

PASI INDUSTRIES LIMITED

Registered Office: Marathon Innova, A Wing, 7th floor, Off GK Marg, Lower Parel, Mumbai - 400 013. India. +91 22 40896100 Factory: Plot No. PA-008-020-023 Mahindra World City Jaipur Bhambhoriya, Sanganer Jaipur - 302037 Rajasthan, India www.asigroup.co.in

Formerly known as Associated Stone Industries (Kotah) Ltd.

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CIN: L14101MH1945PLC256122

Dated: 29th September. 2020

To.
The Listing Compliance Department
BSE Limited
P.J. Tower, Dalal Street
Mumbai-400001
Script Code: 502015

Sub: Proceedings of the 74th Annual General Meeting (AGM') of ASI Industries Limited

Dear Sir/Madam

We enclose, in terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), a summary of the proceedings of the 74TH Annual General Meeting ('AGM') of the Company held on 29th September, 2020.

This is for your information and record.

Thanking you,

For ASI Industries Limited

Manoj Jain Company Secretary

Encl : A/a



SUMMARY OF PROCEEDING OF 74^{th} ANNUAL GENERAL MEETING OF ASI INDUSTRIES LIMITED HELD ON TUESDAY 29^{TH} SEPTEMBER, 2020 AT 11.00 AM

The 74th Annual General Meeting ('AGM') of the Members of ASI Industries Limited was held on Tuesday, 29th September, 2020 through Video Conferencing / Other Audio Visual Means in conformity with the regulatory provisions and Circulars issued by the Ministry of Corporate Affairs, Government of India. The Meeting commenced at 11.00 a.m. (1ST)

Mr. Deepak Jatia, Chairman & Managing Director, chaired the 74th AGM. The business before the Meeting was taken up as quorum was present at the beginning and throughout the Meeting.

At the outset, the Chairman advised that the Company had taken necessary steps to ensure that the Members were able to attend and vote at the Meeting through electronic mode in a seamless manner.

The Chairman thereafter introduced the Directors and advised the Members that the registers and documents, as statutorily required, were available for inspection on the e-voting website of Central Depository Securities Limited ('CDSL').

The Chairman briefed the Members on the Ordinary Business and Special Business items covered in the AGM Notice dated 20th August, 2020 and listed under Serial Nos. 1 to 9 below:

ORDINARY BUSINESS

- 1. Adoption of the (a) the audited financial statements of the Company for the financial year ended 31st March, 2020 together with the reports of the Board of Directors and Auditors thereon; and (b) the audited consolidated financial statements of the Company for the financial year ended 31st March, 2020 and report of Auditors thereon. (Ordinary Resolution)
- 2. Re-Appointment of Mr. Tushya Jatia (DIN 02228722) as Director who retire by rotation. (Ordinary Resolution)

SPECIAL BUSINESS

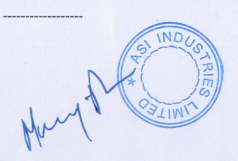
- 3. Ratify the remuneration of Cost Auditors for the Financial Year 2020-21. (Ordinary Resolution)
- 4. Re-appointment of Mrs. Anita Jaita as Whole Time Director (Special Resolution)
- 5. Approval for remuneration payable to Mrs. Anita Jatia , Executive Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Special Resolution)
- 6. Waiver of recovery of Managerial Remuneration paid to Mr. Deepak Jatia for the Financial Year 2019-20 (Special Resolution)
- 7. Waiver of recovery of Managerial Remuneration paid to Mr. Tushya Jatia for the Financial Year 2019-20 (Special Resolution)
- 8. Approval for Remuneration payable to Mr. Deepak Jatia Managing Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period his tenure (Special Resolution)
- 9. Approval for Remuneration payable to Mr. Tushya Jatia Whole Time Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period his tenure. (Special Resolution)

The Chairman gave opportunity to the Members who had registered themselves as Speakers to ask questions or seek clarifications on the Agenda items.

E-voting facility was provided during the Meeting to those Members who had not cast their votes through remote e-voting. The facility to cast votes through remote e-voting was also provided to the Members from 10.00 a.m. on 26th September, 2020 till 5.00 p.m. on 28th September, 2020.

The Chairman advised the Members that the Voting Results, along with the Scrutinizer's Report, would be made available on the Company's website and also on the website of CDSL. The Voting Results would also be forwarded to the BSE Limited where the Company's shares are listed

The Meeting concluded at 11.45 a.m.





