

THE RESERVE THE PROPERTY OF THE PARTY OF THE

(Pursuant to section 189(1) of Companies Act, 2013 and

Date of Contract/ Arrange- ment	Marine of the Party with which Contract is enfamed into	Name of the interested Director	Relation with Directori Companyi Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Am's Length Basis	Easte of Approval at the Meeong of the Board
1	2	3	1	5	6	7
	Ultima SA			Sales	yes	12-02-201
10.00	Design Industry del			Sales	yes	12-02-2021
	JLJ Lester Entertain	Me L. L. Horde		Jobwork	yes	12-02-2021
	Bhoatiga Clobel My Mes	Mr. Kamul		Leak Kent	yes	12-02-202)
	Design Industry Clina			Purchase	yes	12-22-2061
	Weliam Itala Ske		7. "	Purchase	yes	12-02-200
	123 Leather Entreprises 18	M. C. L. Hand		Kent Bord	yes	12-02-2021
	J45 Contra Satura	IM. C.L hards		لفلدي	yes	12-12-2024
	Bhartigs When in 16th	04		Hent Bernste	yes	12-02-202
	Blacktyn International	My Money Ellaste		Payment.	Yes	12-02-2021
	Bhartyn Fasting fath			Deligniform	400	12-02-2021
	Pathlan Intermetion	M. Shehdeep		Rentlester	Yes	12-02-2021
	Itoha Manageant South	M- Seliani,		Bole Walle	yes	12-02-2021
	M. Suracep Agger	M. Sulded		Removale	yes	12-02-2021

Entry New lage

Name of the Companies / Roding Corporate / Firsts / Association of fulfidosale	Name of the
Amendalism of Individuals	Director

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WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014)

is concerned or interested under sub-section (2) of Section 184



Details of Voting on such Reactivition		Date of the		Amount Date of	Date of	Signature	Reservo		
No. of Directors Present in the Moveling	Orrectors Voting in Favote	Directors Voting in Against	Directors Remaining Heutral	Mexi Meeting at which Register was Placed for Signature	Specific Bases - (a) to (g) under sub-section (1) of Section 188	of Contract or Arrangment	Share holders Approval If any		¥ ₩y
	9	16	- #1	12	13	14	15	16	57
				29-06-2021		18142186.	0		
	100	XII-1252		29-06-202		226973w,			
				29-06-2621		13941717m			
				180 2021		Lionia			
				B-06-2021	67	8662E.K			
				29-06-204		126040.00			
				19-06-2021		600 OUDER	•		
				87-06-204		10019860			
				23-06-241		585884	0		
				23-06-2021		1A77000	_		
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				29-06-2021		490000	12		
- A - A			-	29-06-2021		200000			1007
				21-06-208		225 000 0	-	-	-

Nuture of leterest or Concern I Change in luterest or Concern	Servicing	Date on which interest or Concern Arrosoftharged	
			Date :
			Place: STERNATION
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(Pursuant to section 189 (1) of Companies Act, 2013 and

Date of Contract/ Arrange- ment	Name of the Party with which Contract is drivered into	Name of the interested Director	Relation with Director/ Company! Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction h litatim's Length Basis	Date of Approval at the Meeting of the Board
1	2	3	4	5	. 6	7
	Robert Bob Macre	Robert Bob Moore		Traceyon	yes	1202-2021
	Many Klady	M. Mano Khatt		Sulary	yes	12-02: Lo21
	M. C. L. Harda	Mr. C.L. Hande		DhectorMak	yes	12-02-2021
	Mr. Shershark	M. Shashack		Diegter	yes	12-01-2021
	Mr. A. Scharman	M. A. Sahussan		Direk Me	yes	1202-204
	Me. Resmeth that	M. Ramy alu		Myerie	yes	12-02-2-41
	Mr. Sonder Set	14 Sandachsest		Drzent	yes	12-02-00/
	TVILL. SIM SHALLY	Mus SM Swall		Kit Cu	yes	11-2-22
			56			
			500			
	i interior		1.0			

Name of the Commiss / Bodies Corporate / Firms / Association of Individuals	Hang of the behavioled Director
	1

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014]

is concerned or interested under sub-section (2) of Section 184



				1					Remarks
No. of Oirecture Present in the Meeting	Directors Voting in favour	On such Ren Directors Voting In Against	Directors Remaining Heutral	Outs of the Mext Counting at which Register was Placed for Signature	Reference of Specific Thoma - (a) to (g) under sub-section (1) of Section 188	Armunt of Contract or Arrangment	Share Share Inolders Approval if any	Signatura	any
8	9	10	11	12	13	14	15	16	17
				29-6-2021		24209760	,		
				21-06-2021		13924000	•		
				23-06-2021		32.42 0			
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F.				23-06-201		10811.00			
				23-06-2021 23-06-2021 23-06-2021 23-06-2021 23-06-2021		10811.00	7,1		1 1
			7	29-06-2021		32432.00			
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AND THE PERSON NAMED IN

Habers of Internal or Cornains / Change in Internal or Concern	Grandwiden	Date on which traces or Concern Arces Drawed	
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			Date:
			STERNATOR .



(Pursuant to section 189 (1) of Companies Act, 2013 and

A. Contracts or agreement with any extress party under Section 188 or in which any Directs

Date of Consumit Arrange- ment	Risme of the Party with which Contract is entered into	Name of the interested Director	Relation with Director/ Company/ feature of Concern or interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Langth Basis	Date of Approval at the Meeting of the Board
1	2	3	. 4	5	•	7
	Ultime SA			Sales	yes	29-04-2021
	Illimi 3A			Sater of Suran	Jus-	99-06-224
	Darly Industry List			Salis	yes	23-06-2021
	JAJ leather Entergose	M.C.L. Hards		yares	400	29-6-2021
	Starte Under his lit	The Snelder		3-200	40	29-06-200
	JEJ Lestrice 14	M. C. L. Jose		JOB WORK	YED	93-06-2021
	Desg mantin			Puchage	400	23-05-204
	(ILUma Data Str.			PULLAR	YEX	23-06-121
	JEJ Leather Enterpers	W. C. L. Harde		Chuse 6-12	in	29-06-2021
	ROBERT BUSIN HAMEJR	Robert Bruta Han]		leg they	NE	29-06-201
	I both Many and South	M. Shakalah		San Line	in	20,-06-2021
	later alold markety	Me Regrish -		lease gont	900	23-06-2021
	JET GEBLE END YEAR	= =		Pert Bord	40	24-06-22
	Blacky fathe Fifth	Mr. Warry Pro-		Schron Chi	45	23-06-604

B. Name of the bodies corporate, firms or other essociation of individuals as mentioned	torat.	
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Name of the Companies / Bodins Corporate / Firess / Association of built-death	Name of the Internated Director		

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Minetings of Board & its Powers) Rules, 2014]

is concerned or interested under sub-section (2) of Section 184



	CACUTA OR ADMISE ON MEETI INSTITUTION		Chate of the		Amount	Date of	Signature	Kervets	
No. of Oirecturs Present in the Meeting	Directors Voting IR Favour	Olivactors Voting in Against	Directors Remaining Houtral	Heat electing at which Register was Placed for Signature	Specific Reas - (a) to (g) under sub-tertion (1) of Section 188	of Contract or Arrangment	Store builders Approval If any	-	***
8		10	11	12	13	14	15	16	- 37
				13-08-204		Do 426 90 10			
			135	13-08-2021		073544Fe			
				13-00-2021		6731953.4			
		1		13-08-202		3344352	•		1
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	- 1			13-08-200		3463148-0	703		
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			1	13-08-202		24000			t
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(Pursuant to section 189 (1) of Companies Act, 2013 and

Date of Contract/ Arrange- ment	Name of the Party with which Combrect is enhanted into	Name of the immediad Director	Relation with Directors Company! Nature of Concern or selected	Principal Terms and Consitions	the Transaction is at Arm's Length Basis	Oute of Approval at the Meeting of the Board
1	da 2	1 693 36	4	5	6	7
	Bherty Internation	Mr. Man Rink.		Maryland	yes	23-06-202
	there she Interior Durge	Mr. Shehdoeb		Rent Recise	yes	29.06-202
	Bhartiye Urban Pot Att	طىملى المدارية		Reat Reserve	400	29-06-2021
	M. Sheldeep Aggan	My. Sheldows		Remode	yes	29.06-24
	Mr. Menoj Khallan	Mi Manaj Khalle		Salery	yes	الاعلاما حد إلا
	M. Ramoth Bhatia	M. Krauthshall		Sitte		29-06-20
	Me. C.L. Handa	M. C. L. Harde		solly le	44	25-06202
	My. Sandely Selvi	M. Servleaplek		SHEH Fee	40	29-06-202
	My Shoughande .	Mr. Starland		Sotting Cec	yes	2906020
100	Mr. A Janes 1920	MI A Salveron		Sottogla	400	23-06-204
	My Simonda Swafti	Mr. Squappeda		Stagla	yes	29-06-20
		2,7				

Name of the Companies / Bodies Companie / Physis / Association of Individuals	Name of the Interested Director
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WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014)

is concerned or interested under sub-section (2) of Section 184

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tets of Valle	On such Res	MACHINE.	Date of the	Reference of	Amount	Date of	Signature	Remarks
Oirectors Voling in Favour	Oirectors Veling In Against	Directors Remaining Hostral	Next Musting at which Register was Placed for Signature	Specific Rams - (a) to (g) under sub-section (1) of Section 188	of Congract or Arrangment	Share holders Approval if any	•	eny:
•	10	11	12	13	14	15	16	17
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	ST 33		12-8-2021		1300000-		7	
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			13-08-201		100/b).a			İ
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	Directors Voling In Favour	Oirectors Voling In Waling In Against	Widing National Remaining In Reserved Against	Directors Medicing Directors Direc	Directors Widing h April Widing h Wi	Directors Dire	Directors Dire	Directors Directors Name Directors Direct

Nature of Interest or Concern / Change in Interest or Concern	Surricida	Date on which Internal or Concern Arosa/Changed	
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	1		Date:
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[Pursuant to section 189 (1) of Companies Act, 2013 and

