

BHARAT DYNAMICS LIMITED

(A Govt. of India Enterprise, Ministry of Defence) CIN :- L24292TG1970GOI001353 Corporate Office: - Plot No. 38-39, TSFC Building, Near ICICI Towers, Financial District, Nanakramguda, Hyderabad-500032 Registered Office: - Kanchanbagh, Hyderabad-500058 Tel: 040-23456145; Fax: 040-23456110 e-mail: investors@bdl-india.in; website: https://bdl-india.in

Ref -BDL/CS/2023/SE-45

Date: 05/09/2023

То,	To,
Compliance Department	Compliance Department
The National Stock Exchange of India Ltd	BSE Limited
Exchange Plaza,	Phiroze Jeejeebhoy Tower,
Bandra-Kurla Complex, Bandra (East)	Dalal Street,
Mumbai- 400051	Mumbai- 400001
Scrip Code- BDL	Scrip Code-541143

Sub: - Intimation of 53rd Annual General Meeting and Book Closure.

- We wish to inform you that the 53rd Annual General Meeting (AGM) of the Members of Bharat Dynamics Limited will be held on Thursday, 28 September 2023 at 03:00 PM through Video Conferencing (VC) /Other Audio Visual Means (OAVM).
- 2. Pursuant to Regulation 42 of the SEBI (Listing and Disclosure Requirements) Regulations, 2015 (as amended), we wish to inform you that the Register of Members and Share Transfer Books of the Company will remain closed from Thursday, 21 September, 2023 to Thursday, 28 September, 2023 (both days inclusive) for the purpose of payment of Final Dividend and for the 53rd Annual General Meeting of the Company. The company has fixed Wednesday, 20 September, 2023 as the "Record Date" for determining the members eligible to receive final dividend. The dividend, if declared by the members at the AGM, will be paid within 30 days from the date of declaration.
- 3. The Notice of 53rd AGM and copy of Annual Report 2022-23 containing Directors' Report, CSR Report, MD&A, Report on Corporate Governance, Business Responsibility and Sustainability Report, Financial Statements along with Auditors' Report is being uploaded in the company's website i.e. <u>https://bdl-india.in/annual-reports</u> and also on Listing Portals of the exchanges for your records.

For Bharat Dynamics Limited NAGULA NAGARAJA NAGARAJA Date: 2023.09.05 14:25:04 +05'30'

> N. Nagaraja Company Secretary



BHARAT DYNAMICS LIMITED (A Govt. of India Enterprise, Ministry of efence) CIN :- L24292TG1970GOI001353 Corporate Office: - Plot No. 38-39, TSFC Building, Near ICICI Towers, Financial District, Nanakramguda, Hyderabad-500032 Registered Office: - Kanchanbagh, Hyderabad-500058 Tel: 040-23456145; Fax: 040-23456110 E-mail: investors@bdl-india.in; Website: bdl-india.in

NOTICE

Notice is hereby given that the 53rd Annual General Meeting Q 5) D To appoint Shri Jashwant Lal (DIN: 10055098) as Part-("AGM") of the Members of BHARAT Q YNAMICS LIMITED Q (CIN: L24292TG1970GOI001353) will be held at 15:00 hrs on Thursday, 28 September 2023 through Video Conferencing Q ('VC')/Other Audio Visual Means ('OAVM') for which purpose Q the Corporate office of the Company situated at Plot No. 38-39, Q TSFC Building, Near ICICI Towers, Financial Qistrict, Gachibowli, Q Hyderabad, Telangana-500032 shall be deemed as the venue for Q the Meeting and the proceedings of the Annual General Meeting Q shall be deemed to be made thereat, to transact the following Q businesses. Q

Ordinary Business

- 1) Q To receive, consider and adopt audited financial statements Q of the Company for the financial year ended 31st March Q 2023, together with the Reports of the Board of Qirectors' Q and Auditors' thereon.Q
- 2) Q To confirm payment of interim dividend and declare final Q dividend for the financial year ended 31st March 2023.Q
- 3) Q To appoint a Qirector in place of Shri N. Srinivasulu (DIN: Q 6) D To appoint Cmde Atmakuri Madhavarao (Retd.) (DIN: 08744682), who retires by rotation and being eligible, Q offers himself for re-appointment.Q

Special Business

4) D To ratify the remuneration of the Cost Auditor and in this regard to consider and if thought fit, to pass with or without modification(s), the following resolution as **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Section Q 148(3) of the Companies Act, 2013 including any statutory Q modification(s) or re-enactment thereof for the time being Q in force) and the rules made there under, consent of the Q Company be and is hereby accorded for the payment of Q remuneration of Rs.200000/- plus applicable taxes (excluding Q out of pocket expenses) to M/s. Narasimha Murthy & Co., Q Cost Accountants appointed by the Board of Qirectors of Q the Company as Cost Auditors to conduct the audit of cost Q records of the Company for the Financial Year 2023-24".Q

time Non-Official irector (i.e. Independent irector) of the Company and in this regard to consider and if thought fit, to pass, with or without modification(s) the following resolution as a Special Resolution:

"RESOLVED THAT pursuant Qto QMinistry Qof Q efence, Q Government of India Letter No. @DP-M0001(11)/1/2018/Q D(BDL) dated 24th February 2023 and sections 149,150,152 Q read with Schedule IV and other applicable provisions if any, of Q Companies Act, 2013 read with Companies (Appointment and Q

ualifications of Qirectors) Rules, 2014 and Regulation 17(1C) Q & Regulation 25(2A) of the SEBI (LOQR) Regulations, 2015 Q and other applicable Rules, if any, (Including any statutory Q modification(s) or re-enactment thereof for the time being in Q force) Shri Jashwant Lal (DIN: 10055098), who was appointed Q as Non-Official Independent Qirector by the Government of Q India be and is hereby appointed as Independent Qirector on Q the Board of the Company on such terms and conditions as Q stipulated by the Government of India".Q

09808949) as Chairman and Managing irector of the Company and in this regard to consider and if thought fit, to pass, with or without modification(s) the following resolution as an Ordinary Resolution:

"RESOLVED THAT Qursuant Qto QMinistry Qof Q efence, Q Government of India letter No QDP-M0001(24)/1/2022-Q (BDL) Q Pt.II Q dated Q 19.07.2023 Q and Q sections Q 160,196,197,198,203 Qand Qother Qapplicable Qprovisions Q if any, of Companies Act, 2013 read with Companies Q (Appointment and Qualifications of Qirectors) Rules, 2014 Q and Regulation 17(1C) of the SEBI (LOQR) Regulations, Q 2015 and other applicable Rules, if any, (Including any Q statutory modification(s) or re-enactment thereof for the Q time being in force), consent of the Members be and is Q hereby accorded to the appointment of Cmde Atmakuri Q Madhavarao (Retd.) as Chairman and Managing Qirector on Q the Board of the Company on such terms and conditions as Q stipulated by the Government of India".Q

