

PRIME FOCUS LIMITED

CIN: L92100MH1997PLC108981

 $\label{eq:Registered Office: Prime Focus House, Opp. CITI Bank, Linking Road, Khar (West), Mumbai-400052\\ \textbf{Tel:} + 91\,22\,6715\,5000, \textbf{Fax:} + 91\,22\,6715\,5001$

Website: www.primefocus.com; Email Id: ir.india@primefocus.com

NOTICE

NOTICE is hereby given that the TWENTY-FIFTH ANNUAL GENERAL MEETING of the Members of Prime Focus Limited, will be held on Friday, September 30, 2022 at 12.30 p.m. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS

- 1. 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 Report of the Board of Directors and Auditors thereon.
 - (b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2022 and the Report of Auditors thereon.
- 2. To appoint a Director in place of Mr. Naresh Malhotra (DIN: 00004597) who retires by rotation and being eligible offers himself for re-appointment.

SPECIAL BUSINESS

3. To consider re-appointment of and remuneration payable to Mr. Naresh Malhotra (DIN: 00004597) as a Chairman and Whole-time Director of the Company:

To consider and, if thought fit, to pass, the following resolution as a **Special Resolution**:

"RESOLVED THAT in accordance with the provisions of Sections 196, 197, 198 and 203 read with Schedule V and all other applicable provisions, if any of the Companies Act, 2013 (the "Act") and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force) and the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations") as amended, and subject to approvals, if any, under applicable laws and pursuant to the recommendation of the Nomination and Remuneration Committee of the Company and approval of the Board of Directors of the Company (the 'Board'), consent of the members of the Company be and is hereby accorded for the re-appointment of Mr. Naresh

Malhotra (DIN: 00004597), as the Chairman and Wholetime Director of the Company, who has attained the age of 70 years for a period of 3 (three) years with effect from May 1, 2023, and whose period of office is liable to determination by retirement of directors by rotation on such terms and conditions including remuneration as set out in the explanatory statement annexed to the notice, with liberty to the Board /the Nomination and Remuneration Committee to alter and vary the terms and conditions of the said appointment and remuneration not exceeding in such manner as it may deem fit.

RESOLVED FURTHER THAT in the event of loss or inadequacy of profits in any Financial Year during the aforesaid period the remuneration payable to Mr. Naresh Malhotra shall not exceed the overall ceiling of the total managerial remuneration as provided under Section 197 and Schedule V of the Act or such other limits as may be prescribed from time to time.

RESOLVED FURTHER THAT the Board be and is hereby authorised to do all such acts, deeds, matters and things as may be considered necessary, proper or expedient to give effect to the aforesaid resolution."

4. To approve material related party transaction(s) between the Company and DNEG India Media Services Limited, a subsidiary of the Company:

To consider and, if thought fit, to pass, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations'), as amended from time to time, the applicable provisions of the Companies Act, 2013 (the 'Act') read with the Rules made thereunder, other applicable laws/statutory provisions, if any (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's Policy on Related Party Transactions (the 'RPT Policy') and other applicable laws, and charter documents of the Company, and subject to such approval(s)/consent(s)/permission(s) as may be necessary from time to time and basis the approval and recommendation of the Audit Committee

and the Board of Directors of the Company, approval of the members of the Company be and is hereby accorded to enter/ continue to enter into material related party transactions (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise), on such material terms and conditions as detailed in the explanatory statement to this resolution and as may be mutually agreed between the Company and DNEG India Media Services Limited, a subsidiary of the Company, such that the maximum value of the related party transactions between the Company and DNEG India Media Services Limited, shall not exceed ₹ 770 crores for the Financial Year 2023-24, and such related party transactions shall inter alia include transaction(s)/contract(s)/arrangement(s)/agreement(s) in relation to:

- a) Availing and rendering of services;
- b) purchase/sale/ exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;
- transfer of any resources, services or obligations to meet its business objectives/requirements;
- d) reimbursement of expenses, including recharge received and recharge given;
- e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as the 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this resolution, for and on behalf of the Company.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this resolution, be and are hereby approved, ratified and confirmed in all respects."

5. To approve material related party transaction(s) between DNEG India Media Services Limited, a subsidiary of the Company and certain identified Related Parties of the Company:

To consider and, if thought fit, to pass, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulation 23 (4) of the Securities and Exchange Board of

India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations'), as amended from time to time, the applicable provisions of the Companies Act, 2013 (the "Act") read with the Rules made thereunder, other applicable laws/statutory provisions, if any (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's Policy on Related Party Transactions (the 'RPT Policy') and other applicable laws, and charter documents of the Company, and subject to such approval(s)/ consent(s)/ permission(s) as may be necessary from time to time and basis the approval and recommendation of the Audit Committee and the Board of Directors of the Company, approval of the members of the Company be and is hereby accorded to enter/continue to enter into material related party transactions (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise), on such material terms and conditions as detailed in the explanatory statement to this resolution and as may be mutually agreed between two "Related Parties" of the Company, i.e DNEG India Media Services Limited, a subsidiary of the Company with certain Identified Related Parties of the Company viz. Double Negative Montréal Productions Ltd. and Double Negative Limited, such that the maximum value of the related party transactions between DNEG India Media Services Limited and the aforementioned Related Parties of the Company, shall not exceed ₹450 crores and ₹1,300 crores respectively for the Financial Year 2023-24, and such related party transactions shall inter alia include transaction(s)/contract(s)/arrangement(s)/agreement(s) in relation to:

- a) Availing and rendering of services;
- b) purchase/sale/ exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;
- transfer of any resources, services or obligations to meet its business objectives/requirements;
- reimbursement of expenses including recharge received and recharge given;
- e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;
- f) allocation of expenses towards grant of Stock Option;

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as the 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to

take all such steps as may be required in this connection including finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this resolution, for and on behalf of the Company.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this resolution, be and are hereby approved, ratified and confirmed in all respects."

 To approve material related party transaction(s) between Double Negative Films Limited, a subsidiary of the Company and Double Negative Limited, a subsidiary of the Company:

To consider and, if thought fit, to pass, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulation 23 (4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations'), as amended from time to time, the applicable provisions of the Companies Act, 2013 (the 'Act') read with the Rules made thereunder, other applicable laws/statutory provisions, if any (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's Policy on Related Party Transactions (the 'RPT Policy') and other applicable laws, and charter documents of the Company, and subject to such approval(s)/ consent(s)/ permission(s) as may be necessary from time to time and basis the approval and recommendation of the Audit Committee and the Board of Directors of the Company, approval of the members of the Company be and is hereby accorded to enter/continue to enter into material related party Transaction(s) (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise), on such material terms and conditions as detailed in the explanatory statement to this resolution and as may be mutually agreed between two "Related Parties" of the Company, i.e Double Negative Films Limited, a subsidiary of the Company with Double Negative Limited, a subsidiary of the Company, such that the maximum value of the related party transactions between such parties, shall not exceed ₹1,100 crores for the Financial Year 2023-24 and such related party transactions shall inter alia include transaction(s)/contract(s)/arrangement(s)/agreement(s) in relation to:

- a) Availing and rendering of services;
- b) purchase/sale/ exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;
- transfer of any resources, services or obligations to meet its business objectives/requirements;

- d) reimbursement of expenses including recharge received and recharge given;
- e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;
- f) allocation of expenses towards grant of Stock Option;

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this resolution, for and on behalf of the Company.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this resolution, be and are hereby approved, ratified and confirmed in all respects."

