

CIN: U24100MH1993PLC071376

A Government of India Recoginsed Export House An ISO 9001:2008 Certified Chemical Company

202, A Wing, Bldg. No. 3, Rahul Mittal Industrial Estate, Sir M. V. Road, Andheri (E), Mumbai - 400 059, India. Tel.: +91-22-4270 2525 • Fax: +91-22-2850 4242

email: info@shreepushkar.com • Website: www.shreepushkar.com

Date: 19th July, 2016.

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

BSE Limited, P. J. Towers, Dalal Street, Mumbai - 400 001.

Respected Sir/ Madam,

Subject: Disclosure of Events or Information of Annual General Meeting

Ref : Shree Pushkar Chemicals & Fertilisers Limited Scrip Code: 539334 Scrip Id: SHREEPUSHK

With reference to above captioned subject matter and pursuant to Reg.30 of SEBI (Listing obligation and Disclosure Requirements), Regulations, 2015, we would like to inform and disclose you that our 23rd Annual General Meeting will be held on Wednesday, the 10th of August, 2016 at 3.00 p.m. at Brijwasi Palace Hall, Brijwasi Estate, Sonawala Road, Goregaon (East), Mumbai - 400 063.

Further it is enclosed herewith Notice of 23rd Annual General Meeting including Proxy form, Attendance slip, map and ballot form. It is also disseminated on our website i.e. on www.shreepushkar.com and also published in the news paper. The necessary disclosures of paper cuttings are enclosed herewith for your reference.

You are requested to take note of the above and arrange to bring this to notice of all concerned, if necessary.

Kindly acknowledge the receipt, and please take the same on record.

Thanking you.

On behalf of the Board of Directors of:

For \$hree Pushkar Chemicals & Fertilisers Limited,

Satish Chavan Company Secretary M. No: A 40764

Place: Mumbai



NOTICE OF 23RD ANNUAL GENERAL MEETING

Notice is hereby given that the 23rd Annual General Meeting of the members of the Company Shree Pushkar Chemicals & Fertilisers Limited will be held on Wednesday the 10th August, 2016, at 3.00 p.m. at Brijwasi Palace Hall, Brijwasi Estate, Sonawala Road, Goregaon (East), Mumbai – 400 063, to transact the following businesses:

ORDINARY BUSINESS:

- 1. To consider and adopt the audited financial statements of the Company for the financial year ended on 31st March, 2016 and the Reports of the Auditors' and Directors' thereon;
- 2. To appoint a Director in place of Mr. Punit Gopikishan Makharia (DIN: 01430764), who retires by rotation and being eligible, offers himself for re-appointment;
- **3.** To appoint a Director in place of Mr. Gautam Gopikishan Makharia (DIN: 01354843), who retires by rotation and being eligible, offers himself for re-appointment;

SPECIAL BUSINESS:

4. Appointment of Statutory Auditors to fill casual vacancy:

To consider and if thought fit to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 139, 140 and all other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit & Auditors) Rules, 2014, as amended from time to time or any other law for the time being in force (including any statutory modification or amendment thereto or re-enactment thereof for the time being in force), the appointment of M/s. S. K. Patodia & Associates, Chartered Accountants, Mumbai, having Firm Registration No. 112723W, as a Statutory Auditors of the Company to fill up the casual vacancy caused by resignation of M/s. Jajodia & Company, Chartered Accountants, previous auditors of the Company, be and is hereby approved upon such terms and conditions as may be mutually decided between the Board of Directors of the Company and M/s. S. K. Patodia & Associates, Chartered Accountants."

ORDINARY BUSINESS:

5. Appointment of Statutory Auditor:

To consider and if thought fit to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 139 and all other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014 as amended from time to time or any other law for the time being in force (including any statutory modification or amendment thereto or re-enactment thereof for the time being in force), M/s. S. K. Patodia & Associates, Chartered Accountants, Mumbai, having Firm Registration No.112723W, who was appointed in the Board Meeting dated 12th May, 2016, in casual vacancy caused by resignation of M/s. Jajodia & Company, Statutory Auditor, be and is hereby re-appointed as the Statutory Auditors of the Company, to hold office from the conclusion of this Annual General Meeting till the conclusion of the sixth consecutive Annual General Meeting of the Company, subject to ratification by members at each annual general meeting, at such remuneration as may be mutually agreed upon by the Board of Directors and the Auditors, in addition to the reimbursement of service tax and actual out-of-pocket expenses incurred in connection with the audit of accounts of the Company;

RESOLVED FURTHER THAT the Board of Directors of the Company and/or, any Key Managerial Personnel be and are hereby severally authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

SPECIAL BUSINESS:

6. Appointment of Mr. Ramakant Madhav Nayak, (DIN: 00129854) as an Independent Director:

To consider and if thought fit to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 16, 17 and other applicable regulation of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, Mr. Ramakant Madhav Nayak, (DIN: 00129854), a non-executive director of the Company who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and is eligible for appointment and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation and hold office for a period of 5 (five) consecutive years starting from 28th July, 2016 to 27th July, 2021."

7. Appointment of Mr. Dinesh Navnitlal Modi, (DIN: 00004556) as an Independent Director:

To consider and if thought fit to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014, made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 16, 17 and other applicable regulation of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, Mr. Dinesh Navnitlal Modi, (DIN: 00004556), a non-executive director of the company who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and is eligible for appointment and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation and hold office for a period of 5 (five) consecutive years starting from 28th July, 2016 to 27th July, 2021."

8. Appointment of Mr. Nirmal Bhagirathprasad Kedia, (DIN: 00050769) as an Independent Director:

To consider and if thought fit to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 16, 17 and other applicable regulation of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, Mr. Nirmal Bhagirathprasad Kedia, (DIN: 00050769), a non-executive director of the company who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and is eligible for appointment and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation and hold office for a period of 5 (five) consecutive years starting from 28th July, 2016 to 27th July, 2021."

9. Ratification of Remuneration to Mr. Dilip Bathija & Co., the Cost Auditor:

To consider and if thought fit, to pass with or without modification(s), the following as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 148(3) and such other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules 2014, as amended from time to time, the remuneration of Rs.50,000/- (Rupees Fifty Thousand Only) plus service tax, out-of- pocket expenses incurred in connection with the audit, as recommended by the Audit Committee and approved by the Board payable to M/s Dilip Bathija & Co., Cost Accountants (Firm Registration No. 10904) as Cost Auditors to conduct the Audit of the relevant Cost records of the Company as prescribed under the Companies (Cost Records and Audit) Rules, 2014 as amended from time to time, for the financial year ending March 31, 2017, be and is hereby ratified and confirmed."

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all acts, deeds and things and take all such steps as may be necessary, proper or expedient to give effect to this Resolution."

10. Re-appointment of Mr. Punit Makharia as a Chairman & Managing Director (DIN 01430764):

To consider and, if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT according to the recommendation of Nomination and Remuneration committee and approval of Board and subject to the provisions of Section 196, 197, 203 read with provisions of Schedule V and all other applicable provisions, if any, of the Companies Act, 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time, the consent of the members of the Company be and is hereby accorded to the terms and conditions of re-appointment and remuneration payable to Mr. Punit Makharia, as a Chairman and Managing Director of the Company for a period of 5 years starting from 1st April, 2016 to 31st March, 2021, upon the terms and conditions as set out in the Explanatory Statement annexed to the Notice convening this meeting, including the remuneration to be paid in the event of inadequacy of profits in any financial year, is hereby approved and sanctioned with authority to the Board of Directors of the Company to alter and vary the terms and conditions of the said appointment in such manner as may be agreed to between the Board of Directors and Mr. Punit Makharia.