7) D To appoint Shri. Ummalaneni Raja Babu (DIN: 10212986) as Government Nominee irector of the Company and in this regard to consider and if thought fit, to pass, with or without modification(s) the following resolution as an **Ordinary Resolution**

"RESOLVED THAT Qursuant Qto QMinistry Qpf Q efence, Q Government of India letter No QDP-M0001/11/03/2018- Q D(BDL) dated 21/07/2023 and sections 152, 160, 161 and Q other applicable provisions if any, of Companies Act, 2013 Q read with Companies (Appointment and Qualifications of Q irectors) Rules, 2014 and Regulation 17(1C) of the SEBI Q (LODR) Regulations, 2015 and other applicable Rules, if any, Q (Including any statutory modification(s) or re-enactment Q thereof for the time being in force), consent of the Members Q be and is hereby accorded to the appointment of Shri. Q Ummalaneni Raja Babu as Government Nominee Qirector Q on the Board of the Company on such terms and conditions Q 2. Q Pursuant to the provisions of the Act, a Member entitled to Q as stipulated by the Government of India".Q

8) D To appoint Shri Prabhala Venkataramana Raja Ram (DIN: 10271259) as irector (Production) of the Company and in this regard to consider and if thought fit, to pass, with or without modification(s) the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT Qursuant Qto QMinistry Qof Q efence, Q Government of India letter No QDP-M0001(11)/2/2022- Q (BDL) Q dated Q 30.08.2023 Q and Q sections Q if any, of Companies Act, 2013 read with Companies Q (Appointment and Qualifications of Qirectors) Rules, 2014 Q and Regulation 17(1C) of the SEBI (LOQR) Regulations, Q 4. Q The facility of participation in the AGM through VC/OAVM Q 2015 and other applicable Rules, if any, (Including any Q statutory modification(s) or re-enactment thereof for the Q time being in force), consent of the Members be and is Q hereby Qccorded to the Qppointment Qf Shri Prabhala Q Venkataramana Raja Ram as Qirector (Production) on the Q Board of the Company on such terms and conditions as Q stipulated by the Government of India".Q

By the Order of the Board of Directors

NNagazai-

Hyderabad 01 September 2023

N. Nagaraja **Company Secretary** Membership No: A19015

- Notes:
- 1. Q The Ministry of Corporate Affairs (MCA) has vide General Q Circular Nos. 14/2020 dated April 08, 2020, 17/2020 Q dated April 13, 2020 General Circular No. 20/2020 dated Q May 5, 2020 and latest being 10/2022 dated Qecember Q 28, 2022 and the Securities and Exchange Board of India Q (SEBI) vide its Circular number SEBI/HO/CFD/PoQ-2/P/Q CIR/2023/4 dated January 05, 2023 has allowed companies Q to conduct the Annual General Meeting (AGM) through Q Video Conferencing (VC) or Other Audio Visual Means Q (OAVM) without the physical presence of the Members at Q a common venue. In compliance with the provisions of the Q Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Q isclosure Requirements) Regulations, 2015 ("the Listing Q Regulations") and MCA Circulars, the AGM of the Company Q is being held through VC / OAVM.Q
 - attend and vote at the AGM is entitled to appoint a proxy Q to attend and vote on his/her behalf and the proxy need Q not be a Member of the Company. Since this AGM is being Q held pursuant to the MCA Circulars through VC/OAVM, Q physical attendance of members has been dispensed with. Q Accordingly, the facility for appointment of proxies by the Q Members will not be available for the AGM and hence the Q Attendance Slip and Proxy Form are not annexed to this Q Notice.Q
- 160,196,197,198,203 Qand Qother Qapplicable Qprovisions Q 3. Q Facility of joining the AGM through VC/OAVM shall open Q 15 minutes before the time scheduled for the AGM and will Q be available for Members on first-come first-served basis.Q
 - will be made available for 1000 members on first come Q first served basis. This will not include large Shareholders Q (Shareholders holding 2% or more shareholding), Promoters, Q Institutional Investors, Qirectors, Key Managerial Personnel, Q the Chairpersons of the Audit Committee, Stakeholders Q Relationship Committee and Auditors etc., who are allowed Q to attend the AGM without restriction on account of first Q come first served basis.Q
 - 5. Q Participation of members through VC will be reckoned for Q the purpose of quorum for the AGM as per Section 103 of Q the Act.Q
 - 6. Q The statement pursuant to Sec. 102(1) of the Companies Q Act, 2013 with respect to the special business set out in the Q Notice is annexed.Q
 - 7. Q Pursuant Qto Qthe Qprovisions Qpf QSection Q108 Qpf Qthe Q Companies Act, 2013 read with Rule 20 of the Companies Q (Management Qand QAdministration) QRules, Q2014 Q(as Q amended) and Regulation 44 of SEBI (Listing Obligations & Q isclosure Requirements) Regulations 2015 (as amended), Q the members are provided with the facility to exercise their Q vote electronically, through the e-voting services provided Q

by National Securities Qepository Limited (NSDL). For this Q purpose, the Company has entered into an agreement with Q NSDL for facilitating voting through electronic means, as Q the authorized agency. The facility of casting votes by a Q member using remote e-Voting system as well as e-Voting Q on the date of the AGM will be provided by NSDL on all the Q resolution set forth in the notice.Q

- 8. Q In compliance with the aforementioned MCA and SEBI Q UNDER: -Circulars, Notice of the AGM along with the Annual Report Q 2022-23 is being sent only through electronic mode to Q those members whose email addresses are registered with Q the Company/ Qepository Participant. Members may note Q that the Notice and Annual Report 2022-23 will also be Q available on the Company's website https://bdl-india.in/, Q websites of the Stock Exchanges i.e. BSE Limited and Q National Stock Exchange of India Limited at www.bseindia.Q com Qand Qvww.nseindia.com Qespectively, Qand Qon Qthe Q website of National Securities Qepository Limited (NSDL) Q https://www.evoting.nsdl.com.Q
- 9. Q The Register of Members and the Share Transfer Books of Q the Company will be closed from Thursday, 21 September 2023 to Thursday 28 September 2023 (both days Inclusive).Q
- 10. QAs the AGM is being conducted through VC/ OAVM, for the Q Step 1: Access to NSDL e-Voting system smooth conduct of proceedings of the AGM, Members who Q $_{\rm A)}$ would like to express their views/ask questions during the Q AGM may register themselves as a speaker by sending their Q request from their e-mail address and send their queries Q in advance, mentioning their name, demat account number Q / folio number, email id, mobile number to investors@bdlindia.in. Questions / queries/ registration requests received Q by the Company from Thursday, 21 September 2023 to Sunday, 24 September 2023 shall only be considered and Q

responded during the AGM and those Members who have Q registered themselves as a speaker will only be allowed Q to express their views / ask questions during the AGM. Q The Company reserves the right to restrict the number of Q speakers depending on the availability of time for the AGM.Q

