

The National Stock Exchange of India Ltd.,

Exchange Plaza, 5th Floor

Bandra-Kurla Complex

MUMBAI-400 051

BSE Limited

14th Floor, P.J. Towers

Dalal Street

MUMBAI-400 001

NSE Symbol SHRIRAMEPC

Scrip Code: 532945

Date: March 01, 2017

Sub: Regulation 44(3) of SEBI (LODR) Regulations, 2015 - Voting Results - Postal

Ballot - Reg.

Ref: Our Intimation dated 23-02-2017

This is further to our letter of 23rd instant enclosing therewith the Scrutinizer Report of the Postal Ballot results announced on that date pertaining to the Notice dated 19th January 2017 circulated to all the Shareholders.

Kindly note that there is an inadvertent error in the Scrutiniser Report whereby the Nomenclature of the Meeting was mentioned as Extra Ordinary General Meeting instead of Deemed General Meeting and Sl.No.4 Alteration of Memorandum of Association which was sent as a Special Business to the Shareholders, has been taken as an Ordinary Resolution.

This errors have now been found and corrected and the corrected report from the Scrutiniser is enclosed with a request to take the enclosed Corrected Report on record in lieu of the earlier report sent.

Thanking you,

Yours faithfully For Shriram EPC Limited

K. SURESH Vice President & Company Secretary.

Encl.; a.a.

CIN: L74210TN2000PLC045167



Plot #18, S1, 2[™] Floor, Prasanna Homes 8th Cross Street, Anand Nagar Thoraipakkam, Chennai - 600 096.

Mob : 99625 25993 Email: rajivcs2006@gmail.com

FORM NO. MGT - 13

Report of the Scrutinizer(s)
[Pursuant to rule section 109 of the Companies Act, 2013 and rule 21(2)of the Companies (Management and Administration) Rules, 2014]

Dated 23rd February 2017

To.

The Chairman,

of the Deemed General Meeting of SHRIRAM EPC LIMITED, held on 23 February 2017 at 4th Floor, Sigappi Achi Building, 18/3 Rukmini Lakshmipathi Salai, Egmore, Chennai-600008, at 11.00 A.M.

Subject:

Ordinary Resolution(s) and Special Resolution(s) under different provisions of the Companies Act, 2013 read with Rules made there under-Voting through electronic means in terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management & Administration) Rules, 2014, framed there under Voting by Poll under Section 109 of the Companies Act read with Rule 21 of the Companies (Management & Administration) Rules, 2014, framed there under

Dear Sir,

I, Rajiblochan Sarangi, Practicing Company Secretary, Chennai appointed as Scrutinizer as per the letter dated 19 January, 2017, for the purpose of voting by electronic means on the below mentioned resolutions, at the Deemed General Meeting of SHRIRAM EPC LIMITED, held on 23 February 2017 at 4th Floor, Sigappi Achi Building, 18/3 Rukmini Lakshmipathi Salai, Egmore, Chennai-600008, at 11.00 A.M hereby submit my report as under:

a. Pursuant to Section 101, 108 of the Act and 3(1) of Rule 20 of the Companies (Management & Administration) Rules, 2014, the notices convening the meeting including Statement under Section 102 of the Act have been dispatched to all the members of the Company through electronic means (wherever email ids were available) and to the other shareholders by Ordinary post on 23 January, 2017 and subsequently, the Notice convening was also placed on the website of the Company and that of the agency, i.e., CAMEO CORPORATE SERVICES LIMITED (Registrar



| | and Share Transfer Agent). The members of the Company were given an option to |
|----|---|
| | vote electronically on e-voting platform, provided by the Central Depository |
| | Services (India) Limited(CDSL). |
| Ь. | The Public Advertisement with respect to dispatch of notices and conducting of |
| | voting through electronic means was published in an English newspaper Financial |
| | Express of wide circulation on 25th January 2017 and a vernacular newspaper |
| | Maalai Thamazhagam on the 25 th January 2017. |
| c. | The e-voting period commenced on January, 24 2017 at 10:00 A.M. and ended on |
| | February 22 , 2017 at 05:00 P.M. |
| d. | Accordingly, the electronic votes cast were taken into account and at the end of this |
| | voting period, on February 22, 2017 at 05:00 P.M, the CDSL portal was blocked for |
| | voting. |
| e. | The votes cast were unblocked in the presence of two witnesses on February 23, |
| | 2017 |
| f. | A register has been maintained electronically to record the assent or dissent, |
| | received, mentioning the particulars of name, address, folio number or client ID of |
| ĺ | the shareholders, number of shares held by them, nominal value of such shares. |
| | As there were no shares with differential voting rights, the question of maintaining |
| | the list of shares with differential voting rights did not arise. |
| g. | The Corporate members who had participated in the e-voting had provided the |
| | scanned copy of the resolution passed at the Board of Directors for authorisation to |
| | vote/attend the resolutions considered in the Deemed General Meeting. |

At the Deemed general meeting held at the scheduled time, date and venue, the Chairman announced a poll taking into account the provisions of law as well as the clarifications issued by the Ministry of Corporate Affairs dated 19-03-2015.