RESOLVED FURTHER THAT the Board of Directors or a committee thereof constituted for this purpose or any KMP, be and are hereby authorized to take all such steps as may be necessary, proper and expedient to give effect to this Resolution."

11. Re-appointment of Mr. Gautam Gopikishan Makharia as a Joint Managing Director (DIN 01354843):

To consider and, if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT according to the recommendation of Nomination and Remuneration committee and approval of Board and subject to the provisions of Section 196, 197, 203 read with provisions of Schedule V and all other applicable provisions,

if any of the Companies Act, 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time, the consent of the members of the Company be and is hereby accorded to the terms and conditions of re-appointment and remuneration payable to Mr. Gautam Makharia, as a Joint Managing Director of the Company for a period of 5 years starting from 1st April, 2016 to 31st March, 2021, upon the terms and conditions as set out in the Explanatory Statement annexed to the Notice convening this meeting, including the remuneration to be paid in the event of inadequacy of profits in any financial year which is hereby approved and sanctioned with authority to the Board of Directors of the Company to alter and vary the terms and conditions of the said appointment in such manner as may be agreed to between the Board of Directors and Mr. Gautam Makharia.

RESOLVED FURTHER THAT the Board of Directors or a committee thereof constituted for this purpose, any KMP be and are hereby authorized to take all such steps as may be necessary, proper and expedient to give effect to this Resolution."

By Order of the Board For Shree Pushkar Chemicals & Fertilisers Limited

Sd/-

Punit Makharia Chairman & Managing Director DIN: 01430764.

Place: Mumbai Date: 11th July, 2016.

Registered Office:

202, A Wing, Building No.3, Rahul Mittal Industrial Estate, Sir M. V. Road, Andheri (East), Mumbai – 400 059.

NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING MAY APPOINT A PROXY TO ATTEND AND VOTE ON A POLL ON HIS BEHALF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- 2. A person can act as a proxy on behalf of not exceeding fifty Members and holding in the aggregate not more than 10% of Total Paid-up Share Capital of the Company. Any Member holding more than 10% of Total Paid-up Share Capital of the Company may appoint a single person as proxy and in such case, the said person shall not act as proxy for any other person or member. Proxies in order to be effective must be received at the Registered Office of the Company not less than 48 hours before the commencement of the Annual General Meeting, duly stamped.
- 3. The relative Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("Act") setting out material facts concerning the business under **Item Nos. 4, 6 to 11** of the Notice, is annexed hereto. The relevant details as required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), of the person seeking appointment as Director under Item No. 6, 7, 8, 10 & 11 of the Notice, are also annexed.
- 4. Corporate Members are requested to send to the registered office of the Company, a duly certified copy of the Board Resolution, pursuant to Section 113 of the Companies Act, 2013, authorizing their representative to attend and vote at the Annual General Meeting.
- 5. Members are requested to bring their admission slip along with copy of the report and accounts to Annual General Meeting.
- Relevant documents referred to in the accompanying Notice would be available for inspection by the members at the Registered Office of the Company on all working days, except Saturday / Sunday & Public Holidays, between 11.00 a.m. to 1.00 p.m. up to the date of the Annual General Meeting.
- 7. The Register of Members and the Share Transfer Books of the Company will remain closed from 3rd August, 2016 to 10th August, 2016 (Both Days Inclusive) for the purpose of the Annual General Meeting.
- 8. Members are requested to notify immediately any changes, if any, in their registered addresses at an early date to the Registrar and Share Transfer Agent, quoting their folio numbers/client ID/ DP IN in all correspondence, so as to enable the Company to address any future communication at their correct address.
- 9. Members attending the meeting are requested to complete the enclosed attendance slip and deliver the same at the entrance of the meeting Venue.
- 10. Members desirous of seeking any information concerning the Accounts or operations of the Company is requested to address their queries in writing to the Company at an early date, so that the requested information can be made available at the time of the meeting.
- 11. Members holding shares in physical forms are requested to consider converting their holding to dematerialized form to eliminate all risk associated with physical shares and for ease in portfolio management. Member can contact the Company or the Company's Registrar and Transfer Agent, **BigShare Services Private Limited**, for assistance in this regard.
- 12. In case of joint holders attending the meeting, only such joint holders who are higher in the order of names will be entitled to vote.
- 13. Members who hold shares in physical form can nominate a person in respect of all the shares held by them singly or jointly. Members holding shares in single name are advised, in their own interest to avail of the nomination facility by filling form with Depository Participants. Members holding shares in the dematerialized form may contact their Depository Participant for recording nomination in form may contact their Depository Participant for recording nomination in respect of their shares.
- 14. Members holding shares under multiple folios in identical order of names are requested to consolidate their holdings into one folio.
- 15. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are therefore requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN to the Company/Registrar & Share Transfer Agent.
- 16. Pursuant to Section 101 and Section 136 of the Companies Act, 2013, read with relevant Rules made thereunder, Companies can serve Annual Reports & other communications through electronic mode to those members whose email IDs are registered with the Company/Depository Participants(s). As per provisions of Section 20 of the Companies Act, 2013 read with Rules thereunder, a document may be served on any member by sending it to him/her by post or by registered post or by speed post or by courier or by delivering at his/her office/home address or by such electronic mode as may be prescribed including by facsimile telecommunication or to electronic mail address, which the member has provided to his/

her Depository Participants(s)/Company Share Transfer Agent from time to time for sending communications, provided that a member may request for delivery of any document through a particular mode, for which he/she shall pay such fees as may be determined by the Company in its Annual General Meeting. For members who have not registered their email address with the Company, the service of documents will be affected by other modes of services as provided in Section 20 of the Companies Act, 2013, read with the relevant Rules there under. Printed copies of the Notice of the Annual General Meeting of the Company inter alia indicating the process and manner of e-voting along with Attendance Slip, Ballot Paper and Proxy Form is being sent to all members in the permitted mode.