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS

The remote e-voting period begins on Friday, 22 September 2023 at 09:00 A.M. and ends on Wednesday, 27 September 2023 at 05:00 P.M. The remote e-voting module shall be Q disabled by NSDL for voting thereafter. The Members, whose Q names appear in the Register of Members / Beneficial Owners as Q on the record date (cut-off date) i.e. Wednesday, 20 September 2023, may cast their vote electronically. The voting right of Q shareholders shall be in proportion to their share in the paid-up Q equity share capital of the Company as on the cut-off date, being Q Wednesday, 20 September 2023.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

- Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode
- In terms of SEBI circular dated Q ecember 9, 2020 on Q Q e-Voting facility provided by Listed Companies, Individual Q shareholders holding securities in demat mode are allowed Q to vote Ohrough Oheir Olemat Occount Onaintained Ovith O epositories and Depository Participants. Shareholders are Q advised to update their mobile number and email Id in their Q demat accounts in order to access e-Voting facility.Q

Login method for Individual shareholders holding securities in demat mode is given below:

Type o shareholders Log	in Method
Individual Q Shareholders Q1. C holding Q securities Q in Q demat mode with NSDL.Q	R Existing IQeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either Q on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Q Owner" icon under "Login" which is available under 'ID@AS' section, this will prompt you to Q enter your existing User ID and Password. After successful authentication, you will be able to Q see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting Q services and you will be able to see e-Voting page. Click on company name or e-Voting service Q provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote Q during the remote e-Voting period or joining virtual meeting & voting during the meeting.Q
2. C	R If you are not registered for IQeAS e-Services, option to register is available at https://eservices.nsdl.Q com. Select "Register Online for IQeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/Q IdeasQirectReg.jsp Q

Type o shareholders Login Method

- 3. Q Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://Q www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page Q of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Q Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen Q digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown Q on the screen. After successful authentication, you will be redirected to NSDL Qepository site Q wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL Q and you will be redirected to e-Voting website of NSDL for casting your vote during the remote Q e-Voting period or joining virtual meeting & voting during the meeting.Q
- 4. DC hareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning Q the QR code mentioned below for seamless voting experience.Q



holding Q securities Q in Q demat mode with CDSLQ

- Individual Q Shareholders Q1. Q Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and Q password. Option will be made available to reach e-Voting page without any further authentication. Q The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click Q on login icon & New System Myeasi Tab and then user your existing my easi username & password.Q
 - 2. Q After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible Q companies where the evoting is in progress as per the information provided by company. On Q clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service Q provider for casting your vote during the remote e-Voting period or joining virtual meeting & Q voting during the meeting. Additionally, there is also links provided to access the system of all Q e-Voting Service Providers, so that the user can visit the e-Voting service providers' website Q directly.Q
 - 3. Q If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.Q cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.Q
 - 4. Q Alternatively, the user can directly access e-Voting page by providing Qemat Account Number Q and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will Q authenticate the user by sending OTP on registered Mobile & Email as recorded in the Qemat Q Account. After successful authentication, user will be able to see the e-Voting option where the Q evoting is in progress and also able to directly access the system of all e-Voting Service Providers.Q

Individual Q Shareholders QYou can also login using the login credentials of your demat account through your Qepository Participant Q (holding Q securities Q in Qregistered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting Q demat Q mode) Q login Qoption. Click on e-Voting option, you will be redirected to NSDL/CQSL Qepository site after successful Q through Qheir Qepository Qauthentication, wherein you can see e-Voting feature. Click on company name or e-Voting service Q participantsQ provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during Q the remote e-Voting period or joining virtual meeting & voting during the meeting.Q

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password Q option available at abovementioned website.Q

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through epository i.e. NSDL and CDSL.

Login type Helpdesk details Individual Q Shareholders Q holding QMembers facing any technical issue in login can contact NSDL helpdesk by sending a Q securities in demat mode with NSDLQ request at evoting@nsdl.co.in or call at 022 - 4886 7000 and 022 - 2499 7000Q Individual Q Shareholders Q holding QMembers facing any technical issue in login can contact CDSL helpdesk by sending a Q securities in demat mode with CDSLQ request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33Q B) D Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode. How to Log-in to NSDL e-Voting website? 1. Q Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ Q either on a Personal Computer or on a mobile. Q 2. Q Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Q Member' section.Q

- 3. Q A new screen will open. You will have to enter your User IDQ our Password/OTP and a Verification Code as shown on the Q screen.Q
- DQ Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your Q existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can Q proceed to Step 2 i.e. Cast your vote electronically.Q
- 4. Q Your User ID details are given below:Q

M nner o holding shares i.e. ema (NSDL or CDSL) or Physical	nt Your User ID is:
a) For Members who hold shares demat account with NSDL.DQ	n D&Character Q P ID followed by 8 DQit Client IDQ For example if your QP ID is IN300*** and Client ID is 12***** then your user ID is C IN300***12******.Q
b) For Members who hold shares demat account with CDSL.Q	n Q16 D îg it Beneficiary IDQ For example if your Beneficiary I Q is 12************* then your user ID is 12************Q
c) QFor QMembers Qholding Qshares Q Physical Form.Q	n QEVEN Number followed by Folio Number registered with the companyQ For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***Q

5. Q Password details for shareholders other than Individual shareholders are given below:Q

a) Q If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.Q

- b) Q If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was Q communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will Q force you to change your password.Q
- 6. Q How to retrieve your 'initial password'?Q
- 7. Q If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your Q email IDQTrace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Q Open the .pdf file. The password to open the .pdf file is your 8-digit client ID for NSDL account, last 8 digits of client ID for CDSL Q account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.Q
- 8. Q If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not Q registered.Q
- 9. Q If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:Q
 - a) Q Click on "Forgot User Qetails/Password?"(If you are holding shares in your demat account with NSDL or CDSL) option Q available on www.evoting.nsdl.com.Q
 - b) Q Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.Q
 - c) DQf you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning Q your demat account number/folio number, your PAN, your name and your registered address etc.Q

