

April 18, 2018

National Stock Exchange of India Ltd. Exchange Plaza, 5th floor Plot No. C/1, G Block Bandra-Kurla Complex Bandra (East), Mumbai 400 051 BSE Ltd. P J Towers Dalal Street Fort Mumbai 400001

Dear Sirs,

Sub.: Voting results at the 31st Annual General Meeting of CRISIL Limited

Kindly be informed that the 31st Annual General Meeting (AGM) of CRISIL Limited was held on Tuesday, April 17, 2018 at 3.30 p.m. at Rangaswar Hall, 4th floor, Yashwantrao Chavan Pratishthan, Gen. Jagannath Bhosale Marg, Next to Sachivalaya Gymkhana, Mumbai 400 021.

Pursuant to Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "Listing Regulations") and Circular No. CIR/CFD/CMD/8/2015 dated November 4, 2015, please find below the details regarding the voting results at the said AGM :

A. Date of the AGM

: April 17, 2018 (Tuesday)

- **B.** Total number of shareholders as on record date i.e. March 31, 2018: 25,154 (Twenty Five Thousand One Hundred and Fifty Four)
- C. No. of shareholders present in the meeting either in person or through proxy: 97

Shareholders	Present in person	Present through Authorised Representative/Proxy	Total
Promoter and Promoter Group	Nil	3	3
Public	94	4	98
Total	94	7	101

D. No. of Shareholders attended the meeting through Video Conferencing :

Promoters and Promoter Group: No video conferencing facility was arranged for the AGMPublic: No video conferencing facility was arranged for the AGM

E. Scrutinisers' Report : Annexure 1

F. Agenda – wise disclosure of voting details : Annexure 2



G. Proceedings of the AGM : Annexure 3

This may also be considered as compliance of Para A of Part A of Regulation 30 of the Listing Regulations.

Yours faithfully For CRISIL Limited

Ashoole

Minal Bhosale Company Secretary ACS 12999

Encl.: Annexure 1, Annexure 2 and Annexure 3

CRISIL Limited

DR. K. R. CHANDRATRE

FCS, M Com, LL B, Ph D

PRACTISING COMPANY SECRETARY

'Purtata', 15 Milan Coop. Housing Society, Mayur Colony, Kothrud Pune 411038

Telephones- Landline: (020)25450502. Mobile: 9881235586 Email- <u>krchandratre@gmail.com</u>; <u>krchandratreoffice@gmail.com</u> Website: <u>www.drkrchandratre.net</u>

Consolidated Scrutinizer's Report [Pursuant to section 108 of the Companies Act, 2013 and the Companies (Management and Administration) Rules, 2014]

April 17, 2018

То

The Chairman of the 31st Annual General Meeting ('AGM') of the Equity Shareholders of CRISIL LIMITED held on April 17, 2018 held at Rangaswar Hall, 4th floor, Yashwantrao Chavan Pratishthan, Gen. Jagannath Bhosale Marg, next to Sachivalaya Gymkhana, Mumbai 400 021.

Dear Sir,

- 1. By the resolution passed by the Board of Directors of Crisil Limited ('the Company') at its meeting held on, February 13, 2018, I was appointed as "Scrutinizer" for the purpose of:
 - a. Scrutinising the e-voting process (remote e-voting) under the provisions of section 108 of the Companies Act, 2013 ('the Act') read with Rule 20 of the Companies (Management and Administration) Rules, 2014 ('the Rules') and Reg. 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; and
 - b. Poll through electronic voting system (Insta Poll) under the provisions of section 109 of the Act read with Rule 21 of the Rules, on the resolutions contained in the notice to the 31st AGM of the Equity Shareholders of the Company held on April 17, 2018 held at Rangaswar Hall, 4th floor, Yashwantrao Chavan Pratishthan, Gen. Jagannath Bhosale Marg, next to Sachivalaya Gymkhana, Mumbai 400 021.