- 17. Members may also note that the Notice of the Annual General Meeting and the Annual Report for 2016 will also be available on the Company's website www.shreepushkar.com for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days. Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a request for the same, free of cost. For any communication, the shareholders may also send requests to the Company's designated email id: cosec@shreepushkar.com
- 18. Members can opt for one mode of voting i.e. either by physical ballot or through e-voting. If Members opt for e-voting then they cannot vote by Physical Ballot or vice versa. However, in case Members cast their vote both by Physical Ballot and e-voting, then voting done through e-voting shall prevail and voting done by Physical Ballot will be treated as invalid.
- 19. In terms of relevant provisions of SEBI (LODR) 2015, in order to enable its members, who do not have access to e-voting facility, to send their assent or dissent in writing in respect of the resolutions as set out in this Notice, a Ballot Form is attached. Members desiring to exercise vote by Ballot are requested to carefully read the instructions printed in the form, to complete the Ballot Form with assent (for) or dissent (against) and send it to **CS Sanam Umbargikar**, Partner of **M/s**. **DSM & Associates, Company Secretaries**, Scrutinizer, C-502, Raylon Arcade, Ram Krishna Mandir Road, Next to Pidilite Industries, Kondivita, Andheri (East), Mumbai 400 059; Tel/Mob.: 8108555704, Email: sanam.u@dsmcs.in so as to reach him on or before Monday, 8th August, 2016 by 5.00 p.m. Any Ballot Form received after the said date shall be treated as if the reply from the Members has not been received.
- 20. Members can request for a Ballot Form at **Shree Pushkar Chemicals & Fertilisers Limited**, 202, A, Wing Bldg., No.3, Rahul Mittal Industrial Estate, Sir M. V. Road, Andheri E, Mumbai.400059 or they may also address their request through E-mail to: **cosec@shreepushkar.com**, Contact No.: **022-42702525**.
- 21. The E-voting period for all items of business contained in this Notice shall commence from **Sunday** the **7**th **August**, **2016** at **9.00** a.m. and will end on **Tuesday** the **9**th **August**, **2016** at **5.00** p.m. During this period equity shareholders of the Company holding shares either in physical form or in dematerialized form as on the cutoff date of **3**rd **August**, **2016**, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by any Member, he/she shall not be allowed to change it subsequently.
 - The voting rights of Members shall be in proportion to their equity shareholding in the paid up equity share capital of the Company as on 3rd August, 2016.
- 22. The board of directors has appointed **CS Sanam Umbargikar**, **partner of M/s. DSM & Associates**, **Company Secretaries**, **(Membership No.A26141 and COP No.9394)** as the Scrutinizer to Scrutinize the E-voting process in a fair and transparent manner (including the Ballot Form received from the members who do not have access to the e-voting process) in a fair and transparent manner.
- 23. The Results of E-voting shall be declared at the AGM of the Company and the results along with Scrutinizer's report shall be placed on the website of the Company thereafter and shall also be communicated to the Stock Exchanges. The Resolutions shall be deemed to be passed, if approved, on the date of Annual General Meeting.
- 24. The Scrutinizer shall immediately after the conclusion of voting at the meeting, first count the votes casted at the meeting, thereafter unblock the votes casted through remote e-voting in the presence of at least 2 witnesses not in the employment of the Company and make, not later than 3 days of conclusion of the meeting and after scrutinizing such votes received shall make a Scrutinizer's Report of the votes cast in favor or against or invalid votes in connection with the resolution(s) mentioned in the Notice of the Meeting and submit the same forthwith to the Chairman of the Company.
- 25. The Route Map of the venue of the Annual General Meeting forms part of this Notice and is published elsewhere in the Annual Report of the Company.
- 26. Voting through electronic means:
 - In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members facility to exercise their right to vote at the Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services provided by Central Depository Services (India) Limited (CDSL):

The instructions for shareholders voting electronically are as under:

- (i) The voting period begins on Sunday, the 7th August, 2016 at 9.00 a.m. and ends on Tuesday the 9th August, 2016 at 5.00 pm. During this period shareholder's of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 3rd August, 2016 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) The shareholders should log on to the e-voting website www.evotingindia.com.
- (iv) Click on Shareholders.
- (v) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (vi) Next enter the Image Verification as displayed and Click on Login.
- (vii) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (viii) If you are a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN field.
	In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
Date of Birth (DOB)	If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).

- (ix) After entering these details appropriately, click on "SUBMIT" tab.
- (x) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (xi) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xii) Click on the EVSN for the relevant Shree Pushkar Chemicals & Fertilisers Limited on which you choose to vote.
- (xiii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiv) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xvi) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xviii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

- (xix) Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. iPhone and Windows phone users can download the app from the App Store and the Windows Phone Store respectively on or after 30th June 2016. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- (xx) Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk</u>. evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be emailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 (xxi) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.

By Order of the Board For Shree Pushkar Chemicals & Fertilisers Limited

Sd/-

Punit Makharia Chairman & Managing Director DIN: 01430764.

Place: Mumbai Date: 11th July, 2016

Registered Office:

202, A Wing, Building No.3, Rahul Mittal Industrial Estate, Sir M. V. Road, Andheri (East), Mumbai – 400 059.

Explanatory Statement

The following explanatory statement, pursuant to Section 102 of the Companies Act, 2013 ('the Act'), set out all material facts relating to the business mentioned at the **item No. 4, 6 to 11** of the accompanying Notice:

Item No. 4:

M/s. Jajodia & Company, Chartered Accountants, existing auditors of the Company had tendered their resignation from the position of Statutory Auditor due to unavoidable circumstances, resulting into a casual vacancy in the office of Statutory Auditor of the Company as envisaged by section 139(8) of the Companies Act, 2013 ("Act"). Accordingly the Board proposes that M/s. S. K. Patodia & Associates, Chartered Accountants, Mumbai, be appointed as the Statutory Auditor of the Company to fill the casual vacancy caused by the resignation of M/s. Jajodia & Company, Chartered Accountants.

M/s. S.K. Patodia & Associates, Chartered Accountants, Mumbai, have conveyed their consent to be appointed as the Statutory Auditor of the Company along with a confirmation that, their appointment, if made by the members, would be within the limits prescribed under the Companies Act, 2013.

The appointment of Statutory Auditor caused by resignation of existing auditor needs to be approved by members of the Company within a period of 3 months from the recommendation of the Board. Hence the resolution for appointment of M/s. S. K. Patodia & Associates, Chartered Accountants as Statutory Auditor of the Company is proposed in this Annual General Meeting for the consent of the members.

Accordingly, Ordinary Resolution is submitted to the meeting for the consideration and approval of members.

None of the Directors, Key Managerial Persons or their relatives, in any way, concerned or interested in the said resolution.

Item No. 6 to 8:

Pursuant to Section 161(1) of the Companies Act, 2013 and Articles of Association of the Company, Mr. Ramakant Nayak, (DIN 00129854), Mr. Dinesh Modi, (DIN:004556) and Mr. Nirmal Kedia, (DIN:00050769) were re-appointed as an Non Executive Independent Director at the Board Meeting held on July 11th, 2016.

Mr. Ramakant Nayak, a Resident Indian National, he holds a Bachelor's degree in Science from Karnataka University, a Bachelor's Degree in Law from University of Mumbai and a Diploma in Marketing and Advertising from Rajendra Prasad College of Mass Communications & Media. He is an associate member of The Indian Institute of Bankers. He has more than 40 years of extensive commercial banking experience; financial services industry, particularly commercial banking, manufacturing industry and realty industry.

Mr. Dinesh Modi, a Resident Indian National, he holds degree in Commerce, Law Graduate and he is a member of Institute of Company Secretaries of India (ICSI). He has about four decades of experience in the field of corporate compliance and secretarial, legal, in bigger Indian companies.

Mr. Nirmal Kedia, a Resident Indian National, he holds a Bachelor's degree in Commerce from University of Mumbai. He has more than two decades of experience in the field of Management, Finance and Legal industry such as Castings, Engineering, Construction and Software Industry.

