Formerly Esconet Technologies Private Limited Reg. Off. D – 147, Okhla Industrial Area, Phase – I, New Delhi, India – 110020

Phone: +91.11.42299700 | E-mail: cs@esc.co.in

Web: www.esc.co.in

CIN: L62099DL2012PLC233739



Tuesday, 4th February 2025

To,
The Manager
Listing Compliance Department
National Stock Exchange of India Ltd.
Exchange Plaza, 5th floor Plot No. C/1,
G Block Bandra-Kurla Complex
Bandra (East) Mumbai – 400051

REF: NSE SYMBOL: ESCONET

SUB: PROCEEDING OF THE EXTRA ORDINARY GENERAL MEETING (EGM) AND VOTING RESULS FOR REMOTE E-VOTING AND VOTING AT THE VENUE FOR THE EGM HELD ON 3RD FEBRUARY 2025 AS PER REGULATION 44 OF SEBI (LISTING OBLIGATION & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ALONG WITH SCRUTINIZER REPORT.

Dear Sir/Madam,

This is with reference to our letter earlier submitted on 11TH January 2015 read with another submission dated 1st February 2025, wherein we informed you that the Extra Ordinary General Meeting (EGM) of the Company shall be held on 3rd February 2025. Please note that, in accordance with the Circulars of Ministry of Corporate Affairs, Securities and Exchange Board of India (SEBI) and applicable provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), the EGM of the Company was held on 3rd February 2025 at 03:00 PM (IST) by Video Conferencing and Other Audio Visual Means.

As per the requirements of the Companies Act, 2013, Listing Regulations and the relevant Circulars issued by the Ministry of Corporate Affairs, the Company had provided remote e-voting facility to its Shareholders for voting on the businesses transacted at the EGM. The Company had appointed Mrs. Ragini Agrawal, Practicing Company Secretary, as the Scrutinizer for remote e-voting and voting by Poll at the EGM. As per the Scrutinizer's Report, all Resolutions as set out in the Notice of the EGM have been duly approved by the Shareholders with requisite majority.

In this regard, please find enclosed:

- Summary Proceedings of the EGM as Annexure I
- Voting Results, as required under Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in the prescribed format, as **Annexure II.**
- The Scrutinizers' Report on the resolutions passed at the EGM as Annexure III.

You are requested to kindly take the above information into your records.

For and Behalf of

Esconet Technologies Limited

Rajnish Pandey

Company Secretary & Compliance Officer

Membership No.: ACS - 67445





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Annexure – I

PROCEEDINGS OF THE SECOND EXTRAORDINARY GENERAL MEETING OF FINANCIAL YEAR 2024-25 OF MEMBERS OF ESCONET TECHNOLOGIES LIMITED HELD ON MONDAY, THE 3RD DAY OF FEBRUARY 2025, AT 03:00 PM (IST), THORUGH OTHER AUSIO VIDEO MEANS DEEMED TO BE HELD AT THE REGISTERED OFFICE OF THE COMPANY

BOARD OF DIRECTORS & KMP PRESENT

1. Mr. Santosh Kumar Agrawal

2. Mr. Sunil Kumar Agrawal

3. Mr. Vineet Agrawal

4. Mrs. Ashi Jain

5. Mr. Manoj Chugh

6. Mr. Keshav Pareek

7. Mr. Rajnish Pandey

Executive Managing Director

- Executive Whole Time Director

- Executive Whole Time Director

- Non-Executive Independent Director

Non-Executive Independent Director

- Chief Financial Officer (KMP)

- Company Secretary & Compliance Officer

All the Directors of the Company attended the meeting except Mr. Mukesh Chand Jain, Non-Executive Independent Director who had expressed his inability to attend the meeting due to pre-occupation.

DETAILS OF INVITEES PRESENT:

1. Mrs. Ragini Agrawal & Associates

 Scrutinizer for Scrutinizing the Remote E-Voting

MEMBERS PRESENT:

The number of shareholders as on Cutoff date i.e. 27th January 2025 were **2277**.

The meeting was attended by 15 Members.