 To approve material related party transaction(s) between Double Negative Montréal Productions Ltd., a subsidiary of the Company and certain identified Related Parties of the Company:

To consider and, if thought fit, to pass, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulation 23 (4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations'), as amended from time to time, the applicable provisions of the Companies Act, 2013 (the 'Act') read with the Rules made thereunder, other applicable laws/statutory provisions, if any (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's Policy on Related Party Transactions (the 'RPT **Policy'**) and other applicable laws, and charter documents of the Company, and subject to such approval(s)/ consent(s)/ permission(s) as may be necessary from time to time and basis, the approval and recommendation of the Audit Committee and the Board of Directors of the Company, approval of the members of the Company be and is hereby accorded to enter/ continue to enter into material related party Transaction(s) (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise), on such material terms and conditions as detailed in the explanatory statement to this resolution and as may be mutually agreed between two "Related Parties" of the Company, i.e Double Negative Montréal Productions Ltd., a subsidiary of the Company with certain Identified Related Parties of the Company viz. Double Negative Limited, Double Negative Canada Productions Ltd, Prime Focus International Services UK Limited, DNEG North America Inc. and Prime Focus World N.V. such that the maximum value of the related party transactions between Double Negative Montréal Productions Ltd. and the aforementioned Related Parties of the Company, shall not exceed ₹ 2,100 crores, ₹ 400 crores, ₹ 450 crores, ₹ 450 crores and ₹ 1,200 crores respectively for the Financial Year 2023-24, and such related party transactions shall inter alia include transaction(s)/contract(s)/ arrangement(s)/ agreement(s) in relation to:

- a) Availing and rendering of services;
- b) purchase/sale/ exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;
- transfer of any resources, services or obligations to meet its business objectives/requirements;
- d) reimbursement of expenses including recharge received and recharge given;
- e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;
- f) allocation of expenses towards grant of Stock Option;

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this resolution, for and on behalf of the Company.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this resolution, be and are hereby approved, ratified and confirmed in all respects."

 To approve material related party transaction(s) between Double Negative Limited, a subsidiary of the Company and certain identified Related Parties of the Company:

To consider and, if thought fit, to pass, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations'), as amended from time to time, the applicable provisions of the Companies Act, 2013 (the **'Act**') read with the Rules made thereunder, other applicable laws/statutory provisions, if any (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's Policy on Related Party Transactions (the 'RPT Policy') and other applicable laws, and charter documents of the Company, and subject to such approval(s)/ consent(s)/ permission(s) as may be necessary from time to time and basis the approval and recommendation of the Audit Committee and the Board of Directors of the Company, approval of the members of the Company be and is hereby accorded to enter/continue to enter into material related party Transaction(s) (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise), on such material terms and conditions as detailed in the explanatory statement to this resolution and as may be mutually agreed between two "Related Parties" of the Company, i.e Double Negative Limited, a subsidiary of the Company with certain Identified Related Parties of the Company viz. Double Negative Canada Productions Ltd and Prime Focus World N.V. such that the maximum value of the related party transactions between Double Negative Limited and the aforementioned Related Parties of the Company shall not exceed ₹500 crores and ₹2,100 crores respectively for the Financial Year 2023-24, and such related party transactions shall inter alia include transaction(s)/contract(s)/arrangement(s)/agreement(s) in relation to:

- a) Availing and rendering of services;
- b) purchase/sale/ exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;
- c) transfer of any resources, services or obligations to meet its business objectives/requirements;
- reimbursement of expenses including recharge received and recharge given;
- e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;
- f) allocation of expenses towards grant of Stock Option;

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to

take all such steps as may be required in this connection including finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this resolution, for and on behalf of the Company.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this resolution, be and are hereby approved, ratified and confirmed in all respects."

 To approve material related party transaction(s) between Double Negative Toronto Productions Ltd., a subsidiary of the Company and certain identified Related Parties of the Company:

To consider and, if thought fit, to pass, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations'), as amended from time to time, the applicable provisions of the Companies Act, 2013 (the 'Act') read with the Rules made thereunder, other applicable laws/statutory provisions, if any (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's Policy on Related Party Transactions (the 'RPT Policy') and other applicable laws, and charter documents of the Company, and subject to such approval(s)/ consent(s)/ permission(s) as may be necessary from time to time and basis the approval and recommendation of the Audit Committee and the Board of Directors of the Company, approval of the members of the Company be and is hereby accorded to enter/continue to enter into material related party Transaction(s) (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise), on such material terms and conditions as detailed in the explanatory statement to this resolution and as may be mutually agreed between two "Related Parties" of the Company, i.e Double Negative Toronto Productions Ltd., a subsidiary of the Company with certain Identified Related Parties of the Company viz. Double Negative Montréal Productions Ltd. and Double Negative Limited such that the maximum value of the related party transactions between Double Negative Toronto Productions Ltd. and the aforementioned Related Parties of the Company, shall not exceed ₹ 650 crores and ₹ 550 crores respectively for the Financial Year 2023-24, and such related party

transactions shall inter alia include transaction(s)/contract(s)/arrangement(s)/agreement(s) in relation to:

- a) Availing and rendering of services;
- b) purchase/sale/ exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;
- c) transfer of any resources, services or obligations to meet its business objectives/requirements;
- d) reimbursement of expenses including recharge received and recharge given;
- e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;
- f) allocation of expenses towards grant of Stock Option;

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this resolution, for and on behalf of the Company.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this resolution, be and are hereby approved, ratified and confirmed in all respects."

By Order of the Board of Directors

Parina Shah Company Secretary ACS 18061

Place: Mumbai Date: August 12, 2022

Registered Office: Prime Focus House, Linking Road, Opp. Citi Bank, Khar West, Mumbai – 400 052. CIN: L92100MH1997PLC108981

NOTES:

- The relevant Explanatory Statement pursuant to Section 102 (1) of the Companies Act, 2013 ('Act'), as amended from time to time, in respect of the Special Business under Item Nos. 3 to 9 as set out above and details as required under Regulation 36 (3) of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 ("Listing Regulations") and Secretarial Standard on General Meetings ("SS-2"), in respect of the Director seeking appointment/ re-appointment at this Annual General Meeting ("AGM") are annexed hereto.
- The requirement to place the matter relating to appointment of Statutory Auditors for ratification by members at every Annual General Meeting is done away with vide notification dated May 07, 2018 issued by the Ministry of Corporate Affairs. Accordingly, no resolution is proposed for ratification of appointment of Statutory Auditors, who were re-appointed in the Annual General Meeting held on September 30, 2019.
- 3. In view of the Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has vide its circulars dated May 05, 2022 read with circulars dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021 and December 14, 2021 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its circular no. SEBI/HO/CFD/CMD2/ CIRP/P/2022/62 dated May 13, 2022, and other applicable circulars issued in this regard, (collectively referred to as "SEBI Circular") permitted the holding of the Annual General Meeting ("AGM") through video conferencing/other audio visual means ("VC / OAVM") till December 31, 2022 without the physical presence of the Members at a common venue. In compliance with the provisions of the Act, Listing Regulations and MCA Circulars, the AGM of the Company is being held through VC / OAVM. The deemed venue for the AGM shall be the Registered Office of the Company.
- 4. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY/PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND SUCH A PROXY/PROXIES NEED NOT BE A MEMBER OF THE COMPANY. Since this AGM is being held through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip including Route Map are not annexed to this Notice.
- 5. Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of Listing Regulations (as amended), and SS-2 on "General Meetings", 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 engaged the services of Central Depository Services (India) Limited (**'CDSL'**) for facilitating voting through electronic means, as the authorized e-Voting agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- 5. Members desirous of getting any information in relation to the Company's Annual Report 2021-22 or who would like to express their views / have questions are requested to address their query(ies) well in advance, i.e. at least 10 days before the Meeting, to the Company Secretary of the Company through e-mail on ir.india@primefocus.com. These queries will be replied to by the company suitably by email.
- 7. In compliance with the aforesaid MCA Circulars and SEBI 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 / Registrar and Transfer Agent / Depositories. Members may note that the Notice and Annual Report 2021-22 will also be available on the Company's website www.primefocus.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 CDSL at https://www.evotingindia.com.
- 8. Members are requested to support Green initiative by registering/ updating their e-mail addresses with the Depository Participant (in case of shares in dematerialized form) or with Link Intime India Private Limited, the Registrar and Transfer Agent ("RTA") of the Company (in case of shares held in physical form) for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.