The Board, based on the experience/expertise declared by all three directors, are of the opinion that they have the requisite qualification to act as a Non-Executive Independent Director of the Company. In terms of Section 161(1) of the Companies Act. 2013. Mr. Ramakant Navak. Mr. Dinesh Modi and Mr. Nirmal Kedia would hold office up to the 27th July. 2016.

The Company has received notices in writing from a member along with deposit of requisite amount under Section 160 of the Companies Act, 2013, proposing candidature of Mr. Ramakant Nayak, Mr. Dinesh Modi and Mr. Nirmal Kedia for the office of Independent Director of the Company.

Mr. Ramakant Nayak, Mr. Dinesh Modi and Mr. Nirmal Kedia are not disqualified from being appointed as director in terms of Section 164 of the Companies Act, 2013 and their consent to act as director has been received by the Company.

The Company has received a declarations from Mr. Ramakant Nayak, Mr. Dinesh Modi and Mr. Nirmal Kedia stating that they meet the criteria of Independence as prescribed both under sub-section (6) of Section 149 read with schedule IV of the Companies Act, 2013 and under Reg. 16 (1) (b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. In the opinion of the Board, the proposed three directors fulfills the conditions for their appointment as an Independent Director as specified in the Act and the SEBI regulation.

Mr. Ramakant Nayak, Mr. Dinesh Modi and Mr. Nirmal Kedia are independent of the management and possess appropriate skills, experience and knowledge. Your Board of Directors deliberated and decided that owing to the rich and varied experience, association with proposed three candidature would be of immense benefit to the Company and it is desirable to avail services of Independent Director. Accordingly, on the recommendation received from the Nomination and Remuneration Committee, the Board recommends the resolution for the appointment Mr. Ramakant Nayak, Mr. Dinesh Modi and Mr. Nirmal Kedia as an Independent Director for a term of 5 (five) years from 28th July, 2016 to July, 27th, 2021 for the approval of the shareholder of the Company.

The proposed candidature does not hold by himself or for any other person on a beneficial basis, any shares in the company as per declaration given by him except Mr. Ramakant Nayak holds 1000 equity shares in the Company.

The copy of the draft letter for appointment of Mr. Ramakant Nayak, Mr. Dinesh Modi and Mr. Nirmal Kedia as Independent Director of the Company would be made available, for inspection by the members without payment of any fee, at the Registered Office of the Company between 11.00 AM and 1.00 P.M. on all working days up to the date of the Annual General Meeting.

This Statement may also be regarded as a disclosure under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

None of the Directors, except three Independent Directors whose appointment is proposed or Key Managerial Personnel of the Company or their relatives is concerned or interested, financially or otherwise, in this resolution, except respective Directors seeking appointment.

The Board recommends the Special Resolution set out at Item No. 6 to 8 of the Notice for approval by the members.

Item No.9:

In pursuance of Section 148 of the Companies Act, 2013 and Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the Company is required to appoint a cost auditor to audit the cost records of the applicable products of the Company.

On the recommendation of the Audit Committee, the Board has, considered and approved the appointment of Mr. Dilip Bathija & Co., Cost Accountant, as the cost auditor for the financial year 2016-17 at a remuneration of Rs.50,000/- (Rupees Fifty Thousand Only) per annum, plus applicable service tax and reimbursement of out of pocket expenses.

The Board recommends this resolution for approval of the Members

None of the Directors/Key Managerial Personnel of the Company/their relatives, are in any way, concerned or interested, financially or otherwise, in the resolution.

Item No. 10 to 11:

As members must be aware that the tenure of appointment of Mr. Punit Makharia and Mr. Gautam Makharia, as a Chairman & Managing Director and as a Joint Managing Director respectively, expired on 31st March, 2016, and hence Board of Directors have re appointed them for further period of 5 years starting from 1st April, 2016 to 31st March, 2021.

According to Section 196 read with section 197(4) of the Companies Act, 2013, inter alia, provides that company shall reappoint them, as Managing Director subject to approval by the members by passing an Ordinary resolution.

Keeping in view that Mr. Punit Makharia and Mr. Gautam Makharia have rich and specific experience in the Chemical and Fertilisers Industry and have been involved in the operations of the Company over a long period of time, it would be in the interest of the Company to continue the tenure of Mr. Punit Makharia as a Chairman and Managing Director as well as Mr. Gautam Makharia as a Joint Managing Director on the Board of Directors.

Mr. Punit Makharia, founder promoter of the Company, aged 46 years, he is commerce graduate from Mumbai University and he has over 2 decades of business experience of dealing in Chemical and Dyes intermediates, manufacturing Dyes & Dyes Intermediates, Fertilisers, Sulphur Base Acids, Animal Feed Additives, Acid Dyes Suppliers, Direct Dyes Exporters, Reactive Dyes, Acids, Sulphuric Acids, Oleum Acids, Chloro Sulphonic Acid. He has diversified expertise in the field of Finance & Accounts, Marketing, Purchases, Sales and Administration. He is also one of the Promoters of the Company and associated with Company since incorporation.

Mr. Gautam Makharia, a Resident National, Aged 43 Years; he has done B.E in Electronics from Bombay University and MBA from USA. He is an expert in the field of Accounts, Banking, Sales, project planning implementation, production, management and control. He is also one of the Promoters of the Company and associated with company since incorporation.

In terms of the Corporate Governance Guidelines of the Company and pursuant to the recommendation of the Board Governance, Nomination and Remuneration Committee, the Board of Directors of the Company have passed a resolution on 27th May, 2016 approving re-appointment of Mr. Punit Makharia, as a Chairman and Managing Director and Mr. Gautam Makharia as a Joint Managing Director of the Company for a further period of 5 (five) years with effect from 1st April, 2016 to 31st March, 2021. This is subject to the approval of the shareholders at this Annual General Meeting.

This explanatory statement may also be read and treated as disclosure in compliance with the requirements of Section 190 of the Companies Act, 2013.

The details of terms and conditions of the re-appointment, remuneration payable to Mr. Punit Makharia and Mr. Gautam Makharia, are given below:

A. Period of Appointment:

Mr. Punit Makharia has been appointed as a Chairman and Managing Director for a period of 5 years with effect from 1st April, 2016 up to 31st March, 2021.

Mr. Gautam Makharia has been appointed as a Joint Managing Director for a period of 5 years with effect from 1st April, 2016 up to 31st March, 2021.

B. Salary:

Mr. Punit Makharia will be paid the salary of Rs.5,00,000/- per month (Rupees Five Lakh Only), as decided by the Board, inclusive of all perquisites.

Mr. Gautam Makharia will be paid the salary of Rs.5,00,000/- per month (Rupees Five Lakh Only), as decided by the Board, inclusive of all perquisites.