PROCEEDINGS OF THE MEETING

Mr. Santosh Kumar Agrawal, Chairperson and Managing Director of the Company, chaired the Meeting and welcomed the Members & other attendees for the Extra Ordinary General Meeting.

The Chairperson asked the Company Secretary to confirm the quorum of the meeting.

Mr. Rajnish Pandey, Company Secretary & Compliance Officer to the Company confirmed that the requisite quorum as required und er the Section 108 of the Companies Act 2013 is present in the meeting.

After ascertaining the requisite quorum being present, the Chairperson called the meeting to order.

The Chairperson introduced the Board of Directors, Key Managerial Personnel and invitees present at the Extra Ordinary General Meeting through VC.





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CHAIRPERSON SPEECH:

"Ladies and Gentlemen,

Today, as we gather for this Extraordinary General Meeting of Esconet Technologies Limited, I find myself reflecting on the remarkable journey that has brought us to this pivotal moment. We are not just colleagues or shareholders; we are co-creators of a legacy—one that has been built with vision, perseverance, and an unwavering belief in the power of innovation.

Your presence here this evening is not merely attendance—it is an affirmation of your trust in this organization and its potential. For that, I extend my deepest gratitude. Together, we faced challenges, celebrated triumphs, and dared to dream of a future that redefines boundaries.

We gather here not just as stakeholders but as architects of a shared vision—a vision that dares to dream, innovate, and inspire. Today, we are poised at the crossroads of possibility, with opportunities on the horizon that beckon us to soar higher and carve a legacy of excellence.

We have called this meeting to deliberate on some pivotal proposals that are instrumental in shaping the strategic trajectory of Esconet Technologies Limited. The matters on today's agenda are critical for advancing our vision and fortifying the foundation of our company as we navigate new opportunities and challenges.

These proposals we are discussing today are not just items on an agenda; they are milestones on the journey to a brighter future. Together, they embody our collective ambition to elevate Esconet Technologies to unparalleled heights.

I promise you that every step we take will be guided by the principles of transparency, integrity, and unwavering accountability. Together, we will transform these aspirations into a shared reality, one that reflects the courage of our convictions and the strength of our unity.

As we discuss these vital matters tonight, I urge you to lend your voices, insights, and wisdom to this dialogue. For it is through collaboration that we shall weave the tapestry of a future where Esconet Technologies stands not just as a leader but as a beacon of excellence in our industry.

In conclusion, I would like to reiterate that the journey of Esconet Technologies Limited has always been about collective progress and shared success. Together, let us take these bold steps toward building a stronger, more resilient, and future-ready organization. Let us rise to this moment. Let us embrace the challenges, the opportunities, and the boundless possibilities that await us. And as we chart our course ahead, may we remain resolute in our shared pursuit of progress, resilience, and lasting success.

Allow me to guide you through the roadmap of what lies ahead:

- 1. Approval of Power to Grant Loans or Invest Funds Beyond Prescribed Limits: The first item seeks your approval to empower the company to give loans or invest funds in excess of the limits specified under Section 186 of the Companies Act, 2013, up to an aggregate amount of Rs. 50 crores. This is a vital step in ensuring that we have the financial flexibility to respond to emerging business opportunities effectively and strategically. This is not merely a financial decision but a commitment to agility and readiness—a declaration that we are prepared to seize every golden opportunity that comes our way.
- 2. Approval of Material Related Party Transaction Limits for Acquiring Majority Stake in Fluidech IT Services Private Limited: The second item concerns the approval of related party transaction limits required for the





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acquisition of a majority stake in Fluidech IT Services Private Limited. This strategic move will enhance our capabilities and expand our market presence in line with our growth objectives. This is more than a business transaction; it is a symphony of collaboration, designed to amplify our capabilities and expand our horizons.

