

Carborundum Universal Limited

Regd. Off: 'Parry House', 43, Moore Street,

Chennai - 600 001. India.

Tel.:+91-44-3000 6161 Fax:+91-44-3000 6149 Email:cumigeneral@cumi.murugappa.com Website:www.cumi.murugappa.com CIN No.: L29224TN1954PLC000318.

11th January 2017

BSE Limited
1st Floor, New Trading Ring
Rotunda Building, P J Towers
Dalal Street, Fort
Mumbai 400 001

Stock Code: 513375

National Stock Exchange of India Ltd. Plot No. C/1, G Block Bandra - Kurla Complex, Bandra (E) Mumbai 400 051

Stock Code: CARBORUNIV-EQ

Dear Sirs.

<u>Sub</u>: Intimation of postal ballot results (proceedings) pursuant to Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We refer to our letter dated 10th December 2016 intimating the despatch of postal ballot notice to the members of the Company seeking their approval by way of special resolution for the following:

- (a) Approval for alteration of existing Articles of Association (AOA) of the Company by adopting a new set of AOA aligned with the Companies Act, 2013 pursuant to section 14 of the Companies Act, 2013.
- (b) Approval of Carborundum Universal Limited Employee Stock Option Plan 2016 ('ESOP 2016') and grant of Stock Options to employees of the Company under the ESOP 2016 pursuant to section 62(1)(b) of the Companies Act, 2013.
- (c) Approval to grant stock options to the employees of the Company's subsidiaries under the ESOP 2016 pursuant to section 62(1)(b) of the Companies Act, 2013.

In this regard, we wish to inform you the following:

- 1. The postal ballot notice dated 28th October 2016 was despatched on 10th December 2016 to the members through physical mode and by e-mail on the same date to those members whose e-mail addresses were registered with the Company. The postal ballot notice was sent to those members whose names appeared in the Register of Members/List of Beneficial Owners as on 2nd December 2016.
- 2. In compliance with Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and Section 110 of the Act read with Rule 20 of Companies (Management and Administration) Rules, 2014 as amended from time to time, the Company had offered e-voting facility to its members to exercise their votes electronically on the Resolutions set forth in the postal ballot notice through M/s. Karvy Computershare Private Limited. Accordingly, members were given an option to exercise their votes using either the postal ballot form or the e-voting facility.

- 3. The voting period commenced on 11th December 2016 at 9.00 a.m. and ended on 9th January 2017 at 5 p.m. The voting results of the postal ballot/e-voting pursuant to Regulation 44(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is enclosed herewith as Annexure 1.
- 4. Mr. G Subramanian of M/s. R Sridharan & Associates, Practising Company Secretaries, acted as the Scrutiniser for the postal ballot process including e-voting. The Scrutinizer has provided his report dated 10th January 2017 on the postal ballot results which was declared today i.e. Wednesday, 11th January 2017 by Mr. M M Murugappan, Chairman. The report of the Scrutinizer pursuant to Section 108 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014 is enclosed as Annexure 2.
- 5. All the resolutions detailed in the postal ballot notice have been passed with requisite majority (more fully detailed in the results enclosed herewith). The resolutions are deemed to have been passed on 9th January 2017, being the last date for receipt of the duly completed postal ballot forms/e-voting.

The results of postal ballot along with the Scrutinizer's report is placed on the website of the Company www.cumi-murugappa.com and on the website of Karvy i.e. https://evoting.karvy.com.

We request you to kindly take the above on record.

Thanking you

Yours faithfully

For Carborundum Universal Limited

Rekha Surendhiran Company Secretary

Encl.: As above





VOTING RESULTS OF POSTAL BALLOT

	VOLING RESOLLS OF POSTAL BALLOI
Company Name	CARBORUNDUM UNIVERSAL LIMITED
Date of the AGM/EGM	NA
Total number of shareholders on record date	24686
No. of shareholders present in the meeting either in person or	
Promoters and Promoter Group:	NA
Public:	NA
No. of Shareholders attended the meeting through Video	
Promoters and Promoter Group:	NA
Public:	NA