Other terms and conditions:

- The Managing Director and Joint Managing Director are entitled to reimbursement of all actual expenses as per the Rules of the Company including on entertainment and travelling incurred in the course of the Company's business.
- ii. The Managing Director and Joint Managing Director are entitled to avail of fully paid leave as per the Rules of the Company as applicable to the senior executives.
- iii. The Managing Director and Joint Managing Director, subject to the applicable provisions of the Companies Act, 2013, is also eligible for housing loan as applicable in accordance with the Rules of the Company.
- iv. The Managing Director and Joint Managing Director are also entitled to the benefits under all other schemes, privileges and amenities as are granted to the senior executives of the Company in accordance with the Company's practice, rules and regulation in force from time to time.
- v. The Managing Director and Joint Managing Director are not entitled to payment of any sitting fees for attaining the meetings of the Board or of a Committee thereof.
- vi. The appointment shall be terminated by the Company by giving him six months' notice or on payment of 'six months' salary in lieu thereof and by him by giving six months' notice.
- vii. For all other terms and conditions not specifically spelt out above, the provisions of Agreement of Appointment of Managing Director and Joint Managing Director, to be executed between the Company and Mr. Punit Makharia & Mr. Gautam Makharia, shall apply.

Minimum Remuneration: In case in any financial year during the currency of the tenure of the Managing Director and Joint Managing Director, if the Company has no profits or the profits are inadequate, the Company shall, subject to the approval of the Central Government wherever required, if any, and pursuant to the provisions of Sections 197, 198 and 203 read with and subject to the conditions and limits specified in the Schedule V and other applicable provisions, if any, of the Companies Act 2013, (including any statutory modifications or re-enactment(s) pay to the Managing Director and Joint Managing Director 'salary' as specified above.

The Board of Directors recommends the resolution in relation to the re-appointment of Executive Chairman and Managing Director; and Joint Managing Director, for the approval of the shareholders of the Company.

The Disclosure under SEBI (Listing Regulations), are provided at with this Notice.

Except Mr. Punit Makharia and Mr. Gautam Makharia and their relatives, none of the Directors and Key Managerial Personnel of the Company and their relatives are concerned or interested, financially or otherwise in this resolution set out at item no. 10 to 11.

By Order of the Board For Shree Pushkar Chemicals & Fertilisers Limited

Sd/-

Punit Makharia Chairman & Managing Director DIN: 01430764.

Place: Mumbai. Date: 11th July, 2016

Registered Office:

202, A Wing, Building No.3, Rahul Mittal Industrial Estate, Sir M. V. Road, Andheri (East), Mumbai – 400 059.

"Annexure - A "

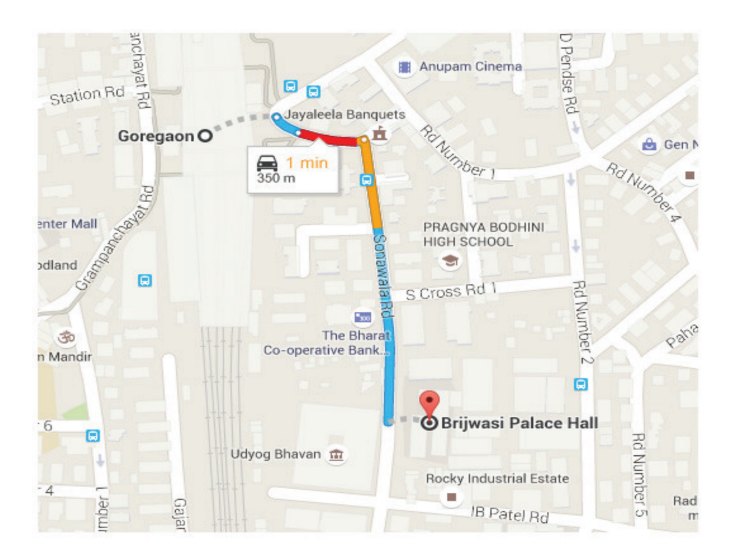
Details of Director Seeking Re-appointment at the Annual General Meeting

Director's Name	Punit Makharia	Gautam Makharia
Fathers' Name	Gopikishan Makharia	Gopikishan Makharia
Date of Birth	28/04/1970	6/09/1973
Date of Appointment	29/03/1993	29/03/1993
Expertise in specific functional areas	He has vided expertise in the field of Finance & Accounts, Marketing, fertilizers and chemicals, Purchases, sales and administration.	Accounts, Banking, Sales, project
Years of Experience	More than 22 years	More than 22 Years
Qualification	B.Com.	B.E., MBA
Directorship in Other Companies	2	2
Member/Chairman of the Committee	NIL	Nil
Holding no. shares	1,23,67,593	43,28,301
Relations between Directors inter-se	Brother of Gautam Makharia	Brother of Punit Makharia

Director's Name	Ramakant Nayak	Dinesh Modi	Nirmal Kedia	
Fathers' Name	Madhav Nayak	Navnitlal Modi	Bhagirathprasad Kedia	
Date of Birth	30/06/1945	21/11/1950	01/02/1970	
Date of Appointment	04/12/2010	20/06/2012	08/09/2010	
Expertise in specific functional areas	banking experience in several	He has vide experience in Corporate Law, Company Secretarial Work, admin and legal work, internal Auditing of contact system, computer business and, sales activates and foreign contacting,	field of Management Finance & Legal in Industry such as Castings, Engineering, Construction and Software	
Years of Experience	More than 40 years	More than 40 Years	More than 15 years	
Qualification	Degrees in Science and Law, Diploma in Marketing and Advertising, Certified Associate Of Indian Institute of Banking (I)	B.com, LLB and FCS,	B.com	
Directorship in Other Companies	6	14	13	
Member/Chairman of the Committee	8/2	7/1	-	
Holding No. of shares	1000	0	0	
Relations between Directors inter-se	N.A.	N.A.	N.A.	

Route Map for Annual General Meeting Venue

Goregaon East (Local) Railway Station, Mumbai to Brijwasi Palace Hall:-



SHREE PUSHKAR CHEMICALS & FERTILISERS LIMITED

CIN: U24100MH1993PLC071376

Reg. Office: 202, A Wing Bldg. No.3, Rahul Mittal Industrial Estate, Sir M. V. Road., Andheri (East),

Mumbai- 400 059. Tel: 022-42702525.

Email: cosec@shreepushkar.com, Fax No: 02228504242.

Website: www.shreepushkar.com

ATTENDANCE SLIP

(To be presented at the entrance)

Annual General Meeting of the Company held on Wednesday, the 10th August, 2016, at 03.00 P.M. At Briiwasi Palace Hall, Briiwasi Estate, Sonawala Road, Goregaon (East), Mumbai – 400063.

