

K I C METALIKS LIMITED

"Sir R. N. M. House", 3B, Lal Bazar Street, 4th Floor, Room No. 2, Kolkata – 700 001

Phone: +91-33-4007 6552 Fax: +91-33-4001 9636

Dated: September 09, 2023

To, BSE Limited Phiroze Jeejeebhoy Towers 25th Floor, Dalal Street Mumbai – 400 001

Sub : <u>Scrutinizer Report</u>

Ref. : Scrip Code - 513693; Name: K I C Metaliks Limited

Dear Sir, Madam

Please find herewith attached Scrutinizer Report received from Ms. Neha Yadav, Practicing Company Secretary appointed as a scrutinizer of the Company for remote E-voting and voting at AGM held on Friday September 08, 2023 at 10:30 AM through Video Conferencing ('VC')/Other Audio Visual Means OAVM

Thanking You,

Yours faithfully,

Mills of the second

Enclosed: As above

RUCHIKA FOGLA Digitally signed by RUCHIKA FOGLA Date: 2023.09.09 18:08:16 Neha Yadav Company Secretary 177, G.T. Road (N), Salkia, Howrah - 711106 Phone: 9874466587 Email id: yadav.neha52@gmail.com

FORM NO. MGT-13

REPORT OF SCRUTINIZER

[Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014] as amended by the Companies (Management and Administration) Amendment Rules, 2015

То

The Chairman of the 36th Annual General Meeting (AGM) of the shareholders of **K I C Metaliks** Limited (CIN: L01409WB1986PLC041169) having registered office at 3 B, Lal Bazar Street, 4th Floor, Room No. 2, Kolkata -700 001 held on Friday, September 08, 2023 conducted through Video Conferencing (VC) or other Audio visual means (OAVM) at 10:30 a.m.

Dear Sir,

I, Neha Yadav, Company Secretary in Practice (ACS - 36913/CP - 17075), have been appointed by the Board of Directors of **K I C Metaliks Limited** (The Company) having its registered office situated at 3 B, Lal Bazar Street,4th Floor, Room No. 2, Kolkata -700 001 as a Scrutinizer for the purpose of Scrutinizing the e-voting process in a fair and transparent manner and ascertaining the requisite majority of voting, carried out as per the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014] as amended by the Companies (Management and Administration) Amendment Rules, 2015 on the resolutions contained in the Notice of the 36th AGM of the Company (hereinafter referred to as "Resolutions"), held on Friday, September 08, 2023 conducted through Video Conferencing (VC) or other Audio visual means (OAVM).

The Notice dated June 27, 2023 convening the AGM of the Company along with statement setting out material facts under Section 102 of the Companies Act, 2013 was sent to the shareholders in respect of the "Resolutions" to be passed at the said AGM.

The management of the Company is responsible to ensure the compliance with the requirements of the Companies Act, 2013 and rules relating to voting through electronic means at the meeting on the "Resolutions" contained in the Notice to the shareholders of the Company. My responsibility as a scrutinizer for the e-voting process at the meeting is restricted to make a scrutinizer's report of the votes cast "in favour" or "against" the resolutions and "invalid votes", based on the reports generated from the e-voting system provided by National Securities Depository Ltd., the authorized agency to provide e-voting facilities, engaged by the Company.



I submit my Report as under:

- 1. The Company provided e-voting facility offered by NSDL to its shareholders. At the AGM, the Company provided further e-voting facility of fifteen minutes from 11.39 a.m. to 11.54 a.m. to the shareholders who did not cast their vote through e-voting.
- 2. The e-voting period remained open from Monday, September 04, 2023 at 9.00 a.m. (IST) and ends on Thursday, September 07, 2023 at 5.00 p.m. (IST). The remote e-voting module on the day of the AGM was disabled by NSDL 15 minutes after the conclusion of the Meeting on September 08, 2023.
- 3. The shareholders holding shares as on the "cut off" date, i.e. September 01, 2023 were entitled to vote on the proposed 6 (Six) agendas/resolutions as mentioned in the Notice dated June 27, 2023 of the AGM of the Company.
- 4. This AGM was held pursuant to the MCA and SEBI Circulars through VC/OAVM, physical attendance of Members has been dispensed with in line with aforesaid Circulars. Accordingly, the facility for appointment of proxies by the Members was not be available for the AGM.
- 5. After conclusion of voting at the AGM the votes casted were counted first. The votes casted through e-voting were unblocked on Friday, September 08, 2023 at 12.09 P.M. IST in the presence of two witnesses, who are not in employment of the Company.
- 6. Thereafter the details containing *inter alia*, list of Equity Shareholders, who voted "for" and "against" and "invalid" on each resolutions that were put to vote, were downloaded from the e-voting website of National Securities Depository Ltd i.e. https://evoting.nsdl.com and based on such reports generated from NSDL as well as the voting later conducted at the Meeting, the result of the voting is annexed.
- 7. 29592539 votes (voters count- 97) were received through e-voting and all were considered valid.

I, now submit my consolidated report as under on the result of e-voting and poll conducted at the meeting.

a) Item No. 1 as an Ordinary Resolution: To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2023, together with the Report of the Board of Directors' and Auditors' thereon.