- 2. The management of the Company is responsible to ensure the compliance with the requirements of the Act and the Rules relating to voting through electronic means [i.e. by remote e-voting and voting by poll by using an electronic voting system (Insta Poll) at the AGM] for the resolutions contained in the Notice to the 31st AGM of the Equity Shareholders of the Company. My responsibility as a scrutinizer for the voting process of voting through electronic means (i.e. by remote e-voting and Insta Poll at the AGM) is restricted to make a consolidated scrutinizer's report of the votes cast "in favour" or "against" the resolutions stated above, based on the reports generated from the e-voting system provided by Karvy Computershare Private Limited ('Karvy'), the Agency authorized under the Rules and engaged by the Company to provide e-voting facilities for voting through electronic means (i.e. by remote e-voting and Insta Poll et the Rules and engaged by the Company to provide e-voting facilities for voting through electronic means (i.e. by remote e-voting and Insta Poll at the AGM).
- 3. I have issued separate Scrutinizer's Report dated April 17, 2018 on the remote e-voting and on the poll through electronic voting system on the resolutions contained in the notice to the AGM. I submit herewith my consolidated scrutinizer's report on the results of voting through electronic means (i.e. by remote e-voting and Insta Poll at the AGM) as under:-

Items of the Notice		vour of the ution	Votes agains	st the resolution	Invalid Votes
	Nos.	% of total number of valid votes cast (Favour and Against)	Nos.	% of total number of valid votes cast (Favour and Against)	Nos.
Item No. 1 - Adoption of Financial Statements (As an Ordinary Resolution)	58482175	99.9996%	207	0.0004%	NIL
	RESOLUTION	PASSED WITH	REQUISITE	MAJORITY	
Item No. 2 - Declaration of dividend (As an Ordinary	58482752	100	7	0%	NIL



Resolution)					
	RESOLUTION	N PASSED WITH	REQUISITE N	MAJORITY	
Item No. 3 -	502((0))7				
Ratification of	58266867	99.6315%	215515	0.3685%	NIL
appointment of					
Statutory					
Auditors (As an					
Ordinary Resolution)					
Resolution)	DESOLUTION	DACODD HUNDY			
	RESOLUTION	PASSED WITH	REQUISITE N	IAJORITY	
Item No. 4 -	58209637	99.5336%	272745	0.46640	a specific and
Re-appointment	56209057	99.3330%	272745	0.4664%	NIL
of Ms. Martina					
Cheung (As an					
Ordinary					
Resolution)					
	RESOLUTION	PASSED WITH	REOUISITE N		
Item No. 5 -	58482175	99.9996%	207	0.0004%	NIL
Appointment of					
Mr. Ewout					
Steenbergen as a					
Director of the					
Company, liable					
to retire by					
	1				
rotation (As an					
rotation (As an Ordinary					
Ordinary					
÷.	RESOLUTION	PASSED WITH	REQUISITE M	IAJORITY	
Ordinary	RESOLUTION	PASSED WITH	REQUISITE M	IAJORITY	
Ordinary Resolution) Item No. 6 -	RESOLUTION 58482175	PASSED WITH 99.9996%	REQUISITE M	0.0004%	NIL
Ordinary Resolution) Item No. 6 - Appointment of					NIL
Ordinary Resolution) Item No. 6 -					NIL

Independent Director of the Company (As an Ordinary Resolution)	RESOLUTION	PASSED WITH	REQUISITE M	AJORITY	
Item No. 7 - To make investments, give loans, guarantees and provide securities beyond the prescribed limits (As a Special Resolution)	56008084	95.936%	2372607	4.064%	NIL

4. The electronic data and all other relevant records relating to the e-voting is under my safe custody and will be handed over to the Company Secretary for preserving safely after the Chairman considers, approves and signs the minutes of the AGM.