Fol	•		Client ID No
			Signature
1.	Only Member/Proxy holder can	attend the Meeting	
2.	Member/Proxy holder should br	ing his/her copy of the Annual Repor	t for reference at the Meeting.
		Tear Here	
	SHREE	PUSHKAR CHEMICALS & F	ERTILISERS LIMITED
		CIN: U24100MH1993PLC ing Bldg. No.3, Rahul Mittal Industria Mumbai- 400 059. Tel: 022-4 mail: cosec@shreepushkar.com, Fax Website: www.shreepushl	I Estate, Sir M. V. Road., Andheri (East), 12702525. k No: 02228504242.
		PROXY FORM	
tio Na	n) Rules, 2014] me of the Member(S):		3) of the Companies (Management and Administra-
•	•		Email –id:
Fol	lio No./ Client ID:	DP IC):
I/W	e, being the member (s) of	number sl	nares of the above named Company, hereby appoint
1)	Address:		
			Signature:
	or failing him		3
2)	Address:		
			Signature:
	or failing him		
3)	Name:		

Email-ld: Signature:

•				
•				
Pushka Brijwas	our proxy to attend and vote (on a poll) for me/us ar Chemicals & Fertilisers Limited be held on Wedne is estate, Sonawala Road, Goregaon (East), Mumbai	esday the	e 10th of August, 2016 at 03.00 p.m. a	
such R	Resolutions as are indicated below:	1 – 400 00		nd to vote in respect of
Resolu		1 – 400 00		nd to vote in respect of
Resolu [*]	Resolutions as are indicated below:	6		nd to vote in respect of
Resolu 1 2	Resolutions as are indicated below:	6 7		nd to vote in respect of
Resolu [*]	Resolutions as are indicated below:	6		nd to vote in respect of
Resolu 1 2 3	Resolutions as are indicated below:	6 7 8		nd to vote in respect of
Resolu ¹ 2 3 4	Resolutions as are indicated below:	6 7 8 9		nd to vote in respect of
Resolu ¹ 2 3 4	Resolutions as are indicated below:	6 7 8 9		Affix
Resolu ¹ 2 3 4	Resolutions as are indicated below:	6 7 8 9		Affix Revenue
Resolut	Resolutions as are indicated below:	6 7 8 9 10 11		nd to vote in respect of
Resolu 1 2 3 4 5 Signed Signatu	Resolutions as are indicated below: ution No. [] If this	6 7 8 9 10 11		Affix Revenue
Resolu 1 2 3 4 5 Signed Signatu Notes:	this	6 7 8 9 10 11 11 2016 Proxy hold	der	Affix Revenue Stamp
Resolu 1 2 3 4 5 Signed Signatu Notes: 1. Thi	Resolutions as are indicated below: ution No. [] If this	6 7 8 9 10 11 11 2016 Proxy hold	dereted and deposited at the Registered	Affix Revenue Stamp

SHREE PUSHKAR CHEMICALS & FERTILISERS LIMITED

CIN: U24100MH1993PLC071376

Reg. Office: 202, A Wing Bldg. No.3, Rahul Mittal Industrial Estate, Sir M. V. Road., Andheri (East), Mumbai- 400 059. Tel: 022-42702525.

Email: cosec@shreepushkar.com, Fax No: 02228504242.

Website: www.shreepushkar.com

BALLOT FORM Sr. No:

1.	Name(s) of Shareholders
----	-------------------------

Including joint holders, If any:

2. Registered Address of the:

Sole / First named Member

Shareholder

3. Folio Number /DP ID No./Client ID No*:

(*Applicable to investors holding shares in dematerialised form)

- 4. Number of Equity Share(s) held:
- 5. I/We hereby exercise my/our vote(s) in respect of the Resolutions set out in the Notice of the Twenty Third Annual General Meeting (AGM) of the Company to be held on Wednesday, 10th August, 2016 by sending my/our assent or dissent to the said Resolutions by placing the tick (✓) mark at the appropriate box below:

Item	Description of Resolution	Type of	No. of	(For)	(Against)
No.		Resolution	equity	I/We assent	I/We assent
			shares	to the	to the
				Resolutions	Resolutions
1	To consider and adopt the audited financial statements of the	Ordinary			
	Company for the financial year ended on 31st March, 2016 and				
	the Reports of the Auditors' and Directors' thereon.				
2	To appoint a Director in place of Mr. Punit Gopikishan Makharia	Ordinary			
3	To appoint a Director in place of Mr. Gautam Gopikishan Makharia	Ordinary			
4	Appointment of Statutory Auditors to fill casual vacancy	Ordinary			
5	Re-Appointment of M/s. S K Patodia & Associates, Chartered	Ordinary			
	Accountants, Statutory Auditors;				
6	Appointment of Mr. Ramakant Madhav Nayak, (DIN: 00129854)	Special			
	as an Independent Director				
7	Appointment of Mr. Dinesh Navnitlal Modi, (DIN: 00004556) as an	Special			
	Independent Director.				
8	Appointment of Mr. Nirmal Bhagirathprasad Kedia, (DIN:	Special			
	00050769) as an Independent Director				
9	Ratification of Remuneration to M/s. Dilip Bathija, the Cost Auditor	Ordinary			
10	Re-appointment of Mr. Punit Makharia as a Chairman & Managing	Ordinary			
	Director (DIN 01430764):				
11	Re-appointment of Mr. Gautam Gopikishan Makharia as a Joint	Ordinary			
	Managing Director (DIN 01354843):				

		00050769) as an Independent Director	·				
	9	Ratification of Remuneration to M/s. Dilip Bathija, the Cost Auditor	Ordinary				
	10	Re-appointment of Mr. Punit Makharia as a Chairman & Managing Director (DIN 01430764):	Ordinary				
	11	Re-appointment of Mr. Gautam Gopikishan Makharia as a Joint Managing Director (DIN 01354843):	Ordinary				
Plac Date	e: Mui	mbai					
		Signature of the M	ember				
	otes: Please read the instructions printed below carefully before exercising your vote. alid ballot forms received by the scrutinizer by 5.00 p.m. on Monday, August, 8 th 2016 shall be considered.						

INSTRUCTIONS

- 1) This Ballot Form is provided for the benefit of Members who do not have access to e-voting facility.
- 2) A Member can opt for only one mode of voting i.e. either through e-voting or by Ballot. If a Member cast votes by both modes, then voting done through e-voting shall prevail and ballot shall be treated as invalid.
- 3) For detailed instructions on e-voting, please refer to the notes appended to the Notice of the AGM.
- 4) The scrutinizer will collate the votes downloaded from the e-voting system and votes received through post to declare the final result for each of the Resolutions forming part of the Notice of the AGM.

Process and manner for Members opting to vote by using the Ballot Form:

- Please complete and sign the Ballot Form (no other form or photocopy thereof is permitted) and send it so as to reach the Scrutinizer appointed by the Board of Directors of the Company, CS Sanam Umbargikar, partner of M/s. DSM & Associates, Company Secretaries, at C-502, Raylon Arcade, Ram Krishna Mandir Road, Next to Pidilite Industries, Kondivita, Andheri (East), Mumbai – 400 059.
- 2) The Form should be signed by the Member as per the specimen signature registered with the Company/ Depositories. In case of joint holding, the Form should be completed and signed by the first named Member and in his/her absence, by the next named joint holder. A Power of Attorney (POA) holder may vote on behalf of a Member, mentioning the registration number of the POA registered with the Company or enclosing an attested copy of the POA. Exercise of vote by Ballot is not permitted through proxy.
- 3) In case the shares are held by companies, trusts, societies, etc. the duly completed Ballot Form should be accompanied by a certified true copy of the relevant Board Resolution/Authorization.
- 4) Votes should be cast in case of each resolution, either in favor or against by putting the tick (√) mark in the column provided in the Ballot.
- 5) The voting rights of shareholders shall be in proportion of the shares held by them in the paid up equity share capital of the Company as on Wednesday, 3rd August, 2016 as per the Register of Members of the Company.
- 6) Duly completed Ballot Form should reach the Scrutinizer not later than Monday, August, 8th 2016 (5:00 p.m. IST). Ballot Form received after Monday, August, 8th 2016 will be strictly treated invalid as if the reply from the Members has not been received.
- 7) A Member may request for a duplicate Ballot Form, if so required. However, duly filled in and signed duplicate Form should reach the Scrutinizer not later than the date and time specified in serial no. 6 above.
- 8) Unsigned, incomplete, improperly or incorrectly tick marked Ballot Forms will be rejected. A Form will also be rejected if it is received torn, defaced or mutilated to an extent which makes it difficult for the Scrutinizer to identify either the Member or as to whether the votes are in favour or against or if the signature cannot be verified.
- 9) The decision of the Scrutinizer on the validity of the Ballot Form and any other related matter shall be final.
- 10) The results declared along with Scrutinizer's Report, shall be placed on the Company's website <u>www.shreepushkar.com</u> within two days of the passing of the Resolutions at the AGM of the Company on Wednesday, 10th August, 2016 and communicated to the BSE Limited and National Stock Exchange of India Limited, where the shares of the Company are listed.

