held on Wednesday, 29th September, 2021 through Video Conference (VC) / Other Audio Visual Means (OAVM) facility.

Thanking You,

Yours Faithfully, For BF Utilities Limited

Emeal

B. S. Mitkari Company Secretary

Encls - as above.



BF UTILITIES LIMITED, MUNDHWA, PUNE CANTONMENT, PUNE 411 036, MAHARASHTRA, INDIA

Website : www.bfutilities.com

Phone: +91-020-26725257 Email:Secretarial@bfutilities.com

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MINUTES OF THE TWENTY MEMBERS OF BF UTILITIES DAY OF SEPTEMBER, 2021 A.M. HELD THROUGH VIE VISUAL MEANS ("OAVM") F	FIRST ANNUAL GENE S LIMITED HELD ON W I AT 11.00 A. M. AND DEO CONFERENCE ("	EDNESDAY, THE 29TH CONCLUDED AT 11.35
PRESENT :		
1. MR. B. N. KALYANI	CHAIRMAN AND ME	EMBER
2. MR. B. B. HATTARKI	DIRECTOR	
3. MS. A. A. SATHE	DIRECTOR	. •
4. MR. S. K. ADIVAREKAR	DIRECTOR	
5. MR. B. S. MITKARI	DIRECTOR, CEO/CI	O & Company Secretary
total 56 Members as recorded	in the VC system.	
Statutory Auditors : Mr. C. K. Joshi and Mr. Prak Accountant	kash Apte, of M/s. Josh	i Apte & Co., Chartered
Scrutinizer : Mr. Sridhar Mudaliar, of SVD 8	Associates, Company S	Secretaries.
All the above Directors, Mem System	bers, Auditors and Scru	itinizers attended on VC
Mr. B. S. Mitkari, Company Se members about participation a confirmed that the requisite qu	nd voting at the meeting	through VC / OAVM and
He also informed that the remo from 26th September to 28th voted earlier can cast their vot for 15 minutes after the conclus	September, 2021. The es now and this e-Voting	members who have not
After that Mr. B. N. Kalyani Ch. Chairman welcomed the mem called the meeting in order. Th	bers and as the requisi	ite quorum was present.
The Chairman informed that CEO/CFO and Company Sec Video Conferencing from their	retary are also participa	s, Secretarial Auditors, ting in the AGM through
The Chairman informed that d norms, the AGM is held throug	lue to spread of COVID- h VC / OAVM, which is i	19 and social distancing n compliance with the

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directions issued by Ministry of Corporate Affairs and SEBI. Since this AGM is being held through Video Conferencing without physical attendance of Members at a common venue, the requirement of appointing proxies by the Members is not applicable. The Registers and documents referred to in the AGM Notice were available for inspection of the members on the Company's website.

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With the permission of the members, Notice of the AGM was taken as read. Since there were no audit qualifications by Statutory Auditors, with the permission of the members, Auditor's Report was taken as read. The Chairman informed that Secretarial Audit Report is attached to the 21st Annual Report.

The Chairman then delivered the speech.

The Members who registered themselves as "Speakers" spoke during the meeting and sought some clarifications. The same were duly replied by Chairman. The Chairman proceeded with the resolutions, set out at Sr. No.1 to 3 in the Notice of AGM dated August 11, 2021.

The Chairman informed that the members who have not casted their votes through Remote e-Voting can exercise their votes at the AGM and the e-Voting facility will remain open for 15 minutes after conclusion of the meeting and will be disabled thereafter.

The members were informed that Mr. Sridhar Mudaliar, Practicing Company Secretary has been appointed as the Scrutinizer to scrutinize the votes cast through remote e-Voting and at this meeting. The Chairman authorised Company Secretary to declare the results of e-Voting on receipt of Scrutinizer's Report within 48 (forty eight) hours of conclusion of the meeting and the same shall be forwarded to the Stock Exchanges and also uploaded on the Company's website and on the website of NSDL.

There being no business, Chairman concluded the meeting with a vote of thanks to the Directors and members present for attending the AGM.

The meeting concluded at 11.35 a.m. (including the time allowed for e-voting at the AGM)

The Company Secretary on receipt of the Scrutinizer's Report, summarized the votes cast "in favour of" or "against" the resolutions as stated below, based on the reports generated from the e-voting system provided by National Securities Depository Limited.

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To consider and adopt :

a) the audited standalone financial statements of the Company for the Financial Year ended
March 31, 2021, the reports of the Board of Directors and Auditors thereon.
b) the audited consolidated financial statements of the Company for the Financial Year ended

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March 31, 2021 and the report of the Auditors thereon.

Resolution Required			:	Ordinary Resolution					
Whether promoter/promoter group are interested in the agenda/resolution ?			:	Νο					
Result			:	Passed with Requisite Majority					
Category	Mode of Voting	No. of shares held	No. of votes polled	% of Votes Polled on outstandi ng shares	Votes in	No. of Votes – Against	% of Votes in favour on votes polled	% of Votes against on votes polled	
	· .	[1]	[2]	[3]={[2]/[1]}*100	[4]	[5]	[6]={[4]/[2]}*100	[7]={[5]/[2]}*100	
	E-Voting	-	20049565	95.0666	20049565	0	100.0000	0.0000	
Promoter and	Poll		0	0.0000	0	0	0.0000	0.0000	
Promoter Group	Postal Ballot	21090015	0	0.0000	o	o	0.0000	0.0000	
o, oup	Totai	1 - P	20049565	95.0666	20049565	0	100.0000	0.0000	
	E-Voting Public Poli		26934	18.7345	26934	0	100.0000	0.0000	
Public			0	0.0000	0	· 0	0.0000	0.0000	
Institution Postal 5 Ballot Total	143767	0	0.0000	0	Ð	0.0000	0.0000		
	Total		26934	18.7345	26934	0	100.0000	0.0000.	
	E-Voting		1579741	9.6127	1574017	5724	99.6377	0.3623	
Public Non	Poli		0	0.0000	0	0	0.0000	0.0000	
institution s	Postal Ballot	16433846	0	0.0000	. 0	0	0.0000	0.0000	
	Total		1579741	9.6127	1574017	5724	99.6377	0.3623	
Total		37667628	21656240	• 57.4930	21650516	5724	99.9736	0.0264	