Thanking You

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Kulbhushan D Rane For Dr K R Chandratre Place: Mumbai



For CRISIL Limited

Con hugest Ashu Suyash

Managing Director & Chief Executive Officer Mumbai, April 18, 2018

ANNEXURE 2

Total					Public- Non Institutions					Public- Institutions					Promoter and Promoter Group	Category	interested in the agenda/resolution?	Milester menter (community) opening	Resolution required: (Ordinary/ Special)	Ordinary Business: Item No. 1 - Ordinary Resolution for adoption of Financial Statements as set out in Item No. 1 of the
いたないのである	Total	applicable)	Postal Ballot (if	Poll	E-Voting	Total	applicable)	Postal Ballot (if	Poll	E-Voting	Total	applicable)	Postal Ballot (if	Poll	E-Voting	Mode of Voting	Q	Churry htt	ORDINARY	ition for adoption of
71726029					10560975					13332515					47832539	No. of shares held (1)				f Financial Stateme
58482382	882094		NA	229780	652314	9767749		NA	0	9767749	47832539		NA	0	47832539	No. of votes polled (2)				nts as set out in Ite
81.5358	8.3523		NA	2.1757	6.1766	73.2626		NA	0.0000	73.2626	100		NA	0.0000	100.0000	% of Votes Polled on outstanding shares (3)=[(2)/(1)]* 100				em No. 1 of the AG
58482175	881887		NA	229773	652114	9767749		NA	00	9767749	47832539		NA	00	47832539	No. of Votes – in favour (4)				AGM Notice
207	207		NA	7	200	0		NA	0	0	0		NA	0	0	No. of Votes – against (5)				
99.9996	99.9765		NA	99.9969	99.9693	100		NA	0.0000	100.0000	100		NA	0.0000	100.0000	% of Votes in favour on votes polled (6)=[(4)/(2)]*100				
0.0004	0.0235		NA	0.0030	0.0306	0		NA	0.0000	0.0000	0		NA	0.0000	0.0000	% of Votes in % of Votes favour on votes against on votes polled polled (6)=[(4)/(2)]*100 (7)=[(5)/(2)]*100				

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Registered Office: CRISIL House, Central Avenue, Hiranandani Business Park, Powai, Mumbai - 400076. Phone: +91 22 3342 3000 | Fax: +91 22 3342 3001 www.crisil.com

Ordinant Burinson: Itom No. 3 - Ordinant Becolution for declaration of dividend as set out in Item No. 3 of the AGM Notice	tion for doclaration	of dividand ac cat	aut in Itam No. 7	of the AGM Natice				
Resolution required: (Ordinary/ Special)	ORDINARY							
Whether promoter/ promoter group are	No							
interested in the agenda/resolution?								
			•	% of Votes Polled				% of Votes
Category	Mode of Voting	held (1)	polled (2)	(3)=[(2)/(1)]* 100	favour (4)	against (5)	(6)=[(4)/(2)]*100 c)=[(5)/(2)]*100	polled (7)=[(5)/(2)]*100
Promoter and Promoter Group	E-Voting	47832539	47832539	100.0000	47832539	0	100.0000	0.0000
	Poll		0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if		NA	NA	NA	NA	NA	NA
	Total		47832539	100	47832539	0	100	0
Public- Institutions	E-Voting	13332515	9767749	73.2		0	100.0000	0.0000
	Poll		0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if		NA	NA	NA	NA	NA	NA
	applicable)							
	Total		9767749	73.2626	9767749	0	100	0
Public- Non Institutions	E-Voting	10560975	652691	6.1802	652691	0	100.0000	0.0000
	Poll		229780			7	99.9969	0.0030
	Postal Ballot (if		NA		AN	NA	NA	NA
	applicable)							
	Total		882471	8.3559	882464	7	99.9992	0.0008
Total		71726029	58482759	81.5363	58482752	7	100.0000	0.0000

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0.3685	99.6315	215515	58266867	81.5358	58482382	71726029		Total
0.0235	99.9765	207	881887	8.3523	882094		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0030	99.9969	7	229773	2.1757	229780		Poll	
0.0306	99.9693	200	652114	6.1766	652314	10560975	E-Voting	Public- Non Institutions
2.2043	97.7957	215308	9552441	73.2626	9767749		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0000	0.0000	0	00	0.0000	0		Poll	
2.2042	97.7957	215308	9552441	73.2626	9767749	13332515	E-Voting	Public- Institutions
0	100	0	47832539	100	47832539		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0000	0.0000	0	00	0.0000	0		Poll	
0.0000	100.0000	0	47832539	100.0000	47832539	47832539	E-Voting	Promoter and Promoter Group
% of Votes against on votes polled (7)=[(5)/(2)]*100		No. of Votes – against (5)	No. of Votes – in favour (4)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]* 100	No. of votes polled (2)	No. of shares held (1)	Mode of Voting	Category
								interested in the agenda/resolution?
							No	Whether promoter/ promoter group are
							ORDINARY	Resolution required: (Ordinary/ Special)
		M Notice	Item No. 3 of the AGM Notice		t of Statutory Aud	of the appointmen	tion for ratification	Ordinary Business: Item No. 3 - Ordinary Resolution for ratification of the appointment of Statutory Auditor as set out in