Resolution required: (Ordinary/ Special)	SPECIAL - Approval for alterat Act, 2013 pursuant to section	al for alteration of e It to section 14 of th	SPECIAL - Approval for alteration of existing Articles of Association (AOA) of the Company by adopting a new set of AOA aligned with the Companies Act, 2013 pursuant to section 14 of the Companies Act, 2013.	ssociation (AOA) of	the Company by a	dopting a new set o	of AOA aligned with	the Companies
Whether promoter/ promoter group are interested in the agends/resolution?	No							
				% of Votes Polled			% of Votes in	% of Votes
				on outstanding			favour on votes	against on votes
Category	Mode of Voting	No. of shares held No. of votes (1)	No. of votes polled (2)	shares No. of Vot (3)=[(2)/(1)]* 100 favour (4)	No. of Votes – in favour (4)	No. of Votes – against (5)	polled polled polled [6]=[(4)/(2)]*100	polled (7)=[(5)/(2)]*100
	E-Voting	82551206	78023842	94.5157	78023842		-	0.0000
	Poli	82551206	0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Promoter and Promoter Group	applicable)	82551206	978504	1.1853	978504	0	100.0000	0.0000
	E-Voting	52761156	47031412	89.1402	47016646	14766	9896.66	0.0313
	Poll	52761156	0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Public- Institutions	applicable)	52761156	. 0	0.0000	00	0	0.0000	0.0000
	E-Voting	53284280	488485	0.9168	488485	0	100.0000	0.0000
	Po!I	53284280	0 0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Public- Non Institutions	applicable)	53284280	574024	1.0773	562542	11482	97.9997	2.0002
THE REPORT OF THE PARTY OF THE	Total	188596642	127096267	67.3905	127070019	26248	99.9793	0.0207





	SPECIAL - Approva	SPECIAL - Approval of Carborundum Universal Limited Employee Stock Option Plan 2016 ('ESOP 2016') and grant of Stock Options to employees of the	Jniversal Limited En	ployee Stock Optic	n Plan 2016 ('ESOI	2016') and grant o	of Stock Options to	employees of the
Resolution required: (Ordinary/ Special)	Company under th	Company under the ESOP 2016 pursuant to section $62(1)(b)$ of the Companies Act, 2013	ant to section 62(1)	(b) of the Compani	es Act, 2013		_	-
Whether promoter/ promoter group are interested in the agenda/resolution?	No							
				% of Votes Polled on outstanding			% of Votes in favour on votes	% of Votes against on votes
Category	Mode of Voting	No. of shares held No. of votes (1) polled (2)	m 3	shares No. of Vot (3)=[(2)/(1)]* 100 favour (4)	No. of Votes – in favour (4)	No. of Votes – against (5)	polled polled (7)=[(5)/(2)]*100	polled (7)=[(5)/(2)]*100
	E-Voting	82551206	78023842	94.5157	78023842	0	100:0000	0.0000
	Poll	82551206	0	0.0000	00	0	0.000	0.0000
	Postal Ballot (if							
Promoter and Promoter Group	applicable)	82551206	978504	1.1853	978504	0	100.0000	0.0000
	E-Voting	52761156	44697033	84.7158	43674837	1022196	97.7130	2.2869
	Poll	52761156	0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Public- Institutions	applicable)	52761156	0	0.0000	00	0	0.000	0.0000
	E-Voting	53284280	488485	0.9168	474150	14335	97.0654	2.9345
	Poll	53284280	0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Public- Non Institutions	applicable)	53284280	573824	1.0769	562163	11661	97.9678	2.0321
三世の大学の大学とは、「大学の大学」とは、「大学の大学」という。 「大学の大学」とは、「大学の大学」という。 「大学の大学」という。 「大学の大学」という。 「大学の大学」という。 「大学の大学」という。 「大学の大学」という。 「大学の大学」という。 「大学の大学の大学」という。 「大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大	Total	188596642	124761688	66.1527	123713496	1048192	99.1598	0.8402







Resolution required: (Ordinary/ Special)	SPECIAL - Approval to grant Companies Act, 2013	grant	ions to the employe	ees of the Company	's subsidiaries und	er the ESOP 2016 p	stock options to the employees of the Company's subsidiaries under the ESOP 2016 pursuant to section 62(1)(b) of the	(1)(b) of the
Whether promoter/ promoter group are interested in the agenda/resolution?	No							
				% of Votes Polled			% of Votes in	% of Votes
Category	Mode of Voting	No. of shares held (1)	nares held No. of votes polled (2)	on outstanding shares No. of Voi (3)=[(2)/(1)]* 100 favour (4)	No. of Votes – in favour (4)	No. of Votes – against (5)	favour on votes polled (6)=[(4)/(2)]*100	against on votes polled (7)=[(5)/(2)1*100
	E-Voting	82551206	78023842	94.5157	78023842	0	100.0000	0.0000
	Poll	82551206	0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Promoter and Promoter Group	applicable)	82551206	978504	1.1853	978504	0	100.0000	0.0000
	E-Voting	52761156	44697033	84.7158	43674837	1022196	97.7130	2.2869
	Poll	52761156	0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if							
Public- Institutions	applicable)	52761156	0	0.0000	00	0	0.000	0.0000
	E-Voting	53284280	488485	0.9168	473550	14935	96.9425	3.0574
	Po!l	53284280	0	0.0000	00	0	0.000	0.0000
,	Postal Ballot (if							
Public- Non Institutions	applicable)	53284280	573824	1.0769	556660	17164	97.0088	2.9911
	Total	188596642	124761688	66.1527	123707393	1054295	99.1550	0.8450