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Registered Office: Marathon Innova, A Wing, 7th Bost, Off GK Marg, Lower Parel, Mumbai - 400 013, India. +91 22 40896100 CWL 13490MH/094EPLC256122 Factory: Plot No. PA-008-020-023 Mahindra World City Jaipur Bhambhoriya, Sanganer Jaipur - 302037 Rajasthan, India

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Dated: 30th September. 2020

To.
The Listing Compliance Department
BSE Limited
P.J. Tower, Dalal Street
Mumbai-400001

SUB: Submission of Details of Voting Results of the 74th Annual General Meeting of the Company pursuant to Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015

Dear Sir,

Pursuant to Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to state that the following resolutions were passed by the members through E-voting [(Remote and Venue) and poll at the 74th Annual General Meeting of the Company held on Tuesday, 29th September 2020 at 11:00 AM through VC/OAVM.

Ordinary Business

- (1) To receive, consider and adopt:
 - (a) The audited financial statements of the Company for the financial year ended 31st March, 2020 together with the reports of the Board of Directors and Auditors thereon.
 - (b) The audited consolidated financial statements of the Company for the financial year ended 31st March, 2020 and report of Auditors thereon.
- (2) To appoint a Director in place of Mr. Tushya Jatia (DIN: 02228722), who retires by rotation and being eligible, offers himself for reappointment.

Special Business

- (3) Ratification of the remuneration of Cost Auditors for the F.Y. 2020-21
- (4) Re-appointment of Mrs. Anita Jatia as Whole Time Director (Designated as Executive Director).
- (5) Approval for remuneration payable to Mrs. Anita Jatia, Executive Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- (6) Waiver of recovery of Managerial Remuneration paid to Mr. Deepak Jatia for the Financial Year 2019-2020
- (7) Waiver of recovery of Managerial Remuneration paid to Mr. Tushya Jatia for the Financial Year 2019-2020
- (8) Approval of remuneration payable to Mr. Deepak Jatia, Managing Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period of his tenure.

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Registered Office Marathon Innova, A Wing, 7th Soor, Off GK Marg, Lower Parel, Mumbai - 400 015, India +91 22 40896100 CIN : L14101MH/9945PLC256122 Factory Plot No. PA-008-020-023 Mahindra World City Jaigur Bhambhoriya. Sanganer Jaipur - 302037 Rajasthan, India



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(9) Approval for remuneration payable to Mr. Tushya Jatia, Whole Time Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period of his tenure.

Please note that all above resolutions were passed with requisite majority.

We are also enclosing the consolidated report of the Scrutinizer on Remote e-voting and voting at AGM. The above are also being uploaded on the Company's website.

Thanking You,

For ASI Industries Limited

Manoj Jain

Company Secretary

Encl: A/a

74rd Annual General Meeting Voting Result

Date of Annual General Meeting	Tuesday, 29th September, 2020
Total Number of shareholders on record date (22 September, 2020)	5898
No. of Shareholders present in the meeting either in person or through proxy	NA
Promoter and Promoter Group	NA
Public	NA
No. of Shareholders attend the Meeting through Video Conferencing	
Promoter and Promoter Group	6
Public	49

RESOLUTION No.1

a) Receive, consider and adopt (a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2020 together with the Reports of the Board of Directors and the Auditors thereon and (b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2020 together with the Reports of the Auditors thereon.

Resolution R	tequired (Ordinary						
Whether Pro	omoters/F	romoter Gro	up interested	in agenda/reso	lution?		No	
Category	Mode af Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstanding shares	No of Vote In Favour	No of Vote In Against	in favour	% of Vote in against on votes polled
		1	2	3+{(2)}/((1))* 100	4	5	6={(4)}/{(2}}* 100	7={(5)}/{(2)}* 100
Promoters and	E- Voting	65312288	65312288	100.00	65312288	0.00	-	0.00
Promoter Group	Postal Ballot		NA	NA.	NA	NA	NA	NA
	Total	65312288	65312288	100.00	65312288	0.00	100.00	0.00
Public- Institutions	E- Voting	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	Postal Ballot		NA	NA	NA	NA	NA	NA
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Public-Non Institutions	E- Voting	24762622	5021378	20.2781	4106376	915002	81.7779	18.2221
	Poll/ Ballot		NA	NA	NA	NA.	NA.	NA
	Total	24762622	5021378	20.2781	4106376	915002	81.7779	18.2221
Total		90074910	70333666	78.0835	69418664	915002	98.6991	1.3009