- d) Q Members can also use the OTP (One Time Password) Q based login for casting the votes on the e-Voting Q system of NSDL.Q
- 10. QAfter entering your password, tick on Agree to "Terms and Q 3. Q In case of any queries, you may refer the Frequently Asked Q Conditions" by selecting on the check box.Q
- 11. QNow, you will have to click on "Login" button.Q
- 12. QAfter you click on the "Login" button, Home page of e-Voting Q will open.Q

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. Q After successful login at Step 1, you will be able to see all Q the companies "EVEN" in which you are holding shares and Q whose voting cycle and General Meeting is in active status.Q
- 2. DQselect "EVEN" of company for which you wish to cast Q your vote during the remote e-Voting period and casting Q your vote during the General Meeting. For joining virtual Q 2. Q In case shares are held in demat mode, please provide Q meeting, you need to click on "VC/OAVM" link placed Q under "Join Meeting".Q
- 3. Q Now you are ready for e-Voting as the Voting page opens.Q
- 4. Q Cast your vote by selecting appropriate options i.e. assent Q or dissent, verify/modify the number of shares for which Q you wish to cast your vote and click on "Submit" and also Q "Confirm" when prompted.Q
- 5. Q Upon confirmation, the message "Vote cast successfully" Q will be displayed. Q
- 6. Q You can also take the printout of the votes cast by you by Q clicking on the print option on the confirmation page.Q
- 7. Q Once you confirm your vote on the resolution, you will not Q be allowed to modify your vote.Q

General Guidelines for shareholders

BHARAT

DYNAMICS LIMITED

- 1. Q Institutional shareholders (i.e. other than individuals, HUF, Q NRI etc.) are required to send scanned copy (PDF/JPG Q Format) of the relevant Board Resolution/ Authority letter Q etc. with attested specimen signature of the duly authorized Q signatory(ies) who are authorized to vote, to the Scrutinizer by Q e-mail to narenderg99@gmail.com and cvreddykassociates@Q gmail.com Qvith Q Qopy Qnarked Qo Qnvestors@bdl-india.Q other than individuals, HUF, NRI etc.) can also upload their Q THE DAY OF THE AGM ARE AS UNDER: -Board Resolution / Power of Attorney / Authority Letter Q etc. by clicking on "Upload Board Resolution / Authority Q Letter" displayed under "e-Voting" tab in their login.Q
- 2. Q It is strongly recommended not to share your password Q with any other person and take utmost care to keep your Q password confidential. Login to the e-voting website will Q be disabled upon five unsuccessful attempts to key in the Q correct password. In such an event, you will need to go Q

through the "Forgot User Qetails/Password?" or "Physical Q User Reset Password?" option available on www.evoting.Q nsdl.com to reset the password. Q

uestions QFAQs) Gor Q hareholders Q and Q -voting Q ser Q manual for Shareholders available at the download section Q of www.evoting.nsdl.com or call on.: 022 - 4886 7000 and Q 022 - 2499 7000 or send a request to evoting@nsdl.co.in Q

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. Q In case shares are held in physical mode please provide Q Folio No., Name of shareholder, scanned copy of the share Q certificate (front and back), PAN (self-attested scanned Q copy Qof QPAN Qcard), QAADHAR Qself-attested Qscanned Q copy of Aadhar Card) by email to rta@alankit.com and Q investors@bdl-india.in
- DPID-CLID (16 digit QPID + CLID or 16 digit beneficiary Q IDQName, client master or copy of Consolidated Account Q statement, PAN (self-attested scanned copy of PAN card), Q AADHAR (self-attested scanned copy of Aadhar Card) to Q rta@alankit.com and investors@bdl-india.in. If you are an Q Individual shareholders holding securities in demat mode, Q you are requested to refer to the login method explained at Q step 1 (A) i.e. Login method for e-Voting and joining virtual Q meeting for Individual shareholders holding securities in Q demat mode.Q
- 3. Q Alternatively shareholder/members may send a request to Q evoting@nsdl.co.in for procuring user id and password for Q e-voting by providing above mentioned documents.Q
- 4. Q In terms of SEBI circular dated Q ecember 9, 2020 on Q e-Voting facility provided by Listed Companies, Individual Q shareholders holding securities in demat mode are allowed Q to vote through their demat Qccount maintained with Q epositories Qnd Q epository Participants. Shareholders Q are required to update their mobile number and email ID Q correctly in their demat account in order to access e-Voting Q facility.Q

in and evoting@nsdl.co.in. Institutional Ghareholders (i.e. Q THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON

- 1. Q The procedure for e-Voting on the day of the AGM is same Q as the instructions mentioned above for remote e-voting.Q
- 2. Q Only those Members/ shareholders, who will be present in Q the AGM through VC/OAVM facility and have not casted Q their vote on the Resolutions through remote e-Voting and Q are otherwise not barred from doing so, shall be eligible to Q vote through e-Voting system in the AGM.Q

- 3. Q Members who have voted through Remote e-Voting will Q be eligible to attend the AGM. However, they will not be Q eligible to vote at the AGM.Q
- 4. Q The details of the person who may be contacted for any Q grievances connected with the facility for e-Voting on the Q day of the AGM shall be the same person mentioned for Q Remote e-voting.Q

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Q Member will be provided with a facility to attend the AGM Q through VC/OAVM through the NSDL e-Voting system. Q Members may access by following the steps mentioned Q above for Access to NSDL e-Voting system. After successful Q login, you can see link of "VC/OAVM" placed under "Join Q meeting" menu against company name. You are requested Q to click on VC/OAVM link placed under Join Meeting menu. Q The link for VC/OAVM will be available in Shareholder/Q Member Qogin Qvhere Qhe QEVEN Qof QCompany Qvill Qe Q displayed. Please note that the members who do not have Q the User IQ and Password for e-Voting or have forgotten the Q User IQ and Password may retrieve the same by following Q the remote e-Voting instructions mentioned in the notice to Q avoid last minute rush.Q
- 2. Q Members are encouraged to join the Meeting through Q Laptops for better experience.Q
- 3. Q Further Members will be required to allow Camera and use Q Internet with a good speed to avoid any disturbance during Q the meeting.Q
- 4. Q Please Qote that Participants Connecting Qrom Mobile Q evices Qr Qablets Qr Qhrough Qaptop Qonnecting Qia Q Mobile Hotspot may experience Audio/Video loss due Q to Fluctuation in their respective network. It is therefore Q recommended to use Stable Wi-Fi or LAN Connection to Q mitigate any kind of aforesaid glitches.Q
 4. Q Please Qote that Participants Connecting Qrom Mobile Q bank account details (including the nine-digit Bank code) Q with their Qepository Participant, before Wednesday, 20 September 2023
 5. Q Members are hereby informed that under the Companies Q Act, 2013, the Company is obliged to transfer any money Q lying in the Uppaid Qividend Account which remains uppaid Q
- 5. DQshareholders who would like to express their views/have Q questions may send their questions in advance mentioning Q their name demat account number/folio number, email id, Q mobile number at rta@alankit.com and investors@bdl-india.Q in. The same will be replied by the company suitably.Q