A. Contracts or agreement with any related party under Section 188 or in which any Directo

Date of Contract/ Arrange- reest	Name of the Party with which Contract is entered into	Name of the interested Director	Relation with Directori Companyi Nature of Concare or Interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Length Basis	Date of Approval at the Meeting of the Board
1	2]	3	4	5	. 6	7
	Ultime SA			Sules	Yes	1308-202
	Witima SA			Sales of	Yes	18-08-2020
W-	Designirous of manual			Salu	yes	13-08-20
		MO.C.L. Harda		Sales	yes	13-00-2
-	JEJ Letter Butapersolu	Mr.C. L Hards	100	IL WAL	yes.	13-08-202
	Ullim Italia SRL			Phechare	421	13-08-202
W.W.	J&J Leater Enterprises	Mr. C. Lotanda		Consultory	Yes	15-08-20
	Bhestiya Gilbatyakda			legal fort	yes	13-00-20
	JaJ battar Exterior	M. C.L. Hande		Rent Park	yes	13-08-24
	Bhartiya faille estil	Min Minor Halle		Seize Che	Yes	13-08-202
	Shorthy International Seg	I've Manor that		الم وسيميع	yes	13-08-202
	Parish Interlanding	My State B		Rentfeered	yes	13-08-202
	Blasting When lot It	M Frildsep,	-	Ras Paris	Jus	13-00-204
	Mr. Sneholeap Aganti	M. mildas		Media	YU.	13-0-202

Name of the Intervaled Director
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WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rale 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014)

is concerned or interested under sub-section (2) of Section 184



Details of Virting on such Russhirdon No. of Directors Directors Directors		Date of the	Returnes of	Amount	Date of	Signature	Remerks	
Olygians Voting in Favour	Objectors Voting in Against	Directors Remaining Heatral	Heat Meeting at which Register was Paced for Signature	Specific Name - (a) to (g) ender sub-extion (1) of Section 122	of Contract or Arrangment	Stere Isolders Approval if any		-
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	Opractors Voting in Favour	Objections Voting In Favour Against	Objectors Voting In Favour Objectors Voting In Against Hestral	Directors Unrectors Voting Voting Remaining at which Register use Favour Against Houtral Passet for Significant Si	Directors Voltes Voltes Voltes In Familiary Voltes In Familiary In In In In In In In In In In In In In	Directors Voting Voting Heart Bresting Remailing Directors Voting Noting Processors Voting In Processors Voting In Processors Voting In Processors Voting In Processors In Processor In Processor In Processor In Processor In International Internatio	Directors Voting Voting Revoluting Voting Revoluting Rev	

Nature of Informat or Concern I Change in interest or Concern	Swhiling	Date on which interest or Contern Arous CBAgod	
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(Pursuant to section 189 (1) of Companies Act, 2013 and

Contracts on angenerat with any related party under Parties 400 or in which you Direct

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Date of Contract/ Arrange- ment	Name of the Party with which Centract is entered into	Meme of the interested Director	Relation with Director/ Company/ Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Am's Length Basis	Cate of Approval at the Meeting of Sie Board
1	2	3	4	5	6	7
	Ultima SA			Sales	Yes	12-11-2
	Define Industrate to	<u> </u>		علاء	res	12-11-202)
	Jd J baltubilahan	1 Mr C L. Homely		Sales	yes	12-11-204
	Ultima Italia SRL			Sales	Ves_	12-11-204
	Bhastay Ulan fut Lit	Mr. Snahderb		Sales	yes	12-11-2021
	JdJ Leather Enterprise 156	Mir C.L. Handy		Johnsy	yes	12-11-242
	William Italia Ske			Purchase	Yes	12-11-2021
	Jet hatin Station (1)	Mr. C. L. Hondy		Consultance	Yes	12-11-2021
	Robert Bruton Moore JR			jegalan	yes	12-11-201
	Dtopla Manage grant Livery			is the ord	Yes	12-11-70
	Bharting Globe Marting	Ma. Rometh		Leave Ran	yes	12-11-20
	The leaster contraction	Mr. C. L. Xb-7		Rentain	yes	12-11-202,
	Bhally father Retail	Mr. Many Khally		Luiges Pas	yes	12-11-202
	Blackton International	Mr. Married Kitala	 	Kewally		12-11-202

B. Name of the bodies corporate, firms or other association of individuals as mentioned

Hame of the Companies / Bedles Corperts / Firms / Association of Individuals	Havin of the Interested Director

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014]

is concerned or interested under sub-section (2) of Section 184



Details of Voting on such Resolution			Date of the	Reference of	Amount	Date of	Signature	Remarks	
No. of Directors Present in the Meeting	Directors Voting in Favour	Directors Voting in Against	Directors Remaining Neutral	Steel Meeting at which Register was Placed for Signature	Specific Items - (a) to (g) under sub-section (1) of Section 188	of Contract or Arrangment	Share holders Approval If any		र्थ कारु
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Nature of Interest or Concern I Change in Interest or Concern	Shareholding	Date on which Interest or Concurn Arose/Changed	·
	 		
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[Pursuant to section 189 (1) of Companies Act, 2013 and

A. Contracts or agreement with any related party under Section 188 or in which any Director

Date of Contracti Arrange- ment	Name of the Party with which Contract is entered into	Name of the interested Director	Relation with Director/ Company/ Hature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Length Basis	Dute of Approval at the Meeting of the Board
1	2	3	4	5	6	7
	Parethy Intern Derry			Leureal	yes	12-11-2
	Bhestryn Urban Rut Ltd	M. Suchdeet		Reserved	Ýω	12-4-202
	M. Shaldeet Aggrand	Me Sineleadory		Regnerala	yes	12-11-202
	Mr. Manoj khattar			Sulastes	yes	12-11-6
	Mr. Kamesh Bhalin			sitting	- yes	12-11-20
	Mi . Chaemfethal Hande	M.C. L. Hand		Silking Fee	yes	12-11-202
	M. Sander bett	My- Sanderfield		Setting Fee	yes	12-11-20
	M. Shorthank	My Shawhank		Sitting For	yes	12-11-20
	M. Angudakelshin	M. A. Sulabone		setting from	yes	12-11-202
	Mie Sagnorgala Sant	MW. S. MSHINE	•	Suttig Fee	yes	12-11-64
	,					

 B. Name of the bodies corporate, 	firms or other association of individuals as mentioned
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Name of the Companies / Brides Carporate / Figure / Association of Inclinidadio	Name of the Interested Director
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WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 15 (1) of Companies (Meetings of Board & its Powers) Rules, 2014)

is concerned or interested under sub-section (2) of Section 184

ed or interested under sub-section (2) of Section 184									
Veting clors ing n	Directors Voting in Against	Directors Remaining Neutral	Date of the Next Weeting at which Register was Placed for Signature	Reference of Specific Items - (a) to (g) under sub-section (1) of Section 188	Amount of Contract or Arrangment	Date of Share holders Approval if any	Signature	Remarks If any	
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Nature of Interest or Concern / Change in Interest or Concern	Shareholding	Date on which interest or Concern Arose/Changed	
	<u></u>		
			Date:
			Place: STERNATION
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A. Contracts or experient with any related party under Section 188 or in which any Director

Deta el Corressi Arrange meni	Name of the Party with which Contract is untered into	Manue of the interested Offector	Relation with Director! Company! Nature of Concern or Interest	Principal Terms and Conditions	Transaction is at Arm's Length Basis	Cete of Accordant at the Meeting of the Board
1	2	3	4	5	1	7
	Ultima S A			Sales	YES	14 , 2 202
	Ultima SA	į.		Service of	1400	14/02/6021
	Dolla Industry of Hode	-		Sales	Yes	14/02/2012
	Tay Leater Satures 434	Ma . C. L. Handy		Sales	See.	14/02/202
	Illan Italia SRL			Sales	yes	14 02/2022
	J4 J. hether Enterpoor the	Mr. C. L. Hordy		Job WOOK	Ves	14 02 69
1	Hit bather established	M. CL. Had		Conveller	iles	14/02/2072
	Kohat Buston Mare The	10.0604		La Para	1401	14/02/2021
	To the Marchet Sautes	E 520 5 1		2	ives	1401/2012
	Bharly abolal fronted	Mesamon		Lawy	ies	14 02 202
	Ji J hather Enter pur	Mr. C. LHad	(S)	Rentla	yes	14/02/422
	Blasteg. Fasty Petal	Mr. Manajala		Seguinte	TYEN	14 02 2021
	Bartha Estivation	M. Marrigkhak		Renoused	ives	14 02 2021
	Tour Little Duty	,		Remark	iles	

B. Name of the bodies corporate, firms or other association of individuals as mentioned

Name of the Interested Director	
10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

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Details of Voting on such Resolution			Date of the Reference of	Amount	Date of	Signature			
Na of Directors Present in the Meeting	Obschars Voling in Favour	Olrectors Voting in Against	(Hrusters Remaining Heatral	Mest Meeting at which Register was Placed for Signature	Spacific flores - (a) to (g) under sub-section (1) of Section (sa)	Of Contrad or Arrangement	Share holders Approval a any		=,
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[Pursuant to section 189 (1) of Companies Act, 2013 and

A Continues on any agency with any selected and and any of the ASS on in which any Director

Date of Contract/ Arrange- ment	Name of the Party with which Contract is entered into	Hame of the interested Director	Relation with Director/ Company/ Nature of Concern or Interest	Principal Terms and Constitions	Whether the Transaction is at Arm's Length Basis	Date of Approval at the Mesting of the Board
1	2	3	4	5	- 1	7
	Shortings Wilson Act / 131	Mr. Sneholech		Rentlein	yes	14-12-21
•	Mr. Suchdeep Aggain	Mr. aggar	_	Director	yes	14/02/2021
	Mr. Manaj Khallon	Mr. Many Khol		Serlevies	44	4 02 2022
	My. Character Label Marks	Ma.C. L Hand		Sitting Four	yes	14/04/ 202
	Mr. Sandaeb Sati	M. Sander		Silter Ces	Yes	14/02/0022
	Mr. Smalleb Sett	Mr. Showhark		Sitter fear	yes	14/02/2022
			_			
	7.5					
						
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	<u> </u>			<u> </u>		<u> </u>
		 				 -

B. Name of the bodies corporate, firms or other association of individuals as mentioned

Hame of the Companies / Bodies Corporate / Firms / Association of Individuals	Name of the Internated Director
2 22 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	<u> </u>
- 25 <u></u>	

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014)

is concerned or interested under sub-section (2) of Section 184



Details of Veting on such Resolution		Date of the	Raterence of	Amount Date of	Signature	Remarks			
No. of Directors Present in the Meeting	Offictors Voting in Favour	Directors Voting in Against	Oirectors Remoining Neutral	Hest Meeting at which Register was Placed for Signature	Specific items - (a) to (g) under sub-section (1) of Section 188	of Contract or Arrangment	Share holders Approval if any		any
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Shareholding	Quie en which interest or Cerroten Arosa/Changed	
 	 	
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		Date:
 		Place:
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	Shorkeling	



[Pursuant to section 189 (1) of Companies Act, 2013 and

Date of Contract/ Arrange- ment	Name of the Party with which Contract is entered into	Name of the interested Director	Relation with Director/ Company/ Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Length Basis	Date of Approval at the Meeting of the Board
1	2	3	4	5	6	7
	Ultima SA			Sales	yes	30/5/200
	Ultima SA			Sales of Tenio	y yes	30/05/2012
	Design Industry Ht Hoyks	14.		Sales	yes	30/05/2022
	Alltima Italia SKL	0		Sales	Yes	30/05/2022
	J4 J Leather Enterprises Hd			Salu	yes.	30/05/2012
	Bhasteya Urban fut Ltd.			Sales	yes	30 05/2012
	J&J Leather Enterprises /th			Job Work forth	yes	30 15/200
	Design Industry Hat Chin			Purchase	yes	30 0 2 2022
	Ultima Italia SKL			Purchase	yes	30/3/2021
	J4J leather Enterbeloes			Consulting,	yes	30/05/202
	Robert Buston Moore Je			Egaland:	yes	30/05/200
	Itopia Monagement Service I			Cooland	os yes	30/05/202
	Itobia Management Services			Tickting	yes	30/05/202
	foundant Interior Design			OlterIncon	a yes	30/05/201

B. Name of the bodies corporate, fir	rms or other association of	individuals as mentioned
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Name of the Companies / Bodies Corporate / Firms I. Association of Individuals			ilipare iš	Name of the Interested Director		
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		怪馬	THE REAL PROPERTY.			