For any communication, the Members may also send requests to the Company's email ID: $\underline{ir.india@primefocus.com}.$

- 9. Members are requested to:
 - intimate any change in their addresses/mandates and address all their queries relating to shares of the Company to the RTA, for shares held in physical form.
 - quote Client ID and DP ID in respect of shares held in dematerialized form and ledger folio number in respect of shares held in physical form in all the correspondence.
 - c) make nomination in respect of the shares held in physical form in the Company. The Nomination Form as prescribed by the MCA can be obtained from the Registrar and Share Transfer Agents of the Company. Members holding shares in electronic form are requested to contact their Depository Participant directly for recording their nomination.

- 10. Non-Resident Indian members are requested to immediately notify the Registrar and Share Transfer Agents i.e. Link Intime India Private Limited:
 - a) the change in residential status on return to India for permanent settlement;
 - the particulars of the bank account(s) maintained in India with complete name, branch, account type, account number and address of the bank, if not furnished; and
 - Indian address for sending all communications, if not provided so far.
- The Board of Directors has appointed Mr. Mehul Raval, Practicing Company Secretary (Membership No. ACS-18300, CP No. 24170) as the Scrutinizer to scrutinize the E- voting process in a fair and transparent manner.
- 12. The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date i.e. Friday, September 23, 2022.
- 13. Institutional / Corporate members (i.e. other than individuals / HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/Letter of Authorization etc., authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said Resolution/Letter of Authorization shall be sent to scrutinizer at <a href="mailto:csm.enumber-csm.en
- 14. Pursuant to aforesaid MCA Circulars, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Act representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.
- 15. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 16. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration

- Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 17. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at ir.india@primefocus.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at ir.india@primefocus.com. These queries will be replied to by the company suitably by email. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- 18. 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 the Directors are interested under Section 189 of the Act and the Certificate from the Secretarial Auditor of the Company certifying that the ESOP Schemes of the Company are being implemented in accordance with the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and other relevant documents referred to in this Notice and the Explanatory Statement shall be available for inspection through electronic mode. Members are requested to write to the Company on ir.india@primefocus.com up to the date of the AGM i.e. September 30, 2022 for inspection of said documents.
- 19. Members are requested to intimate changes, if any pertaining to change of name / address, email address, telephone / mobile numbers, Permanent Account Number (PAN), Nomination, power of attorney, bank account details or any other information to their respective depository participant(s) (DP) in case the shares are held in electronic mode or to RTA at Link Intime India Pvt. Ltd., LBS Marg, Vikhroli (West), Mumbai 400 083, Contact No: 91-22-49186270, Fax No: 91-22-49186060, Email: rnt.helpdesk@linkintime.co.in in Form ISR-1 in case the shares are held in physical form.
- 20. SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participant with whom they are maintaining their demat accounts. Members holding shares in physical form or transferees of Physical Shares must furnish their selfattested copy of the PAN card to the Company/Registrar and Share Transfer Agents.

- 21. SEBI vide its Circulars dated November 3, 2021 and December 14, 2021, has mandated furnishing of PAN, KYC details and Nomination / opt out of Nomination, by holders of physical securities. Folios wherein any one of the above mentioned details are not registered by April 01, 2023 shall be frozen. The concerned Members are therefore urged to furnish PAN, KYC and Nomination/ opt out of Nomination by submitting the prescribed forms duly filled and signed by sending a physical copy of the prescribed forms to Link Intime India Pvt. Ltd., 247 Park, LBS Marg, Vikhroli (West), Mumbai – 400 083, or by email to rnt.helpdesk@linkintime.co.in from their registered email id. The Company has also sent individual letters to all the Members holding shares of the Company in physical form for furnishing their PAN, KYC details and Nomination pursuant to above SEBI Circular.
- 22. SEBI vide its notification dated January 24, 2022 has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialisation, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or Company's RTA for assistance in this regard.
- 23. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 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 format of which is available on the Company's website at www.primefocus.com and on the website of the Company's RTA, Link Intime India Pvt. Ltd at www.linkintime.co.in. It may be noted that any service request can be processed only after the folio is KYC compliant.
- 24. The facility for making Nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their Nomination are requested to register the same by submitting Form No. SH-13. If a Member desires to opt out or cancel the earlier Nomination and record a fresh Nomination, he / she may submit the same in Form ISR-3 or SH-14 as the case may be. The said forms can be downloaded from the Company's website at http://www.primefocus.com/investor-center#Results Reports. Members are requested to submit the said details to their DP in case the shares are held by them in electronic form and to Link Intime in case the shares are held in physical form.

- 25. In case of joint holders attending the AGM, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 26. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or demise of any Member as soon as possible. Members are also advised not to leave their demat accounts dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 27. The members, whose unclaimed shares have been transferred to IEPF, may claim the same by making application to the IEPF authority in Form No. IEPF-5 available on www.iepf.gov.in for details of unclaimed shares transferred to IEPF please refer company's website viz www.primefocus.com. The Member/Claimant can file only one consolidated claim in a Financial Year as per IEPF Rules.

Instructions for e-voting and joining the AGM are as follows:

- As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2022 and Circular no. 03/2022 dated May 05, 2022. The forthcoming AGM will thus be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020, May 05, 2020, Circular No. 02/2022 and Circular no. 03/2022 dated May 05, 2022 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 Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will

not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.
- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.primefocus.com. The Notice can also be accessed from the 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. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com.
- The AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020, MCA Circular No. 17/2020 dated April 13, 2020, MCA Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2022 and Circular no. 03/2022 dated May 05, 2022.
- 8. In continuation of this Ministry's General Circular No. 20/2020, dated May 05, 2020 and after due examination, it has been decided to allow companies whose AGMs were due to be held in the year 2022, to conduct their AGMs on or before December 31, 2022, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020 and as per MCA circular no. 02/2022 and 03/2022 dated May 05, 2022.

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- (i) The voting period begins at 09:00 a.m. (IST) on Monday, September 26, 2022 and ends at 05:00 p.m. (IST) on Thursday, September 29, 2022. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. Friday, September 23, 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 09, 2020, under Regulation 44 of Listing Regulations, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level. Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.
- (iv) In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
- (v) In terms of SEBI circular no. SEBI/HO/CFD/CMD/ CIR/P/2020/242 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.

Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
	After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting 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 name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	If the user is 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/IdeasDirectReg.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 name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting
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. After Successful login, you will be able to see e-Voting option. Once you 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 name and you will be redirected to e-Voting service provider website 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. CDSL and NSDL

Login type	Helpdesk details
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 and 22-23058542-43.
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

- (v) Login method for e-Voting and joining virtual meetings for **Physical shareholders and shareholders other than individual holding in Demat form.**
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.