SHREE PUSHKAR **CHEMICALS & FERTILISERS LIMITED** CIN -U24100MH1993PLC071376 Reg. Off: 202, 'A', Wing, Bldg. No.3, Rahul Mittal Industrial Estate, Sir. M V road, Andheri (E), Mumbai- 400059; CIN: U24100MH1993PLC071376 Email: info@shreepushkar.com Tel: 022 42702525 Website: www.shreepushkar.com 001 NOTICE NOTICE OF AGM AND E- VOTING INFORMATION om NOTICE is hereby given that 23rd Annual General Meeting (AGM) of Shree Pushkar Chemicals & Fertilisers Limited ("the Company)" is the scheduled to be held on, Wednesday, 10th August, 2016 at 3.00 P.M at Brijwasi Palace Hall, Brijwasi Estate, Sonawala Road, Goregaon (East), just Mumbai - 400 063, to transact the business as set out in the notice of larg, the said AGM Pursuant to Section 101 and 136 of the Companies act, 2013 read with Rule 18 of the Companies (Management and Administration) Rule, the 2014, the Annual Report of the Company for the financial year 2015-16 along with the notice of 23rd AGM has been sent by e-mail to the port 2016 members, who have registered their respective e-mail address either nose pant with Company or the concerned Depository. The physical copies of the For notice and annual report to the other members have been despatched sted in the permitted mode. ress Pursuant to the provisions of section 108 of the Companies act, 2013, d on Rule 20 of the Companies (Management and Administration) Rule 2014, as substituted by the Companies (Management and Administration) Amendment Rule, 2015 and Regulation 44 of the nies Securities and Exchange Board of India (Listing Obligation and time Disclosure Requirements) Regulation 2015, the Company is pleased to provide e-voting facility to members to cast their vote on all the bers resolutions set in the notice convening 23rd AGM. The members may onic cast their vote electronically through electronic voting system of Central vices Depository Service Limited (CDSL) from a place other than venue of AGM (remote e- voting). AGM All members informed that: The Ordinary and the Special Business as stated in the notice of 16 at 5.00 oting cally The cut off date for determining the eligibility to vote by electronic means or at the AGM is Wednesday, 3rd August, 2016; note quity te"

23rd AGM may be transacted through by electronic means; The remote voting shall commence on Sunday, 7th August, 2016 (9.00 AM IST) and end on Tuesday, 9th August, 2016 (5.00 PM IST); The

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Any person, who acquires shares of the Company and become a member of the Company after despatch of the notice of AGM and hold share as of cut off date i.e. Wednesday, 3rd August, 2016 may obtain the login ID and password by sending a request www.evotingindia.com or cosec@shreepushkar.com or investor@bigshareonline.com. However, if a person is already registered with CDSL for e-voting them existing user ID and Password can be use for casting vote;

The Member may note that :

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a) The remote e-voting module will be disabled by CDSL after the aforesaid date and time for voting and the remote e- voting will not be allowed beyond the specified period;

Once the vote on resolution is cast by members , they will not be allowed to change it subsequently;

The facility for voting through electronic voting system/ballot paper shall be made available at the AGM venue for the members who have not cast their vote by remote e-voting;

The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but will not be entitled to cast their vote again; and

A person whose name is recorded in the register of members or in register of beneficial owners maintained by the depositories as on the cut off date will be entitled to avail the facility of remote e-voting as well as voting at the AGM venue through electronic voting system/ballot paper.

The Annual report along with notice of AGM and this notice is available on the Company's website www.shreepushkar.com and also on the website of the CDSL www.evotingindia.com The shareholders wish to receive physical copies of the annual report, may email their request to the Company at cosec@shreepushkar.com or to Registrar and Transfer Agent of the Company viz. Bigshare Services Private Limited at investor@bigshareonline.com.

The Company has appointed Mr. Sanam Umbargikar, Partner, DSM & Associates, Company secretary in Practice, Mumbai (Membership No.26141 & Certificate of Practice No. 9394) as the Scrutinizer to scrutinize the voting and remote e-voting process in a fair and transparent manner.

For detailed instructions pertaining to e-voting, members my please refer to the section "Instructions for E-voting" in the notice of AGM. In case of queries or grievances pertaining to e-voting procedure, members may refer the Frequently Asked Questions (FAQs) for members as available at the "Downloads" Section of www.evotingindia.com or may contact Mr. Rakesh Dalavi, Assistant Manager, Central Depositaries Services Limited, 17th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001 at the designated email id: helpdesk evoting@cdslindia.com or at telephone nos. 022-22728588 or tall free no: 1800-200-5533 who will also address the grievances connected with the voting by electronic means. Members may also write to the Company Secretary at info@shreepushkar.com or Registered office of the Company.

For Shree Pushkar Chemicals & Fertilisers Limited

Mr. Puneet Makharia Date: July, 19th 2016 Chairman & Waraging Dis Place: Mumbai



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मेटेड

श्री पुष्कर केमिकल्स ॲंण्ड फर्टिलायझर्स लिमिटेड

सीआयएन: एल२४१००एमएच१९९३पीएलसी०७१३७६ नोंदणीकृत कार्यालय: २०२, ए विंग, इमारत क्र.३, राहुल मित्तल इंडस्ट्रियल इंस्टेट, सर एम.व्ही.रोड, अंधेरी (पूर्व), मुंबई-४०००५९. द्रूर.:०२२-४२७०२५२५ वेबसाईट: www.shreepushkar.com ई-मेल: info@shreepushkar.com