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014),

is concerned or interested under sub-section (2) of Section 184



Details of Voting on such Resolution					Reference of	Amount	Date of	Signature	Remarks
No. of Directors Present in the Meeting	Directors Voting in Favour	Directors Voting in Against	Voting in Remaining Neutral at which Register was to (g) under Placed for Items - (a) under to (g) under sub-section	items - (a) to (g) under	of Contract or Arrangment	Share holders Approval if any		if any	
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L PA		U				1,66,95,696			
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the to	o 5	10	80.5			12,600-	7 /	in final	
diagram)	E 13	F-1832	are.			35,751	-17	Carried S	

Nature of Interest or Concern / Change in Interest or Concern	Shareholding	Date on which Interest or Concern Arose/Changed	Carried and an inches
			Date :
			Place :
			(20)
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			CAN





[Pursuant to section 189 (1) of Companies Act, 2013 and

Date of Contract/ Arrange- ment	Name of the Party with which Contract is entered into	Name of the interested Director	Relation with Director/ Company/ Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Length Basis	Date of Approval at the Meeting of the Board
1	2	3	4	5	6	7
	Bhoattye Grlobal Merloy			Case feet Par	yes	305/202
	JEJ Leather Enterprison 100			Rest Pard	yes	30/05/2022
	Blestyy Fashia Retalle Ltd			Soutcuchang	e yes	30/05/202
	Bharline International Son			Resoveryof	1 yes	30/05/2027
	Pagushi Interior Denga			Rent Recient	yes	30/05/2012
	Bhartys Whan Port Ital			Rent Reciera	yes .	30/05/2021
	Snehdeep Agguswal			Director,	400	30/05/201
	Manoj Khallan Ramesh Bhalja			Salarius Cen	Yes	30/05/205
	C. L. Handa			Sitting Fees		30/05/20
	Sandeep Jella	1		Setting fees	170	30/00/201
	A. Sahassanamen		1	Silting fees	yes	30/05/202
	S.M. Swatti			Sittingfeer	yes	3005 202
	Raj Kumen Chamla			Salery	yes	30/05/2027
	Shrilja Chewla	-		Consultan	yes	30/03/201

D. Name of the badies compared	firms or other association of individuals as mentioned

Name of the Companies / Bodies Corporate / Firms / Association of Individuals	Name of the Interested Director
	-1 - 4 1 1- 1- 1- 1-

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014]

is concerned or interested under sub-section (2) of Section 184



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Details of Voting on such Resolution			Date of the Reference of	Amount	Date of	Signature	Remarks		
No. of Directors Present in the Meeting	Directors Voting in Favour	Directors Voting in Against	Directors Remaining Neutral	Remaining at which Items · (a) Co Neutral Register was to (g) under	of Contract or Arrangment	Share holders Approval if any	holders Approval	if any	
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Alex Co	100 El	- 1	12.50			33,333/-	0.		
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Shareholding	Concern Arose/Changed	No.
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	-	Date : Place :
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	Shareholding	Cancern Arose/Changed



(Pursuant to section 189 (1) of Companies Act, 2013 and

Date of Contract/ Arrange- ment	Name of the Party with which Contract is entered into	Name of the interested Director	Relation with Director/ Company/ Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Length Basis	Date of Approval at the Meeting of the Board
1	2	3	4	5	6	7
	Ultima SA			Sales	Yes	11108/2022
	Ultima SA			Salesof	yes	11/08/2021
	Design Industry Lta Hough	ou		Socles	yes	11/08/2022
	J&J Leather Enterprises 1	1		Jobwerk!	'yes	11/08/2022
	Ultima Italia SLL	1		Purchase	yes	11/08/2022
	JEJ Lenter gaterps for	8		Consulatives	Yes	11/08/2022
	Hopela Management Services			Legal and	L. yes	11/08/202
	Palullan Interior			Other Incor	i yes	11/08/202
	Bhartiya Global Mkg			Lease Real	yes	11/00/2022
	JAJ Leather Enterberras	5	1	Rent Pard	yes .	11/08/2022
	Bhertyn Cashin Retails	1		Service Change	yes	11/08/2022
	Bhartiy International			Reterrang of	yes	11 00 201
	Parushi Intern Derg	-		Rent Roller	Yes	11/08/2022
	Bheertige Velan Patrice			Rent Reciv	1	11/08/2022

D	Namo of the	bodies corporate	firme or other	are aniation of	indistiduale :	er montioned

Special St.	Name of the

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014]

is concerned or interested under sub-section (2) of Section 184

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De	tails of Voting	on such Res	olution	Date of the	Reference of	Amount	Date of	Signature	Remarks
No. of Directors Present in the Meeting	Directors Voting in Favour	Directors Voting In Against	Directors Remaining Neutral	Next Meeting at which Register was Placed for Signature	Specific Items - (a) to (g) under sub-section (1) of Section 188	of Contract or Arrangment	Share holders Approval if any		if any
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Date:	Date: Place:	Nature of Interest or Concern i Change in Interest or Concern	Shareholding	Date on which Interest or Concern Arose/Changed	
	Place:		-		
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[Pursuant to section 189 (1) of Companies Act, 2013 and

A	Contracts or	agreement	with an	y related	party	under	Section	188 or in	which	any [Director

Date of Contract/ Arrange- ment	Name of the Party with which Centract is entered into	Name of the interested Director	Relation with Director/ Company/ Nature of Concern or Interest	Principal Terms and Conditions	Whether the Transaction is at Arm's Length Basis	Date of Approval at the Meeting of the Board
1	2	3	4	5	6	7
	Mr. Snehdeep Aggam	d		Director	. ves	11/08/2022
	Mr. Manoj Khaltar			Salary	yes	11/08/2-22
	Mr. Ramesh Bhatra			Selting Fee	yes	11/08/2022
	Mr. C. L. Handa			Setting Fee	yes	11/00/2022
	Mr. Syndesby Seth			Sitting Ces	yes	11/00/2011
	Mr. Shashank			Sitting Fee	yes	11/00/2022
	Mr. A. Serbastranaman			SiltingCee	yes	11/00/2011
	Mrx. S. M. Swath	•		Sittingfee	40	11/00/2011
	Mr. Raj Kumen Chamb	4		Selvery	Yes	11/00/202
	Mrs. Shailja Chamla			Consultan	y yes	11/08/202
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	1 100					
	100	4			170	10

Name of the Companies / Bodies Corporate / Firms / Association of Individuals	Name of the Interested Director
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and the	

WITH RELATED PARTY AND WHICH DIRECTORS ARE INTERESTED

rule 16 (1) of Companies (Meetings of Board & its Powers) Rules, 2014]

is concerned or interested under sub-section (2) of Section 184



De	tails of Voting	on such Re	solution	Date of the	Reference of	Amount	Date of	Signature	Remarks
No. of Directors Present in the Meeting	Directors Voting in Favour	Directors Voting in Against	Directors Remaining Neutral	Next Meeting at which Register was Placed for Signature	Specific Items - (a) to (g) under sub-section (1) of Section 188	of Contract or Arrangment	Share holders Approval if any		if any
8	9	10	11	12	13	14	15	16	17
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						2,537,026	-		
						11,111]-	-		
-						27,778/-	-		*
						27,778/-			
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Shareholding	Date on which interest or Concern Arose/Changed	
		Date : Place :
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	Shareholding	Shareholding Date on which interest or Concern Arose/Changed



Persuant to Section 170 of companies Act, 2013 and Rule 17 of

Name of the company: BHARTIYA INTERNATIONAL

Director Identifi-	Name and Surname in Full	Date of Birth	Permanent Residential - Address	Date of Board Resolution In which Appointment made	Office of Director or
cation No. (Optional	Any Former Name and Surname in Full	Nationality (Including Nationality	Present Residential Address	Date of Appointment and Reappointment	KMP held or Relinquished
for KMP)	Father's Name, Mother's Name and Spouse's Name (if married) and Surname in full	of origin if different)	Audress	in the Company Date of Cessation of Office and Reasons thereof	any other body Corporate
-1	2	Occupation 3	4	Office and Reasons thereof	6
		-			-
0928080	Sneholeep Aggorian	plulas	J-101 (W-15/4) westen	07/01/1987	
	-	Indian	Avenue, Saink Forme,		
	U. Sh. Chaman Lal	Business	Khanpar, New Delle -11000		
	Aggarwal	-			-
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		-		Market Charles	
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PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014 }

Persuant to Section 170 of companies Act, 2013 and Rule 17 of

Name of the company: RHARTIYA INTERNATIONAL

Director Identifi-	Name and Sumame in Full	Date of Birth	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of Director or	
cation No. (Optional for KMP)	Any Former Name and Surname in Full Father's Name, Mother's Name and Spouse's Name (if married) and Surname in full	Nationality (Including Nationality of origin if different) Occupation	Present Residential Address	Date of Appointment and Reappointment in the Company Date of Cessation of Office and Reasons thereof	KMP held or Relinquished in any other body Corporate	
1	2	3	4	5	6	
0052320	Ramesh Bhatia	12/09/1940	Bhatia House No 26,	06/09/1987		
	-	Indian	The Mall Amnisar			
	Lt Sh. Raphurandon		Amjab - 143001.	Maria Maria (A)		
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PERSONNEL WITH THEIR SHARE HOLDINGS