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Ordinary Business: Item No. 4 - Ordinary Resolution for re-appointment of Ms. Martina Cheung as a director as set out in	ition for re-appointr	ment of Ms. Martin	a Cheung as a dire		Item No. 4 of the AGM Notice	GM Notice		
Resolution required: (Ordinary/ Special)	ORDINARY		d				22	
Whether promoter/ promoter group are	No					å		
interested in the agenda/resolution?								
				% of Votes Polled				% of Votes
Category	Mode of Voting	held (1)	polled (2)	(3)=[(2)/(1)]* 100	favour (4)	against (5)	(6)=[(4)/(2)]*100 (7)=[(5)/(2)]*100	polled (7)=[(5)/(2)]*100
Promoter and Promoter Group	E-Voting	47832539	47832539	100.0000	47832539	0	100.0000	0.0000
	Poll		0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if		NA	NA	NA	NA	NA	NA
	Total		47832539	100	47832539	0	100	0
Public- Institutions	E-Voting	13332515	9767749	73.2626		272538	97.2098	2.7901
	Poll		0	0.0000	00	0	0.0000	0.0000
	Postal Ballot (if		NA	NA	NA	NA	NA	NA
	applicable)							
	Total		9767749	73.2626	9495211	272538	97.2098	2.7902
Public- Non Institutions	E-Voting	10560975	652314		652114	200	99.9693	0.0306
	Poll		229780		229773	7	99.9969	0.0030
	Postal Ballot (if		NA		NA	NA	NA	NA
	applicable)							
	Total		882094	8.3523	881887	207	99.9765	0.0235
Total		71726029	58482382	81.5358	58209637	272745	99.5336	0.4664

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0.0004	999996	207	58482175	81.5358	58482382	71726029		Total
0.0235	99.9765	207	881887		882094		Total	
						5	applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0030	99.9969	7	229773	2.1757	229780		Poll	
0.0306	99.9693	200	652114	6.1766	652314	10560975	E-Voting	Public- Non Institutions
0	100	0	9767749	73.2626	9767749		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0000	0.0000	0	00	0.0000	0		Poll	
0.0000	100.0000	0	9767749	73.2626	9767749	13332515	E-Voting	Public- Institutions
0	100	0	47832539	100	47832539		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0000	0.0000	0	00	0.0000	0		Poll	
0.0000	100.0000	0	47832539	100.0000	47832539	47832539	E-Voting	Promoter and Promoter Group
% of Votes against on votes polled (7)=[(5)/(2)]*100	% of Votes in favour on votes polled (6)=[(4)/(2)]*100 (7)=[(5)/(2)]*100	No. of Votes – against (5)	No. of Votes – in favour (4)	% of Votes Polled on outstanding shares (3)=[(2)/(1)]* 100	No. of votes polled (2)	No. of shares held (1)	Mode of Voting	Category
								interested in the agenda/resolution?
							No	Whether promoter/ promoter group are
							ORDINARY	Resolution required: (Ordinary/ Special)
		M Notice	em No. 5 of the AGI	ctor as set out in Itu	nbergen as a direc	t of Mr. Ewout Stee	on for appointment	Special Business: Item No. 5 - Ordinary Resolution for appointment of Mr. Ewout Steenbergen as a director as set out in Item No. 5 of the AGM Notice