- 3. Appointment of Mr. Manoj Chugh as Non-Executive Independent Director: The third item pertains to the appointment of Mr. Manoj Chugh (DIN: 02640995) as a Non-Executive Independent Director. Mr. Chugh's extensive experience and insights will bring significant value to our board and governance structure, further strengthening our leadership.
- 4. Acquisition of Controlling Stake in Fluidech IT Services Private Limited Through Preferential Allotment: The fourth item involves the acquisition of a controlling stake in Fluidech IT Services Private Limited by way of a swap of equity shares through preferential allotment. This transaction aligns with our long-term strategic goals of synergizing operations and unlocking new growth opportunities. This is not merely a business maneuver but a bold stride toward synergy, innovation, and long-term value creation.
- 5. Approval of Related Party Transaction Limits for Multiple Entities: Lastly, we seek your approval for related party transaction limits involving Esconet Singapore Pte. Ltd, Fluidech IT Services Private Limited, Zeacloud Services Private Limited, and Esconet Technologies Limited, for an amount not exceeding Rs. 100 crores per financial year for a period of five financial years. This will enable seamless collaboration and operational efficiency across our business entities. This proposal represents our commitment to cohesion and operational harmony across our endeavors.

Thank you for your attention, your dedication, and your belief in our collective vision. Now, with gratitude and anticipation, I invite Rajnish to guide us through the agenda for this evening."

Mr. Rajnish Pandey, Company Secretary:

"Thank you, Sir.

Good Afternoon to you Sir, to the Directors present, to all the invitees and to our valuable shareholders.

I welcome you all to the Extra-Ordinary General Meeting of the Company.

Before initiating the proceedings of the EGM, I would request members to take note of the following:

The Members may note that this meeting is being held through video conferencing and other audio-visual means in compliance with the provisions of the Companies Act, 2013 read with applicable circulars issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India (SEBI).

We would like to inform that all the Members have been kept on mute to enable seamless conduct of the meeting. Members who have registered themselves as speakers will get the opportunity to express their views and/or ask queries during the EGM. Members are requested to use earphone/headphone and attend the meeting from a place which has good lighting in order to ensure good audio and video quality. We shall be allowing them to speak once the Chairperson directs the same. We request the speakers to limit their speech to maximum 5 minutes for the benefit of other shareholders. If you have any queries, please post the same in the chat box option available on the platform through which members have joined today's meeting.

Subsequent to the General Circular Nos. 14/2020 dated 8th April 2020, 17/2020, dated 13th April, 2020, 3/2022 dated 5th May, 2022 and 11/2022 dated 28th December, 2022 issued by the Ministry of Corporate Affairs (MCA),





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the facility to appoint proxy to attend and cast vote for the members, is not available for this EGM and hence the Proxy register for inspection is not available.

Further, to transact the business as mentioned in the notice, the members were provided an opportunity to inspect all documents referred to in the notice and statement issued pursuant to Section 102 of the Companies Act, 2013 (The Act), forming part of the notice.

This is to confirm that the proceedings of the EGM will be deemed to be conducted at the registered office of the Company which shall be the deemed venue of the EGM.

Please note that in compliance with the Circulars issued by the Ministry of Corporate Affairs and The Securities Exchange Board of India, Notice of the EGM was circulated to all the Members whose e-mail addresses were registered with the Company/Depositories. Notice of the EGM has also been made available on the website of the Company and website of National Stock Exchange of India (NSE). The text of the resolution along with statement pursuant to Section 102 of the Companies Act, 2013, is provided in the Notice circulated to the members.

It may be noted that the Company reserves the right to restrict the number of members asking questions, depending on the availability of time during the course of the meeting.

Mr. Rajnish also mentioned that as per secretarial standard only qualifications, observations or comments or other remarks etc. if any are required to be read during the general meetings, however there is no such business in the present Extra-Ordinary General Meeting, containing qualifications, observations or comments or other remarks.

With the permission of the Members present at this EGM, the Notice of EGM, were taken as read.

Mr. Rajnish Pandey, Company Secretary & Compliance Officer of the Company, briefed the shareholders that, Notice of the Extraordinary General Meeting has been sent to all the shareholders on 11th January 2025 via email and an corrigendum as communicated by the National Stock Exchange of India was shared on 1st February 2025 to the Shareholders via email, The copy of the Notice along with corrigendum is made available on the website of the Company, the website of the NSE and on the website of our Registrar and Transfer Agent, Skyline Financial Services Private Limited and briefed on general instructions to the Members regarding participation in the EGM through VC/ OAVM.