'Companies (Appointment and Qualifications of Directors) Rule, 2014 }

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Sec Plec any be	Mode of Acquisition Mode of holding Physicalor Dematerialised	Consistive Balance and No. of Securi- ties held after each Transaction	Date of Disposal Price or Other Conside- ration Received	Date of Acquisition Price or Other Conside- ration Paid	No. Description and Nominal Value of Securities	impany wherein rities held Company itself, g Company, y Costpany, lokding Company to Costpany		(Mandatory for KMP not having DIN)	ICSI in case of Company Secretary
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Persuant to Section 170 of companies Act, 2013 and Rule 17 of

Name of the company BHARTIYA INTERNATIONAL

Director Identifi-	Name and Surname in Full Any Former Name and	Date of Birth Nationality	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of Director or
cation No. (Optional for KMP)	Surname in Full Father's Name, Mother's Name and Spouse's Name (if married)	(Including Nationality of origin if different)	Present Residential Address	Date of Appointment and Reappointment in the Company Date of Cessation of	KMP held or Relinquished in any other body
	and Surname in full	Occupation		Office and Reasons thereof	Corporate
1	2	3	4	5	6
148624	Sandeep Seth	26/01/1960	C-104, Sector-40	28 02 2002.	
			Noida - 201301.U.P.		
	Sh. Tabal Nazain	Burnes			
	Seth				-
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PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014 }

Membership Income Tax No. of the ICSI in case of Company DN (DN II) (Bulletine Successory Insert Substitute Intelligence Company DN (DN II) (Bulletine Successory Insert Substitute Intelligence Company DN II) (Bulletine Successory Insert Substitute Intelligence Company Continue) (Bulletine Successory Insert Substitute Intelligence Company Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Substitute Intelligence Insert Int

KEGISTER OF DIRECTORS AND MENT WELL THE STATE OF THE STAT

Persuant to Section 170 of companies Act, 2013 and Rule 17 of

rersuant to Section 170 of companies Act, 2015 and Rule

Name of the company: PARATITYA TNTCRNATIONAL

Director Identification No. Any Former Name and Surname in Full (Optional for KMP)

Any Former Name and Surname in Full (Nationally Including Nationally of origin and Sourname in full 2 3 4 5 6

Director Office of Director of National Address (Including Nationally of origin and Surname in full 2 3 4 5 6

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Companies (Appointment and Qualifications of Directors) Rule, 2014 }

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Membership No. of the	Income Tax PAN	DETAILS OF SECUR SUBSIDIARY COMPA	RITIES HEL	DIN THE CO	DMPANY IT	SELF, ITS H	OLDING CO	MPA
ICSI in case of Company Secretary	(Mandatory for KMP not having DIN)	Name of Company wherein Securities held Whether the Company Itself, its Holding Company, 5. Subsidiary Company, Subsidiary Ompany, Subsidiary of Holding Company or Associate Dompany	No. Description and Nominal Value of Securities	Date of Acquisition Price or Other Conside- ration Paid	Date of Disposal	Cumulative Balance and	Mode of Acquisition Mode of holding Physicalor Dematerialised	Will Sec Piec any be cr
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REGISTER OF DIRECTORS AND REGISTER GERIAL

Persuant to Section 170 of companies Act, 2013 and Rule 17 of

Director	Name and Surname in Full	Date of Birth	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of
Identifi- cation No. (Optional	Any Former Name and Surname in Full	Nationality (Including Nationality	Present Residential	Date of Appointment and Reappointment	Director or KMP held or Relinquished
for KMP)	Father's Name, Mother's Name and Spouse's Name (if married) and Surname in full	of origin if different)	Address	in the Company Date of Cessation of Office and Reasons thereof	in any other body Corporate
1	2	3	4	5	6
_	Manoi Khattar	14/08/1961	D-402 Kalka Apartha	+ 27/65/2NY	
	_	Inlian	Plot No. 31, Sector-6	-	
	Sh. Bhim Sain	Service	Marka, New Delli-	11/02/2019(0	le of cosso,
	Khaltar		110045.	Due to other por	tion held
				In the Company	
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18949	Manaj Khattar	14 08 190	D-402, Kalka Appartm	w 13/08/2018	
	-		Plot No. 31 Sector-6	28 09 2018	
	Sh. Bhin Sain	Service.	Diogrica, New Delhi-		+
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PERSONNEL WITH THEIR SHARE HODDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014

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Persuant to Section 170 of companies Act, 2013 and Rule 17 of

The American Control of the Control

Name of the company: BHARTIYA INTERNATIONAL Name and Surname in Full
Any Former Name and
Surname in Full
Father's Name, Mother's Name
and Spouse's Name (if married)
and Surname in full
2 Date of Birth Date of Board Resolution in which Appointment made Office of Director or KMP held or Relinquished in Date of Appointment and Reappointment in the Company Date of Cessation of Office and Reasons thereof 08/08097 Robert Burdon 16 04 2018 18/09/1950 28 Marinero Circle USA APT 10, Tiburon CA Moore Ir. Buinen USA 94920 28/09/2018 Mr. Robert Buston Moore

PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014)

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LIMITED PRIVATE LIMITED No. Description and Nominal Value of Securities

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Name of the company: BHARTIYA INTERNATIONAL

Director Identifi-	Name and Surname in Full Any Former Name and	Date of Birth Nationality	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of Director or	
(Optional for KMP)	Surname in Full Father's Name, Mother's Name and Spouse's Name (if married) and Surname in full	(Including Nationality of origin if different)	Present Residential Address	Date of Appointment and Reappointment in the Company Date of Cessation of	KMP held or Relinquished in any other body Corporate	
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PERSONNEL WITH THEIR SHARE HOLDINGS

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Name of the company: BHARTIYA INTERNATIONAL

Director Identifi-	Name and Surname in Full Any Former Name and	Date of Birth Nationality	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of Director or
ation No. Optional for KMP)	Surname in Full Father's Name, Mother's Name and Spouse's Name (if married)	(Including Nationality of origin	Present Residential Address	Date of Appointment and Reappointment in the Company	KMP held or Relinquished in any other body
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PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014

Persuant to Section 170 of companies Act, 2013 and Rule 17 of

Name of the company: BHARTIYA INTERNATIONAL

Director Identifi-	Name and Surname in Full	Date of Birth	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of
ation No. Optional	Sumame in ruii	Nationality (Including Nationality	Present Residential Address	Date of Appointment and Reappointment	Director or KMP held or Relinquished
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PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014}

Membership No. of the Substitution of Company and Company Interest Company (or Associate Company Interest Co

Persuant to Section 170 of companies Act, 2013 and Rule 17 of

Name of the company: Bhartey International

Director Identifi-	Name and Surname in Full Any Former Name and	Date of Birth Nationality	Permanent Residential Address	Date of Board Resolution in which Appointment made	Office of
(Optional for KMP)	Surname in Full Father's Name, Mother's Name and Spouse's Name (if married)	(Including Nationality of origin if different)	Present Residential Address	Date of Appointment and Reappointment in the Company	Director or KMP held or Relinquished in
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PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014

LIMITED/PRIVATE LIMITED

Membership No. of the	Income Tax	DETAILS OF SECURITIES HELD IN THE COMPANY ITSELF, ITS HOLDING COMPANY, SUBSIDIARY COMPANY, SUBSIDIARY OF HOLDING COMPANY OR ASSOCIATE COMPANY							
ICSI in case of Company Secretary	(Mandatory for KMP not having DIN)	Name of Company wherein Securities held Whether the Company itself, its Holding Company, Subsidiary Company, Subsidiary of Hodding Company or Associate Company	No. Description and Nominal Value of Securities	Date of Acquisition Price or Other Conside- ration Paid	Date of Disposal Price or Other Conside- ration Received	Cumulative Balance and No. of Securi- ties held after each Transaction	Mode of Acquisition Mode of holding Physicalor Dematerialised	Whether Securities Pledged of any Encuri berance created	
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PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014)

Persuant to Section 170 of companies Act, 2013 and Rule 17 of

PERSONNEL WITH THEIR SHARE HOLDINGS

Companies (Appointment and Qualifications of Directors) Rule, 2014

Membership No. of the PASE SUBSIDIARY ON PASE OF SECURITYEE HELD BY THE COMPANY TRIBLE, TTH HOLDING COMPANY PASE OF THE PASE O



Chartered Accountants

A 1/46, First Floor,

Sushant Lok-2, Golf Course Road Sector-55, Gurgaon-122011

Haryana

Mob:- 9437553808 Phone:-0124-4379553

Email:- kasgrbsggn@gmail.com

To

The Members

Bhartiya International Limited

This is to confirm that the Employees' Stock Option Plan 2013 (Scheme) has been implemented in accordance with the Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 ('the SEBI Guidelines') read with Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 and the resolution passed by the shareholders of the Company on 23rd September 2013.

Gurgaor

For KASG&CO.

Chartered Accountants

Firm Registration No. 002228C

QB shame

R B Sharma

Partner

Mem. No. 075701

Gurugram, 12th August, 2020

UDIN-20075701 AAAAA07230

2E/207, | 2ND FLOOR | CAXTON HOUSE JHANDEWALAN EXTENSION | NEW DELHI 110 055 Tel +91 11 23623813, +91 11 43709121,

Email rsmco121@gmail.com alternate <u>ravi@csrsm.com</u> ICSI Unique Code: P1997DE017000

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To.

The Members
BHARTIYA INTERNATIONAL LIMITED
56/7, NALLAMBAKKAM VILLAGE (VIA VANDALUR)
CHENNAI CHENNAI TN 600048

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of BHARTIYA INTERNATIONAL LIMITED having CIN L74899TN1987PLC111744 and having registered office at 56/7, Nallambakkam Village (Via Vandalur) Chennai, Tamilnadu 600048 (hereinafter referred to as 'the Company'), produced before me/us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verification (including Directors Identification Number (DIN) status at the portal (www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company for the Financial Year ending on 31st March, 2022 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company, Our responsibility is to express an opinion on these based on our verification, This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For RSM & Co.