Appointment of Mr. Tushya Jatia (DIN: 02228722), who retires by rotation and being eligible, offers himself for reappointment

Resolution R	tequired (Ordina	ary/Special)				Ordina	ary	
Whether Pro	omoters/Promo	ter Group intere	ested in agend	da/resolution?	,	Yes		
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstanding shares	No of Vote In Favour	No of Vote In Against	% of Vote in favour on votes polled	% of Vote in against on votes polled
		1	2	3=((2))/((1)) *100	4	5	6={(4)}/{(2))*100	7={(5)}/{(2)]*100
Promoters and	E-Voting	65312288	65312288	100.00	0.00	0.00	00.00	0.00
Promoter	Postal Ballot		NA	NA	NA	NA	NA	NA
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00
Public- Institutions	E-Voting	0.00		.00	0.00	0.00	0.00	0.00
	Postal Ballot		NA.	NA.	NA	NA	NA	NA
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Public-Non Institutions	E-Voting	24762622	5021378	20.2781	4106276	915102	81.7759	18.2241
	Poll/Ballot		NA.	NA	NA	NA	NA.	NA.
	Total	24762622	5021378	20.2781	4106276	915102	81.7759	18.2241
Total		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011

[&]quot;Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered invalid.

RESOLUTION No.3

Ratification of the remuneration of Cost Auditors for the F.Y.2020-21

Resolution R	equired (Ordinary/Spe	cial)				Ordinary	
Whether Pro	moters/F	romoter Gro	up interested	in agenda/reso	lution?		No	
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstanding shares	No of Vote In Favour	No of Vote In Against	in favour	% of Vote in against on votes polled
	20114	1	2	3={(2))/{(1)}* 100	4	5	6={{4}}/{(2)}* 100	7={(5)}/{(2)}* 100
Promoters and	E- Voting	65312288	65312288	100.00	65312288	0.00	00.00	0.00
Promoter	Postal	este de la reco	NA.	NA.	NA.	NA:	NA	NA.
Group	Ballot							
	Total	65312288	65312288	100.00	65312288	0.00	00.00	0.00
Public- Institutions	E- Voting	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	Postal Ballot	1,7357	NA	NA	NA	NA	NA.	NA
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Public-Non Institutions	E- Voting	24762622	5021378	20.2781	4106376	915102	81.7779	18.2221
	Poll/ Ballot		NA	NA	NA.	NA	NA	NA
	Total	24762622	5021378	20.2781	4106276	915102	81.7759	18.2221
Total		90074910	70333666	78.0835	69418564	915102	98.6991	1.3009

Re-appointment of Mrs. Anita Jatia as Whole Time Director

Resolution R	tequired (Ordina	ary/Special)					Special		
Whether Pro	moters/Promo	ter Group into	erested in age	nda/resolut	ion?		Yes		
Category	Mode of Voting	No of Shares held	No of Vote Palled	% of Voting polled on outstandi ng shares	No of Vote In Favour	No o Voti Ir Agains	in favour on votes	% of Vote in against on votes polled	
		1	2	3=((2))/((1))*100	4	5	6={(4)}/([2))*100	7={(5)}/((2)) *100	
Promoters	E-Voting		65312288	100.00	0.00	0.00	00.00	0.00	
and		65312288	NA	NA	NA	NA.	NA	NA.	
Promoter	Postal Ballot								
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00	
Public-	E-Voting			.00	0.00	0.00	0.00	0.00	
Institutions		0.00	NA.	***	414		NA	400	
	Postal Ballot		NA.	NA	NA.	NA	NA.	NA	
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
Public-Non Institutions	E-Voting	24762622	5021378	20.2781	4106276	915102	81.7751	18.2241	
	Poll/Ballot		NA.	NA	NA	NA.	NA.	NA	
	Total	24762622	5021378	20.2781	4106276	915102	81.7759	18.2241	
Total		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011	