New No. 5, (Old No.12), Sivasailam Street

T.Nagar, Chennai - 600 017.

Phone: 42166988, 43502997, 42555587

email : sridharan.r@aryes.in satheesh.k@aryes.in

10th January, 2017

The Chairman
Messrs. Carborundum Universal Limited,
"Parry House",
No.43, Moore Street,
Chennai – 600 001.

Dear Sir,

Sub: Passing of Resolutions through Postal Ballot

Pursuant to the resolution passed by the Board of Directors of $\underline{\textbf{M/s.Carborundum}}$ $\underline{\textbf{Universal Limited}}$ on 28th October, 2016, we have been appointed as Scrutinizer to receive, process and scrutinize the postal ballot papers and e-voting in respect of the following resolutions:

Reference to the Companies Act, 2013	Type and Description of the resolutions
Section 14 of the Companies Act, 2013	RESOLVED THAT pursuant to the provisions of Section 14 and all other applicable provisions of the Companies Act,2013 (including any statutory modifications or re-enactment thereof, for the time being in force), approval of the Members of the Company be and is hereby accorded to the alteration of the existing Articles of Association of the Company by adoption of a new set of Articles of Association in substitution, and to the entire exclusion of the regulations contained in the existing Articles of Association of the Company.
	RESOLVED FURTHER THAT the Board be and is hereby authorised to take such steps and do all such acts, deeds and things as is considered necessary, expedient, usual, proper or incidental in relation to the said matter and take such actions and give such directions as they may consider as necessary or desirable to give effect to this Resolution.
Section 62 (1) (b) of the Companies Act, 2013	SPECIAL RESOLUTION RESOLVED THAT pursuant to the provisions of Section 62(1)(b) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder and in accordance with the Memorandum and Articles of Association of the Company, Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (hereinafter referred as 'SEBI SBEB Regulations'), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any statutory modification(s) or re-enactment of the Act or the Regulations, and all other applicable statutes, rules, regulations and guldelines and subject to such other approvals, permissions and sanctions as may be necessary and upon such conditions and modifications as may be prescribed or imposed while granting such approvals, permissions and sanctions which may be agreed to by the Board of Directors of the Company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the company (hereinafer referred to as 'the Board' which term shall be deemed to include the support of the

Committee including the Nomination & Remuneration Committee which the Board may at its discretion authorise to exercise certain or all of its powers, including the powers conferred by this Resolution), approval of the Members be and is hereby accorded to the introduction and implementation of Carborundum Universal Limited Employee Stock Option Plan 2016' (hereinafter referred to as the 'ESOP 2016') to create and grant from time to time, in one or more tranches, not exceeding 37,72,000 (thirty seven lakhs seventy two thousand only) Employee Stock Options to or for the benefit of such person(s) who are in permanent employment of the Company, including any Managing Director and Whole-time Director (other than Promoters/persons belonging to Promoter Group of the Company, Independent Directors and Directors holding directly or indirectly more than 10% of the outstanding equity shares of the Company), as may be decided by the Board, exercisable into not more than 37,72,000 (thirty seven lakhs seventy two thousand only) equity shares of face value of Re.1/- each fully paid-up, on such terms and in such manner as the Board may determine in accordance with the provisions of the applicable laws and the provisions of the ESOP 2016.

RESOLVED FURTHER THAT in case of any corporate action(s) such as rights issue, bonus issue, merger and sale of division(s) of the Company or other similar events, the Board be and is hereby authorised to do all acts, deeds, matters and things as it may deem fit in its absolute discretion and permitted under applicable laws for the purpose of making a fair and reasonable adjustment to the Options granted earlier including issue of any additional equity shares by the Company to the Option grantees and the ceiling on the number of Options mentioned in the Resolution above, shall be deemed to be increased to the extent of such additional equity shares issued.