Company Secretaries

CS RAVI SHARMA

Partner

FCS: 4468 | COP No.: 3666 UDIN: F004468D000775920 Peer Review Cert. No 978/2020

Date 11th August 2022

Place : Delhi

2E/207, 2ND FLOOR CAXTON HOUSE
JHANDEWALAN EXTENSION NEW DELHI 110 055
Tel +91 11 23623813, +91 11 43709121,
Email rsmco121@gmail.com alternate ravi@csrsm.com
ICSI Unique Code: P1997DE017000

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2022

[Pursuant to section 204(1) of the Companies Act, 2013 read with Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

The Members
Bhartiya International Limited
56/7, Nallambakkam Village (via Vandalur)
Chennai TN 600048

We have conducted the Secretarial Audit of the compliances of applicable statutory provisions and the adherence to good corporate practices by **BHARTIYA INTERNATIONAL LIMITED** (hereinafter called the Company"). The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the Financial Year ended on March 31, 2022 complied with the statutory provisions listed hereunder and also that the Company has proper Board - Processes and Compliance – Mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:-

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the Financial Year ended on 31st March, 2022 according to the provisions of :-

- The Companies Act, 2013("the Act") and Rules made thereunder as amended/modified;
- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye laws framed thereunder;
- The Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- 5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
- a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

- The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not applicable to the Company during the audit period);
- The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (Not applicable to the Company during the Review Period);
- e) -The Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities)) Regulations, 2021; (Not applicable to the Company during the audit period);
- f) The Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Act and dealing with client to the extent of securities issued;
- g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not applicable to the Company during the audit period);
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; and (Not applicable to the company during the audit period) and
- The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- We further report that, we relied on the representation made by the Company and its
 officer for systems and mechanism formed by the Company for compliances under
 other applicable Acts, Laws and Regulations to the Company;
- 7. We further report that the compliances by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this Audit since the same have been subject to review by statutory financial audit and other designated professionals.
- We have also examined compliance with the applicable clauses of Secretarial Standard with regard to meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by the Institute of Company Secretaries of India.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines and Standards etc.

9. We further report that:-

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The Changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act;

Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarification on the agenda items before the meeting and for meaningful participation at the meeting; and

Majority of decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of meetings of the Board of Directors or committee of the Board, as the case may be.

There are adequate systems and processes in the Company commensurate with the size and operations of the company to monitor and ensure compliances with applicable laws, rules, regulations and guidelines.

10. We further report that during the audit period, there were no specific events / actions having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

This report is to be read with our letter of even date which is annexed and form an integral part of this report.

For RSM & Co.

Company Secretaries

CS RAVI SHARMA

Partner

FCS: 4468 | COP No.: 3666 UDIN: F004468D000775942 Peer Review Cert. No. 978/2020

Date 11.08. 2022 Place : Delhi

COMPANY SECRETARIES

2E/207, 2ND FLOOR CAXTON HOUSE JHANDEWALAN EXTENSION NEW DELHI 110 055 Tel +91 11 23623813, +91 11 43709121,

Email rsmco121@gmail.com alternate <u>ravi@csrsm.com</u> ICSI Unique Code: P1997DE017000

The Members
Bhartiya International Limited
56/7, Nallambakkam Village (Via Vandalur)
Chennai TN 600048

Our Report of even date is to be read along with this letter.

- Maintenance of Secretarial records is the responsibility of the Management of the Company. Our responsibility is to express an opinion on the Secretarial Records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verifications were done on the test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- We have not verified the correctness and appropriateness of financial and books of accounts of the Company.
- Wherever required, we have obtained the Management representation about the compliances of Laws, Rules and Regulations and happening of events etc.
- The compliance of the provisions of corporate and other applicable Laws, rule and regulations, standards is the responsibility of the Management. Our examination was limited to the verification of procedures on test basis.
- Our Secretarial Audit Report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the Management has conducted the affairs of the Company

For RSM & Co.

Company Secretaries

CS RAVI SHARMA

Partner

FCS: 4468 | COP No. : 3666 UDIN: F004468D000775942 Peer Review Cert. No. 978/2020

Date 11.08.2022 Place : Delhi 2E/207, 2ND FLOOR CAXTON HOUSE
JHANDEWALAN EXTENSION NEW DELHI 110 055
Tel +91 11 23623813, +91 11 43709121,
Email rsmco121@gmail.com alternate ravi@csrsm.com

ICSI Unique Code: P1997DE017000

To, The Board of Directors Bhartiya International Limited 56/7, Nallambakkam Village (Via Vandalur) Chennai TN 600048

Sir/Madam,

Annual Secretarial Compliance Report for the Financial Year 2021-22

We have been engaged by Bhartiya International Limited (herein after referred to as "the Company") bearing CIN L74899TN1987PLC111744 whose equity shares are listed on the National Stock Exchange of India Limited (Symbol BIL) and BSE Limited (Security Code **526666**) to conduct an audit in terms of Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, read with SEBI's circular No CIR/CFD/CMD1/27/2019 dated 08th February, 2019 and to issue the Annual Secretarial Compliance Report thereon.

It is the responsibility of the management of the Company to maintain records, devise proper systems to ensure compliance with provisions of all applicable SEBI Regulations and circulars/guidelines issued there under from time to time and to ensure that the systems are adequate and are operating effectively.

Our responsibility is to verify compliance by the company with provisions of all applicable SEBI Regulations and circulars/guidelines issued there under from time to time and issue a report thereon.

Our audit was conducted in accordance with Guidance Note on Annual Secretarial Compliance Report issued by the Institute of Company Secretaries of India and in a manner which involved such examination and verification as considered necessary and adequate for the said purpose.

Annual Secretarial Compliance Report is enclosed.

For RSM & Co.

Company Secretaries

CS RAVI SHARMA

Partner

FCS: 4468 | COP No.: 3666 UDIN: F004468D000376433 Peer Review No: -978/2020

Date : May 24, 2022

Place : Delhi

2E/207, | 2ND FLOOR | CAXTON HOUSE JHANDEWALAN EXTENSION | NEW DELHI 110 055 Tel +91 11 23623813, +91 11 43709121, Email rsmco121@gmail.com alternate ravi@csrsm.com ICSI Unique Code: P1997DE017000

ANNUAL SECRETARIAL COMPLIANCE REPORT OF BHARITYA INTERNATIONAL LIMITED FOR THE YEAR ENDED 31st MARCH, 2022

[Pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To,

The Board of Directors
Bhartiya International Limited
CIN: L74899TN1987PLC111744
56/7, Nallambakkam Village (Via Vandalur)
Chennai TN 600048

Sir/Madam,

We M/s RSM & Co. Company Secretaries have examined:-

- (a) All the documents and records made available to me and explanation provided by BHARTIYA INTERNATIONAL LIMITED ("the listed entity"),
- (b) The filings/submissions made by the listed entity to the BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE").
- (c) Website of the listed entity www.bhartiya.com
- (d) Any other documents/filing, as may be relevant, which has been relied upon to make this certification,

for the year ended on 31st March, 2022 ("Review Period") in respect of compliance with the provisions of:-

- (a) The Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) The Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/guidelines issued thereunder, have been examined, include:-

(a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 to the extent applicable;

- (b) Securities and Exchange Board of India (Issue of Capital and Disclosures Requirements) Regulations, 2018 (Not applicable to the Company during the Review Period);
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 to the extent applicable;
- (d) Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 (Not applicable to the Company during the Review Period);
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 to the extent applicable;
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the Review Period);
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013 (Not applicable to the Company during the Review Period);
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 to the extent applicable;
- (i) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 (Not Applicable to the Company during the Audit Period);
- (j) The Depositories Act 1996 and the Regulations and Bye-laws framed thereunder to the extent of Regulation 76 of Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018, to the extent applicable;
- (k) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations 1993 regarding the Companies Act and dealing with client to the extent to securities issued;
- (l) Securities and Exchange Board of India (Investor Protection and Education Fund) Regulation, 2009 to the extent applicable.
 - and based on the above examination, I hereby report that, during the Review Period:-
- (a) The listed entity has complied with the provisions of the above Regulations and circulars/guidelines issued thereunder.
- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/guidelines issued thereunder insofar as it appears from my examination of those records.

(c) The following are the details of actions taken against the listed entity/its promoters/ directors/material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued thereunder:-

Sr No	taken	Details violation	Details taken warning debarme	E.g.	fines, letter,	Observations/remarks of the Practising Company Secretary, if any.
			N	one		

- (d) The listed entity was not required to take any action actions as there was no observation made by the Practicing Company Secretary (Secretarial Auditor) in previous year.
- (e).The reporting of clause 6(A) and 6 (B) of SEBI Circular No. CIR/CFD/CMD1/114/2019 dated October 18, 2019 issued by Securities and Exchange Board of India on "Resignation of statutory auditors from listed entities and their material subsidiaries" is not applicable during the review period.

For R S M & Co.

Company Secretaries

CS Ravi Sharma

Partner

FCS: 4468 | COP No.: 3666 UDIN: F004468D000376433 Peer Review No. : 978/2020

Date: May 24, 2022

Place: Delhi

BHARTIYA INTERNATIONAL LIMITED

Registered Office: 56/7, Nallambakkam Village, (Via Vandalur), Chennai, Tamil Nadu – 600048 CIN – L74899TN1987PLC111744 Tel: +91 9551050418-21

Email: shares@bhartiya.com Website: www.bhartiya.com

NOTICE

Notice is hereby given that the 35th Annual General Meeting of the Members of Bhartiya International Limited will be held on **Thursday**, **29th September**, **2022** at **11.00 A.M.** IST through Video Conferencing ('VC') / Other Audio-Visual Means ('OAVM') facility, to transact the following businesses:

ORDINARY BUSINESS

ITEM NO. 1 ADOPTION OF FINANCIAL STATEMENTS

To receive, consider and adopt:

- (a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2022, together with the Reports of the Board of Directors and the Auditors thereon; and
- (b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2022, together with the Report of the Auditors thereon.

ITEM NO. 2 APPOINTMENT OF DIRECTOR

To appoint a director in the place of Mr. Nikhil Aggarwal (DIN:01891082), who retires by rotation and being eligible, offers himself for re-appointment.

ITEM NO. 3 APPOINTMENT OF STATUTORY AUDITOR

To appoint M/s. Sushil Poddar & Co., Chartered Accountants as Statutory Auditors from the conclusion of this Annual General Meeting until the conclusion of 40th (Fortieth) Annual General Meeting and to fix their remuneration:

"RESOLVED THAT pursuant to the provisions of Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013, (including any statutory modification or re-enactment thereof for the time being in force) and the Companies (Audit and Auditors) Rules, 2014, as amended from time to time, M/s. Sushil Poddar & Co, Chartered Accountants (Firm Registration No. 014969N) who have confirmed their eligibility for appointment as Statutory Auditors in terms of Section 141 of the Companies Act, 2013 and applicable Rules, be and are hereby appointed as Statutory Auditors of the Company, to hold office for a period of five consecutive years from the conclusion of this Annual General Meeting till the conclusion of 40th (Fortieth) Annual General Meeting, on such remuneration as may be approved by the Audit Committee and/or Board of Directors of the Company in addition to applicable taxes and reimbursement of out of pocket expenses incurred by them.

RESOLVED FURTHER THAT the Board of Directors or Audit Committee thereof, be and are hereby severally authorised to decide and finalise the terms and conditions of appointment, including the remuneration of the Statutory Auditors."