^{*}Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered invalid

RESOLUTION No.5

Approval for remuneration payable to Mrs. Anita Jatia , Executive Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Resolution R	equired (Ordina	ary/Special)					Special	
Whether Pro	moters/Promo	ter Group int	erested in age	nda/resolut	ion?		Yes	
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstandi ng shares	No of Vote In Favour	No of Vote In Against	in favour on votes	% of Vote in against on votes polled
		1	2	3=((2))/{(1))*100	4	5	6={(4)}/((2))*100	7={(5)}/((2)) *100
Promoters	E-Voting		65312288	100.00	0.00	0.00	00.00	0.00
and		65312288	NA	NA	NA	NA	NA.	NA.
Promoter	Postal Ballot							
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00
Public-	E-Voting			.00	0.00	0.00	0.00	0.00
Institutions	Postal Ballot	0.00	NA	NA	NA	NA	NA.	NA
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Public-Non Institutions	E-Voting	24762622	5021378	20.2781	4106276	915102	81.7751	18.2241
Lat.	Poll/Ballot		NA	NA	NA	NA	NA.	NA.
151	Total	24762622	5021378	20.2781	4106276	915102	81.7759	18.2241
Total		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011

*Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered

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Waiver of recovery of Managerial Remuneration paid to Mr. Deepak Jatia for the Financial Year 2019-20

Resolution R	tequired (Ordina	ary/Special)					Special		
Whether Pro	Yes								
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstandi ng shares	No of Vote In Favour	No o Vote Ir Agains	in favour on votes	% of Vote in against on votes polled	
		1	2	3={(2)}/{(1 }}*100	4	5	6={(4)}/{(2 })*100	7=((5))/((2)) *100	
Promoters	E-Voting		65312288	100.00	0.00	0.00	00.00	0.00	
and		65312288	NA	NA	NA.	NA	NA.	NA.	
Promoter	Postal Ballot				1,7530			10.50	
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00	
Public-	E-Voting			.00	0.00	0.00	0.00	0.00	
Institutions		0.00							
	Postal Ballot		NA:	NA	NA:	NA	NA	NA	
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
Public-Non Institutions	E-Voting	24762622	5021378	20.2781	4106276	915102	81.7751	18.2241	
	Poll/Ballot		NA	NA	NA	NA	NA	NA	
	Total	24762622	5021378	20.2781	4106276	915102	81.7759	18.2241	
Total		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011	

^{*}Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered Invalid

RESOLUTION No.7

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Waiver of recovery of Managerial Remuneration paid to Mr. Tushya Jatia for the Financial Year 2019-20

Resolution R	tequired (Ordina	ary/Special)					Special	
Whether Pro	moters/Promo	ter Group inte	erested in age	nda/resolut	ion?		Yes	
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstandi ng shares	No of Vote In Favour	No o Vote Ir Agains	in favour on votes	% of Vote in against on votes polled
		1:	2	3={(2)}/{(1)}*100	4	5	6={(4)}/{(2 })*100	7={(5)}/{(2)} *100
Promoters	E-Voting		65312288	100.00	0.00	0.00	00.00	0.00
and		65312288	NA	NA.	NA	NA:	NA.	NA
Promoter Group	Postal Ballot							
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00
Public- Institutions	E-Voting	0.00		.00.	0.00	0.00	0.00	0.00
	Postal Ballot		NA.	NA	NA.	NA	NA	NA.
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Public-Non	E-Voting		5021378	20.2781	4106276	915102	81.7751	18.2241
Institutions		24762622					5.0000000	
	Poll/Ballot		NA	NA	NA	NA.	NA.	NA
	Total	24762622	5021378	20.2781	4106276	915102	81.7751	18.2241
Total		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011

*Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered invalid

Approval for Remuneration payable to Mr. Deepak Jatia Managing Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period his tenure

Resolution R	lequired (Ordina	ary/Special)					Special	
Whether Pro	Yes							
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstandi ng shares	No of Vote In Favour	No o Vote Ir Agains	in favour on votes	% of Vote in against on votes polled
		1	2	3={(2)}/((1)}*100	4	5	6={(4)}/{(2))*100	7=((5))/((2)) *100
Promoters	E-Voting		65312288	100.00	0.00	0.00	00.00	0.00
and		65312288	NA	NA	NA.	NA	NA	NA:
Promoter	Postal Ballot		Larra a				The same of the sa	
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00
Public-	E-Voting			.00	0.00	0.00	0.00	0.00
Institutions		0.00						
	Postal Ballot		NA.	NA	NA.	NA	NA	NA
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Public-Non Institutions	E-Voting	24762622	5021378	20.2781	4106276	915102	81.7751	18.2241
	Poll/Ballot		NA.	NA	NA	NA	NA.	NA
	Total	24762622	5021378	20.2781	4106276	915102	81.7751	18.2241
Total		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011