If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier e-voting of any company, then your existing password is to be used.

5) If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat.		
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)		
	Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.		
Dividend Bank Details	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your		
OR Date of Birth (DOB)	demat account or in the company records in order to login.		
,	• If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.		

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for the relevant < Company Name > on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.

- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

(xvi) ADDITIONAL FACILITY FOR NON - INDIVIDUAL SHAREHOLDERS AND CUSTODIANS -FOR REMOTE VOTING ONLY.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; <u>ir.india@primefocus.com</u>, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. 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.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at ir.india@primefocus.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at Company's email address viz; ir.india@primefocus.com. These queries will be replied to by the company suitably by email.
- Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting

through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/ MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/ DEPOSITORIES.

- For Physical shareholders- please provide necessary details like 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 ir.india@primefocus.com/rnt.helpdesk@linkintime.co.in.
- For Demat shareholders -, Please update your email id & mobile no. with your respective Depository Participant (DP)
- For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.
- 4. If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022-23058738 and 022-23058542/43.
- All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.

OTHER INSTRUCTIONS:

1. The period for e-voting starts on Monday, September 26, 2022 at 9:00 a.m. (IST) and ends on Thursday, September 29, 2022 at 5:00 p.m. (IST). E-voting shall be disabled by CDSL at 5:00 p.m. (IST) on Thursday, September 29, 2022 and members shall not be allowed to vote through remote e-voting thereafter. During this period, Members holding shares either in physical form or in dematerialized form, as on Friday, September 23, 2022 (end of day) i.e. cut-off date, may cast their vote electronically. Any person who is not a member as on the cut-off date should treat this notice for information purposes only. The e-voting module shall be disabled by CDSL for voting. The Members who have cast their vote by remote e-voting prior to the AGM may also participate the AGM through VC/OAVM but shall not

be entitled to cast their vote again. The facility for voting during the AGM will also be made available. Members present in the AGM through VC/OAVM and who have not cast their vote on the resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through the e-voting system during the AGM. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.

- A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting, or through e-voting at the AGM.
- 3. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as of cut-off date, may follow the same procedure as mentioned above for e-Voting.
- 4. The scrutinizer shall, immediately after the conclusion of the AGM, first count the votes cast during the AGM, thereafter unblock the votes cast through remote e-voting and issue a consolidated Scrutinizer's report of the total votes cast in favour or against the resolution, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same. The Scrutinizer shall issue his report within the stipulated timelines under the applicable laws.
- 5. The Result of the voting declared along with the Scrutinizer's Report shall be placed on the website of the Company i.e. www.primefocus.com and on the website of the CDSL i.e. www.evotingindia.com immediately. The Company shall simultaneously forward the results to BSE Limited and National Stock Exchange of India Limited, where the shares 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 Meeting i.e September 30, 2022.
- 7. Since the AGM will be held through VC / OAVM, the Route Map of the venue of the AGM is not annexed in this Notice.

By Order of the Board of Directors

Parina Shah Company Secretary ACS 18061

Place: Mumbai Date: August 12, 2022

Registered Office: Prime Focus House, Linking Road, Opp. Citi Bank, Khar West, Mumbai – 400 052. CIN: L92100MH1997PLC108981

EXPLANATORY STATEMENT

(Pursuant to Section 102 of the Companies Act, 2013)

As required under Section 102 of the Act, the following explanatory statement sets out all material facts relating to the business mentioned under Item Nos. 3 to 9 accompanying the Notice. The Board of Directors has considered and decided to include the said items given above as Special Business in the forthcoming AGM.

Item No. 3:

Mr. Naresh Malhotra was appointed as Whole-time Director, for a period of 3 (three) years w.e.f. from May 01, 2020. His tenure expires on April 30, 2023. The Board has approved the re-appointment of Mr. Naresh Malhotra as Chairman and Whole-time Director, for a period of 3 (three) years w.e.f, May 01, 2023 on the terms and conditions as recommended by the Nomination and Remuneration Committee.

Section 196(3) of the Companies Act, 2013 read with part I of Schedule V of the Act (as amended) provides that no company shall appoint or continue the employment of any person as a Managing Director, Whole-time Director or Manager, who has attained the age of 70 years, unless it is approved by the shareholders as a special resolution. Mr. Naresh Malhotra is over 70 years as on the date of his proposed appointment (i.e. May 01, 2023). Based on the recommendation of the Nomination and Remuneration Committee and keeping in view of his vast experience and active role in the business of the Company, it is proposed to seek the shareholders' approval

for the re-appointment of Mr. Naresh Malhotra as Chairman and Whole-time Director for a period of 3 (three) years w.e.f May 01, 2023 and pay a remuneration of upto ₹ 1,80,00,000/-(Rupees One Crore and Eighty Lakhs only) per annum to him in terms of the applicable provisions of the Act and the rules thereunder (as amended). In view of the above, the Board recommends the Special Resolution as set out in this Notice.

During the term of employment of the Whole-time Director, if in any Financial Year, the Company does not earn adequate profit as contemplated under the provisions of Schedule V of the Act (as amended from time to time), the remuneration shall be paid as per the conditions and monetary ceiling prescribed in Schedule V of the Companies Act, 2013 (as amended from time to time), unless otherwise approved by the shareholders.

Mr. Naresh Malhotra has furnished the consent/declarations for his re-appointment as required under the act, rules and the listing regulations. Further, Mr. Malhotra is not disqualified from being re-appointed as the Chairman and Whole-time Director in terms of section 164 of the Act.

Except for Mr. Naresh Malhotra and Mr. Namit Malhotra, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financial or otherwise, in the resolution set out in the Notice for the approval of the Shareholders.

The above may be treated as a written memorandum setting out the terms of appointment of Mr. Naresh Malhotra under Section 190 of the Act.

Statement pursuant to Schedule V to the Companies Act, 2013

I. General Information:

1	Nature of Industry	Motion Pictures, video and television programme post-production activities.			
2	Date or expected date of commencement of commercial Production	Not applicable (The Company is an existing company)			
3	In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus	Not applicable			
4	Financial performance based on given				₹ in Crores
	indicators (Standalone)	Particulars	Financial Year 2021-22	Financial Year 2020-21	Financial Year 2019-20
		Total income from operations	120.92	76.70	131.89
		Profit/Loss After Tax	290.70	26.50	166.68
5	Foreign investments or Collaborators, if any	The Company has made investments in the following overseas direct subsidiaries:-			
		 PF World Limited PF Investments Limited Lowry Digital Imaging Services Inc (Formerly known as Reliance Lowry Digital Imaging Services Inc) 			

II. INFORMATION ABOUT THE APPOINTEE:

1. Background Details:

Mr. Naresh Malhotra is a veteran of the Indian Film and Television industry. He had produced (independently and in partnership) a number of successful movies including Shahenshah, Khamoshi, Safar and Anokhi Raat and realized early on the potential boom in the Indian television industry. He has set up India's first digital audio studio in the 80's and later in 90's ventured in to the business of renting equipments for the production of TV programmes and ad films. He was instrumental in the setting up of Prime Focus.