The following item of business, as per the Notice of EGM circulated on 11th January 2025 was transacted at the EGM:

Sr. No.	Particulars	Type of Resolution
Special E	Business	
1.	To Consider And Approve Power To Give Loans Or Invest Funds Of The Company In Excess Of The Limits Specified Under Section 186 Of The Companies Act, 2013 Upto An Aggregate Limit Of Rs. 50,00,00,000/- (Rupees Fifty Crores Only)	Special Resolution
2.	To Approve Material Related Party Transaction Limits For Acquiring Majority Stake In Fluidech IT Services Private Limited	Ordinary Resolution
3.	To Approve The Appointment Of Mr. Manoj Chugh (Din:02640995) As Non-Executive Independent Director Of The Company For 5 Years	Special Resolution
4.	To Approve Acquisition Of Controlling Stake In Fluidech IT Services Private Limited By Way Of Swap Of Equity Shares Through Preferential Allotment	Special Resolution
5.	To Approve Related Party Transaction Limits For Transaction By And Between Esconet Singapore Pte. Ltd, Fluidech IT Services Private	Ordinary Resolution





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Limited, Zeacloud Services Private Limited & Esconet Technologies	
Limited For An Amount Not Exceeding Rupees Rs. 100,00,00,000/-	
(Rupees Hundred Crores Only) In a Financial Year For a Period of 5	
Years.	

Mr. Rajnish Pandey, Company Secretary and Compliance Officer informed that considering the statutory requirements under pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company followed a process that ensured larger participation and also provided equal opportunity to all Members in the voting process for the EGM. The Company has provided remote evoting facility to the Members from 29th January 2025 to 2nd February 2025 in proportion to their shareholding. The shareholders holding shares as on the "cut-off" date i.e. 27th January 2025, were entitled to vote on the proposed resolutions as set out in the Notice convening the Extraordinary General Meeting of the Company

Mr. Rajnish Pandey, Company Secretary and Compliance Officer also informed that the Company had appointed M/s Ragini Agrawal & Associates, Practicing Company Secretaries as Scrutinizer for the purpose of Scrutinizing the process of Remote e-Voting and Voting by Ballot Paper during the meeting, in a fair and transparent manner and ascertaining the requisite majority for passing of the resolutions, under the provisions of Section 108 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014.

The Company Secretary further informed that the e-voting results along with the consolidated Scrutinizer's Report shall be informed to Stock Exchanges and also be placed on the website of the Company, Central Depository Services (India) Limited ("CDSL"), the agency providing the e-voting facility and also will be sent to the Stock Exchanges.

SHAREHOLDERS PARTICIPATION AND Q & A SESSION

The Company Secretary then requested the Members who had registered themselves as speaker shareholders for the EGM to ask questions/clarifications, if any.

Then the floor was opened for shareholders to ask any query or clarification.

Mr. Shlok Dave, Shareholder of the Company thanked the management and asked several questions, and the Chairperson and Directors replied to the queries raised by the Members and noted the constructive suggestions of the Members

VOTE OF THANKS

Since all the items of business as per the notice convening the meeting were transacted and there was no further clarification sought or business to transact, with the permission of the Chairperson it was announced that the Extraordinary General Meeting of the Company as concluded.

The meeting was conducted in a fair and impartial manner and only the business set out in the notice was transacted at the meeting.

The meeting concluded at 03:35 P.M. (IST) and was open for 15 minutes for voting to be completed after the conclusion of the meeting.





