

Punjab Alkalies & Chemicals Limited

Regd. Office : S.C.O. 125-127, Sector 17-B, Chandigarh - 160017 INDIA) Phone : 0172-4072508-569, E-mail : info@punjabalkalies.com Fax : 0172-2704797 CIN : L24119CH1975PLC003607, Website : www.punjabalkalies.com



PAC:SEC:2022:1789

16.09.2022

BSE Limited, 1st Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street, Fort, **MUMBAI-400 001.**

Sub.: Consolidated Scrutinizer's Report- Revised.

Dear Sir,

Pursuant to provisions of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, we are enclosing herewith the Consolidated Scrutinizer's Report-Revised submitted by M/s. A. Arora & Co. on the Remote evoting and evoting / venue voting at the 47th Annual General Meeting of the Company held on 15th September, 2022 at 12.30 hours through Video Conferencing (VC) or other Audio Visual Means (OAVM).

This is for your information, please.

Thanking you,

Yours faithfully, For PUNJAB ALKALIES & CHEMICALS LIMITED

SUGANDHA KUKREJA Company Secretary & Compliance Officer

Encl: as above.

AJAY K. ARORA LL.B., FCS, IP

GST : 04ADSPA8498H1Z3 A. ARORA & CO.

Company Secretaries

Insolvency Professional

S.C.O. 64-65, 1ST FLOOR, SECTOR 17-A, MADHYA MARG, CHANDIGARH-160 017 Ph.: (O) 2701906 MOBILE : 98140-06492 E-MAIL : ajaykcs@gmail.com

Consolidated Report (Revised) of Scrutinizer

[Pursuant to section 108 of the Companies Act, 2013 and Companies (Management and Administration) Rules, 2014 as amended]

To, The Chairman, Punjab Alkalies And Chemicals Limited

47th Annual General Meeting of the Equity Shareholders of Punjab Alkalies And Chemicals Limited held on Thursday, the 15th September, 2022 at 12.30 P.M. through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM").

Dear Sir,

- I, Ajay Kumar Arora, Practicing Company Secretary, at S.C.O. 64-65, 1st Floor, Sector 17 A, Madhya Marg, Chandigarh was appointed as Scrutinizer by the Board of Directors of **Punjab Alkalies And Chemicals Limited** (the Company) for the purpose of scrutinizing the remote e-voting and e-voting during the meeting process pursuant to section 108 of the Companies Act, 2013 read with rule 20 & 21 of the Companies (Management and Administration) Rules, 2014, as amended, in respect of the below mentioned resolutions proposed at the 47th Annual General Meeting (AGM) of the Equity Shareholders of Punjab Alkalies And Chemicals Limited held on 15th September, 2022 at 12.30 P.M. through Video Conferencing (VC)/ Other Audio Visual Means (OAVM).
- 2. The notice dated 1st August, 2022, as confirmed by the Company was sent to the shareholders in respect of the below mentioned resolutions proposed at the Meeting of the Company through electronic mode to those Members whose email addresses are registered with the Company/ Depositories, in compliance with the MCA Circular dated 5th May, 2020 read with circulars dated 8th April, 2020, 13th April, 2020, 13th January, 2021, 14th December, 2021, and 5th May, 2022 (collectively referred to as "MCA Circulars") and SEBI Circular dated 12th May, 2020, 15th January, 2021and 13th May, 2022.

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- 3. The compliance with the provisions of the Companies Act, 2013 and the Rules made thereunder relating to voting through remote e-voting and e-voting during the meeting the shareholders on the resolutions proposed in the Notice of the 47th Annual General Meeting of the Company is the responsibility of the management. My responsibility as a Scrutinizer is to ensure that the voting process both through remote e-voting and e-voting during the meeting are conducted in a fair and transparent manner and render a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman on the resolutions, based on the reports generated from the electronic voting system provided by Central Depository Securities Limited (CDSL).
- 4. The Company had arranged the services of CDSL for extending the facility of remote evoting to the Members of the Company from 12th September, 2022 (from 10.00 A.M.) to 14th September, 2022 (upto 5.00 P.M.). The e-voting results were unblocked by me on 15th September, 2022 in the presence of two witnesses.
- 5. During the 47th AGM of the Company held on 15th September, 2022, the Chairman announced the facility of E-voting during the meeting for the members who have not cast their vote previously through remote e-voting and are attending the Meeting through video conferencing.

The consolidated results of voting are as under:

ORDINARY BUSINESS:

(1) As an Ordinary Resolution-Item no. 1

Adoption of (i) the Audited Standalone Financials Statements for the financial year ended 31st March, 2022 and the Reports of the Directors and Auditors thereon and (ii) the Audited Consolidated Financial Statements for the financial year ended 31st March, 2022 and the Report of Auditors thereon.