SPECIAL BUSINESS (ES):

ITEM NO. 4 APPOINTMENT OF MR. NAVKIRAN SINGH GHEI AS INDEPENDENT DIRECTOR

To consider and, if thought fit, to pass the following resolution with or without modification(s) as a Special Resolution for ratification of appointment of Mr. Navkiran Singh Ghei [DIN: 09649188] as an Independent Director:

"RESOLVED THAT Mr. Navkiran Singh Ghei [DIN:09649188], who was appointed as an Additional Director of the Company with effect from 11th August, 2022 by the Board of Directors, based on the recommendation of the Nomination & Remuneration Committee, and who holds office up to the date of this Annual General Meeting of the Company under Section 161(1) of the Companies Act, 2013 ('Act') [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and Articles 79 & 82 of the Articles of Association of the Company, and who is eligible for appointment and in respect of whom, the Company has received a notice in writing under Section 160(1) of the Act from a Member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of Section 149, 150, 152 read with Schedule IV and all other applicable provisions of the Act and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including statutory modification(s) or re-enactment thereof for the time being in force) and Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, appointment of Mr. Navkiran Singh Ghei [DIN:09649188], who has submitted a declaration that he meets the criteria for independence as provided in

Section 149(6) of the Act and who is eligible for appointment, as an Independent Director of the Company, not liable to retire by rotation, for a period of five (5) consecutive years, w.e.f. 11th August, 2022, be and is hereby approved.

RESOLVED FURTHER THAT the Director shall be paid sitting fees and expenses reimbursed for attending Board and Committee meetings, as may be permissible under law from time to time.

RESOLVED FURTHER THAT any one Director or the Company Secretary of the Company, be and is hereby authorised to do all such acts, deeds, matters and things, as they may consider necessary, expedient or desirable for giving effect to the foregoing resolution."

ITEM NO. 5 APPOINTMENT OF MR. VIVEK KAPUR AS INDEPENDENT DIRECTOR

To consider and, if thought fit, to pass the following resolution with or without modification(s) as a Special Resolution for ratification of appointment of Mr. Vivek Kapur [DIN: 09678378] as an Independent Director:

"RESOLVED THAT Mr. Vivek Kapur [DIN: 09678378], who was appointed as an Additional Director of the Company with effect from 11th August, 2022 by the Board of Directors, based on the recommendation of the Nomination & Remuneration Committee, and who holds office up to the date of this Annual General Meeting of the Company under Section 161(1) of the Companies Act, 2013 ('Act') [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and Articles 79 & 82 of the Articles of Association of the Company, and who is eligible for appointment and in respect of whom, the Company has received a notice in writing under Section 160(1) of the Act from a Member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of Section 149, 150, 152 read with Schedule IV and all other applicable provisions of the Act and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including statutory modification(s) or re-enactment thereof for the time being in force) and Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, appointment of Mr. Mr. Vivek Kapur [DIN: 09678378], who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, as an Independent Director of the Company, not liable to retire by rotation, for a period of five (5) consecutive years, w.e.f. 11th August, 2022, be and is hereby approved.

RESOLVED FURTHER THAT the Director shall be paid sitting fees and expenses reimbursed for attending Board and Committee meetings, as may be permissible under law from time to time.

RESOLVED FURTHER THAT any one Director or the Company Secretary of the Company, be and is hereby authorised to do all such acts, deeds, matters and things, as they may consider necessary, expedient or desirable for giving effect to the foregoing resolution."

ITEM NO. 6 APPOINTMENT OF MR. DEEPAK BHOJWANI AS INDEPENDENT DIRECTOR

To consider and, if thought fit, to pass the following resolution with or without modification(s) as a Special Resolution for ratification of appointment of Mr. Deepak Bhojwani [DIN: 07351577] as an Independent Director:

"RESOLVED THAT Mr. Deepak Bhojwani [DIN: 07351577], who was appointed as an Additional Director of the Company with effect from 11th August, 2022 by the Board of Directors, based on the recommendation of the Nomination & Remuneration Committee, and who holds office up to the date of this Annual General Meeting of the Company under Section 161(1) of the Companies Act, 2013 ('Act') [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and Articles 79 & 82 of the Articles of Association of the Company, and who is eligible for appointment and in respect of whom, the Company has received a notice in writing under Section 160(1) of the Act from a Member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of Section 149, 150, 152 read with Schedule IV and all other applicable provisions of the Act and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including statutory modification(s) or re-enactment thereof for the time being in force) and Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, appointment of Mr. Deepak Bhojwani [DIN: 07351577], who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, as an Independent Director of the Company, not liable to retire by rotation, for a period of five (5) consecutive years, w.e.f. 11th August, 2022, be and is hereby approved.

RESOLVED FURTHER THAT the Director shall be paid sitting fees and expenses reimbursed for attending Board and Committee meetings, as may be permissible under law from time to time.

RESOLVED FURTHER THAT any one Director or the Company Secretary of the Company, be and is hereby authorised to do all such acts, deeds, matters and things, as they may consider necessary, expedient or desirable for giving effect to the foregoing resolution."

ITEM NO. 7 TO RATIFY AND APPROVE THE LIMIT OF REMUNERATION PAYABLE TO RELATED PARTY'S APPOINTMENT TO ANY OFFICE OR PLACE OF PROFIT

To consider and, if thought fit, to pass, with or without modification(s), the following resolution, as an **Ordinary Resolution**:

"**RESOLVED THAT** pursuant to the provisions of Section 188(1)(f) and all other applicable provisions of the Companies Act, 2013 read with the Rules made thereunder (including any statutory modifications(s) or re-enactment thereof, for the time being in force), ratification and approval of the Company be and is hereby accorded for payment of consultancy fees exceeding Rs. 2,50,000/- per month with effect from 1st July, 2022, to Mr. Robert Burton Moore Jr., (DIN 08108097), Director of the Company, who has been appointed as Consultant for Marketing of the Company's business so however that the aggregate remuneration shall not exceed USD13889 (equivalent Indian Rupee) per month.

RESOLVED FURTHER THAT the consent of the members be and is hereby accorded to the Nomination and Remuneration Committee/Board of Directors of the Company, to finalise and decide the change in designation/revisions in the remuneration payable to Mr. Robert Burton Moore Jr. from time to time in accordance with the Company's policy on performance measurement and such other applicable/relevant policies and to perform and execute all such acts, deeds, matters and things (including delegating such authority), as may be deemed necessary, proper or expedient to give effect to this resolution and for the matters connected herewith or incidental hereto."

ITEM NO. 8 TO APPROVE THE LIMIT OF REMUNERATION PAYABLE TO MR. ROBERT BURTON MOORE JR. (DIN-08108097) OVER AND ABOVE OTHER NON-EXECUTIVE DIRECTORS

To consider and, if thought fit, to pass, with or without modification(s), the following resolution, as a Special Resolution:

"**RESOLVED THAT** pursuant to the provision of Regulation 17(6)(ca) and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, approval be and is hereby accorded for payment of remuneration to Mr. Robert Burton Moore Jr. (DIN 08108097), Non-Executive Director of the Company, details whereof are set out in the Statement pursuant to Section 102 of the Companies Act, 2013, being in excess of fifty percent of the total annual remuneration payable to all Non-Executive Directors.

RESOLVED FURTHER THAT the Board of Directors (which term shall, unless repugnant to the context or meaning thereof, be deemed to include a duly authorised 'Committee' thereof) and the Company Secretary, be and is hereby authorised to do and perform all such acts, deeds, matters or things as may be considered necessary, appropriate, expedient or desirable to give effect to above resolution."

By Order of the Board For Bhartiya International Limited

Yogesh Kumar Gautam Company Secretary (M. NO. A31119)

Place: Gurugram

Date: 11th August, 2022

Notes:

- 1. Statement pursuant to Section 102 (1) of the Companies Act, 2013 (the "Act"), in respect of businesses to be transacted at the Annual General Meeting ("AGM"), as set out under Item No(s). 3 to 8 above and the relevant details of the Directors as mentioned under Item No(s). 4, 5 and 6 above as required by Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("Listing Regulations") and as required under Secretarial Standards 2 on General Meetings issued by the Institute of Company Secretaries of India, is annexed thereto.
- 2. The Board of Directors have considered and decided to include the Item No(s). 4 to 8 given above as Special Businesses in the forthcoming AGM, as they are unavoidable in nature.
- 3. Pursuant to the General Circular nos. 14/2020, 17/2020, 20/2020, 02/2021 issued by the Ministry of Corporate Affairs (MCA) and Circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/79 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 issued by the SEBI (hereinafter collectively referred to as "the Circulars"), companies are allowed to hold AGM through Video Conference (VC) or Other Audio Visual Means (OAVM), without the physical presence of members at a common

- venue. Hence, in compliance with the Circulars, the AGM of the Company is being held through VC/OAVM.
- 4. As the AGM shall be conducted through VC/OAVM, the facility for appointment of Proxy by the Members is not available for this AGM and hence the Proxy Form and Attendance Slip including Route Map are not annexed to this Notice.
- 5. Authorized representatives of the corporate members intending to participate in the AGM pursuant to Section 113 of Act, are requested to send to the Company, a certified copy (in PDF/JPG format) of the relevant Board Resolution/Authority letter, etc. authorizing them to attend the AGM, by e-mail to shares@bhartiya.com.
- 6. In compliance with the aforementioned Circulars, Notice of the AGM along with the Annual Report 2021-22 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/Depository Participant (DP). Members may note that the Notice and Annual Report 2021-22 will also be available on the Company's website at www.bhartiya.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited (NSDL) at www.evoting.nsdl.com.
- 7. Members seeking any information with regard to any matter to be placed at the AGM, are requested to write to the Company at shartiya.com.

Procedure for joining the 35th AGM through VC/ OAVM

- 8. NSDL will be providing facility for voting through remote e-Voting, for participation in the 35th AGM through VC/ OAVM and e-Voting during the 35th AGM.
- 9. Members may note that the VC/OAVM facility, allows participation of at least 1,000 Members on a first-come first-served basis.
- 10. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access the same by following the steps mentioned "Step 1: Access to NSDL e-Voting system". After successful login, you can see link of "VC/OAVM link" placed under "Join Meeting" menu against Company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN (120998) of Company will be displayed. Members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned below in the Notice.
- 11. Members are encouraged to join the Meeting through Laptops for better experience. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 12. Facility of joining the AGM through VC/OAVM shall open 30 minutes before the time scheduled for the AGM and will be available for Members on first-come first-served basis.
- 13. Members who need assistance before and during the AGM, can contact Mr. Amit Vishal, Senior Manager, NSDL or Mr. Sagar Ghosalkar, Assistant Manager, NSDL at evoting@nsdl.co.in or call on 1800-1020-990 and 1800-224-430.
- 14. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.