RESOLVED FURTHER THAT in case the equity shares of the Company are consolidated/split then the number of equity shares to be allotted and the exercise price payable by the Option grantees under the ESOP 2016 shall automatically stand augmented/reduced in the same proportion as the present face value of Re.1/- per equity share bears to the revised face value of the equity shares of the Company after such consolidation/sub-division, without affecting any other rights or obligations of the said grantees.

RESOLVED FURTHER THAT the Board be and is hereby authorised to take requisite steps for listing of equity shares under the ESOP 2016 on the Stock Exchanges where the equity shares of the Company are listed.

RESOLVED FURTHER THAT the Board be and is hereby authorised at any time to modify, change, vary, alter, amend, suspend or terminate the ESOP 2016 subject to the compliance with the applicable laws and regulations and to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion, for such purpose and also to settle any issues, questions, difficulties or doubts that may arise in this regard without being required to seek any further consent or approval of the Members and further to execute all such documents, writings and to give such directions and or instructions as may be necessary or expedient to give effect to such modification, change, variation, alteration, amendment, suspension or termination of the ESOP 2016 and do all other things incidental and ancillary thereof in conformity with the provisions of the Companies Act, 2013, the Memorandum and Articles of Association of the Company, SEBI SBEB Regulations and any other applicable laws in force.



RAN & ASS

(OLD No. 12)

Section 62(1)(b) of the Companies Act, 2013

SPECIAL RESOLUTION

RESOLVED THAT pursuant to the provisions of Section 62(1)(b) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder and in accordance with the Memorandum and Articles of Association of the Company, Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (hereinafter referred as 'SEBI SBEB Regulations'), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any statutory modification(s) or re-enactment of the Act or the Regulations, and all other applicable statutes, rules, regulations and guidelines and such conditions and modifications as may be prescribed or imposed while granting such approvals, permissions and sanctions which may be agreed to by the Board of Directors of the Company (hereinafter referred to as 'the Board' which term shall be deemed to include any Committee including the Nomination & Remuneration Committee which the Board may, at its discretion authorise to exercise certain or all of its powers, including the powers conferred by this Resolution), approval of the Members of the Company be and is hereby accorded to the Board of Directors to extend the benefits of the 'Carborundum Universal Limited Employee Stock Option Plan 2016' (hereinafter referred to as the 'ESOP 2016') to such person(s) who are in permanent employment of any existing or future subsidiary(ies) of the Company, including any Managing Director and Whole-time Director (other Promoters/persons belonging to Promoter Group of such Company, Independent Directors and Directors holding directly or indirectly more than 10% of the outstanding equity shares of the Company) of any existing or future subsidiary(ies) of the Company whether in or outside India as may be decided under the ESOP 2016, exercisable into corresponding number of equity shares of face value of Re.1/- each fully paid-up, on such terms and in such manner as the Board may determine in accordance with the provisions of the applicable laws and the provisions of the ESOP 2016 provided that the maximum number of Stock Options granted to eligible employees of both the Company and its subsidiary(ies) under the ESOP 2016 shall not cumulatively exceed 37,72,000 Options and resultant equity shares of face value Re.1/- each (as adjusted for any changes in the capital structure of the Company) on such terms and in such manner as may be determined by the Board in accordance with the applicable laws and provisions of the ESOP 2016.

RESOLVED FURTHER THAT in case of any corporate action(s) such as rights issue, bonus issue, merger and sale of division(s) of the Company or other similar events, the Board be and is hereby authorised to do all acts, deeds, matters and things as it may deem fit in its absolute discretion and permitted under applicable laws for the purpose of making a fair and reasonable adjustment to the Options granted earlier including issue of any additional equity shares by the Company to the Option grantees and the ceiling on the number of Options mentioned in the Resolution above, shall be deemed to be increased to the extent of such additional equity shares issued.

RESOLVED FURTHER THAT in case the equity shares of the Company are consolidated/split then the number of equity shares to be allotted and the exercise price payable by the Option grantees under the ESOP 2016 shall automatically stand augmented/reduced in the same proportion as the present face value of Re.1/- per equity share bears to the revised face value of the equity shares of the Company after such consolidation/sub-division, without affecting any other rights or obligations of the said grantees.