सूचना

एजीएम व ई-वोटिंग माहितीची सूचना

येथे सूचना देंण्यात येत आहे की, श्री पुष्कर केमिकल्स ॲण्ड फर्टिलायझर्स लिमिटेडची२३वी वार्षिक सर्वसाधारण सभा (एजीएम) बुधवार दिनांक १० ऑगस्ट, २०१६ रोंजी द्.३.००वा. ब्रिजवासी पॅलेस हॉल, ब्रिजवासी इस्टेट, सोनावाला रोड, गोरेगाव (पूर्व), मुंबई-४०००६३ येथे सदर एजीएमच्या सूचनेत नमूद व्यवसायावर विचारविमर्श करण्याकरिता होणार आहे. कंपनी कायदा २०१३ च्या कलम १०१ व १३६ सहवाचिता कंपनी (व्यवस्थापन व प्रशासन) अधिनियम, २०१४ च्या नियम १८ नुसार वित्तीय वर्ष २०१५-१६ करिता कंपनीचे वार्षिक अहवाल तसेच २३व्या एजीएमची सूचना ज्या सदस्यांचे ई-मेल कंपनी किंवा संबंधीत सहभागीदारकडे नोंद आहेत त्यांना ई-मेलने पाठविण्यात आले आहे. इतर सदस्यांना सूचना व वार्षिक अहवालाची प्रत विहित पध्दतीने पाठविण्यात आली आहे. कंपनी कायदा २०१३ च्या कलम १०८ सहवाचिता कंपनी (व्यवस्थापन व प्रशासन) अधिनियम, २०१४ च्या नियम २०, पर्यायी कंपनी (व्यवस्थापन व प्रशासन) सुधारित अधिनियम, २०१५ आणि सिक्युरिटीज ॲण्ड एक्सचेंज बोर्ड ऑफ इंडिया (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम ४४ नुसार कंपनीने २३व्या एजीएमच्या सूचनेत नमूद सर्व ठरावांवर त्यांचे मत देण्यासाठी ई-वोटिंग स्विधा दिलेली आहे. एजीएमच्या ठिकाणाव्यतिरिक्त अन्य ठिकाणाह्न (रिमोट ई-वोटिंग)सेन्टल डिपॉझिटरी सर्विसेस लिमिटेड (सीडीएसएल) द्वारे विद्युत मतदान प्रणालीने सदस्यांना त्यांचे मत देता येईल.

सर्व सदस्यांना सूचित करण्यात येत आहे की:

 २३व्या एजीएमच्या सूचनेत नमूद साधारण व विशेष व्यवसायावर विद्युत स्वरूपाने विमर्श करण्यात येईल.

२. रिमोट ई-बोटिंग रविवार ७ ऑगस्ट, २०१६ रोजी स.९.००वा. प्रारंभ होईल आणि मंगळवार ९ ऑगस्ट, २०१६ रोजी सायं.५.००वा. समाप्त होईल.

 विद्युत स्वरूपाने मतदान किंवा एजीएम मध्ये मतदानास पात्रता निश्चितीची तारीख बुधवार ३ ऑगस्ट, २०१६ आहे.

8. कोणा व्यक्तिने एजीएमच्या सूचना वितरणानंतर कंपनीचे शेअर्स प्राप्त करून कंपनीचा सदस्य झाला असेल व निश्चित तारखेला अर्थात बुधवार ३ ऑगस्ट, २०१६ रोजी मागधारणा घेतली असेल त्यांनी www.evotingindia.com किंवा cosec@shreepushkar.com कें वा investor@bigshareonline.com वर विनंती पाठवून लॉगइन आयडी व पासवर्ड प्राप्त करावा. तथापी जर एखादी सीडीएसएलसह ईन वोटिंगकरिता नोंद असेल तर त्यांनी विद्यमान युजर आयडी व पासवर्ड मतदानासाठी वापरावा.

५. सदस्यांनी कृपया नोंद घ्यावी की:

 अ) उपरोक्त तारीख व वेळेनंतर मतदानाकरिता सीडीएसएलद्वारें रिमोट ई-वोटिंग बंद केली जाईल आणि त्या कालावधीनंतर रिमोट ई-वोटिंग मान्य असणार नोही.

ब) सदस्याने ठरावावर दिलेले मत पुढे कोणत्याही कारणास्तव बदलता येणार नाही.

 क) विद्युत मतदान प्रणाली/बँलेट पेपरने मतदानाची सुविधा एजीएमच्या ठिकाणी उपलब्ध असेल, ज्यांनी रिमोट ईं-वोटिंगने मत दिलेले नसेल त्यांना ही सुविधा असेल.

 ड) एजीएमपूर्वी ज्या सदस्यांनी रिमोट ई-वोटिंगने त्यांचे मृत दिलेले आहे त्यांना सभेत उपस्थित राहता येईल परंतू पुन्हा मतदान करण्याचा अधिकार असणार नाही.

ई) ज्या व्यक्तिचे नाव निश्चित तारखेळा लामार्थी मालकांच्या यादीत असेल किंवा सदस्य नोंद पुस्तकात असेल त्यास रिमोट ई–वोटिंग तसेच एजीएमच्या ठिकाणी विद्युत मतदान प्रणाली/बॅलेट पेपरने मतदानाची सुविधा असेल.

वार्षिकं अहवालासह एजीएम सूचना कंपनीच्या www.shreepushkar.com वेबसाईटवर व सीडीएसएलच्या www.evotingindia.com वर उपलब्ध आहे. ज्या सदस्यांना वार्षिक अहवालाची वास्तविक प्रत हवी असेल त्यांनी cosec@shreepushkar.com वर विनंती पाठवावी किंवा कंपनीचे निबंधक व हस्तांतरण प्रतिनिधी जसे बिग शेअर सर्विसंस प्रायम्हेट लिमिटेड यांना investor@bigshareonline.com वर कळवावे.

रिमोट ई-वोटिंग प्रक्रिया व मतदान प्रक्रिया योग्य व पारदर्शकरित्या संचालनाकरिता तपासनीस म्हणून डी.एस.एम. ॲंण्ड असोसिएट्स, कंपनी सचिव, मुंबई चे भागीदार श्री. सनम. उंबर्गीकर (सदस्यत्व क्र.२६१४१ व संराव प्रमाणपत्र क्र.९३९४) यांची नियुक्ती करण्यात आठी आहे.

ई-वोटिंग बाबत सविस्तर तपशिलाकरिता सदस्यांनी कृपया एजीएमच्या सूचनेत दिलेले ई-वोटिंगकरिता टिप पहाव्यात. ई-वोटिंगबाबत काही प्रश्न किंवा तक्रारी असल्यास त्यांनी फ्रिक्वेन्टली आस्कड क्वेश्चन्स (एफएक्यू) आणि www.evotingindia.com च्या डाऊनलोड सेक्शनवर उपलब्ध ई-वोटिंग युजर मॅन्युअलचा संदर्भ घ्यावा किंवा संपर्क श्री.राकेश दळवी, सहाय्यक व्यवस्थापक, सेन्ट्रल डिपॉझिटरी सर्विसेस लिमिटेड, १७वा मजला, पी.जे.टॉवर्स, दलाल स्ट्रिट, मुंबई-४००००१, ई-मेल आयडी: helpdesk.evoting@cdslindia.com किंवा दूरध्वनी क्र:०२२-२२७२८५८८ किंवा टोल फ्रि क्र.१८००-२००-५५३३ वर करावे जे विद्युत मतदानबाबत तक्रारींचे निवारण करतील सदस्याने कंपनी सचिवांना iinfo@shreepushkar.com वर कळवावे किंवा कंपनीच्या नोंवणीकृत कार्यालयात संपर्क करावा.

श्री पुष्कर केमिकल्स ॲण्ड फर्टिलायझर्स लिमिटेड करिता

दिनांक: १९ जुलै, २०१६ ठिकाण: मुंबई श्री. पुनित मखारिया अध्यक्ष व व्यवस्थापकीय संचालक

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