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Total					Public- Non Institutions					Public-Institutions					Promoter and Promoter Group	Category	interested in the agenda/resolution?	Whether promoter/ promoter group are	Resolution required: (Ordinary/ Special)	Special Business: Item No. 6 - Ordinary Resolution for appointment of Mr. Girish Paranipe as an Independent Director of the Company as set out in Item No. 6 of the AGM Notice
	Total	applicable)	Postal Ballot (if	Poll	E-Voting	Total	applicable)	Postal Ballot (if	Poll	E-Voting	Total	applicable)	Postal Ballot (if	Poll	E-Voting	Mode of Voting		No	ORDINARY	ion for appointment
71726029		14			10560975					13332515					47832539	No. of shares held (1)			C THE CHIST C	of Mr. Girish Parar
58482382	882094		NA	229780	652314	9767749		NA	0	9767749	47832539		NA	0	47832539	No. of votes polled (2)			iller as an interprin	nipe as an Indepen
81.5358	8.3523		NA	2.1757	6.1766	73.2626		NA	0.0000	73.2626	100		NA	0.0000	100.0000	% of Votes Polled on outstanding shares (3)=[(2)/(1)]* 100				dent Director of th
58482175	881887		NA	229773	652114	9767749		NA	00	9767749	47832539		NA	00	47832539	No. of Votes – in favour (4)			in company as and	e Company as set
207	207		NA	7	200	0		NA	0	0	0		NA	0	0	No. of Votes – against (5)				out in Item No. 6 o
99.9996	99.9765		NA	99.9969	99.9693	100		NA	0.0000	100.0000	100		NA	0.0000	100.0000	% of Votes in favour on votes polled (6)=[(4)/(2)]*100				of the AGM Notice
0.0004	0.0235		NA	0.0030	0.0306	0		NA	0.0000	0.0000	0		NA	0.0000	0.0000	% of Votes in favour on votes polled (6)=[(4)/(2)]*100 (7)=[(5)/(2)]*100				

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Corporate Identity Number: L67120MH1987PLC042363 **CRISIL Limited**

4.0640	95.9360	2372607	56008084	81.3940	58380691	71726029		Total
0.0235	99.9765	207	881887	8.3523	882094		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0030	99.9969	7	229773	2.1757	229780		Poll	
0.0306	99.9693	200	652114	6.1766	652314	10560975	E-Voting	Public- Non Institutions
24.5436	75.4564	2372400	7293658	72.4999	9666058		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0000	0.0000	0	00	0.0000	0		Poll	
24.5436	75.4563	2372400	7293658	72.4999	9666058	13332515	E-Voting	Public- Institutions
0	100	0	47832539	100	47832539		Total	
							applicable)	
NA	NA	NA	NA	NA	NA		Postal Ballot (if	
0.0000	0.0000	0	00	0.0000	0		Poll	
0.0000	100.0000	0	47832539	100.0000	47832539	47832539	E-Voting	Promoter and Promoter Group
(7)=[(5)/(2)]*100	(6)=[(4)/(2)]*100 (7)=[(5)/(2)]*100			(3)=[(2)/(1)]* 100	5			
polled	polled	against (5)	favour (4)	shares	polled (2)	held (1)	Mode of Voting	Category
% of Votes against on votes	% of Votes in favour on votes	No. of Votes -	No. of Votes – in	% of Votes Polled on outstanding	No. of votes	No. of shares		
								interested in the agenda/resolution?
							No	Whether promoter/ promoter group are
							SPECIAL	Resolution required: (Ordinary/ Special)
AGM Notice	in Item No. 7 of the	ibed limits set out	beyond the prescri	providing securities	guarantees and p	nents, giving loans,	for making investr	Special Business: Item No. 7 - Special Resolution for making investments, giving loans, guarantees and providing securities beyond the prescribed limits set out in Item No. 7 of the AGM Notice

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Corporate Identity Number: L67120MH1987PLC042363 **CRISIL Limited**

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Annexure 3

Fair Summary of the proceedings at the 31st Annual General Meeting of CRISIL Limited held on April 17, 2018 at 3.30 p.m. at Rangaswar Hall, Y B Chavan Pratishthan, Gen. Jagannath Bhosale Marg, Next to Sachivalaya Gymkhana, Mumbai 400 021

Mr. John Berisford, Chairman presided over the meeting and formally commenced the proceedings of the meeting at 3.30 p.m. as the necessary quorum was present. The Chairman introduced his colleagues on the Board. Thereafter, he informed the members that necessary registers and other certificates and documents required by law, produced before the meeting and laid on the table, were open for inspection during the continuance of the meeting.