- **2. Past remuneration:** For the Financial Year 2021-2022, the remuneration of Mr. Naresh Malhotra is ₹ 1,17,73,476/-p.a.
- 3. Recognition or awards: Mr. Naresh Malhotra received the prestigious Dadasaheb Phalke Award for his immense contribution to, and excellence in the video and films industry.
- 4. Job profile and his suitability: Mr. Naresh Malhotra has been responsible for the development, growth and strategy of the Prime Focus group of Companies. His experience and dedicated services has always added to the overall growth of the Company.
- **5.** Remuneration proposed: Upto ₹1,80,00,000/-p.a.

The Company intends to pay the maximum amount prescribed under Section II of part II of Schedule V of the Companies Act, 2013 and hence it is proposed to obtain approval of the members by way of special resolution in this regard. The remuneration payable to the Whole-time Directors has been benchmarked with the remuneration being drawn by similar positions in similar industry.

Comparative remuneration profile with respect to industry, size of the company, profile of the position and person

Considering the industry in which the Company operates, the size of the business as well as the profile of Mr. Naresh Malhotra and the responsibilities shouldered by him, the remuneration proposed is commensurate with the remuneration packages paid to similar appointees in other companies in the industry.

7. Pecuniary relationship directly or indirectly with the Company or relationship with managerial personnel or other director, if any:

Mr. Naresh Malhotra is father of Mr. Namit Malhotra who is Non-Executive Director of the Company. They have no pecuniary relationship directly or indirectly with the Company except to the extent of their remuneration and shareholdings in the Company.

III. Other Information

1. Reasons of loss or inadequate profits:

The Company has not incurred loss in the preceding Financial Year 2021-22. However, contingency in relation to loss or inadequacy of profit in the subsequent Financial Years cannot be ruled out. Hence, approval of the Shareholders by Special Resolution is being sought to pay remuneration as minimum remuneration to Mr. Naresh Malhotra, Whole-time Director during his respective tenure of re-appointment/appointment.

Steps taken or proposed to be taken for improvement:

Company has channelled all its efforts to increase revenue in focused manner by cross selling all its services to its customers. This would help Company to be in higher growth trajectory and generate profits.

Expected increase in productivity and profits in measurable terms

The management has adopted focused and aggressive business strategies in all spheres of business to improve profitability of the Company. Considering the present business scenario, the Company is expecting increase in revenue and profitability. The Management is confident of keeping a higher growth ratio in the period to come.

IV. Disclosures:

The prescribed disclosures with respect to remuneration and other information shall be mentioned in the Corporate Governance section of the Annual Report of the Company.

ANNEXURE TO THE NOTICE

(In terms of Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2)):

Name of the Director	Mr. Naresh Malhotra
DIN	00004597
First date of appointment as Director	Since incorporation of the Company (i.e. June 24, 1997)
Date of Birth	October 2, 1944
Age (in yrs)	77
Qualifications	B.Com
Nationality	Indian
Brief resume, Experience and Expertise in Specific	Mr. Naresh Malhotra is a veteran in the Indian M&E industry, best
Functional Areas	known for producing the Amitabh Bachchan starrer Shahenshah,
	Naresh Malhotra realized early the potential boom in the Indian
	television industry. He set up Índia's first digital audio studio in
	the 80s and later in 90s and also started providing equipment
	rental services to TV and ad film makers.
Names of other companies in which the person holds the	i. DNEG India Media Services Limited
directorship	ii. Prime Focus Motion Pictures Limited
(Excludes Private Companies, Foreign Companies,	iii. *Prime Focus Production Services Private Limited
Companies formed under Section 8 of the Companies Act	*Subsidiary of Prime Focus Limited
2013)	,
Chairmanship / Membership of Committees of the board	i. Prime Focus Limited:
(In terms of SEBI (Listing Obligations and Disclosure	Stakeholder's Relationship Committee- Member
Requirements) Regulations, 2015, only two Committees of	·
the board are considered Audit committee and Stakeholders	
Relationship Committee)	
Remuneration last drawn by such person	₹1,17,73,476/-p.a.
Remuneration sought to be paid	Upto ₹ 1,80,00,000/- p.a.
Terms and conditions of appointment or re-appointment	Terms and Conditions as per the Board Resolution/ Shareholders
	Resolution for re-appointment.
Disclosure of relationships between directors inter-se	Mr. Naresh Malhotra is the promoter of the Company. Except Mr.
and Manager and other Key Managerial Personnel of the	Naresh Malhotra and Mr. Namit Malhotra who are related to each
company	other by way of father and son relationship, none of the other
	Directors, Manager, Key Managerial Personnel of the Company
	are related to Mr. Naresh Malhotra.
No. of shares held in the company as on the date of notice	62,201,646 Equity Shares of Re. 1/- each.
The number of Meetings of the Board attended during the	10
Financial Year 2021-22 (till the date of this notice)	
Name of the Listed entities from which director has resigned	None.
in the past 3 (three) year.	N/
Performance evaluation done or not.	Yes

Item Nos. 4 to 9

Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the **'Listing Regulations'**), as amended from time to time, effective April 1, 2022, states that all material related party transactions with an aggregate value exceeding Rs. 1,000 crore or 10% of annual consolidated turnover of the Company as per the last audited financial statements of the Company, whichever is lower, shall require approval of members by means of an ordinary resolution. The said limits are applicable, even if the transactions are in the ordinary course of business of the concerned company and at an arm's length basis. The amended Regulation 2(1)(zc) of the Listing Regulations has also expanded the definition of related party transaction which now includes within its ambit a transaction involving a transfer of resources, services or obligations between a listed entity or any of its subsidiaries on one hand and a related party of the listed entity or any of its subsidiaries on the other hand, regardless of whether a price is charged or not.

The Company had on July 08, 2022 circulated Notice of Postal Ballot for seeking prior approval of the shareholders of the Company on "Material Related Party Transactions". The said proposal was approved by shareholders on August 07, 2022 through requisite majority. However, SEBI vide its Circular No. SEBI/HO/CFD/CMD1/CIR/P/2022/47 dated April 08, 2022, clarified that in case of omnibus approval for material related party transactions is obtained from the shareholders in mode other than AGM, validity

of such omnibus approvals shall not exceed one year and if approved in an AGM shall be valid upto the date of the next AGM for a period not exceeding fifteen months. Accordingly, in line with the said SEBI Circular, the said resolution is being presented again for the approval of shareholders, so as to extend the validity of shareholders approval for this resolution until the next annual general meeting of the Company for a period not exceeding fifteen months to be held in FY 2023-24.

The Company now proposes to enter into related party transactions as provided in resolutions at Item Nos. 4 to 9, during FY 2023-24, at the agreed terms of the transactions. Accordingly, the approval of the shareholders be sought for the resolutions contained at Item Nos. 4 to 9 of the accompanying Notice.

