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POSTAL BALLOT FORM\\ \title{
POSTAL BALLOT FORM \\ (To be returned to Registrar \& Transfer Agents of the Company)
}

## Serial No

. Name \& address of the Sole/ Firs
named Shareholder as registered with the Company
2. Name(s) of the Joint Shareholders(s)
if any, registered with the Company
3. Registered Folio No./ DPID No. \& ient ID No. (applicable to investor holding shares in electronic form)
4. No. of Equity Shares held
5. I/We hereby exercise my/our vote for the Resolutions to be passed through Postal Ballot for the business stated in the Postal Ballot Notice of the Company dated 14th November, 2016, by conveying my/our Assen 'For' or Dissent 'Against' to the said Resolutions by placing the tick ( $\checkmark$ ) mark at the appropriate box below:

| Resolution <br> No. | DESCRIPTION | Type of <br> Resolution | No. of <br> Equity Shares | $1 /$ We assent to <br> the Resolution (FOR) | I/We dissent to the <br> Resolution (AGAINST) |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1. | Alteration of the Main Object <br> Clause of the Memorandum of <br> Association of the Company | Special <br> Resolution |  |  |  |
| 2. | Alteration to Clause III (B) \& III <br> (C) of the Memorandum of <br> Association of the Company | Special <br> Resolution |  |  |  |

Place
Date

## ELECTRONIC VOTING PARTICULARS

The Remote e-Voting facility is available at the link https:://www.evoting.nsdl.com. The Remote $e$-Voting particulars are set out as follows

| EVEN <br> (Electronic Voting Event Number) | USER ID | PASSWORD / PIN |
| :---: | :---: | :---: |

Note: Members are requested to read carefully the instructions printed overleaf before exercising their vote.
6. To carry on the trade or business of manufacturers, assemblers of and dealers in, contractors for, repairers and maintainers of, and importers and exporters of, all kinds of radio products, radio apparatus, including amplifiers and amplifying and public address equipment, electronics of
all kinds and description, electronic devices, gadgets, modules, machinery and apparatus including tape recorders, record players, desk
calculators, computers, radar apparatus, television apporatus, medical electronic instruments and appliances and domestic electric and calculators, computers, radar apparatus, television apparatus, medical electronic instruments and appliances and dome
electronic appliances and components, parts, tols, fittings and accessories connected with each of the aforesaid businesses.
RESOLVED FURTHER THAT the approval of the Members of the Company be and is hereby accorded for commencing and carrying out new business and act
RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby authorized to do all such acts, deeds and things as may be required for giving effect to this resolution including but not limited to making necessary filings/disclosures with the respective authorities and to settle all questions, Mesolution."
2) Alteration to Clause III (B) \& III (C) of the Memorandum of Association of the Company

The Members are requested to consider and if thought fit, to give assent/dissent to the following resolution as a Special Resolution:
"RESOLVED THAT pursuant to the provisions of Sections 13 and any other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Incorporation) Rules, 2014 (including any amendment thereto or re-enactment thereof) and subject to approval of any other competen authority, the consent of Shareholders of the Company
Association of the Company in the following manner:
(I) by substituting the heading of Clause III (B) "OBJECTS INCIDENTAL OR ANCILLARY TO THE ATTAINMENT OF THE MAIN OBJECTS" wit the new heading "MATTERS WHICH ARE NECESSARY FOR FURTHERAN
be in line with the provisions of Table Ato Schedule of the Companies Act, 2013.
(ii) by deletion of the entire Clause III (C) that is "OTHER OBJECTS" consisting of Sub-Clause 54 to 137 of the Memorandum of Association of the RESOLVED FURTHER THAT Board of Directors be and are hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient for giving effect to this resolution and/ or otherwise considered by them in the best interest of the Company."

By order of the Board

## Date: :14-11-2016 Place: Gurgaon

For Media Matrix Worldwide Limited
(Gurvinder Singh Monga)
Company Secretary
Membership No. ACS 25201