With the permission of the members present, the Notice convening the Thirty-first Annual General Meeting was taken as read. The Chairman informed the members that the Auditor's Report on the Financial Statements of the Company for the financial year ended December 31, 2017, did not contain any qualifications, observations or comments on financial transactions or matters which had any adverse effect on the functioning of the Company. Further, the Secretarial Audit Report for the financial year ended December 31, 2017, also did not contain any qualifications, observations or comments, observations or comments which had any adverse effect on the functioning of the Company. Accordingly, with the permission of the members present, the Auditor's Report on the Financial Statements and the Secretarial Audit Report were not required to be read.

Thereafter, with the permission of members, the Chairman continued with the proceedings of the meeting.

The Chairman delivered his speech and then invited members who wanted to speak or ask questions pertaining to the performance of the Company during the year under review. Eleven members thereafter addressed the meeting. The Chairman then requested Ms. Ashu Suyash, Managing Director and Chief Executive Officer to reply to the comments and queries of the members. Ms. Ashu Suyash thanked the members for their suggestions and replied to the comments and queries of the shareholders.

Thereafter, the following resolutions as set out in the Notice convening the AGM were explained to shareholders by the Chairman :



Sr. No.	Details of the Agenda	Type of Resolution (Ordinary / Special)
ORDI	NARY BUSINESS	
1.	To receive, consider and adopt: a. the Audited Financial Statements of the Company for the year ended December 31, 2017, 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 year ended December 31, 2017, together with the Report of the Auditors thereon.	Ordinary
2.	To declare final dividend on equity shares of Rs. 10 per equity share and to approve and confirm the declaration and payment of three interim dividends aggregating to Rs. 18 per equity share for the year ended December 31, 2017.	Ordinary
3.	To ratify the appointment of M/s. Walker Chandiok & Co LLP, Chartered Accountants (Firm Registration No. 001076N/N500013), Chartered Accountants, as Statutory Auditors of the Company, and to authorise the Audit Committee and the Board of Directors to fix their remuneration, and for this purpose.	Ordinary
4.	Re-appointment of Ms. Martina Cheung : To appoint a Director in place of Ms. Martina Cheung (DIN 07551069), who retires by rotation and, being eligible, seeks re-appointment.	Ordinary
SPECI	IAL BUSINESS	
5.	To appoint Ewout Steenbergen (DIN 07956962) as a Director of the Company, liable to retire by rotation.	Ordinary
6.	To appoint Mr. Girish Paranjpe (DIN 02172725) as an Independent Director of the Company.	Ordinary
7.	To make investments, give loans, guarantees and provide securities beyond the prescribed limits	Special

CRISIL Limited



The Chairman requested Ms. Minal Bhosale, Company Secretary, to brief the members regarding the voting procedure at the Annual General Meeting. Ms. Bhosale informed the members that the Company had reviewed all statutory requirements and accordingly, had provided electronic voting facility to the members to exercise their right to vote by electronic means on all of the businesses specified in the Notice. The Company had provided e-voting facility to its Members to exercise their right to vote by electronic means from Friday, April 13, 2018 (10.00 a.m.) to Monday, April 16, 2018 (5.00 p.m.). As per the statutory requirements, voting by show of hands was not permitted at the General Meeting where E-Voting had been offered to the Members. Therefore, for those shareholders who had not exercised their right to vote by remote e-voting, voting at the Annual General Meeting was conducted by Poll through tablets (E-Poll).

For the purpose of E-Voting and E-Poll, the voting rights were reckoned as of April 10, 2018, which was the cut-off date. She informed the shareholders that the combined results of E-Voting and E-Poll shall be announced on or before April 19, 2018 by intimation to the Stock Exchanges and would be displayed on the website of the Company, www.crisil.com and also on the website of the Registrar & Transfer Agents viz., evoting.karvy.com.

The Chairman then informed the members that all the business of the Meeting having been completed, the meeting was concluded. He thanked all the members for their participation in continued support to the Company. All the votes were cast through E-Poll and the meeting was closed by 4.45 p.m.