RESOLVED FURTHER THAT the Board be and is hereby authorised at any time to modify, change, vary, alter, amend, suspend or terminate the ESOP 2016 subject to the compliance with the applicable laws and regulations and to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion, for such purpose and also to settle any issues, questions, difficulties or doubts that may arise in this regard without being required to seek any further consent or approval of the Members and further to execute all such documents, writings and to give such directions and or instructions as may be necessary or expedient to give effect to such modification, change, variation, alteration, amendment, suspension or termination of the ESOP 2016 and do all other things incidental and ancillary thereof in conformity with the provisions of the Companies Act, 2013, the Memorandum and Articles of Association of the Company, SEBI SBEB Regulations and any other applicable laws in force.

WE REPORT that the Postal ballot notice dated 28th October, 2016 under Section 110 of the Companies Act, 2013, ("the Act") (along with the Statement pursuant to Section 102 of the Act and Postal Ballot Form) was issued individually to all the members and the notices were despatched by Physical mode and Electronic mode through E-mails for those members who have provided e-mail ids on 10th December, 2016.

We report that as stated in the notice sent to the members, the Company had fixed 9th January, 2017 as the last date for receipt of Postal Ballots and E-Voting. As required under Rule 22 of the Companies (Management and Administration) Rules, 2014 an advertisement was published by the Company in "BUSINESS STANDARD" in 'English' on 12th December, 2016 and "MAKKAL KURAL" in vernacular language 'Tamil' on 11th December, 2016 informing about the despatch of the Postal Ballot forms, E-Voting and other related matters mentioned therein. We report that we have received the Postal Ballot forms and E-Voting particulars from the members during the period starting from 11th December, 2016 (9:00 a.m. IST) to 9th January, 2017 (5:00 p.m. IST). Karvy Computershare Private Ltd. had unblocked the members who had exercised the votes through e-voting after 5.00 P.M. on Monday, 9th January, 2017.

All the Postal Ballot forms and E-Voting particulars received upto the closure of working hours (5:00 p.m. IST) on Monday, 9^{th} January, 2017, the last date fixed by the Company for receipt of the Postal Ballot forms and E-Voting, were considered for our scrutiny.

Envelopes containing Postal Ballot forms returned undelivered aggregated to 517 (Five hundred and seventeen only). These envelopes were not opened and they are separately maintained.

During the course of scrutiny of Postal Ballot Forms we have not come across any mutilated Postal Ballot Forms.

We report that all the Postal Ballot forms and E-Voting particulars were scrutinized AN & and processed and a computer statement containing the Shareholders Name of the Sh





Address, Folio/Client ID Number, Postal Ballot Number, Number of Shares held, Number of Votes voted, Assented, Dissented and Rejected were generated.

We report that the ballot papers were reconciled with the records maintained by the Registrar and Transfer Agents of the Company.

The ballot papers, which were found defective have been treated as invalid and kept separately.

We report that out of **24686** Shareholders, we have received valid polled Ballot forms and E-Voting from **455** Shareholders and the details of polling results are given below:

Receipt of Postal Ballot Forms and E-Voting	11 th December, 20 9 th January, 20		
Total No. of Shareholders		24686	
Total No. of Shares	18	88596642	
Particulars	As per Postal Ballot	As per E-Voting	Total
Postal Ballot Forms Received	302	155	457
Less: Invalid Forms*	2		2
Net Valid Forms	300	155	455

^{*}Invalid Postal Ballot was not taken into account for the voting.

ITEM 1 - Approval under Section 14 of the Companies Act, 2013 (Act) for amending the existing Articles of Association ('AOA') of the Company with the adoption of new set of AOA in alignment with the provisions of the Act (Special Resolution)

(i) Votes in favour of the resolution:

Number of members voted in E- Voting	Number of votes cast (Shares) – E-Voting	members/	votes cast	Total Number of votes cast through E- Voting and Postal Ballot	
154	125528973	294	1541046	127070019	99.98

(ii) Votes against the resolution:

Number of members voted in E- Voting	Number of votes cast (Shares) – E-Voting	members/	(Shares) -	Number of votes cast	valid
1	14766	6	11482	26248	0.02





(iii) Invalid Votes:

Number of members voted in E- Voting	votes cast	Number of members/ Proxies voted by Postal Ballot	cast (Shares) -	Total Number of votes cast through E-Voting and Postal Ballot
NIL	NIL	2	82	82

RESULT:

As the number of votes cast in favour of the resolution was not less than three times the number of votes cast against, we report that the <u>Special Resolution</u> under Section 14 of the Companies Act, 2013, with regard to Item 1 as set out in the Notice of Postal Ballot is passed in favour of the resolution with requisite majority.