## STATEMENT PURSUANT TO THE PROVISIONS OF SECTION 102 OF THE COMPANIES ACT, 2013 AND THE RULES RELATED THERETO

## Item No. 1

The following Statement pursuant to Section 102 of the Companies Act, 2013, sets out all material facts relating to the business mentioned at item no. 1
in the accompanying Notice.
In view of the Government permitting the private sector to participate in the Defence Sector and in view of the Press Note No. 3 (2014) dated $26^{\text {h }}$ June,
2014 issued by Department of Industrial Promotion and Policy which elaborates the items for which a license is required for manufacture of dafence items, the Board of Directors of the Company at its meeting held on $14^{\prime \prime}$ November, 2016 has decided to foray into the defence products manufacturing and related service sector. India's current requirements in defence sector are catered largely by imports. The opening of the strategic defence sector for private sector participation will help foreign original equipment manufacturers to enter into strategic partnerships with Indian companies and The Government's policy is of promoting self-reliance indigenization, technology upgradation and achieving economies of scale and developing The Government's policy is of promoting se
capabilities for exports in the defence sector.
With the thrust of the new Government to modernise and expand the Indian Railway, the Board at the said meeting also decided to explore the ample opportunities available in the Railway manufacturing and related service sector. Indian Railways has begun exploring the PPP mode of delivery and aims to award sizeable projects through the PPP route. The sector aims to boost passenger amenities by involving PPP investments. The Indian The Board also decided to explore the huge opportunities available in telecom and as well as consumer durable electronics goods.
In order to enable the Company to undertake businesses proposed in the Item No.1, it is necessary that the Main Object Clause of the Memorandum of Association of the Company (MOA) be amended.
The resol can be conveniently and advan of the Notice relates to the alteration in the Main Object Clause of the MOA, and the proposed additional main By virtue of Section 13 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014, the approval of the Members of the Company by way of Special Resolution under postal ballot is a pre-requisite to amend the objects clause of the Company and thus, your approval is sought for the same.
A copy of a) the existing MOA and Articles of Association of the Company; and b) the MOA incorporating the proposed amendments thereto is also
available for inspection at the Registered office of the Company on all working days except Saturdays, Sundays and public holidays during business available for inspection at the Registered office of the Comp
hours upto the date of declaration of results of Postal Ballot.
None of the Directors, Key Managerial Personnel and their relatives are, in any way, concerned or interested, financially or otherwise in the aforesaid resolution except to the extent of their shareholding in the Company, if any.
Accordingly, the Board of Directors recommends the resolution at item No. 1 of the Notice for approval of the shareholders by way of Special
Resolution to be passed through postal ballot. Item No. 2
The new Companies Act, 2013, has made various changes in the provisions as compared to the erstwhile Companies Act, 1956. One such change was relating to the Object Clause, wherein only main objects and objects considered necessary in furtherance thereof are allowed to be part of the Objects Clause of Memorandum of Association of the Company.
In order to comply with the provisions of Section 4(1)(c), Section 13 and other applicable provisions, if any of the Companies Act, 2013 , it is proposed to
replace the existing heading "Objects incidental or ancillary to the attainment of the main objects" of Clause III (B) to "Matters which are necessary for furtherance of the Objects specified in Clause III(A) are" and to delete the Clause III (C) "Other Objects"
A copy of a) the existing MOA and Articles of Association of the Company; and b) the MOA incorporating the proposed amendments thereto is also
available for inspection at the Registered office of the Company on all working days except Saturdays, Sundays and public holidays during business available for inspection at the Registered office of the Com
None of the Directors, Key Managerial Personnel and their relatives are, in any way, concerned or interested, financially or otherwise in the aforesaid esolution except to the extent of their shareholding in the Company, if any
Accordingly, the Board of Directors recommends the resolution at item No. 2 of the Notice for approval of the shareholders by way of Special
Resolution to be passed through postal ballot.
e voting rights for the equity shares are one vote per E
Postal Ballot Notice is being sent to all the Members of the Company, whose names appear on the Register of Members Ilist of Beneficial Owners, as received from National Securities Depositiory Limited (NSDL) and Central Depository Services (India) Limited (CDDLL on Friday, 23rd December, 2016 ie. .the cul-off date. Any person Sharenoldders who have registered their email addresses with the Company/Depositories/Registrar and Share Transfer Agents and to other shareholdders by permitted The dispatch of the Postal Ballo Notice shall be announced through an advertisement in at least (one) English Newspaper an
with wide circulation in the district, where the registered office of the Company is situated and hosted on the Company Website.
( voting by Postal Ballot in the physical form or Remote e-Voting, can be exercised only by the Sharenolder or hisher duly constituted attorney or in case of bodies
corporate the duly authorised person. In compliance with the erovisions of Section 108 and 110 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014
and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 , the Company has also extended Remote e-Voting facility as an alternate, for its M
e-volity Faciliy
The
T-Voting Facility.
The Remote-Voting commences on Tuesday, 3 rd January, 2017 at 09:00 A.M. and ends on Wednesday, 1 st February, 2017 at $05: 00$ PM

 The duly completed and signed Postal Ballot Form(s) should reach the Scrutinizer on or before $05: 00$ P.M. on Wednesday, 1 st February, 2017 to be e eligible for being
considered, failing which, it will be strictly treated as if no reply has been received from the Member(s). The Remote e-voting module shall also be disabled by NDDL or
voting thereafter. voting thereafier.
The Members ont for mode of voting, i.e.e. either by physical ballot or Remote e-Voting. In case Mem
Remote e-Voting shall prevail and votes cast through physical Postal Ballot Forms will be treated as invalid.
All the documents referred to in Statement will be available for inspection at the Registered office of the Company on all working days except Saturdays, Sundays and