^{*}Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered invalid

RESOLUTION No.9

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Approval for Remuneration payable to Mr. Tushya Jatia Whole Time Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period his tenure

Resolution R	Resolution Required (Ordinary/Special)									
Whether Pro	Yes									
Category	Mode of Voting	No of Shares held	No of Vote Polled	% of Voting polled on outstandi ng shares	No of Vote In Favour	No o Vote Ir Agains	in favour on votes	% of Vote in against on votes polled		
		1	2	3=((2))/((1))*100	4	5	6={(4)}/((2))*100	7={(5)}/{(2}} *100		
Promoters	E-Voting		65312288	100.00	0.00	0.00	00.00	0.00		
and		65312288	NA	NA	NA.	NA.	NA	NA.		
Promoter Group	Postal Ballot									
Group	Total	65312288	65312288	100.00	0.00	0.00	00.00	0.00		
Public-	E-Voting	11110000		.00	0.00	0.00	0.00	0.00		
Institutions		0.00								
	Postal Ballot		NA	NA.	NA	NA	NA.	NA.		
	Total	0.00	0.00	0.00	0.00	0.00	0.00	0.00		
Public-Non	E-Voting		5021378	20.2781	4106276	915102	81.7759	18.2241		
Institutions	F4	24762622								
	Poll/Ballot		NA	NA.	NA.	NA	NA:	NA.		
181	Total	24762622	5021378	20.2781	4106276	915102	81.7759	18.2241		
Total =		90074910	70333666	78.0835	4106276	915102	5.8383	1.3011		

*Since all the Promoters and Promoters group are interested in said resolution, therefore, their voting was considered invalid...



3rd & 4th Floor, Vaastu Darsban, 'B' Wing, Above Central Bank of India, Azad Road, Andheri (East), Mumbai - 400 069 Tel. No.: 6191 9293

Emoil : cs@gmj.co.in

FORM No. MGT-13

Report of Scrutinizer for e-voting & e-voting during the AGM

[Pursuant to Section 108/109 of the Companies Act, 2013 read with the Rule 20(4)(xii) and 21(1) of the Companies (Management and Administration) Rules, 2014 as amended]

To,
The Chairman,
ASI INDUSTRIES LIMITED
Marathon Innova, "A" Wing 7st floor,
Off Ganpatrao Kadam Marg,
Lower Parel, Mumbai – 400 013

Subject: 74th Annual General Meeting of the Shareholders of ASI Industries Limited ("the Company") held on Tuesday, 29th September, 2020 at 11:00 A.M. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM").

Dear Sir.

I, CS Prabhat Maheshwari, Company Secretary in Practice, (FCS: 2405, CP No. 1432), Partner of M/s. GMJ & Associates, Company Secretaries was duly appointed by the Board of Directors of the Company for the purpose of scrutinizing the remote e-voting process under the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 and 21 of the Companies (Management and Administration) Rules, 2014 and MCA General Circular No. 20/2020 of 5th May, 2020 and SEBI Circular No. SEBI/HO/CFD/CMDI/CIR/P/ 2020/79 dated 12th May, 2020, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including any amendment(s) thereof and e-voting during the AGM in a fair and transparent manner in respect of the resolutions contained in the Notice of the 74th AGM of Equity Shareholders of the Company at their meeting held on Tuesday, 29th September, 2020 at 11,00 A.M. through Video Conferencing (VC) / Other Andro Visual Meuris (OAVM).

The Management of the Company is responsible to ensure the compliance with the requirements of the Companies Act. 2013 and Rules framed thereunder relating to voting through electronic means (remote e-voting) and e-voting during the AGM on the resolutions contained in the Notice of the 74* AGM by the members of the company. My responsibility as a Scrutinizer for the remote e-voting process and e-voting during the AGM is restricted to make a Scrutinizer's Report of the votes casted "in favour" or "against" the resolutions as stated below on the report generated from the remote e-voting system provided by Central Depository Service Limited ("CDSL") the authorised agency engaged by Company to provide remote e-voting facilities and e-voting during the AGM.