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Annexure – II

VOTING RESULTS (As per Regulation 44(3) of Listing Regulations)

Date of Extra Ordinary General Meeting	3 rd February 2025
Time of Extra Ordinary General Meeting	03:00 PM (IST)
Record Date	27 th January 2025
Total number of shareholders as on Record Date	2277
No. of Shareholders attended the meeting through in Person or P	roxy
Promoters & Promoter Group	9
Public	6
Total Present Members	15

Details of the Agenda items transacted at the Extra Ordinary General Meeting of the Company held on Monday,3rd February 2025:

Resolution No. 1- To Consider And Approve Power To Give Loans Or Invest Funds Of The Company In Excess Of The Limits Specified Under Section 186 Of The Companies Act, 2013 Upto An Aggregate Limit Of Rs. 50,00,00,000/- (Rupees Fifty Crores Only)

Resolution requ	ired (Ordinary / Spe	cial)			Special Resolution				
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled	
		(1)	(2)	(3) = [(2)/(1)] *100	(4)	(5)	(6) = [(4)/(2)] *100	(7) = [(5)/ (2)] *100	
Promoter	Promoter E-Voting		80,26,196	100.00	80,26,196		100		
and Promoter	Ballot/ Poll	80,26,196		1	-				
Group	Total		80,26,196	100.00	80,26,196		100		
Public	E-Voting		6,96,157	13.78	6,96,157		100		
Shareholders	Ballot/ Poll	50,67,804							
including Institutions	Total		6,96,157	13.78	6,96,157		100		
Total		1,30,94,000	87,22,353	66.61	87,22,353	-	100		

Resolution No. 2- To Approve Material Related Party Transaction Limits For Acquiring Majority Stake In Fluidech IT Services Private Limited

Resolution requ	ired (Ordinary / Spe	cial)			Ordinary Resolution			
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled
		(1)	(2)	shares (3) = [(2)/(1)] *100	(4)	(5)	(6) = [(4)/(2)] *100	(7) = [(5)/(2)] *100
Promoter	E-Voting		80,26,196	100.00	80,26,196		100	
and Promoter	Ballot/ Poll	80,26,196		-				
Group	Total		80,26,196	100.00	80,26,196		100	
Public Shareholders	E-Voting		6,96,157	13.78	6,96,157		100	
including	Ballot/ Poll	50,67,804			-			
Institutions	Total		6,96,157	13.78	6,96,157		100	
Total	Total 1,30,94,000			66.61	87,22,353		100	





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Resolution No. 3- To Approve The Appointment Of Mr. Manoj Chugh (Din:02640995) As Non-Executive Independent Director Of The Company For 5 Years

Resolution requ	ired (Ordinary / Spec	cial)			Special Resolution			
Category	Mode of voting	No. of shares	No. of votes	% of Votes	No. of votes –	No. of votes	% of votes in	% of Votes
		held	polled	polled on	in	– against	favour on	against on
				outstanding	favour		votes polled	votes polled
				shares				
		(1)	(2)	(3) = [(2)/(1)]	(4)	(5)	(6) = [(4)/(2)]	(7) = [(5)/(2)]
				*100			*100	*100
Promoter	E-Voting	80,26,196	80,26,196	100.00	80,26,196		100	-
and Promoter	Ballot/ Poll							
Group	Total		80,26,196	100.00	80,26,196		100	-
Public Shareholders	E-Voting		6,96,157	13.78	6,96,157		100	
including	Ballot/ Poll	50,67,804						
Institutions	Total		6,96,157	13.78	6,96,157		100	
Total		1,30,94,000	87,22,353	66.61	87,22,353		100	

Resolution No. 4- To Approve Acquisition Of Controlling Stake In Fluidech IT Services Private Limited By Way Of Swap Of Equity Shares Through Preferential Allotment

Resolution requ	ired (Ordinary / Spec	cial)				Special	Resolution	
Category	Mode of voting	No. of shares	No. of votes	% of Votes	No. of votes –	No. of votes	% of votes in	% of Votes
		held	polled	polled on	in	– against	favour on	against on
				outstanding	favour		votes polled	votes polled
				shares				
		(1)	(2)	(3) = [(2)/(1)]	(4)	(5)	(6) = [(4)/(2)]	(7) = [(5)/(2)]
				*100			*100	*100
Promoter			80,26,196	100.00	80,26,196		100	
and Promoter	Ballot/ Poll	80,26,196						
Group	Total		80,26,196	100.00	80,26,196		100	-
Public Shareholders	E-Voting		6,96,157	13.78	6,96,157		100	
including	Ballot/ Poll	50,67,804						
Institutions	Total		6,96,157	13.78	6,96,157		100	
Total	Total 1,30,94,000			66.61	87,22,353		100	-