 The Scrutinizer decision on the validity of the Postal Ballot shall be final
The last ate speciied by the Company for receiptofatiy completed postal ballotforms or Remote e-Voting shall be the date on which the resolutions would be deemed to Please see the instructions for voting by postal ballot (including Remote e-Voting)
Contact details of the persons responsible to address the queries/grievances connected with the voting by postal ballotincluding by electronics means, if an The Company Secretary, Medio Matrix Worddwide Limited - Office No.514, "B" wing, 215 Atrium, Andheri-Kurla Rood, Chakala, Andheri (E), Mumbai-400059, Registrar and Share Transfer Agent, Sharex Dynamic (india) Private Limited, Unit-1, Luthra Ind. Premises, Safel Pool, Andheri Kurla, Road, Andheri (East),
Mumbai-400072. Tel. No:-022 22702485 , Fax: 02228512885 , Email sharexindia@nsnl.com

## INSTRUCTIONS OF REMOTE E-VOTING

case of Members receiving e-mail from NSDL:
Open e-mail and onen PDF file viziz "mmwl Remote e-Voting. .dpl' with your Client ID or Folio No. as password. The said PDF file contains your user ID and
password for Remote e-Voting. Please note that the password is dan initial password. You will not receive this PDF file if you are arready registered with NSDL for Remote e-Voting.

## Launch internet browser by Click on Shareholder-Login

If you are already registered with NSDL for Remote e-Voting then you can use your existing user ID and passwor
Password change $m$ or the first time, please enter the user ID and password provided in the attached PDF file as initial password.
Password change menu appears. Change the password with new password of your choice with minimum 8 digits/characters or combinations thereof. Note new
password. Itis strongly recommended not o share your password with any other person and take utmost care to keep your password confidential . Please note that passw wo -Voting wesbite will be disabled upon five unsuccessful a attempts to key-in the correct password. In such an event, you will need to go through 'Forga
login to
Password" ontion Password' option availa
Select Electronics Voting Event Number (EVEN) of Media
you have voted on the resolution during the voting period.
Now you are ready for "Remote e-Voting" s "Cast Vote" page opens
Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted
Upon confirmation, the message "Vote cast successfllly" will be displayy.
Once you have voted on the Resolution(s), you will hot be allowed to

In case of Members reeceiving Postal Ballot Forms by Post and desiring to caste-vote:
i. Initial password, along with User ID and Electronics Voting Event Number (EVEN) is provided in the table given in the Postal Ballot Form.

The Remote e-Voting commences on Tuesday, 3rd January, 2017 at $09: 00$ A.M. and ends on Wednessay, 1 stt February, 2017 at $05: 00 \mathrm{PM}$.
In case of any queries you may refer the Frequently Asked Questions (FAQs) for Shareholders and Remote e-Voting user manual for Sharen

## INSTRUCTION FOR VOTING BY PHYSICAL POSTAL BALLOT FORM

A Shareholder desirous of exercising vote by physical Postal Ballot should complete the Postal Ballot Form in all respects and sentit after signature to the Scrutinizer in
 The self-addressed envelope bears the name of the Scrutinizer ard The Postal Ballot Form should be signed by the Shareholder as per specimen signature registered with the Registrar/Depository in case the Equity Shares are jointly held this form should be completed and signed (as per specimen signature registered with RegistrarlDepository) by the first named member and in hisher absence by the next
named Member. Holders of Power of Altorney (POA) on behalf of the Members may vote on the Postal Ballot mentioning the registration number of the POA or enclosing named Member. Holders of Powe of fittorey (POA) on behalf of the Memb
an attested copy of the POA. Unsigned Postal Ballot Forms will be rejected.
 the last date providing sufficient time for the Postal transit.
In case of Equity Shares held by companies, trusts, societies etc. the duly completed Postal Ballot Form should be accompanied by a certified copy of Board
Resolution=a(authority and preferably with attested specimen signature(s) of the duly authorised signatories giving requisiste authorities to the person voting on the Postal
Rell Sharenoldders are requested not to send any paper (other than the resolution/authority as mentioned under instruction above) along with the Postal Ballot Form in the enclosed self-addressed postage pre-paid envelope as all such en
would notbe considered and would be destroyed by the Scrutiniser
There will be only one Postal Ballot Form for every folio/client ID irrespective of the number of the joint Members. On receip of the duplicate Postal Ballot Form, the same Wil be rejected.
AMMember may request for a duplicate Postal Ballot Form, if sor equired or can downlood the Postal Ballot Form
the same duly completed should reach the Scrutinisernot tater than the lastdate for voting mentioned above.
The votes should be casteither in favour of or against by putting the tick ( $)$ ) markin the col
columns will render the Form invalid.
Incomplete, unsigned or improperly or incorrectly filled Postal Ballot Form shall be reje
Additionally, please note that the Postal Ballot Form shall be considered invalid if:
Aform other than one issued by the Company has been used;
It it possible to determine without any dou
Neither assent nord dissent is mentioned;
Any competent authority has given directions in writing to the Company to freeze the voting rights of the Member
Any competent authority has given directions in writing to the Company torreeze the voting ing
It is defaced or mutiliated in such a way that its identity as genuine form cannot be established;
The Member has made any amendment to the Resolution or impos