Item No. 4

Details of proposed RPTs between the Company and DNEG India Media Services Limited including the information required to be disclosed in the Explanatory Statement pursuant to SEBI circular vide. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 are as follows:

Sr No.	Description	Details of proposed RPTs between the Company and DNEG India Media Services Limited		
1	Summary of information provided by the Man	agement to the Audit Committee for approval of the proposed RPTs.		
а	Name of the Related Party	DNEG India Media Services Limited		
b	Nature of relationship [including nature of its interest (financial or otherwise)]	Subsidiary of the Company		
С	Type of the proposed transaction	a) Availing and rendering of services;		
		b) purchase/sale/exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;		
		c) transfer of any resources, services or obligations to meet its business objectives/requirements;		
		d) reimbursement of expenses including recharge received and recharge given;		
		e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon.		
d	Material terms and particulars of contract/ arrangement	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.		
е	Tenure of the proposed transaction	Financial Year 2023-24		
f	Value of the proposed transaction	Shall not exceed ₹770 crores for the Financial Year 2023-24.		
g	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding Financial Year, that is represented by the value of the proposed transaction	22.85%		
2	If the transactions relates to any loans, interentity or its subsidiary	-corporate deposits, advances or investments made or given by the listed		
a	Details of the source of funds in connection with the proposed transaction	Internal Accruals		
b	Where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments,			
	- Nature of indebtedness	Not Applicable		
	- Cost of funds	Not Applicable		
	- Tenure	Not Applicable		
С	Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	under the agreement loans and borrowings between the Companies.		
d	The purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT	Working Capital Requirement		

Sr No.	Description	Details of proposed RPTs between the Company and DNEG India Media Services Limited
3	Justification as to why the RPT is in the interest of the listed entity	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.
4	A copy of the valuation or other external party report, if any such report has been relied upon	All contracts with related parties are reviewed for arm's length testing.
5	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the members	Not Applicable
6	Name of the Director or Key Managerial Personnel ('KMP') who is related, if any and the nature of their relationship	Mr. Naresh Malhotra, Mr. Rivkaran Chadha and Mr. Padmanabha Gopal Aiyar, Directors of the Company, are also Directors on the Board of DNEG India Media Services Limited.
7	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.

None of the Directors or Key Managerial Personnel of the Company or their respective relatives other than as mentioned above, are concerned or interested, in the resolution.

The said transaction(s)/contract(s)/arrangement(s) have been recommended by the Audit Committee and Board of Directors of the Company for consideration and approval by the Members by way of Ordinary Resolution.

It is pertinent to note that no related party shall vote to approve this Resolution whether such related party is a related party to the particular transaction or not.

Item No. 5

Details of proposed RPTs between DNEG India Media Services Limited and (i) Double Negative Montréal Productions Ltd. and (ii) Double Negative Limited including the information required to be disclosed in the Explanatory Statement pursuant to SEBI circular vide. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 are as follows:

Sr. No.	'		
1	Summary of information provide	d by the Management to the Audit Committee	e for approval of the proposed RPTs.
а	Name of the Related Party	Double Negative Montréal Productions Ltd.	Double Negative Limited
b	Nature of relationship [including nature of its interest (financial or otherwise)]		
С	Type of the proposed transaction	 a) Availing and rendering of services; b) purchase/sale/exchange/transfer/ lease of business asset(s) and/or equipments to meet its business objectives/requirements; 	purchase/sale/exchange/transfer/
		 transfer of any resources, services or obligations to meet its business objectives/requirements; 	c) transfer of any resources, services or obligations to meet its business objectives/requirements;
		 reimbursement of expenses including recharge received and recharge given; 	d) reimbursement of expenses including recharge received and
		e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;	
		f) allocation of expenses towards grant of Stock Option.	f) allocation of expenses towards grant of Stock Option.

Sr. No.	Description	Details of proposed RPTs between DNEG India Media Services Limited and (i) Double Negative Montréal Productions Ltd. and (ii) Double Negative Limited			
d	Material terms and particulars of contract/arrangement	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.		
е	Tenure of the proposed transaction	Financial Year 2023-24	Financial Year 2023-24		
f	Value of the proposed transaction	Shall not exceed ₹ 450 crores for the Financial Year 2023-24.	Shall not exceed ₹ 1,300 crores for the Financial Year 2023-24.		
g	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding Financial Year, that is represented by the value of the proposed transaction	13.36%	38.59%		
2	If the transactions relates to an entity or its subsidiary	y loans, inter-corporate deposits, advances o	r investments made or given by the listed		
a	Details of the source of funds in connection with the proposed transaction	Internal Accruals	Internal Accruals		
b	Where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments,				
	- Nature of indebtedness	Not Applicable	Not Applicable		
	- Cost of funds	Not Applicable	Not Applicable		
	- Tenure	Not Applicable	Not Applicable		
С	Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	 Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be cost of funds + spread. Unsecured Borrowings. 	 Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be cost of funds + spread. Unsecured Borrowings. 		
d	The purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT	Working Capital Requirement	Working Capital Requirement		
3	Justification as to why the RPT is in the interest of the listed entity	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.		
4	A copy of the valuation or other external party report, if any such report has been relied upon	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.		

Sr. No.	Description	Details of proposed RPTs between DNEG India Media Services Limited and (i) Double Negative Montréal Productions Ltd. and (ii) Double Negative Limited			
5	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the members	Not Applicable.	Not Applicable.		
6	Name of the Director or Key Managerial Personnel ('KMP') who is related, if any and the nature of their relationship	Mr. Naresh Malhotra, Mr. Rivkaran Chadha and Mr. Padmanabha Gopal Aiyar, Directors of the Company, are also Directors on the Board of DNEG India Media Services Limited.	Mr. Naresh Malhotra, Mr. Rivkaran Chadha and Mr. Padmanabha Gopal Aiyar, Directors of the Company, are also Directors on the Board of DNEG India Media Services Limited.		
		None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.	Mr. Namit Malhotra, a Non-Executive Director of the Company, is also a Director on the Board of Double Negative Limited.		
7	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.		

None of the Directors or Key Managerial Personnel of the Company or their respective relatives other than as mentioned above, are concerned or interested, in the resolution.

The said transaction(s)/contract(s)/arrangement(s) have been recommended by the Audit Committee and Board of Directors of the Company for consideration and approval by the Members by way of Ordinary Resolution.

It is pertinent to note that no related party shall vote to approve this Resolution whether such related party is a related party to the particular transaction or not.

Item No. 6

Details of proposed RPTs between Double Negative Films Limited and Double Negative Limited including the information required to be disclosed in the Explanatory Statement pursuant to SEBI circular vide. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 are as follows:

Sr. No.	Description	Details of proposed RPTs between Double Negative Films Limited and Double Negative Limited		
1	Summary of information provided by the Management to the Audit Committee for approval of the proposed RPTs.			
а	Name of the Related Party	Double Negative Limited		
b	Nature of relationship [including nature of its interest (financial or otherwise)]	Both Double Negative Films Limited and Double Negative Limited are subsidiaries of the Company		
С	Type of the proposed transaction	a) Availing and rendering of services;		
		b) purchase/sale/exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements;		
		c) transfer of any resources, services or obligations to meet its business objectives/requirements;		
		d) reimbursement of expenses including recharge received and recharge given;		
		e) advances/borrowing/loan/deposit given and/or taken, interest received and/or paid thereon;		
		f) allocation of expenses towards grant of Stock Option.		
d	Material terms and particulars of contract/ arrangement	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.		
е	Tenure of the proposed transaction	Financial Year 2023-24		
f	Value of the proposed transaction	Shall not exceed ₹1,100 crores for the Financial Year 2023-24.		
g	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding Financial Year, that is represented by the value of the proposed transaction	32.65%		
2		orate deposits, advances or investments made or given by the listed entity or its		
а	Details of the source of funds in connection with the proposed transaction	Internal Accruals		
b	Where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments,			
	- Nature of indebtedness	Not Applicable		
	- Cost of funds	Not Applicable		
	- Tenure	Not Applicable		
С	Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether	Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement loans and borrowings between the Companies.		
	secured or unsecured; if secured, the nature of security	 Interest Rate: Rate of Interest would be cost of funds + spread. Unsecured Borrowings. 		
d	The purpose for which the funds will be utilized by	Working Capital Requirement		
u	the ultimate beneficiary of such funds pursuant to the RPT	working capital Nequillement		
3	Justification as to why the RPT is in the interest of the listed entity	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.		
4	A copy of the valuation or other external party report, if any such report has been relied upon	All contracts with related parties are reviewed for arm's length testing.		
5	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the members	Not Applicable		
6	Name of the Director or Key Managerial Personnel ('KMP') who is related, if any and the nature of their relationship	None of the Directors or KMP of the Company is a Director or KMP of Double Negative Films Limited. Mr. Namit Malhotra, a Non-Executive Director of the Company, is also a Director on the Board of Double Negative Limited.		
7	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section $102(1)$ of the Companies Act, 2013 forming part of this Notice.		