Resolution No. 5- To Approve Acquisition Of Controlling Stake In Fluidech IT Services Private Limited By Way Of Swap Of Equity Shares Through Preferential Allotment

Resolution requ	ired (Ordinary / Spec	cial)			Ordinary Resolution				
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled	
		(1)	(2)	(3) = [(2)/(1)] *100	(4)	(5)	(6) = [(4)/(2)] *100	(7) = [(5)/ (2)] *100	
Promoter	E-Voting		80,26,196	100.00	80,26,196		100		
and Promoter	Ballot/ Poll	80,26,196							
Group	Total		80,26,196	100.00	80,26,196		100		
Public Shareholders	E-Voting		6,96,157	13.78	6,96,157		100		
including Institutions	Ballot/ Poll	50,67,804							
	Total		6,96,157	13.78	6,96,157		100		
Total		1,30,94,000	87,22,353	66.61	87,22,353	-	100		







SCRUTINIZER'S REPORT FOR E-VOTING OF ESCONET TECHNOLOGIES LIMITED

Date: 4th February 2025

To,
The Board of Directors,
Esconet Technologies Limited
CIN: L62099DL2012PLC233739
Add: D - 147, Okhla Industrial Area
Phase - 1, New Delhi - 110020

Dear Sir,

We thank you for appointing us as the Scrutinizer for the remote e-voting process by the members of the Company during the Extra Ordinary General Meeting of the Company held on Monday 3rd February 2025 at 03:00 PM (IST) held by Video Conferencing and other Audio Video Means.

We are pleased to submit the Consolidated Scrutinizer's Report, which is Comprehensive and self-explanatory in all respects.

For Ragini Agrawal & Associates Practicing Company Secretaries

FRN: P2018RJ071900

Peer Review Certificate No.: 4845/2023

\ ()
Ragini Agrawal

Proprietor ACS No.: 48903

UDIN: A048903F003868268

Place: Noida Date: 04.02.2025





SRUTINIZER'S REPORT

[Pursuant to Section 108 of the Companies Act, 2013 and Rule 20(3) (xi) of the Companies (Management and Administration) Rules, 2014]

Name of the Company	Esconet Technologies Limited (Formerly Esconet Technologies Pvt. Ltd.)
Type of Meeting	Extra Ordinary General Meeting
Day, Date and Time of Meeting	Monday, 3 rd February 2025 at 03:00 PM IST
Venue of the EGM	Deemed to be Registered Office of the Company

1. Appointment of Scrutinizer

We were appointed as the Scrutinizer for the remote e-voting and e-voting during the Extraordinary General Meeting ('EGM") of Esconet Technologies Limited (hereinafter referred to as 'the Company') held on Monday, 3rd February 2025 at 03:00 p.m. (IST) by Video Conferencing and other Audio-Visual Means. Our responsibility as Scrutinizer was to ensure the voting process was conducted in a fair and transparent manner and to submit a Scrutinizer's report on the voting resolutions, based on reports generated from the electronic voting system.