Procedure to raise questions/seek clarifications with respect to Annual Report at the ensuing 35th AGM:

- 15. Members are encouraged to express their views/send their queries in advance mentioning their name, demat account number/folio number, email id, mobile number at shares@bhartiya.com. Questions/ queries received by the Company till 5.00 p.m. on Tuesday, 27th September, 2022, shall only be considered and responded during the AGM.
- 16. Members who would like to express their views or ask questions during the AGM may register themselves as a speaker, by following the steps mentioned "Step 1: Access to NSDL e-Voting system". After successful login, Members will be able to register themselves as a speaker shareholder by clicking on the link available against the EVEN (120998) of Bhartiya International Limited.

17. The Company reserves the right to restrict the number of questions and number of speakers, depending on the availability of time for the AGM.

18. Procedure for remote e-Voting and e-Voting during the AGM

- a. All the shareholders of the Company are encouraged to attend and vote in the AGM to be held through VC/OAVM.
- b. Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Listing Regulations, (including any statutory modification(s) and/or re-enactment(s) thereof for the time being in force), the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with NSDL for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as e-Voting on the date of the AGM will be provided by NSDL.
- c. The remote e-Voting period commences on Monday, 26th September, 2022 at 9.00 a.m. and will end on Wednesday, 28th September, 2022 at 5.00 p.m. During this period, Members holding shares either in physical form or in dematerialized form, as on Thursday, 22nd September, 2022 i.e. cut-off date, may cast their vote electronically. The e-Voting module shall be disabled by NSDL for voting thereafter. Members have the option to cast their vote on any of the resolutions using the remote e-Voting facility either during the period commencing 26th September, 2022 to 28th September, 2022 or e-Voting during the AGM. Members who have voted on some of the resolutions during the said voting period are also eligible to vote on the remaining resolutions during the AGM.
- d. The details of the process and manner for remote e-Voting are explained herein below:

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:

- **Step 1**: Access to NSDL e-Voting system
- **Step 2**: Cast your vote electronically and join virtual meeting on NSDL e-Voting system.

Details on Step 1 are mentioned below:

A) Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

<u>Login method for Individual shareholders holding securities in demat mode is given below:</u>

Type of shareholders		Login Method			
Individual Shareholders holding securities in demat mode with NSDL.	1.	Existing IDeAS user can visit the e-Services website of NSDL Viz. https:/eservices.nsdl.com either on a Personal Computer or on a mobile. Of the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you tenter your existing User ID and Password. After successful authentication you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.			
	2.	If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/ldeasDirectReg.jsp			
		Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/ Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience. NSDL Mobile App is available on			
		App Store			
Individual Shareholders holding securities in demat mode with CDSL	1.	Existing users who have opted for Easi / Easiest, they can login throug their user id and password. Option will be made available to reac e-Voting page without any further authentication. The URL for users t login to Easi / Easiest are https://web.cdslindia.com/myeasi/homelogin or www.cdslindia.com and click on New System Myeasi.			
	2.	 After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration 			
	3.				
	4. Alternatively, the user can directly access e-Voting page by demat Account Number and PAN No. from a link in www.com home page. The system will authenticate the user by ser on registered Mobile & Email as recorded in the demat Accessuccessful authentication, user will be provided links for the ESP i.e. NSDL where the e-Voting is in progress.				

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

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022-23058738 or 022-23058542-43

B) 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. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID Forexample if your Beneficiary ID is 12******* then your user ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. 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 account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in **process for those** shareholders whose email ids are not registered:
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) <u>Physical User Reset Password?</u>" (If you are holding shares in physical mode) option available on <u>www.evoting.nsdl.com</u>.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

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

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

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

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG
 Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized
 signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to contact@csrsm.com with a copy marked to
 evoting@nsdl.co.in.
 - Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to (Name of NSDL Official) at evoting@nsdl.co.in.
- 4. Members who have cast their votes by remote e-Voting prior to the AGM may also attend/participate in the Meeting through VC/OAVM but they shall not be entitled to cast their vote again.
- 5. Any person holding shares in physical form and non-individual shareholders, who acquires shares of the Company and becomes member of the Company after the notice is send through e-mail and holding shares as of the cutoff date i.e. Thursday, 22nd September, 2022, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or to the Company at shares@bhartiya.com. However, if you are already registered with NSDL for remote e-Voting, then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" or "Physical User Reset Password" option available on www.evoting.nsdl.com or call on toll free no. 1800- 1020-990 and 1800-224-430. In case of Individual Shareholders holding securities in demat mode who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date i.e. Thursday, 22nd September, 2022 may follow steps mentioned in the Notice of the AGM "Access to NSDL e-Voting system."
- 6. Mr. Ravi Sharma, Partner, M/s. RSM & Co., Practicing Company Secretaries (Membership No. 4468, COP: 3666), has been appointed as the Scrutinizer for conducting voting process in a fair and transparent manner.
- 7. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of electronic voting for all those members who are present at the AGM but have not cast their votes by availing the remote e-Voting facility.

8. The Scrutinizer shall, immediately after the completion of the scrutiny of the e-voting (votes cast during the AGM and votes cast through remote e-voting), within 2 working days of conclusion of the AGM, submit a consolidated Scrutinizer's report of the total votes cast in favour and against the Resolution(s), invalid votes, if any, and whether the Resolution(s) has/have been carried or not, to the Chairman or a person authorized by him in writing.

The result declared along with the Scrutinizer's Report shall be placed on the Company's website www.bhartiya.com and on the website of NSDL www.evoting.nsdl.com immediately after the result is declared. The Company shall simultaneously forward the results to BSE Limited and National Stock Exchange of India Ltd., where the securities of the Company are listed.

Subject to the receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of the Meeting i.e. 29th September, 2022.

19. Documents open for inspection:

- a. All the documents referred to in the accompanying notice and the statement pursuant to Section 102(1) of the Act shall be available for inspection through electronic mode. Members are requested to write to the Company on <u>shares@bhartiya.com</u> for inspection of said documents; and
- b. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and the Register of Contracts or Arrangements in which Directors are interested maintained under Section 189 of the Act will be available for inspection by the members during the AGM by following the steps mentioned at "Step 1: Access to NSDL e-Voting system". After successful login members will be able to view the documents for inspection by clicking on the link available against the EVEN (120998) of the Company.

20. Transfer of Unclaimed Dividend Amounts to the Investor Education and Protection Fund (IEPF):

- a. Pursuant to Section 124 of the Act read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules") amended time to time, dividends that are unpaid or unclaimed for a period of 7 (seven) years from the date of their transfer are required to be transferred by the Company to the IEPF, administered by the Central Government. Further, according to the said IEPF Rules, shares in respect of which dividend has not been claimed by the shareholders for 7 (seven) consecutive years or more shall also be transferred to the demat account of the IEPF Authority.
- b. During the financial year 2021-22, the Company has transferred to IEPF, the following unclaimed dividends and corresponding shares thereto:

Particulars	Amount in Dividend (In Rs.)	No. of Shares		
Final Dividend 2013-14	1,16,803	4,869		
Total	1,16,803	4,869		

- c. The dividend amount and shares transferred to the IEPF can be claimed by the concerned members from the IEPF Authority after complying with the procedure prescribed under the IEPF Rules. The details of the unclaimed dividends are also available on the Company's website at www.bhartiya.com and the said details have also been uploaded on the website of the IEPF Authority and the same can be accessed through the link www.iepf.gov.in.
- 21. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the listed companies to issue securities in dematerialized form only while processing service requests, viz., Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/ exchange of securities certificate; endorsement; sub-division/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR-4. The said form can be downloaded from the Company's website under Investor relation and is also available on the website of the RTA under download section at https://www.masserv.com/. It may be noted that any service request can be processed only after the folio is KYC Compliant.
- 22. SEBI vide its notification dated January 24, 2022 has amended Regulation 40 of the SEBI Listing Regulations and has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed only in dematerialised form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialization, Members are advised to dematerialize the shares held by them in physical form. Members can contact the Company for assistance in this regard.

- 23. SEBI HAS MANDATED SUBMISSION OF PAN BY EVERY PARTICIPANT IN THE SECURITIES MARKET. MEMBERS HOLDING SHARES IN ELECTRONIC FORM ARE, THEREFORE, REQUESTED TO SUBMIT THEIR PAN DETAILS TO THEIR DEPOSITORY PARTICIPANTS. MEMBERS HOLDING SHARES IN PHYSICAL FORM ARE REQUESTED TO SUBMIT THEIR PAN DETAILS TO THE COMPANY'S RTA.
- 24. The Company has made special arrangement with the RTA and NSDL for registration of email addresses in terms of the MCA Circulars for Members who wish to receive the Annual Report along with the AGM Notice electronically and to cast the vote electronically.
- 25. Members holding shares in single name are advised to avail the facility of nomination in respect of shares held by them pursuant to the provisions of Section 72 of the Act. Members holding shares in physical form desiring to avail this facility may send their nomination in the prescribed Form No. SH-13 duly filled into MAS Services Limited. Members holding shares in electronic mode may contact their respective Depository Participants for availing this facility. The Form SH-13 is available on the website of the Company at www.bhartiya.com.

$\textbf{STATEMENT PURSUANT TO SECTION 102OF THE COMPANIES ACT, 2013 IN RESPECT OF THE SPECIAL BUSINESS ACT, 2013 IN$

ITEM NO. 3

The Members of the Company at the 30th Annual General Meeting ('AGM') held on 27th September, 2017 approved the appointment of M/s. KASG & Co., Chartered Accountants (Firm Registration no. 002228C), as the Statutory Auditors of the Company for a period of five (5) consecutive years from the conclusion of the 30th AGM till the conclusion of 35th AGM of the Company.

M/s. KASG & Co. will complete their present term on conclusion of this AGM in terms of the said approval and Section 139 of the Companies Act, 2013 ('the Act') read with the Companies (Audit and Auditors) Rules, 2014 as amended.

The Board of Directors of the Company at its meeting held on 11th August, 2022, on the recommendation of the Audit Committee, has considered to recommend the appointment of M/s. Sushil Poddar & Co, Chartered Accountants (Registration No. 014969N), as the Statutory Auditors of the Company for a period of 5 (Five) consecutive years from the conclusion of this AGM till the conclusion of the 40th AGM subject to the approval of members of the Company at this AGM.