DIVIDEND RELATED INFORMATION

- 1. Q The Board has recommended a final dividend of Rs.1.20 per Q equity share on Rs.10/- each. The dividend, if declared by Q the Members at the AGM, will be paid within 30 days from Q the date of declaration to those persons -Q
 - Q whose names appear as beneficial owners at the Q end Qof Q the Quusiness Q tours Q on Q Wednesday, 20 September 2023 in the list of beneficial owners to Q

be furnished by the National Securities Qepositories Q Limited QNSDL) Qand QCentral Q epository QServices Q (India) Limited (CDSL) in respect of the shares held in Q electronic form; andQ

- DQwhose names appear as members in the Register Q of Members of the Company after giving effect to Q valid share transfers in physical form lodged with the Q Company/ Registrar and Share Transfer Agents on or Q before Wednesday, 20 September 2023
- 2. Q Company will be making the dividend payment by electronic Q mode wherever possible and by dividend warrant/ Bank Q demand drafts in other cases. In respect of shares held in Q electronic form, the dividend will be paid on the basis of Q beneficial ownership details furnished by the Qepositories Q (NSDL & CDSL) as at the close of business hours on Q Wednesday, 20 September 2023 Qfor Qthis Qpurpose. Q Members Qiolding Qhares in electronic Qorm may Qiote Q that bank particulars registered against their respective Q depository accounts will be used by the Company for Q payment of dividend.Q
- Q The Company or its Registrars cannot act on any request Q received directly @rom the members holding @hares in Q electronic form for @ny change @f bank particulars or Q bank mandate. Such changes are to be advised only to Q the Q epository Participant @f the Members. Members Q who have changed their bank account after opening the Q epository Account and want to receive dividend in an Q account other than the one specified while opening the Q bank account details (including the nine-digit Bank code) Q with their Q epository Participant, before **Wednesday, 20 September 2023**
- Act, 2013, the Company is obliged to transfer any money Q lying in the Unpaid Qividend Account, which remains unpaid Q or unclaimed for a period of seven years from the date of Q such transfer to the Unpaid Qividend Account, to the credit Q of the Investor Education and Protection Fund ('the Fund') Q established by the Central Government. Further, pursuant Q to the provisions of section 124 of the Companies Act, Q 2013, read with the Investor Education and Protection Q Fund Authority (Accounting, Audit, Transfer and Refund) Q Rules,2016, as amended ('IEPF Rules'), all the shares on Q which dividend remain unpaid/unclaimed for a period of Q seven consecutive years or more shall be transferred to Q the Demat account of the IEPF Authority as notified by the Q Ministry of Corporate Affairs. Hence, the Company urges all Q the shareholders to encash /claim their respective dividend Q during the prescribed period.Q

Physical Q HoldingQ	Send Q Quly signed request Qetter to Qhe Q Registrar and Transfer Agents of the Company Q by providing Folio No., Name of shareholder Q along with following documents:Q
	a) Q original cancelled cheque leaf bearing Q the name of the first shareholder; orQ
	 b) Q Bank attested copy of first page of the Q Bank Passbook/Statement of Account Q in Qiriginal Qind Qin Qiriginal Qiancelled Q Cheque (In case of absence of name on Q the original cancelled cheque or initials Q on the Cheque).Q
Demat Q HoldingQ	Please contact your Q epository Participant Q (DP) and register your bank account details Q in your demat account, as per the process Q advised by your DP.Q

4. Q Process for updating of bank account mandate for receipt of Q 11. QNon-resident shareholders can avail beneficial rate under Q dividend electronically:Q

- 5. Q In case the Company is unable to pay the dividend to any Q shareholder by the electronic mode, due to non-availability Q of the details of the bank account the Company shall Q dispatch the dividend warrants/Demand Q rafts to such Q shareholder by post.Q
- 6. Q Members may Quote that as per the Income Tax Act, Q 1961, as amended by the Finance Act, 2020, dividends Q paid or distributed by the Company after 1 April 2020, Q shall be taxable in the hands of the shareholders and Q the Company shall be required to deduct tax at source Q (TDS) at the prescribed rates from the dividend to be Q paid to shareholders, subject to approval of shareholders Q 15. QThe information communicated above with regard to TDS Q in the ensuing AGM. For the prescribed rates for various Q categories the Shareholders are requested to refer to the Q Finance Act 2020 and amendments thereof.Q
- 7. Q All Shareholders are requested to update their PAN with Q the Company/RTA (in case of shares held in Physical mode) Q and with Qepository Participant (in case of shares held in Q emat mode)Q
- 8. Q A resident individual shareholder with PAN and whose is Q not liable to pay income tax can submit a yearly declaration Q in form No.15G/15H to avail the benefit of non-deduction Q of tax at source by sending an email to rta@alankit.com, bdltaxation@bdl-india.in, investors@bdl-india.in, and latest Q by Wednesday, 20 September 2023.
- 9. DQ hareholders are requested to note in case of their PAN is Q not registered the tax will be deducted at the higher rate of Q 20%.Q
- 10. QTDS is deductible at the rate mentioned in the valid lower/Q Nil rate deduction certificate issued by the Income Tax Q epartment under section 197 of the Income Tax Act,1961, Q 2. Q The Securities and Exchange Board of India (SEBI) has Q if such a valid certificate is provided.Q