None of the Directors or Key Managerial Personnel of the Company or their respective relatives, other than as mentioned above, are concerned or interested, in the resolution.

The said transaction(s)/contract(s)/arrangement(s) have been recommended by the Audit Committee and Board of Directors of the Company for consideration and approval by the Members by way of Ordinary Resolution.

It is pertinent to note that no related party shall vote to approve this Resolution whether such related party is a related party to the particular transaction or not.

Item No. 7

Details of proposed RPTs between Double Negative Montréal Productions Ltd. and (i) Double Negative Limited, (ii) Double Negative Canada Productions Ltd, (iii) Prime Focus International Services UK Limited, (iv) DNEG North America Inc. and (v) Prime Focus World N.V. including the information required to be disclosed in the Explanatory Statement pursuant to SEBI circular vide. SEBI/HO/CFD/ CMD1/CIR/P/2021/662 dated November 22, 2021 are as follows:

Sr No	Description	Limited, (ii) Doubl	d RPTs between Doub e Negative Canada F North America Inc. an	Productions Ltd, (iii)	Productions Ltd. and Prime Focus Intern rld N.V.	d (i) Double Negative ational Services UK
1	Summary of information provided by the Management to the Audit Committee for approval of the proposed RPTs.					
a	Name of the Related Party	Double Negative Limited	Double Negative Canada Productions Ltd	Prime Focus International Services UK Limited	DNEG North America Inc.	Prime Focus World N.V.
b	Nature of relationship [including nature of its interest (financial or otherwise)]	Subsidiary of the Company				
С	Type of the proposed transaction	a) Availing and rendering of services; b) purchase/sale/ex-change/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements; c) transfer of any resources, services or obligations to meet its business objectives/requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/borrowing/loan/deposit given and/or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option.	a) Availing and rendering of services; b) purchase/sale/ex-change/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements; c) transfer of any resources, services or obligations to meet its business objectives/requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/borrowing/loan/deposit given and/or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option.	a) Availing and rendering of services; b) purchase/sale/ex-change/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements; c) transfer of any resources, services or obligations to meet its business objectives/requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/borrowing/loan/deposit given and/or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option.	a) Availing and rendering of services; b) purchase/sale/ex-change/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements; c) transfer of any resources, services or obligations to meet its business objectives/requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/borrowing/loan/deposit given and/or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option.	a) Availing and rendering of services; b) purchase/ sale/ex-change/ transfer/ lease of business asset(s) and/or equipments to meet its business objectives/ requirements; c) transfer of any resources, services or obligations to meet its business objectives/ requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/ borrowing/ loan/ deposit given and/ or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option.

Sr No	Description	Details of proposed RPTs between Double Negative Montréal Productions Ltd. and (i) Double Negative Limited, (ii) Double Negative Canada Productions Ltd, (iii) Prime Focus International Services UK Limited, (iv) DNEG North America Inc. and (v) Prime Focus World N.V.				
d	Material terms and particulars of contract/arrangement	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.
е	Tenure of the proposed transaction	Financial Year 2023-24	Financial Year 2023-24	Financial Year 2023-24	Financial Year 2023-24	Financial Year 2023-24
f	Value of the proposed transaction	Shall not exceed ₹ 2,100 crores for the Financial Year 2023- 24.	Shall not exceed ₹ 400 crores for the Financial Year 2023-24.	Shall not exceed ₹ 450 crores for the Financial Year 2023-24.	Shall not exceed ₹ 450 crores for the Financial Year 2023-24.	Shall not exceed ₹ 1,200 crores for the Financial Year 2023- 24.
0.0	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding Financial Year, that is represented by the value of the proposed transaction	62.33%	11.87%	13.36%	13.36%	35.62%
2	If the transactions relates to subsidiary	o any loans, inter-cor	porate deposits, adva	ances or investments	made or given by th	e listed entity or its
а	Details of the source of funds in connection with the proposed transaction	Internal Accruals	Internal Accruals	Internal Accruals	Internal Accruals	Internal Accruals
b	Where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments,					
	- Nature of indebtedness	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
	- Cost of funds	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
	- Tenure	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
С	Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be	Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be	Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be	Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be	Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be
		cost of funds + spread. • Unsecured Borrowings.	cost of funds + spread. • Unsecured Borrowings.	cost of funds + spread. • Unsecured Borrowings.	cost of funds + spread. • Unsecured Borrowings.	cost of funds + spread. • Unsecured Borrowings.
d	The purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT	Working Capital Requirement	Working Capital Requirement	Working Capital Requirement	Working Capital Requirement	Working Capital Requirement

Sr No	Description	Details of proposed RPTs between Double Negative Montréal Productions Ltd. and (i) Double Negative Limited, (ii) Double Negative Canada Productions Ltd, (iii) Prime Focus International Services UK Limited, (iv) DNEG North America Inc. and (v) Prime Focus World N.V.				
3	Justification as to why the RPT is in the interest of the listed entity	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.
4	A copy of the valuation or other external party report, if any such report has been relied upon	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.
5	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the members	Not Applicable.				
6	Name of the Director or Key Managerial Personnel ('KMP') who is related, if any and the nature of their relationship	None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.	None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.	None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.	None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.	None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.
		Mr. Namit Malhotra, a Non- Executive Director of the Company, is also Director on the Board of Double Negative Limited.	None of the Directors or KMP of the Company is Director or KMP of Double Negative Canada Productions Ltd.	None of the Directors or KMP of the Company is Director or KMP of Prime Focus International Services UK Limited.	Mr. Namit Malhotra, a Non- Executive Director of the Company, is also a Director on the Board of DNEG North America Inc.	Mr. Namit Malhotra, a Non- Executive Director of the Company, is also Director on the Board of Prime Focus World N.V.
7	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.

None of the Directors or Key Managerial Personnel of the Company or its respective relatives, other than as mentioned above, are concerned or interested, in the resolution.

The said transaction(s)/contract(s)/arrangement(s) have been recommended by the Audit Committee and Board of Directors of the Company for consideration and approval by the Members by way of Ordinary Resolution.

It is pertinent to note that no related party shall vote to approve this Resolution whether such related party is a related party to the particular transaction or not.