2. Dispatch of Notice convening the EGM and Advertisements

- A. Notices were published in Financial Express (English Newspaper and Jansatta (Hindi Newspaper), both also having electronic editions, specifying the date and time of the EGM, availability of the notice on Company's website and website of the Stock Exchanges, manner of registration of email ids by the Members who are yet to register their email ids with the Company, manner of voting through remote e-voting or through voting during the EGM, etc. on 13th January 2025.
- **B.** The Company hosted the notice of EGM on its website, website of Central Depository Services Limited (CDSL) (e-voting Agency) and also submitted the same to National Stock Exchange of India Limited on 11th January 2025 along with a Corrigendum to the Notice dated 1st February 2025, issued in accordance with requirement letter raised by the National Stock Exchange of India Limited.
- C. The Company has issued Corrigendum to the Notice calling Extra Ordinary General Meeting on 1st February 2025 as per Directions received from the National Stock Exchange of India and the same was circulated to the members on 1st February 2025.
- D. The Company has informed that on the basis of the Register of Members and the list of Beneficial Owners made available by Skyline Financial Services Private Limited, Registrar and Share Transfer Agents ("RTA") of the Company and the depositories viz., National Securities Depository Limited ('NSDL") and Central Depository Services (India) Limited ('CDSL") respectively, the Company completed dispatch of Notice of EGM on 11th January 2025 by e-mail to the Members who had registered their email ids with the Company/ Depositories and also dispatched the Corrigendum to the Notice on 1st February 2025 as per dispatch confirmation shared by the Registrar and Share Transfer Agent.



3. Cut-off date

Voting rights concerning the agenda items were reckoned as on Monday, 27th January 2025, being the cut-off date for determining the eligibility of Members for remote evoting and e-voting at the EGM. As of the cut-off date, the Company had a total of 2277 members as per records provided by Registrar and Share Transfer Agent M/s Skyline Financial Services Private Limited.

4. Remote e-voting process

a) Agency

The Company appointed Central Depository Services (INDIA) Limited (CDSL) as the agency for providing the remote e-voting platform.

b) Remote e-voting period

Remote e-voting platform was open from 09.00 a.m. (IST) on Wednesday, 29th January 2025 till 05.00 p.m. (IST) on Sunday, 2nd February 2025. Members were required to cast their votes electronically conveying their assent or dissent, as the case may be, in respect of the resolution(s) on the remote e-voting platform provided by CDSL.

Note: Additionally, a corrigendum to the EGM Notice was issued on February 1, 2025, after the commencement of e-voting on January 29, 2025. Members who had already voted and wished to amend their votes were provided the option to inform the Scrutinizer via email. No emails regarding changes in cast votes were received by us.

5. Voting at the EGM

- a. After the conclusion of the EGM at 03:35 p.m. (IST), the e-voting remained open for 15 minutes. Thereafter, the remote e-voting facility provided before the EGM and electronic voting facility provided during the EGM were unblocked and the combined report was generated based on the data downloaded from the Service Provider, Central Depository Services (India) Limited.
- b. As per Rule 20(4)(xiii) of the Companies (Management and Administration) Rules, 2014, to ensure that Members who cast their votes through remote evoting do not vote again at the EGM, the Scrutinizer had access after the closure of the remote e-voting period and before the start of the EGM, only to details such as their names, DP ID & Client ID/folios, and number of shares held, but not the manner in which they voted.
- c. Accordingly, CDSL, the remote e-voting agency provided us with the names, DP ID & Client ID/ folios and shareholding of the Members who had cast their votes through remote e-voting.

6. Counting Process



a) On completion of voting by during the meeting at the EGM, we unblocked the results of the remote evoting and voting during the meeting by Members at the EGM, on the CDSL e-voting platform and downloaded the results for scrutiny. All the votes cast by the Members were found to be valid.

7. Results

- a) The combined results as per the provisions of Section 108 of the Act & rules made thereunder and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for every resolution under remote e-voting and electronic voting during the EGM as set out in the Notice of the EGM shared on 11th January 2025 read with Corrigendum dated 1st February 2025 are enclosed herewith:
- b) Based on the aforesaid results, we report that 5 (Five) Resolutions as set out in Item Nos. 1 to 5 of the Notice of the EGM Shared on 11th January 2025 read with Corrigendum dated 1st February 2025 have been passed with the requisite majority.

Thanking you,

For Ragini Agrawal & Associates Practicing Company Secretaries

FRN: P2018RJ071900

Ragini Agrawal Proprietor

ACS No.: 48903

UDIN: A048903F003868268

Place: Noida Date: 04.02.2025



CONSOLIDATED VOTING RESULTS

AS AN SPECIAL RESOLUTION- ITEM NO.1:

TO CONSIDER AND APPROVE POWER TO GIVE LOANS OR INVEST FUNDS OF THE COMPANY IN EXCESS OF THE LIMITS SPECIFIED UNDER SECTION 186 OF THE COMPANIES ACT, 2013 UPTO AN AGGREGATE LIMIT OF RS. 50,00,00,000/- (RUPEES FIFTY CRORES ONLY).