- tax treaty between India and their country of residence, Q subject to providing necessary documents i.e. No Permanent Q Establishment and Beneficial Ownership declaration, Tax Q residency certificate, Form- 10F, any other document which Q may be required to avail the tax treaty benefits by sending Q an Qemail Qto Qta@alankit.com, Qbdltaxation@bdl-india.in, Q investors@bdl-india.in. QThe Qaforesaid Qdeclaration Qand Q documents need to be submitted by the shareholder latest Q by Wednesday, 20 September 2023.
- 12. Ot may be further noted that in case the tax on dividend O is deducted at a higher rate in absence of receipt of the Q aforementioned details/ documents, there would still be an Q option available with the shareholder to file the return of Q income and claim an appropriate refund, if eligible. No claim Q shall lie against the Company for such taxes deducted.Q
- 13. QApplication of TDS rate is subject to due diligence and Q verification by the Company, of the shareholders' details as Q available in the register of Members on the Book Closure Q date, Qdocuments, Qnformation Qavailable Qn Qthe Qpublic Q domain, etc. In case of ambiguous, incomplete or conflicting Q information, or if valid documents are not provided, the Q Company will Qrrange to deduct tax Qt the maximum Q applicable rate.Q
- 14. Qn the event of any income tax demand, (including interest, Q penalty, etc.) arising from any misrepresentation, inaccuracy Q or omission of information provided / to be provided by the Q Member(s), such Member(s) will be responsible to indemnify Q the Company, besides providing all requisite information/Q documents and to co-operate in any assessment/appellate Q Proceedings.Q
- is only meant for providing information to the Members Q and does not purport to be complete or comprehensive Q guidance on compliance of tax laws. Shareholders are Q responsible to consult with their tax consultants/advisors Q with regard to tax provisions applicable to their individual Q facts and circumstances and compliance of tax laws.Q

OTHER INSTRUCTIONS

- 1. Q The Company has appointed M/s Narender & Associates, Q Practicing Company Secretary to Qct as Scrutinizer to Q conduct and scrutinize the electronic voting process in a fair Q and transparent manner. The Scrutinizer shall, immediately Q after the conclusion of voting at the AGM, unblock the votes Q cast through remote e-Voting (votes cast during the AGM Q and votes cast through remote e-Voting) and make, not later Q than 48 hours of conclusion of the AGM, a consolidated Q Scrutinizer's Report of the total votes cast in favour or Q against, if any, to the Chairman or a person authorized by Q him in writing, who shall counter sign the same.Q
- mandated the submission of Permanent Account Number Q

Accordingly, members holding shares in electronic form Q OF THE COMPANIES ACT, 2013 are requested to submit their PAN to the Q epository Q Participants with whom they maintain their demat accounts. Q Members holding shares in physical form should submit Q their PAN to the Company. Members may please note that Q SEBI has also made it mandatory for submission of PAN in Q the following cases, viz. (i) Qeletion of name of the deceased Q shareholder(s) (ii) Transmission of shares to the legal heir(s)Q and (iii) Transposition of shares.Q

- 3. Q Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSDPoQ-Q 1/P/CIR/2023/37 Qdated QMarch Q16, Q2023, Qssued Qn Q supersession of earlier circulars issued by SEBI bearing nos. Q SEBI/HO/MIRSD/MIRSD RTAMB /P/CIR/2021/655 and Q SEBI/HO/MIRSD/MIRSD RTAMB/ P/CIR/2021/687 dated Q November 3, 2021 and Qecember 14, 2021, respectively, Q SEBI has mandated all the listed companies to record PAN, Q Nomination, Contact details, Bank A/c details and Specimen Q signature for their corresponding folio numbers of holders Q of physical securities. The folios wherein any one of the Q cited documents/details is not available on or after October Q 1, 2023, shall be frozen by the RTA. The securities in the Q frozen folios shall be eligible:Q
 - DQTo lodge any grievance or avail of any service, only Q after furnishing the complete documents/details as Q mentioned above;Q
 - above stated requirements.Q
- DQ The forms for updation of PAN, KYC Bank details and Q Pursuant to the provisions of Section 149, 150, 152 and other Q said SEBI circular are available on our BDL websiteQ
- any assistance in this regard.Q
- 5. Q Brief Oprofile Opf Ophe Q irectors Qeeking Oppointment/re-Q appointment as mandated under regulation 36(3) of the Q SEBI (Listing Obligations and Q isclosures Requirements) Q the Notice.Q
- 6. Q The Chairman shall, at the AGM, at the end of discussion on Q the resolutions on which voting is to be held, allow voting Q with the assistance of scrutinizer, by use of electronic voting Q those members who are present at the AGM but have not Q cast their votes by availing the remote e-voting facility.Q

(PAN) (by Gevery Charticipant On Othe Gecurities Onarket, O EXPLANATORY STATEMENT PURSUANT TO SECTION 102

Item No.4

In pursuance of Section 148 of the Companies Act, 2013 and Q Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the Q Company is required to appoint a Cost Auditor to audit the cost Q records of the applicable products of the Company. The Board Q at its 276 meeting held on 25 May 2023 has considered and Q approved the appointment of M/s. Narasimha Murthy & Co., Q Cost Accountants as the Cost Auditor for the financial year Q 2023-24 and recommended remuneration of ₹200000/- per Q annum plus applicable tax.Q

As Oper Operation Q148(3) Opf Ophe Ocompanies QAct, Q2013, Ophe Q remuneration of Cost Auditor is required to be approved by the Q shareholders. The Board recommends the resolution set out in Q item No.04 of the accompanying Notice for the approval of the Q members of the Company by way of an Ordinary Resolution. None Q of the Qirectors or Key Managerial Personnel of the Company or Q their relatives are in anyway, concerned or interested, financially Q or otherwise, in the resolution at item No.04 of the accompanying Q Notice.Q

Item No.5

Shri Jashwant Lal was appointed as Part-time Non-Official Q irector (i.e. Independent Qirector) by the Ministry of Qefence, Q epartment of Qefence Production, Government of India vide Q • DQTo receive any payment including dividend, interest Q its Office Memorandum No. QDP-M0001(11)/1/2018/D(BDL) Q or redemption amount (which would be only through Q dated 24.02.2023, for a period for three years from the date Q electronic mode) only after they comply with the Q mentioned in the appointment letter i.e. 24 February 2023 or Q until further orders whichever is earlier.Q

Nomination viz., Forms ISR-1, ISR-2, ISR-3, SH-13 and the Q applicable provisions, if any, of the Companies Act, 2013, and Q the Rules made thereunder and Regulation 17(1C) & Regulation Q 4. Q SEBI, vide its notification dated January 24, 2022, has Q 25(2A) of the SEBI (LOQR) Regulations, 2015 as amended, the Q mandated that all requests for transfer of securities including Q appointment of Independent Qirector(s) has to be approved at Q transmission and transposition requests shall be processed Q the meeting of shareholders of the Company by way of Special Q only in dematerialised form. Members can contact the Q Resolution. Therefore, approval of the shareholders is sought for Q Company or RTA, for assistance in this regard. In view of this Q appointment of Shri Jashwant Lal, as Independent Qirector on the Q and to eliminate all risks associated with physical shares and Q same terms and conditions as determined by the Government of Q for ease of portfolio management, Members holding shares Q India. Shri Jashwant Lal, if appointed as an Independent Qirector, Q in physical form are urged for converting their holding to Q will not be liable to retire by rotation under Section 152 of the Q demat form. Members may contact the Company or RTA for Q Act. The Company has received notice in writing under Section Q 160 of the Act from a Member signifying his intention to propose Q the appointment of Shri Jashwant Lal as Independent Qirector of Q the Company.Q