ITEM 2 - Approval under Section 62(1)(b) of the Act for the Carborundum Universal Limited Employee Stock Option Plan 2016 ('ESOP 2016') and grant of Stock Options to employees of the Company under the ESOP 2016 (Special Resolution).

(i) Votes in favour of the resolution:

Number of members voted in E- Voting	votes cast	Number of members/ Proxies voted by Postal Ballot		Number of votes cast	% of total number of valid votes cast
142	122172829	289	1540667	123713496	99.16

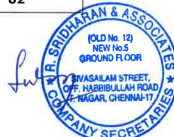
(ii) Votes against the resolution:

Number of members voted in E- Voting	(Shares) – E-Voting	Number of members/ Proxies voted by Postal Ballot	Number of votes cast (Shares) - Postal Ballot	Total Number of votes cast through E- Voting and Postal Ballot	% of total number of valid votes cast
9	1036531	10	11661	1048192	0.84

(iii) Invalid Votes:

Number of members voted in E- Voting	votes cast	Number of members/ Proxies voted by Postal Ballot	cast (Shares) -	Total Number of votes cast through E-Voting and Postal Ballot
NIL	NIL	2	82	82





RESULT:

As the number of votes cast in favour of the resolution was not less than three times the number of votes cast against, we report that the <u>Special Resolution</u> under Section 62 (1) (b) of the Companies Act, 2013, with regard to Item No.2 as set out in the Notice of Postal Ballot is passed in favour of the resolution with requisite majority.

ITEM No. 3 - Approval under Section 62(1)(b) of the Act for granting Stock Options to the employees of the Company's subsidiary(ies) under the ESOP 2016 (Special Resolution).

(i) Votes in **favour** of the resolution:

Number of members voted in E- Voting	Number of votes cast (Shares) - E-Voting	Number of members/ Proxies voted by Postal Ballot	Number of votes cast (Shares) - Postal Ballot	votes cast	
140	122172229	274	1535164	123707393	99.15

(ii) Votes against the resolution:

Number of members voted in E- Voting	Number of votes cast (Shares) – E-Voting	members/	(Shares) -	Number of votes cast	valid
11	1037131	26	17164	1054295	0.85

(iii) Invalid Votes:

Number of members voted in E- Voting	votes cast	Number of members/ Proxies voted by Postal Ballot	cast (Shares) -	Total Number of votes cast through E-Voting and Postal Ballot
NIL	NIL	2	82	82

RESULT:

As the number of votes cast in favour of the resolution was not less than three times the number of votes cast against, we report that the <u>Special Resolution</u> under Section 62(1)(b) of the Companies Act, 2013, with regard to Item No.3 as set out in the Notice of Postal Ballot is passed in favour of the resolution with requisite majority.





R. Sridharan & Associates Company Secretaries

We further report that as per the notice of Postal Ballot dated 28th October, 2016 approved by the Board of Directors on 28th October, 2016 the Chairman or any other Director of the Company may declare and confirm the above results of voting by postal ballot and e-voting in respect of the resolutions referred to herein on Wednesday, 11th January, 2017 at 11.00 a.m. at the Registered Office of the Company. The results of the postal ballot will also be displayed at the registered office and posted on the Company's website – www.cumi-murugappa.com and on the Karvy's website – www.cumi-murugappa.com and on the Karvy's website – www.evoting.karvy.com besides being communication to the Stock Exchanges where the Company's shares are listed. A Compact Disc (CD) containing a list of equity shareholders who voted "FOR", "AGAINST" and those whose votes were declared invalid for each resolution is enclosed.

We further report that as per Rule 22 of the Companies (Management and Administration) Rules, 2014, the Company has complied with all the provisions of the Rules. We further report that as per the said Rules, the records maintained by us such as postal ballot papers including voting by electronic means, the computer register (to record the consent or otherwise received from the shareholders, which includes all the particulars of the shareholders such as the name, address, folio number, number of shares held, number of shares voted and number of shares assented, number of shares dissented, number of shares abstained, number of shares rejected), are in our safe custody which will be handed over to the Company Secretary after the Chairman of the meeting considers, approves and signs the minutes of the meeting.

We thank you for the opportunity given to us to act as Scrutinizer for the above Postal Ballot & E-Voting.

Thanking You

Yours faithfully,

For R. SRIDHARAN & ASSOCIATES COMPANY SECRETARIES

CS G SUBRAMANIAM ASSOCIATE C P No. 8669 ACS No. 11194

Place: Chennai Encl.: a/a