We hereby submit our report as follows:

- The resolutions were transacted through the process of remote e-voting and through e-voting during the AGM. For the purpose of remote e-voting and e-voting during the AGM, the Company has engaged CDSL for its services;
- Members attended the Meeting through VC/OAVM facility provided in accordance with the General Circular No. 20/2020 of 5th May, 2020 and other circulars issued by the Ministry of Corporate Affairs ("MCA") from time to time and were counted for the purpose of reckoning quorum under Section 103 of the Companies Act, 2013;
- The cut-off date for the purpose of identifying members who were entitled to vote on the resolutions placed for approval, was Tuesday, 22nd September, 2020;
- The period for remote e-voting commenced on Saturday, 26th September, 2020, at 10:00 a.m. and ended on Monday, 28th September, 2020 at 5:00 p.m. The remote e-voting module was disabled by CDSL for voting thereafter;
- For the members who did not cast their vote through remote e-voting facility, the Company has provided the facility of e-voting system during the AGM;
- 6. Further, the votes cast through remote e-voting and e-voting during the AGM were unblocked by us on 29° September, 2020 at 14.23 P.M. in the presence of two witnesses Mrs. Devanshi Shah and Miss Priti Chaurasia, neither of whom was in the employment of the Company and e-voting summary statement was downloaded from the CDSL evoting website;
- The votes were also scrutinized for the purpose of eliminating duplicate voting and invalid votes, if any;
- Our report on the results of remote e-voting and e-voting during the AGM is based on the data downloaded from the website of CDSL;
- The data relating to e-voting process was reconciled with the records maintained by the Company/Registrar & Transfer Agents of the Company.

We hereby submit our Corsolidated Scrutinizer's Report on the results of remote e-voting and e-voting during the AGM.



ITEM NO. 1: ORDINARY RESOLUTION:

To receive, consider and adopt:

- (a) The audited financial statements of the Company for the financial year ended 31st March, 2020 together with the reports of the Board of Directors and Auditors thereon.
- (b) The audited consolidated financial statements of the Company for the financial year ended 31st March, 2020 and report of Auditors thereon.

Nos. of		Resolution		gainst the	Resolution	Invalid Votes	
Members who voted	Nos. of votes cast	% of total valid votes	Members who	Nos. of votes	% of total valid votes	Nos. of votes cast	
82	69,418,664	00.00	voted	cast			
-	07/410,004	98.70	3	915,002	1.30	49,925	

^{*}Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.

ITEM NO. 2: ORDINARY RESOLUTION:

To appoint a Director in place of Mr. Tushya Jatia (DIN: 02228722), who retires by rotation and being eligible, offers himself for reappointment.

		f Resolution	Votes a	gainst th	e Resolution	Invalid
Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who	votes	% of total valid votes	Nos. of votes cast
73	4.106.276	7222	voted	cast		1000
	451005278	81.78	4	915,102	18.22	65,362,213

- *1. Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.
- *2. Mcs. Anita Jatia, Mr. Tushya Jatia, Mr. Deepak Jatia, Mrs. Prema Agarwal and Deepak Jatia HUF being interested in the said resolution, their votes are considered as invalid.
- 53. Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.



ITEM NO. 3: ORDINARY RESOLUTION:

Ratification of the remuneration of Cost Auditors for the F.Y. 2020-21.

Votes in Favor of Resolution			Votes against the Resolution			Invalid Votes	
Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who voted	Nos. of votes	% of total valid votes	Nos. of votes cast	
81	69,418,564	98.70	4	915.102	1.30	40 075	

^{*}Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.

ITEM NO. 4: SPECIAL RESOLUTION:

Re-appointment of Mrs. Anita Jatia as Whole Time Director (Designated as Executive Director).

Votes in Favor of Resolution			Votes against the Resolution			Invalid Votes
Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who voted	bers of valid votes		Nos. of votes cast
75	4,106,276	81.78	4	915,102	18.22	65,362,213

^{*}I. Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.

^{*3.} Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.



^{*2.} Mrs. Anita Jatia, Mr. Tushya Jatia, Mr. Deepak Jatia, Mrs. Prema Agarwal and Deepak Jatia HUF being interested in the said resolution, their votes are considered as invalid.

ITEM NO. 5: SPECIAL RESOLUTION:

Approval for remuneration payable to Mrs. Anita Jatia, Executive Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Votes in Favor of Resolution			Votes against the Resolution			Invalid	
Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Votes Nos. of votes cast	
75	4,106,276	81.78	4	915,102	18.22	65,362,213	

*I. Vote custed by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.