Shri Jashwant Lal has submitted a declaration that he meets Q Regulations, 2015 with the Stock Exchanges forms part of Q the criteria for independence as provided in Section 149(6) of Q the Act read with regulations16(1)(b) of the Listing Regulations. Q Based on his declaration, the Board opines that he fulfills the Q conditions specified in the Act, Rules and Listing Regulations for Q appointment as Independent Qirector and is Independent of the Q management of the Company. Shri Jashwant Lal is not holding Q any shares of BDL.Q

of this meeting.Q

irectors and Key Managerial Personnel of the Company or their Q the Resolution set out at item No.5 of this Notice.Q

Item No.6

Cmde A. Madhavarao (Retd.) has assumed charge as Chairman and Q Managing Qirector w.e.f 19 July 2023 on receipt of appointment Q letter from Ministry of Qefence, Government of India vide letter Q Ministry of Qefence, Government of India appointment letter No Q holding any shares of BDL.Q DDP-M0001(11)/04/2021-D(BDL) Pt.1 dated 29.12.2022.Q

irector(s) has to be approved at the meeting of shareholders of Q 30.08.2023.Q the Company by way of Resolution. Therefore, approval of the Q Prior to appointment as Qirector (Production), he was holding the Q shareholders is sought for appointment of Cmde A. Madhavarao Q post of Executive Digector, head of Kanchanbagh unit.Q (Retd.), as Chairman and Managing Qirector of the Company on Q Pursuant to the provisions of Section 152, 160 and other applicable Q appointment of Cmde A. Madhavarao (Retd.) as Chairman & Q of Shri Prabhala Venkataramana Raja Ram, as Dữệctor (Production) Q Managing Digector of the Company.Q

of this meeting.Q

resolution to the extent of his appointment. None of the other Q Ram as Digector (Production) of the Company.Q

Madhavarao (Retd) is not holding any shares of BDL.Q

Item No.7

dated 21.07.2023, in place of Qr.BHVS Narayana Murthy.Q

Pursuant to the provisions of Section 152, 160 and other Q Shri Raja Ram is holding 105 shares of BDL.Q applicable provisions, if any, of the Companies Act, 2013, and Q the Rules made thereunder and Regulation 17(1C) of SEBIQ (LODR) Regulations, 2015 (as amended), the appointment of Q

irector(s) has to be approved at the meeting of shareholders Q of the Company by way of Resolution. Therefore, approval of Q

His brief Qesume containing, qualification, expertise, etc. is Q the shareholders is sought for appointment of Shri. U Raja Babu, Q annexed herewith. The Board accordingly recommends passing Q as Government Nominee Qirector of the Company on the same Q of the proposed Special Resolution as contained in the Notice Q terms and conditions as determined by the Government of India. Q

The Company has received notice in writing under Section 160 Q Shri Jashwant Lal is concerned or interested in the resolution Q of the Act from a Member signifying his intention to propose Q to the extent it concerns his appointment. None of the other Q the appointment of Shri. U Raja Babu, as Government Nominee Q irector of the Company.Q

relatives has any concern or interest, financially or otherwise, in Q His brief Qesume containing, qualification, expertise, etc. is Q annexed herewith. The Board accordingly recommends passing Q of the proposed Ordinary Resolution as contained in the Notice Q of this meeting.Q

Shri U Raja Babu is concerned or interested in the resolution to Q the extent of his appointment. None of the other Qirectors and Q No. @DP-M0001(24)/1/2022-D(BDL) Pt. II dated 19.07.2023. Q Key Managerial Personnel of the Company or their relatives has Q Prior to appointment as Chairman and Managing Qirector, he was Q any concern or interest, financially or otherwise, in the Resolution Q holding the post of Qirector (Technical) w.e.f 02 January 2023 vide Q set out at item No.07 of this Notice. Shri U Raja Babu is not Q

Item No.8

Pursuant to the provisions of Section 152, 160 and other Q Shri Prabhala Venkataramana Raja Ram has assumed charge Q applicable provisions, if any, of the Companies Act, 2013, and Q as Qirector (Production) w.e.f 30 August 2023 on receipt of Q the Rules made thereunder and Regulation 17(1C) of SEBIQ appointment letter from Ministry of Qefence, Government of Q (LODR) Regulations, 2015 (as amended), the appointment of Q India vide letter No. @DP-M0001(11)/2/2022-D(BDL) dated Q

the same terms and conditions as determined by the Government Q $\,$ provisions, if any, of the Companies Act, 2013, and the Rules made Q of India. Cmde A. Madhavarao (Retd.), if appointed will not be Q thereunder and Regulation 17(1C) of SEBI(LODR) Regulations, 2015 Q liable to retire by rotation under Section 152 of the Act. The Q (as amended), the appointment of Qirector(s) has to be approved at Q Company has received notice in writing under Section 160 of Q the meeting of shareholders of the Company by way of Resolution. Q the Act from a Member signifying his intention to propose the Q. Therefore, approval of the shareholders is sought for appointment Q

of the Company on the same terms and conditions as determined Q His brief Qesume containing, qualification, expertise, etc. is Q by the Government of India. Shri Prabhala Venkataramana Raja Q annexed herewith. The Board accordingly recommends passing Q Ram, if appointed will be liable to retire by rotation under Section Q of the proposed Ordinary Resolution as contained in the Notice Q 152 of the Act. The Company has received notice in writing under Q Section 160 of the Act from a Member signifying his intention to Q Cmde A. Madhavarao (Retd.) is concerned or interested in the Q propose the appointment of Shri Prabhala Venkataramana Raja Q

irectors and Key Managerial Personnel of the Company or their Q His brief Qesume containing, qualification, expertise, etc. is Q relatives has any concern or interest, financially or otherwise, Q annexed herewith. The Board accordingly recommends passing Q in the Resolution set out at item No.06 of this Notice. Cmde A Q of the proposed Ordinary Resolution as contained in the Notice Q of this meeting.Q

Shri Prabhala Venkataramana Raja Ram is concerned or interested Q Shri. U Raja Babu wasQappointed as Government Nominee Q in the resolution to the extent of his appointment. None of the Q irector Qw.e.f Q21 Qluly Q2023 Qvide QMinistry Qof Q efence, Q other Qirectors and Key Managerial Personnel of the Company Q Government of India letter QDP-M0001/11/03/2018- Q(BDL) Q or their relatives has any concern or interest, financially or Q otherwise, in the Resolution set out at item No.08 of this Notice. Q