The polling papers in Form MGT-12 as per Companies (Management & Administration) Rules, 2014 were distributed to the shareholders present. The shareholders cast their votes in the one ballot box kept at convenient location in the Venue.

- 1. At the time fixed for closing of the poll by the Chairman, One ballot box kept for polling was locked in my presence with due identification marks placed by me/us.
- 2. The locked ballot box was subsequently opened in my presence and poll papers were diligently scrutinized. The poll papers were reconciled with the records maintained by the Company and the authorizations/proxies lodged with the company.
- 3. None of the poll papers were incomplete and/or which were otherwise found defective.

The resolutions for which this Deemed General Meeting of the shareholders was held were as follows:



ħ

.]

| S.No | Resolutions | Nature of Resolution |
|------|--|-------------------------|
| 1 | Issue of 47,27,315 equity shares on preferential basis in terms of ICDR Regulations Conversion. | Special |
| 2 | Preferential issue to a Private Limited Company -M/s. KPR Investments P. Ltd (KPR) for an amount not exceeding Rs. 35 crores subject to shareholders and other regulatory approvals, at a price to be determined as per regulations. | Special |
| 3 | Increase in Authorised Capital of the Company | Ordinary |
| 4 | Amendment to the Memorandum of Association of the Company | Special |

The results of the poll & voting by electronic means are as follows:

The details of the number of members present and voting in person or by proxy and the valid / invalid votes in respect of each of the resolutions are given below.

| Resolution S. No | Number of members who cast their votes either by evoting/poll in the EGM | | Number of valid Votes | Number of invalid |
|---------------------|--|---------|--------------------------|-------------------------|
| : | ASSENT | DISSENT | - | votes |
| 1 | 130 | 4 | 134 | 7 |
| 2 | 129 | 4 | 133 | 8 |
| : 3 | 130 | 3 | 133 | 8 |
| 4 | 126 | 6 | 132 | 9 |

The summary of the results in terms of the Number of votes cast for and against out of the total valid votes is given below.

| | i, | | E VOTING & PO | LL | | · <u>-</u> |
|--------------------|-------------------------------------|--------------------------------|------------------------|----------|-----------|-------------------------------------|
| Resolution S.No | No of VOTES CAST IN FAVOUR | No of VOTES CAST AGAINST | Total - Valid Votes | Assent % | Dissent % | Passed/Not Passed |
| 1 | 181945406 | 64469593 | 246414999 | 73.84 | 26.16 | Not Passed as Special resolution |
| 2 | 181945306 | 64469593 | 246416799 | 73.84 | 26.16 | Not Passed as Special resolution |
| 3 | 181945406 | 64469493 | 246414899 | 73.84 | 26.16 | Passed as Ordinary resolution |
| 4 | 181945131 | 64469708 | 246414839 | 73.84 | 26.16 | Not Passed as Special resolution |



Since the requisite number of votes cast in favour exceeded the number of votes cast against the resolutions in Sl. No 3, I hereby report that the above resolution in Sl. No. 3 was passed with requisite majority. The resolutions in Sl. No. 1, 2 & 4 were not passed with requisite majority.

- 4. The poll papers and all other relevant records were sealed and handed over to the Company Secretary/Director authorized by the Board for safe keeping.
- 5. The data sheet relating to e-voting and other related papers/registers, records are in the safe custody of the undersigned, and that they will be handed over to the Chairman of the company, once the Minutes are approved and signed.

Thanking you,

Yours faithfully,

RAJIBLOCHAN SARANGI Company Secretary in Practice

CP No 17498

Witness: 1 William With M. KIRITHIKA
NO. 25, Usha Nagar, 2hd Street
No. 25, Usha Nagar, 2hd Street
Ullagarm, Chenhou - 600008.

Witness:2 (wathi.)
SWATHI.U

18/17 Sri Ayapa Nagavi, 1st Main Road,
keyambedu, Chennai-600092.

er Signed by

T. SHIVARAMAN Managing Director