In view of the above voting results, the following resolution was considered as passed with requisite majority as an Ordinary Resolution :

"RESOLVED THAT the Audited Standalone and Consolidated Financial Statements of the Company for the year ended 31st March, 2021 together with schedules and notes and the Directors' Report and Auditors' Report attached thereto be and the same are hereby approved and adopted" MINUTE BOOK

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Appointment of Mr. B. S. Mitkari, (DIN : 03632549) as a Director, who retires by rotation, and being eligible, offers himself for re-appointment

Resolution Required				r	Ordinary Resolution				
Whether promoter/promoter group are interested in the agenda/resolution ?				No					
Result			:]	Passed with Requisite Majority					
Category	Mode of Voting	No. of shares held	polled	% of Votes Polled on outstandi ng shares	No. of Votes — in favour	No. of Votes – Against	% of Votes in favour on votes polled	% of Votes against on votes polled	
2		[1]	[2]	[3]={[2]/[1] }*100	[4]	[5]	[6]={[4]/[2] }*100	[7]={[5]/[2]}*100	
	E-Voting		20049565	95.0666	20049565	0	100.0000	0.0000	
Promoter and	Poll	21090015	. 0	0.0000	0	0	0.0000	0.0000	
Promoter	Postal Ballot		0	0.0000	0	0	0.0000	0.0000	
	Total		20049565	95.0666	20049565	0	100.0000	0.0000	
	E-Voting	143767	26934	18.7345	26934	· 0	100.0000	0.0000	
Public	Poli		0	0.0000	0	0	0.0000	0.0000	
1	Postal Ballot		0	0.0000	0	0	0.0000	0.0000	
	Total		26934	18.7345	26934	0	100.0000	0.0000	
	E-Voting	·	1579617	9.6120	1573774	5843	99.6301	0.3699:	
	Poll	16433846	0	0.0000	0	0	0.0000	0.0000	
	Postal Baliot		0	0.0000	0	0	0.0000	0.0000	
	Total		1579617	9.6120	1573774	5843	99.6301	0.3699	
Total		37667628	21656116	57.4926	21650273	5843	99.9730	0.0270	

In view of the above voting results, the following resolution was considered as passed with requisite majority as an Ordinary Resolution :

"RESOLVED THAT Mr. B. S. Mitkari (DIN : 03632549), Director of the Company, who retires by rotation and being eligible, be and is hereby reappointed as a Director of the Company, liable to retire by rotation."

CHAIRMAN'S INITIALS

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Appointr	nent of Statu	tory Audite	ors						
Resolution Required			:	Ordinary Resolution					
Whether promoter/promoter group are interested in the agenda/resolution ?			:	No					
Result					Passed with Requisite Majority				
[Mode of Voting	No. of shares held	No. of votes polled	% of Votes Polled on outstandi ng shares	No. of Votes – in favour	No. of Votes – Against	in favour	% of Votes against on votes polled	
		[1]	[2]	[3]={[2]/[1] }*100	[4]	[5]	[6]={[4]/[2] }*100	[7]={[5]/[2 }*100	
Promoter	E-Voting	21090015	20049565	95.0666	20049565	0	100.0000	0.0000	
and	Poll		0	0.0000	0	0	0.0000	0.0000	
Promoter	Postal Ballot		0	0.0000	. 0	0	0.0000	0.0000	
Group	Total		20049565	95.0666	20049565	0	100.0000	0.0000	
	E-Voting	143767	26934_	18.7345	26934	0	100.0000	0.0000	
Public Institution	Poli		0	0.0000	0	0	0.0000	0.0000	
s	Postal Ballot		0	0.0000	0	0	0.0000	0.0000	
	Total		26934_	18.7345	26934	0	100.0000	0.0000	
Public Non Institution 5	E-Voting	16433846	1579741	9.6127	1574006	5735	99.6370	0.3630	
	Poll		<u> </u>	0.0000	0	0	0.0000	0.0000	
	Postal Ballot		0	0.0000	· 0	0	0.0000	0.0000	
	Total		1579741	9.6127	1574006	5735	99.6370	0.3630	
Total		37667628	21656240	57.4930	21650505	5735	99.9735	0.0265	

ON

In view of the above voting results, the following resolution was considered as passed with requisite majority as an Ordinary Resolution :

"RESOLVED THAT pursuant to Sections 139, 142 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, of the said Act and Companies (Audit and Auditors) Rules, 2014 made thereunder and other applicable rules, if any, under the said Act (including any statutory modification(s) or re-enactment thereof for the time being in force) M/s.G. D. Apte & Co., Chartered Accountants (Firm Registration No. 100515VV), be and are hereby appointed as the Statutory Auditors of the Company commencing from the conclusion of this Annual General Meeting till the conclusion of Twenty Sixth Annual General Meeting at a remuneration to be fixed by the Audit Committee and/or Board of Directors of the Company, in addition to the re-imbursement of applicable taxes and actual out of pocket and travelling expenses incurred in connection with the audit and billed progressively."

The Meeting concluded with a vote of thanks to the Chair

B. N. Kalyani Chairman of the Meeting DIN : 00089380 q. 1 % 2/

Place : Pune Date : 08 110 2021

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CHAIRMAN'S INITIALS