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cast Against | | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|--------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 92 | 183273116 | 91 | 183272996 | 1 | 120 | LIV Sec. | 0.00 |
| % to total valid votes | | | | 99.9999% | | 0.0001% | | |

Resolution has requisite majority.

(2) As an Ordinary Resolution-Item no. 2

Appointment of a Director in place of Shri Jagbir Singh Ahlawat (DIN: 01139187), Non-Executive and Non-Independent Director, who retires by rotation and being eligible, offers himself for re-appointment

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cast Against | | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|--------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 92 | 183273116 | 92 | 183273116 | - | - | - | 1 |
| % to total valid votes | | | | 100% | | | | |

Resolution has requisite majority.

(3) As an Ordinary Resolution-Item no. 3

To appoint M/s. S. Tandon and Associates, Chartered Accountants (Firm Registration No. 006388N) as Statutory Auditors of the Company.

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cas | st Against | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|-------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 92 | 183273116 | 91 | 183266116 | 1 | 7000 | - | - |
| % to total valid votes | | | | 99.996% | | 0.004% | | |

Resolution has requisite majority.

SPECIAL BUSINESS:

(4) As an Ordinary Resolution-Item no. 4

According of approval to ratify the Appointment and Remuneration of M/s. Kabra and Associates, Cost Accountants as the Cost Auditors of the Company for the financial year 2022-23 at a remuneration of Rs. 50,000/- besides the reimbursement of out of pocket expenses.

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cast Against | | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|--------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 92 | 183273116 | 92 | 183273116 | | | - | - |
| % to total valid votes | | | | 100% | | | | |

Resolution has requisite majority.

(5) As anOrdinary Resolution-Item no. 5

Appointment of Ms. Teesta Sandhu (DIN: 09415955) as Independent Director of the Company for a period of five (5) years w.e.f. 2nd December, 2021.

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cas | st Against | Invalid Votes | |
|---------------------------|--|---------------------------------------|----------------------|----------------------------|-------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 91 | 183238246 | 91 | 183238246 | | - | - | - |
| % to total valid votes | | | | 100% | | | | |

Resolution has requisite majority.

(6) As an Ordinary Resolution-Item no. 6

According of approval of the Company to the Board of Directors of the Company to enter into contracts/ arrangements/ agreements/ transactions on arm's length basis with related parties within the meaning of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cast Against | | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|--------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 82 | 115041981 | 81 | 115041861 | 1 | 120 | 1 | 1960160* |
| % to total valid votes | | | | 99.9999% | | 0.0001% | | |

*votes cast by the related party are considered invalid for the purpose of this resolution.

Resolution has requisite majority.

(7) As a Special Resolution-Item no. 7

According of approval for Revision in terms of remuneration payable to Shri Naveen Chopra, (DIN: 08465391) Managing Director with effect from 1st April, 2022.

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cast Against | | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|--------------------|----------------------------|-------------------|----------------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot es |
| Detail of voting | 91 | 140773116 | 89 | 140697996 | 2 | 75120 | - | - |
| % to total valid votes | | | | 99.95% | | 0.05% | | |

Resolution has requisite majority.



(8) As a Special Resolution-Item no. 8

According of approval for Revision in terms of remuneration payable to Shri Jatin Dahiya, (DIN: 08106876) Executive Director with effect from 1st April, 2022.

| Particulars | Consolidated Details of Valid Votes | | Votes Cast in Favour | | Votes Cast Against | | Invalid Votes | |
|------------------------|--|---------------------------------------|----------------------|----------------------------|--------------------|----------------------------|-------------------|-------------------|
| | Total No. of Members | Total No. of shares/ votes held | No. of Members | No. of shares/ Votes | No. of Members | No. of shares/V otes | No. of Members | No. of shares/Vot |
| Detail of voting | 90 | 160264261 | 88 | 160189141 | 2 | 75120 | | es |
| % to total valid votes | | | | 99.95% | - | 0.05% | | |

Resolution has requisite majority.

Based upon the above details of votes cast, the Chairman may declare the result.

6. I hereby confirm that the electronic data, registers and all other relevant records related to remote e-voting and e-voting during the meeting is under my safe custody and will be handed over to the Company Secretary for preserving safely after the Chairman consider, approves and signs the minutes of the AGM.

Thanking you,

Yours Sincer

Ajay K Arora Company Secretary in Practice CP No. 993 FCS No. 2191 Date: 16.09.2022 Place : Chandigarh UDIN: F002191D000986977 Peer Review Cer No.:2120/2022

Note: In continuation of the our report dated 15.09.2022, wherein votes cast by one promoter shareholder on Item No. 6 of the notice has been considered, since the interested party was to abstain from voting on the resolution, this revised report is being given after deducting and treating invalid, the votes casted by the interested party(s) on Item No. 6, to make the voting details comparable with the voting results to be declared by the Company. There is, however, no change in the Voting outcome.