Particulars	Remote E-voting		Voting at the EGM (Venue)		То	Percentage	
	Number	Votes	Number	Votes	Number	Votes	(%)
Assent	24	88,78,880		1.55	24	8878880	100%
Dissent	122	-					
Total	24	88,78,880			24	8878880	100%

AS AN ORDINARY RESOLUTION - ITEM NO.2:

TO APPROVE MATERIAL RELATED PARTY TRANSACTION LIMITS FOR ACQUIRIMNG MAJORITY STAKE IN FLUIDECH IT SERVICES PRIVATE LIMITED.

Particulars	Remote E-voting		Voting at the EGM (Venue)		То	Percentage	
	Number	Votes	Number	Votes	Number	Votes	(%)
Assent	24	88,78,880		X ==	24	8878880	100%
Dissent		-					
Total	24	88,78,880	==	(==	24	8878880	100%

AS AN SPECIAL RESOLUTION - ITEM NO.3:

TO APPROVE THE APPOINTMENT OF MR. MANOJ CHUGH (DIN:02640995) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY FOR 5 YEARS.

Particulars	Remote E-voting		Voting at the EGM (Venue)		To	Percentage	
	Number	Votes	Number	Votes	Number	Votes	(%)
Assent	24	88,78,880			24	8878880	100%
Dissent		-					
Total	24	88,78,880			24	8878880	100%



AS AN SPECIAL RESOLUTION - ITEM NO. 4:

TO APPROVE ACQUISITION OF CONTROLLING STAKE IN FLUIDECH IT SERVICES PRIVATE LIMITED BY WAY OF SWAP OF EQUITY SHARES THROUGH PREFERENTIAL ALLOTMENT

Particulars	Remote E-voting		Voting at the EGM (Venue)		Total		Percentage
	Number	Votes	Number	Votes	Number	Votes	(%)
Assent	24	88,78,880		(24	8878880	100%
Dissent				0.55			
Total	24	88,78,880	2 <u>22</u>	(==	24	8878880	100%

AS AN ORDINARY RESOLUTION - ITEM NO. 5:

TO APPROVE RELATED PARTY TRANSACTION LIMITS FOR TRANSACTION BY AND BETWEEN ESCONET SINGAPORE PTE. LTD, FUIDECH IT SERVICES PRIVATE LIMITED, ZEACLOUD SERVICES PRIVATE LIMITED AND ESCONET TECHNOLOGIES LIMITED FOR AN AMOUNT NOT EXCEEDING 100 CRORES IN A FINANCIAL YEAR FOR A PERIOD OF 5 YEARS.

Particulars	Remote E-voting		Voting at the EGM (Venue)		Total		Percentage
	Number	Votes	Number	Votes	Number	Votes	(%)
Assent	24	88,78,880			24	8878880	100%
Dissent		_					
Total	24	88,78,880			24	8878880	100%

Based on the aforesaid result, I report that All the **Resolutions** as set out in the Notice of the Extra Ordinary General Meeting Circulated on 11th January 2025 read with Corrigendum issued on 1st February 2025 has been passed with Requisite Majority. I hereby confirm that I am maintaining the Registers in respect of the votes cast through Remote E-Voting. I shall be arranging to hand over these records to Mr. Rajnish Pandey, Company Secretary & Compliance Officer of the Company for safe keeping.



For Ragini Agrawal & Associates
Practicing Company Secretaries

FRN: P2018RJ071900





Ragini Agrawal, Proprietor

ACS No.: 48903

UDIN: A048903F003868268

Place: Noida Date: 04.02.2025 Ragini Agrawal & Associates Company Secretaries D215, Sector -63, Noida- 201301 E mail: csragini.ag@gmail.com