	1. NUMBER	2. NUMBER	TOTAL	% OF TOTAL
	OF VOTES	OF VOTES	(1)+(2)=3	NUMBER OF
	CAST	CAST AFTER		VALID
	THROUGH	THE	3	VOTES CAST
	E-VOTING	COMPLETIO		
		N OF THE		
		MEETING		
VOTED IN FAVOUR	29592467	0	29592467	99.99%
OF THE RESOLUTION				
VOTED AGAINST THE	72	0	72	0.01%
RESOLUTION				
TOTAL	29592539	0	29592539	100%
INVALID VOTES	0	0	0	
	OF THE RESOLUTION VOTED AGAINST THE RESOLUTION TOTAL	VOTED IN FAVOUR 29592467 OF THE RESOLUTION VOTED AGAINST THE 72 RESOLUTION TOTAL 29592539	OF VOTES CAST THROUGH E-VOTING VOTED IN FAVOUR OF THE RESOLUTION VOTED AGAINST THE RESOLUTION TOTAL OF VOTES CAST AFTER THE COMPLETIO N OF THE MEETING 0 0 0 0 0 0 0 0 0 0 0 0 0	OF VOTES CAST AFTER THROUGH THE COMPLETIO N OF THE MEETING VOTED IN FAVOUR 29592467 0 29592467 OF THE RESOLUTION 72 RESOLUTION 72 OF VOTES (1)+(2)=3 (AST AFTER THE MEETING 29592467 OF THE RESOLUTION 29592467 O 29592467 72 RESOLUTION 72 O 29592539



b) Item No. 2 as an Ordinary Resolution : To appoint a Director in place of Mr. Radhey Shyam Jalan (DIN : 00578800) who retires by rotation and being eligible offers himself for re-appointment

		1. NUMBER	2. NUMBER	TOTAL	% OF TOTAL
		OF VOTES	OF VOTES	(1)+(2)=3	NUMBER OF
		CAST	CAST AFTER		VALID
		THROUGH	THE		VOTES CAST
		E-VOTING	COMPLETIO		
The second second			N OF THE		
			MEETING		
1.	VOTED IN FAVOUR OF	29592457	0	29592457	99.99%
	THE RESOLUTION				
2.	VOTED AGAINST THE	82	0	82	0.01%
	RESOLUTION				
	TOTAL	29592539	0	29592539	100%
3.	INVALID VOTES	0	0	0	

c) Item No. 3 as a Ordinary Resolution: To appoint the statutory auditors of the Company and authorize the Board of Directors of the Company to fix their remuneration

	*	1. NUMBER	2. NUMBER	TOTAL	% OF TOTAL
		OF VOTES	OF VOTES	(1)+(2)=3	NUMBER OF
		CAST	CAST AFTER		VALID
		THROUGH	THE		VOTES CAST
		E-VOTING	COMPLETION		
			OF THE		
			MEETING		
1.	VOTED IN FAVOUR	29592467	0	29592467	99.99%
	OF THE			2	
	RESOLUTION				
2.	VOTED AGAINST	72	0	72	0.01%
	THE RESOLUTION				
,	TOTAL	29592539	0		100%
3.	INVALID VOTES	0	0	0	

d) Item No. 4 as an Special Resolution : Re-appointment of Mrs. Manjula Poddar (DIN : 08158445) as an Independent Director for the second term of 5 years.

		1. NUMBER	2. NUMBER OF	TOTAL	% OF TOTAL
		OF VOTES	VOTES CAST	(1)+(2)=3	NUMBER OF
		CAST	AFTER THE		VALID VOTES
-		THROUGH	COMPLETION		CAST
		E-VOTING	OF THE		
			MEETING		
1.	VOTED IN FAVOUR	29592457	0	29592457	99.99%
	OF THE				~
	RESOLUTION				
2.	VOTED AGAINST	82	0	82	0.01%
	THE RESOLUTION				
	TOTAL	29592539	0	29592539	100%
3.	INVALID VOTES	0	0	0	



e) Item No. 5 as an Ordinary Resolution: Revision in Remuneration of Mr. Mukesh Bengani, (DIN: 08892916) Director (Finance) and Chief Financial Officer of the Company.

		1. NUMBER	2. NUMBER OF	TOTAL	% OF TOTAL
		OF VOTES	VOTES CAST	(1)+(2)=3	NUMBER OF
		CAST	AFTER THE		VALID VOTES
		THROUGH	COMPLETION		CAST
		E-VOTING	OF THE		
			MEETING		
1.	VOTED IN FAVOUR	29592457	0	29592457	99.99%
	OF THE				
	RESOLUTION				
2.	VOTED AGAINST	82	0	82	0.01%
	THE RESOLUTION				
	TOTAL	29592539	0	.29592539	100%
3.	INVALID VOTES	0	0	0.0	

f) Item No. 6 as an Ordinary Resolution: Ratification of the remuneration of the Cost Auditors (Firm Registration No. 101919) of the Company for the financial year 2023-24.

		1. NUMBER	2. NUMBER OF	TOTAL	% OF TOTAL
		OF VOTES	VOTES CAST	(1)+(2)=3	NUMBER OF
		CAST	AFTER THE		VALID VOTES
		THROUGH	COMPLETION		CAST
		E-VOTING	OF THE		
			MEETING		
1.	VOTED IN FAVOUR	29592467	0	29592457	99.99%
	OF THE				
	RESOLUTION				
2.	VOTED AGAINST	72	0	82	0.01%
	THE RESOLUTION				
	TOTAL	29592539	0	29592539	100%
3.	INVALID VOTES	0	0	0	

Based on the aforesaid results, the resolutions no(s) 1 to 6, as contained in the Notice have been passed with the requisite majority.

There are no physical ballot forms, remote e-voting register and other related papers / registers and records under my safe custody which are to be handed over to the Company Secretary.

Thanking You, Yours Sincerely

Nela Yaday

ACS Neha Yadav Practicing Company

Membership No. - 36913

CP - 17075

UDIN: A036913E000969075

Place: Howrah

Date: September 08, 2023