By the Order of the Board of Directors

Hyderabad 01 September 2023

N:Nageteir-N. Nagaraja **Company Secretary**

DETAILS OF DIRECTOR SEEKING APPOINTMENT/ REAPPOINTMENT AT THE AGM PURSUANT TO REGULATION 36(3) OF LISTING REGULATIONS AND SECRETARIAL STANDARD – 2 ON GENERAL MEETINGS:

Name o the Director	Cmde A. Madhavarao (Retd.)	hri N.Srinivasulu	hri Jashw nt Lal	ri U Raja Babu	hri Prabhala Venkataramana Raj R m
INDQ	09808949Q	08744682Q	10055098Q	10212986Q	10271259Q
ate of BirthQ	02/04/1966Q	26/01/1964Q	05/10/1970Q	04/06/1966Q	24/09/1965Q
ate of first Q appointment on Q the BoardQ	Q 02/01/2023Q	01/07/2020Q	24/02/2023Q	21/07/2023Q	30/08/2023Q
ualificationsDQ	Engineering, Q an Q ME in Q Electronics Q & Telecommunication, Qan QMSc in Q efence Studies, an MBA in @Finance Qvith Qa QMaster's	Qnd Q an Q MBA Q in @inance from Osmania @iniversity, HyderabadC Q Q Q	Qniversity.Q Q	Q.E in Mechanical from Andhra University, QM.Tech Q Qfrom QIT,Q Kharagpur and MBA in FinanceQ	from Q Osmania
Expertise Q in specific Q functional areas Q and skills & Q CapabilitiesQ	degree Q in Q Management Q Studies.Q Cmde. A Madhavarao (Retd.) @le has rich experience @he Q area Q of @hri QUmmalaneni QRaja QBabu, @hri Raja Ram has r has Q assumed Q charge Q as @h Qaraious Qareas Qof @pecialization Qof Ghri @DS & Qirector, RCI. Hyderabad @xperience Q spanning Qhara and Q Managing @linance Q spanning Jashwant Lal is in Social @vas Qppointed Qas CDG QMSS), Q4 Qeeras Qn Qvar Quancy Limited QBDL) Qon Q19 QJul includes 24 years in Q Hyderabad with effect from 01 @reas Q of Q Miss Dynamics QLimited Qin QMar Programme Q irector, AD serving @aja @Ram @has @en. 2020 Qs @xecutive Q irector Q and Qex appointents Q In his previous appointementsQ Imarat Q(RCI), Q r QAPI QAbdul @ead of Kanchanbe (Technical) Qon Q02 Qlanuary Q He widely known for his significant Qurace to Air Missile 2023.Q In his previous appointmentsQ He widely known for his significant Qurace to Air Missile Cord Q in Q establishing Q a Irector, QArea Q efence Q(AD)@ead a key role Air Torea Q efence Q(AD)@ead a key role Product Grupport QroQ and Q successful Qdemonstration @fRSAM Missiles Q and Q successful Qdemonstration @fRSAM Missile Q lire In his previous appointmentsQ Ghart Qurace Q efence QAD)@ead efence Qas Qurace Grad a catablishing Q facilit In his previous qdo Q op Ga dequepreviou QoQ Area A exe.<				Axperience Q spanning Q4 Qyears Qin Qvarious Q Qreas Q of Q Missile Q Qreas Q areas Q of Q Missile Q Qreas Q areas Q of Q Missile Q Qreas Q areas Q of Q Missile Q Qread Q and Q G Q Qread of Kanchanbagh Q Qrit. Earlier as General Q Qread of Kanchanbagh Q Qrit. Earlier as General Q Quiface to Air Missiles Q Qread a key role in Q Quard Q streamlining Q Qroduction Q of Q Qroduction Q of Q Qroduction Q of Q Qroduction Q flexible Q Qranufacturing Q flexible Q Qranufacturing Q lines Q Qroduction I preparation Q Qroduents Q for Q Qroduents Q for Q Qrol Qrod Qrot Prithvi Qrod Q Qrol Qrod Qrot Prithvi Qrod Q Qrol Qrod Qrot Qroduction Q Qrol Qroduction Q Qrol Qroduction Q Qroduction Q Prithvi Mand Process Q Qroduction Q Production Q Qroductin Production Q

Name o the Director	Cmde A. Madhavarao (Retd.)	hri N.Srinivasulu	hri Jashw nt Lal	ri U R ja Babu	hri Prabhala Venkataramana Raj R m
Terms and Q conditions of Q appointment or Q reappointmentQ	July 2023 pursuant to Ministry of Q efence, Q Government of Qindia Qletter QNo. QDDP- M0001(24)/1/2022-D(BDL)	Qv.e.f QJuly Q1, Q2020 Qursuant to Ministry of Q efence, Government Qf QIndia Qvide Qtheir @etter Q No. Q DDP-M Q001(11)/03/2019 Q QD Q(BDL) Qdated 20/03/2020. Q The terms and conditions	Q4 Q February Q 2023 Qursuant to Ministry of Q efence, QGovernment Qf India letter No. Q DP- Q10001(11)/1/2018/0 Q (BDL) Q dated 24.02.2023. Q The Qerms Qnd Qconditions Qf his appointment are Qrescribed by Ministry	Q	Qv.e.f 30 August 2023 Q Qursuant to Ministry of Q Q efence, QGovernment Q of India letter No. DDP-Q Q10001(11)/2/2022-Q
etails of Q remuneration last drawnQ (FY 2022-23)Q	Q ₹15,76,519Q	₹ 57,88,352Q	NilQ	NilQ	NAQ
Listed entities Q (other than BDL) Q in which the Q person holds Q the directorship Q including from Q which the person resigned in the past 3 years.Q	e NilQ	NilQ	NilQ	NilQ	NilQ
Membership/Q Chairmanship Q in other listed Q entities including (from which the Q person resigned in the past 3 Q years.Q	Q NilQ	NilQ	NilQ	NilQ	NilQ
No. of Board Q Meeting Q attended during the FY 2022-23.C	2Q Q	6Q	1	NAQ	NAQ
No. of shares Q held in the Q company:Q					
- ownQ	NilQ	NilQ	NilQ	NilQ	105Q
For other persons on a beneficial Q basisQ		NilQ	NilQ	NilQ	NilQ
Inter-se Q relationship Q with other Q irectors and Q Key Managerial Q personnelQ	NilQ	NilQ	NilQ	NilQ	NilQ