Item No. 8

Details of proposed RPTs between Double Negative Limited and (i) Double Negative Canada Productions Ltd and (ii) Prime Focus World N.V. including the information required to be disclosed in the Explanatory Statement pursuant to SEBI circular vide. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 are as follows:

Sr. No.	Description	Details of proposed RPTs between Double Negative Limited and (i) Double Negative Canada Productions Ltd and (ii) Prime Focus World N.V			
1	Summary of information provided by the	ormation provided by the Management to the Audit Committee for approval of the proposed RPTs.			
a	Name of the Related Party	Double Negative Canada Productions Ltd	Prime Focus World N.V.		
b	Nature of relationship [including nature of its interest (financial or otherwise)]	Subsidiary of the Company	Subsidiary of the Company		
C	Type of the proposed transaction	 a) Availing and rendering of services; b) purchase/sale/exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements; c) transfer of any resources, services or obligations to meet its business objectives/requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/borrowing/loan/deposit given and/or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option. 	including recharge received and recharge given; e) advances/ borrowing/ loan/ deposit given and/or taken, interest received and/or paid thereon;		
d	Material terms and particulars of contract/arrangement	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.		
е	Tenure of the proposed transaction	Financial Year 2023-24	Financial Year 2023-24		
f	Value of the proposed transaction	Shall not exceed ₹ 500 crores for the Financial Year 2023-24.	Shall not exceed ₹ 2,100 crores for the Financial Year 2023-24.		
g	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding Financial Year, that is represented by the value of the proposed transaction	14.84%	62.33%		
2	If the transactions relates to any loans, inter-corporate deposits, advances or investments made or given by the lisentity or its subsidiary				
a	Details of the source of funds in connection with the proposed transaction	Internal Accruals	Internal Accruals		
b	Where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments,				
	- Nature of indebtedness	Not Applicable	Not Applicable		
	- Cost of funds	Not Applicable	Not Applicable		
	- Tenure	Not Applicable	Not Applicable		

Sr. No.	Description	Details of proposed RPTs between Do Negative Canada Productions Ltd and (ouble Negative Limited and (i) Double ii) Prime Focus World N.V
С	Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	 Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be cost of funds + spread. Unsecured Borrowings. 	 Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be cost of funds + spread. Unsecured Borrowings.
d	The purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT	Working Capital Requirement	Working Capital Requirement
3	Justification as to why the RPT is in the interest of the listed entity	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.
4	A copy of the valuation or other external party report, if any such report has been relied upon	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.
5	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the members	Not Applicable.	Not Applicable.
6	Name of the Director or Key Managerial Personnel ('KMP') who is related, if any and the nature of their relationship	Mr. Namit Malhotra, a Non-Executive Director of the Company, is also Director on the Board of Double Negative Limited.	Mr. Namit Malhotra, a Non-Executive Director of the Company, is also Director on the Board of Double Negative Limited.
		None of the Directors or KMP of the Company is Director or KMP of Double Negative Canada Productions Ltd.	Mr. Namit Malhotra, a Non-Executive Director is also a Director on the Board of Prime Focus World N.V.
7	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.

None of the Directors or Key Managerial Personnel of the Company or their respective relatives, other than as mentioned above, are concerned or interested, in the resolution.

The said transaction(s)/contract(s)/arrangement(s) have been recommended by the Audit Committee and Board of Directors of the Company for consideration and approval by the Members by way of Ordinary Resolution.

It is pertinent to note that no related party shall vote to approve this Resolution whether such related party is a related party to the particular transaction or not.

Item No. 9

Details of proposed RPTs between Double Negative Toronto Productions Ltd. and (i) Double Negative Montréal Productions Ltd. and (ii) Double Negative Limited including the information required to be disclosed in the Explanatory Statement pursuant to SEBI circular vide. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 are as follows:

Sr. Description Details of proposed RPTs between Double Negative Toronto Prod						
No.		(i) Double Negative Montréal Productions Ltd. and (ii) Double Negative Limited				
1	Summary of information provided by the	rovided by the Management to the Audit Committee for approval of the proposed RPTs.				
а	Name of the Related Party	Double Negative Montréal Productions Ltd.	Double Negative Limited.			
b	Nature of relationship [including nature of its interest (financial or otherwise)]	Subsidiary of the Company	Subsidiary of the Company			
С	Type of the proposed transaction	 a) Availing and rendering of services; b) purchase/sale/exchange/transfer/lease of business asset(s) and/or equipments to meet its business objectives/requirements; c) transfer of any resources, services or obligations to meet its business objectives/requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/ borrowing/ loan/ 	b) purchase/sale/exchange/ transfer/lease of business asset(s) and/or equipments to meet its business objectives/ requirements; c) transfer of any resources, services or obligations to meet its business objectives/ requirements; d) reimbursement of expenses including recharge received and recharge given; e) advances/ borrowing/ loan/			
		deposit given and/or taken, interest received and/or paid thereon; f) allocation of expenses towards grant of Stock Option.	grant of Stock Option.			
d	Material terms and particulars of contract/arrangement	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.	Transactions in the normal course of business with terms and conditions that are generally prevalent in the industry segments that the Company operates in.			
е	Tenure of the proposed transaction	Financial Year 2023-24	Financial Year 2023-24			
f	Value of the proposed transaction	Shall not exceed ₹ 650 crores for the Financial Year 2023-24.	Shall not exceed ₹ 550 crores for the Financial Year 2023-24.			
g	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding Financial Year, that is represented by the value of the proposed transaction	19.29%	16.32%			
2	entity or its subsidiary		ivestments made or given by the listed			
a	Details of the source of funds in connection with the proposed transaction	Internal Accruals	Internal Accruals			
b	Where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments,					
	- Nature of indebtedness	Not Applicable	Not Applicable			
	- Cost of funds	Not Applicable	Not Applicable			
	- Tenure	Not Applicable	Not Applicable			

Sr.	Description	Details of proposed RPTs between Double Negative Toronto Productions Ltd. and		
No.			al Productions Ltd. and (ii) Double Negative Limited	
С	Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	 Applicable Terms, Tenure & Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be cost of funds + spread. 	Repayment Schedule: As mutually agreed under the agreement of loans and borrowings between the Companies. Interest Rate: Rate of Interest would be cost of funds + spread.	
		Unsecured Borrowings.	Unsecured Borrowings.	
d	The purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT	Working Capital Requirement	Working Capital Requirement	
3	Justification as to why the RPT is in the interest of the listed entity	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	The transactions are to meet funding requirements and the transactions will also help both the Companies to smoothen business operations undertaken in accordance with laid down norms, policies and procedures of the Group, and therefore, in the interest of the Company.	
4	A copy of the valuation or other external party report, if any such report has been relied upon	All contracts with related parties are reviewed for arm's length testing.	All contracts with related parties are reviewed for arm's length testing.	
5	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the members	Not Applicable.	Not Applicable.	
6	Name of the Director or Key Managerial Personnel ('KMP') who is related, if any and the nature of their relationship	None of the Directors or KMP of the Company is Director or KMP of Double Negative Toronto Productions Ltd.	None of the Directors or KMP of the Company is Director or KMP of Double Negative Toronto Productions Ltd.	
		None of the Directors or KMP of the Company is Director or KMP of Double Negative Montréal Productions Ltd.	Mr. Namit Malhotra, a Non-Executive Director of the Company, is also Director on the Board of Double Negative Limited.	
7	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013 forming part of this Notice.	

None of the Directors or Key Managerial Personnel of the Company or their respective relatives, other than as mentioned above, are concerned or interested, in the resolution.

The said transaction(s)/contract(s)/arrangement(s) have been recommended by the Audit Committee and Board of Directors of the Company for consideration and approval by the Members by way of Ordinary Resolution.

It is pertinent to note that no related party shall vote to approve this Resolution whether such related party is a related party to the particular transaction or not.

By Order of the Board of Directors

Parina Shah Company Secretary ACS 18061

Place: Mumbai Date: August 12, 2022

Registered Office: Prime Focus House, Linking Road, Opp. Citi Bank, Khar West, Mumbai – 400 052. CIN: L92100MH1997PLC108981