On the recommendation of the Audit Committee, the Board also recommended for the approval of the Members, the remuneration of M/s. Sushil Poddar & Co, Chartered Accountants (Registration No. 014969N), as set out in the Resolution relating to their appointment. The Committee considered various parameters like capability to serve a diverse and complex business landscape as that of the Company, audit experience in the Company's operating segments, market standing of the firm, clientele served, technical knowledge etc., and found M/s. Sushil Poddar & Co, Chartered Accountants, to be best suited to handle the scale, diversity and complexity associated with the audit of the financial statements of the Company.

As per the requirement of the Companies Act, 2013 (the 'Act'), as amended, M/s. Sushil Poddar & Co, Chartered Accountants, have given their consent to act as the Statutory Auditors of the Company and confirmed that the appointment, if made, would be within the limits specified under Section 141(3)(g) of the Act and it is not disqualified to be appointed as Statutory Auditor in terms of the provisions of the Section 139 and 141 of the Act and the rules made thereunder.

None of the Directors/Key Managerial Personnel of the Company/ their relatives are, in any way, whether financially or otherwise, concerned or interested, in the resolution set out at Special Business Item No. 3 of the Notice.

The Board recommends the Ordinary Resolution as set out at item no. 3 for approval by the Members.

ITEM NO. 4, 5 & 6

The Board at its Meeting held on 11th August, 2022 based on the recommendations of the Nomination and Remuneration Committee appointed Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani, as an Additional Directors for five consecutive years effective 11th August, 2022 subject to the approval of shareholders.

Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani as additional independent directors of the Company, joined the Board of the Company on 11th August, 2022, hold office of directorship till the ensuring Annual General Meeting of the Company.

Mr. Navkiran Singh Ghei highly decorated Army Officer having wide ranging leadership, management and organisational experience spanning 40 years of an extremely successful and distinguished career. Experience of working in a Global environment, has represented the country and the Defence Services internationally on several occasions.

Mr. Vivek Kapur is a fellow member of the Institute of Chartered Accountants of India (ICAI). He has 35 years of rich experience in field of Auditing, Accounting, tax management. He is also having diverse experience dealing in matters of corporate finance, accounting systems and processes, capital budgeting, budget forecasting, manage financial systems, undertake financial audits, provide financial advice and management consultancy.

Mr. Deepak Bhojwani is I.F.S, L.L.B. and Graduate in commerce. He is a retired Indian Diplomat, joined the Indian Foreign Service in 1978. He has served as ambassador in seven Latin American countries, being resident ambassador in Colombia (2007-2010), Venezuela (2003-2006) and Cuba (2010-2013). Mr. Bhojwani has served as Independent Director on the Board of Bharat Petroleum Corporation Ltd. (BPCL). Currently he is serving on the Board of Directors of one Company named Magotteaux Industries Private Limited.

As per the provisions contained under Section 161 of the Companies Act, 2013 read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended time to time, approval of shareholders for appointment of a person on the Board of Directors is taken at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.

The Company has received intimations from Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani that, they are not disqualified from being appointed as an Independent Directors in terms of Section 164 of the Act, declaration that they meet with the criteria of independence as prescribed under Section 149 (6) of the Companies Act, 2013 and their consent to be appointed as an Independent Directors.

In the opinion of the Board, Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani fulfils the conditions specified in the Act and the Rules made thereunder for appointment as an Independent Director and they are independent of the Management. In compliance with the provisions of Section 149 read with Schedule IV of the Act, the appointment of Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani as an Independent Directors is now being placed before the Members in general meeting for their approval.

The terms and conditions of appointment of Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani shall be open for inspection by the Members at the Registered Office during normal business hours on any working day of the Company.

None of the Directors, Key Managerial Personnel of the Company, and their relatives other than Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani are concerned or interested, financially or otherwise, in the passing of this resolution.

The Board recommends the resolutions at item No. 4, 5 and 6 for approval of members as a Special resolution.

Brief resume of Mr. Navkiran Singh Ghei, Mr. Vivek Kapur and Mr. Deepak Bhojwani, nature of their expertise in specific functional areas, name of companies in which they hold directorship and memberships/chairmanships of Board Committees, shareholding and relationships amongst directors inter-se as stipulated under Secretarial Standards and Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of this Notice.

ITEM NOS. 7 & 8

The Company is desirous of utilizing the expertise of Mr. Robert Burton Moore Jr., Director for business requirements and hence wants to pay consultancy fees to him towards his appointment as Consultant for Marketing of our business.

As such, Mr. Robert Burton Moore Jr. will hold office or place of profit in the Company within the meaning of Section 188 of the Companies Act, 2013.

As per provisions of section 188 (1)(f) read with rule 3(b) of Companies (Meetings of Board and its Powers) Rules, 2014, approval of shareholders is required if the monthly remuneration of such person exceeds Rs. 2,50,000/-per month. Since the company is benefitted from the services of the above-mentioned Director holding office or place of profit in the Company, the Board has sanctioned his consultancy fees exceeding Rs. 2,50,000/- per month which is justified.

Copy of Appointment Letter setting out terms and conditions of his appointment is available for inspection by Members till the Annual General Meeting as per details mentioned in the Notes.

Further, in terms of the notified Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, consent of the Members by way of Special Resolution is required every year, if the remuneration payable to a single Non-Executive Director in that year exceeds 50% of the aggregate remuneration payable to all the Non-Executive Directors taken together. Your approval is therefore sought for the payment of remuneration upto Rs. USD 125001 (around INR 1 Crore) towards Consultancy fees for Marketing of the Company's business, to Mr. Robert Burton Moore Jr. for the financial year 2022-23.

Mr. Robert Burton Moore Jr. is interested in the resolutions set out at Item Nos. 7 & 8 of the Notice.

The relatives of Mr. Robert Burton Moore Jr. may be deemed to be interested in the resolutions set out at Item No. 7 & 8 of the Notice, to the extent of their shareholding interest, if any, in the Company.

None of the other Directors / KMP, except Mr. Robert Burton Moore Jr., are interested in the aforesaid resolution.

The Board accordingly recommends the ordinary and special resolutions as set forth in Item Nos. 7 & 8 for the approval of the members.

Brief resume of Mr. Robert Burton Moore Jr, nature of his expertise in specific functional areas, name of companies in which he holds directorship and memberships/chairmanships of Board Committees, shareholding and relationships amongst directors inter-se as stipulated under Secretarial Standards and Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of this Notice.

ANNEXURE - A

Pursuant to Secretarial Standard and Regulation 36(3) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the details of the Directors seeking appointment/re-appointment/fixation of remuneration/variation of the term of remuneration at the forthcoming Annual General Meeting:

Name of Director	Mr. Robert Burt	on Moore Jr.	Mr. Nikhil Aggarwal		
Date of Birth	18/09/1950		23/10/1975		
DIN	08108097		01891082		
Nationality	United States o	America	Indian		
Qualifications		arketing and Accounts) versity of Mississippi, ippi, USA	BE- Mech. Engg., MBA		
Date of first appointment on the Board	16/04/2018		04/10/2007		
Expertise/Experience in specific functional areas	of Mississippi; in 1988. Was named Powerful Tanne	ert studied at University received Taylor Medal among the 20 Most rs in World in Leather agazine, 2012.	Experience in International Marketing and Management.		
Directorships held in other companies	Rocky Brands In	c. (Overseas Company)	Ultima Italia S.R.L. (Overseas Company)		
Relationship with other Directors, Manager and other KMP of the Company	NIL		Mr. Nikhil Aggarwal is the nephew of Mr. Snehdeep Aggarwal		
Terms and conditions of appointment/ continuation of Directorship	of remuneration	conditions and details a sought to be paid is olutions/explanatory in	He is proposed to be re-appointed as Non-Executive Director liable to retire by rotation.		
Details of last Remuneration drawn (F.Y. 2020-21)	Rs. 80,62,792/-		NIL		
Details of proposed Remuneration	as per resolution		NIL		
Number of Meetings of the Board attended during the F.Y. 2021-22	Board Meetings Attended	No. of Board Meetings held	Board Meetings Attended	No. of Board Meetings held	
	4	5	4	5	
Chairman / Member of the Committee of the Board of Directors	Chairman / Member	Name of the Committees	Chairman / Member	Name of the Committees	
of this Company	-	-	Member	Corporate Social Responsibility	
Committee Membership in other Companies	Name of the Committees	Chairman/ Member	Name of the Company	Name of the Committees	
			-	-	
Shareholding in the Company as on 31st March, 2022	-		20,000 equity shares		

Name of Discrete			14 1/2 1 1/2			N
Name of Director	Mr. Navkiran S	ingh Ghei	Mr. Vivek Kapur		Mr. Deepak Bhojwani	
Date of Birth	25/12/1956		13/06/1961		26/01/1952	
DIN	09649188		09678378		07351577	
Nationality	Indian		Indian		Indian	
Qualifications	Postgraduate		Chartered Accountant		I.F.S, L.L.B., B.Com	
Date of first appointment on the Board	11th August, 2	022	11th August, 2022		11th August, 2022	
Expertise/Experience in specific functional areas	Army, highly Army Office wide ranging management organizational spanning 40 an extremely and distinguis Experience of a Global envir	decorated er having leadership, and experience years of successful hed career. working in ronment, has the country nse Services	in Commerce, and he is a fellow member of the Institute of Chartered Accountants of India (ICAI). He has 35 years of rich experience in field of Auditing, Accounting, tax management, finance, capital budgeting,		Mr. Deepak Bhojwani joined the Indian Foreign Service (IFS) in 1978. Since then, he has served in three Continents - Asia, Europe and South America - as well as the Ministry of External Affairs in New Delhi. During his career, he was accredited as Ambassador in seven Latin American countries. He became a Joint Secretary in the Government of India in October, 1997.	
Directorships held in other companies	-		-		Magotteaux Industries Private Limited	
Relationship with other Directors, Manager and other KMP of the Company	-		-			-
Terms and conditions of appointment/continuation of Directorship	Independent consecutive five	Director for e-year term	Independent Director for consecutive five-year term		Independent Director for consecutive five-year term	
Details of last Remuneration drawn (F.Y. 2021-22)	-		-			-
Details of proposed Remuneration	-		-		-	
Number of Meetings of the Board attended during the F.Y. 2021-22		No. of Board Meetings held	Board Meetings Attended	No. of Board Meetings held	Board Meetings Attended	No. of Board Meetings held
Chairman / Member of the		- Name	- Chairman /	- Name	- Chairman /	- Name of the
Committee of the Board of Directors of this Company	Member	of the Committees	Member	of the Committees	Member	Committees
	-	-	-	-	-	-
Committee Membership in other Companies	Name of the Committees	Chairman/ Member	Name of the Company	Name of the Committees	Name of the Company	Name of the Committees
Shareholding in the Company	-	-	-	-	-	-
as on 31st March, 2022						