*2. Mrs. Anita Jatia, Mr. Tushya Jatia, Mr. Decpak Jatia, Mrs. Prema Agarwal and Deepak Jatia HUF being interested in the said resolution, their votes are considered as invalid.

*3. Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.

ITEM NO. @ SPECIAL RESOLUTION:

Waiver of recovery of Managerial Remuneration paid to Mr. Deepak Jatia for the Financial Year 2019-2020.

Votes in Favor of Resolution			Votes against the Resolution			Invalid Votes
Nos. of Members who voted	cast	% of total valid votes	Nos. of Nos. % of total who votes		Nos. of votes cast	
75	4,106,276	81.78	1000	cast		The state of the s
- 12.0	7.7777777	No. of Street,	4	915,102	18.22	65,362,213

*1. Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.

*2. Mrs. Anita Jatia, Mr. Tushya Jatia, Mr. Deepak Jatia, Mrs. Prema Agarwal and Deepak Jatia HUF being interested in the said resolution, their votes are considered as invalid.

*3. Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.



ITEM NO. 7: SPECIAL RESOLUTION:

Walver of recovery of Managerial Remuneration paid to Mr. Tushya Jatia for the Financial Year 2019-2020.

Votes in Favor of Resolution			Votes against the Resolution			Invalid	
Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who voted	Nos. of votes	% of total valid votes	Votes Nos. of votes cast	
75 4.106.276	67.1-	voncu	cast				
	4,100,270	81.78	4	915,102	18.22	65,362,2134	

- *I. Vote casted by one of the shazeholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.
- *2. Mrs. Anita Jatia, Mr. Tushya Jatia, Mr. Deepak Jatia, Mrs. Prema Agarwal and Deepak Jatia HUF being interested in the said resolution, their votes are considered as invalid.
- *3. Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.

ITEM NO. 8: SPECIAL RESOLUTION:

Approval of remuneration payable to Mr. Deepuk Jutia, Managing Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period of his tenure.

Votes in Favor of Resolution			Votes against the Resolution			Invalid
Nos. of Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who voted	Nos. of Nos. % of total Nos. Members of valid votes votes		Nos. of votes cast
75	4,106,276	81.78	voica	cast		
	- HALLOWS S.	04//0-	4	915,102	18.22	65,362,213*

- *1. Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.
- *2. Mrs. Anita Jutia, Mr. Tushya Jatia, Mr. Deepak Jutia, Mrs. Prema Agarwal and Deepak Jutia HUF being interested in the said resolution, their votes are considered as invalid.
- *3. Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.



ITEM NO. 9: SPECIAL RESOLUTION:

Approval for remuneration payable to Mr. Tushya Jatia, Whole Time Director of the Company in terms of Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for a remaining period of his tenure.

Votes in Favor of Resolution Nos. of Nos. of W. of total and delivered			Votes against the Resolution			Invalid	
Members who voted	Nos. of votes cast	% of total valid votes	Nos. of Members who voted	votes	% of total valid votes	Votes Nos. of votes cast	
75	4,106,276	07.70	4000	cast		1	
	distribute.	81.78	4	915,102	18.22	65,362,213	

*I. Vote casted by one of the shareholder was considered as invalid since this was casted after the conclusion of the AGM in which the facility of e-voting during the AGM was provided by the Company.

*2. Mrs. Anita Jatia, Mr. Tushya Jatia, Mr. Deepak Jatia, Mrs. Prema Agarwal and Deepak Jatia HUF being interested in the said resolution, their votes are considered as invalid.

*3. Stone Masters (India) Private Limited being a closely held company by the Individuals mentioned in point (2) above, the votes casted on behalf of it are considered as invalid.

All the resolutions voted through remote e-voting and e-voting during the AGM were passed with REQUISITE MAJORITY. The e-voting reports containing a list of members who voted "FOR" and "AGAINST" each resolution and all other relevant records will be sealed and handed over to the Company Secretary of the Board for safe keeping.

For GMJ & ASSOCIATES Company Secretaries

hospital

CS PRABHAT MAHESHWARIJ

PARTNER FCS No.: 2405 COP No.: 1432

UDIN: F002405B000817560

PLACE MUMBAI

DATE: 30th SEPTEMBER, 2020

COUNTERSIGNED BY For ASI INDUSTRIES LIMITED

MANOJ JAIN

COMPANY SECRETARY