# V V CHAKRADEO & CO

**COMPANY SECRETARIES** 

B – 301, MATOSHREE RESIDENCY CHS., 65, PRATHANA SAMAJ ROAD, VILE PARLE EAST, MUMBAI 400 057.

TEL 26116821 CELL 98200 48732 EMAIL vvchakra@gmail.com

**ANNEXURE-II** 

**Report of Scrutinizer** 

[Pursuant to Section 109 of the Companies Act,2013 and Rule 21(2) of the Companies (Management and Administration) Rules,2014 and as per directions issued by Hon'ble National Company Law Tribunal, Mumbai Bench(NCLT) vide order dated 19<sup>th</sup> January,2018]

To, Mr. Niranjan Shah The Chairman appointed for the meeting, Renaissance Jewellery Limited.

Meeting of the Equity Shareholders of Renaissance Jewellery Limited held on Tuesday, 27<sup>th</sup> February, 2018 at 12.30 P.M at Yuvraj Hall, Supremo Activity Centre, Matoshree Arts & Sports Trust, Jogeshwari-Vikhroli Link Road, Andheri (East), Mumbai–400 093 pursuant to Order of the Hon'ble National Company Law Tribunal, Mumbai Bench (NCLT convened meeting).

Sub: Combined Report of Scrutinizer in respect of votes cast by e-voting, postal ballot and poll on the resolutions proposed in the Notice dated 20<sup>th</sup> January 2018, by the Equity Shareholders of Renaissance Jewellery Limited at NCLT convened meeting.

Dear Sir.

I, Vidyadhar V. Chakradeo, Practicing Company Secretary (Membership No. 3382, COP No. 1705) appointed as Scrutinizer pursuant to directions issued by Hon'ble National Company Law Tribunal, Mumbai Bench, vide Order dated 19<sup>th</sup> January,2018 for the purpose of remote e-voting, postal ballot as well as the voting by poll taken on the below mentioned resolution at the NCLT convened meeting of the Equity Shareholders of Renaissance Jewellery Limited held on Tuesday, 27<sup>th</sup> February, 2018 at 12.30 P.M at Yuvraj Hall, Supremo Activity Centre, Matoshree Arts & Sports Trust, Jogeshwari-Vikhroli Link Road, Andheri (East), Mumbai–400 093, submit my report as under:

The management of the Company is responsible to ensure compliance with the requirements of the Companies Act,2013 and Rules relating to e-voting, postal ballot and poll on the resolution contained in the Notice of NCLT convened meeting dated 20<sup>th</sup> January 2018. My responsibility as a Scrutinizer fore-voting, postal ballot and poll at NCLT convened meeting is restricted to making a consolidated Scrutinizer's Report based on the report generated from e-voting system of CDSL, an authorised agency engaged by the Company, ballot papers received and Poll taken at NCLT convened meeting.

- 1) The Company has appointed Central Depository Services Limited (CDSL) for the purpose of providing the facility of remote e-voting to the Equity Shareholders of the Company.
- 2) CDSL had set up an electronic voting facility on their website. Viz <a href="www.evotingindia.com">www.evotingindia.com</a>. The Company had uploaded the item of business to be transacted at the NCLT convened meeting on the website of CDSL and also on its own website i.e. <a href="www.renjewellery.com">www.renjewellery.com</a>.
- 3) The Company has also provided the facility of voting by postal ballot.
- 4) The notice clearly indicated the process and manner of voting by postal ballot and electronic means including step wise procedure for voting in a secure manner.
- 5) The cut-off date for the purposes of identifying the Equity Shareholders who will be entitled to vote on the resolution was Friday, 19<sup>th</sup> January 2018.
   6) As per the NCLT Order dated 19<sup>th</sup> January, 2018 and as per Rule 20(4)(v),22(3) of the
- 6) As per the NCLT Order dated 19<sup>th</sup> January, 2018 and as per Rule 20(4)(v),22(3) of the Companies(Management and Administration) Rules,2014,as amended, the Company release an advertisement, in English in Free Press Journal and Marathi in Navshakti on 22<sup>nd</sup> January, 2018.

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7) The postal ballot and remote e-voting period commenced on Saturday, January 27, 2018 at 9.00 am and ended on Monday February 2018 at 5.00 pm.

8) At the end of the voting period on Monday February 2018 at 5.00 pm, the voting portal was blocked forthwith. The same was unblocked on 27<sup>th</sup> February 2018 after voting process by poll was completed in the Presence of two witness viz. Mr. Amit Gadgil and Ms. Duhita Chakradeo.

9) At the Venue of the NCLT convened meeting of the Equity Shareholders held on 27<sup>th</sup> February, 2018, the facility to vote through polling paper was provided to those Equity Shareholders present in the meeting but could not participate through remote e-voting or postal ballot, Ballot papers were distributed to all the Equity Shareholders present in person or by proxy to enable the Equity Shareholders to vote.

10) At the Time fixed for poll by chairman, one ballot box kept for polling was locked in my

11) The locked ballot box was subsequently opened in my presence along with two witness viz. Mr. Amit Gadgil and Ms. Duhita Chakradeo and poll papers were diligently scrutinized. The poll papers were reconciled with the records maintained by the Company/Registrar and Transfer Agents of the Company and authorisations/proxies lodged with the Company.

12) I find 27 Postal Ballots and Poll Papers as invalid.

13) The consolidated results of remote e-voting, postal ballot and the voting by poll are as under:

## Item No. 1:

Ordinary Resolution:

To approve Resolution as mentioned in Notice of NCLT convened meeting dated 20<sup>th</sup> January 2018 pursuant to provisions of Section 230 to 232 of the Companies Act, 2013 read with relevant Rules and applicable law for approval of the Scheme of Merger by Absorption of House Full International Limited and N Kumar Diamond Exports Limited with Renaissance Jewellery Limited and their respective shareholders of the Company:

### I. Voted in favour of the resolutions:

Type of Voting	Number of members voted	Number of votes cast by them	% of total number of valid votes cast	
Voting by postal ballot	84	833442	99.84	
Remote E-voting	32	13903799	100	
Voting by poll at meeting	26	534	100	
Total	142	14737775		

II. Voted against the resolution:

Type of Voting	Number of members voted	Number of votes cast by them	% of total number of valid votes cast
Voting by postal ballot	5	1338	0.16
Remote E-voting	3	306	0
Voting by poll at meeting	0	0	0
Total	8	1644	

Total number of valid votes casted under remote evoting, postal ballot	Postal ballot	834780
and by poll	e-voting	13904105
	poll	534
Total Valid votes		14739419



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#### III. Invalid votes:

Type of Voting	Total Number of members whose votes were declared invalid	Total Number of votes cast by them	
Voting by postal ballot	19	4497	
Remote E-voting	0	0	
Voting by poll at meeting	8	26	
Total	27	4523	

Note: The votes cast by the "Public Shareholders" in favour of the resolution mentioned in Notice dated 20<sup>th</sup> January 2018 are more that the number of votes cast by the "Public Shareholders" against it and hence resolution was passed with requisite majority.

The resolution as set out in the notice of the NCLT convened meeting dated 20<sup>th</sup> January 2018 of the Equity Shareholders is passed with requisite majority.

The poll papers and relevant records were sealed and handed over to Mr. Niranjan Shah, Chairman of the meeting, for safe keeping.

Thanking you.

Yours faithfully,

Vidyadhar V. Chakradeo Practicing Company Secretary

Membership No 3382

**Certificate of Practice No 1705** 

Place: Mumbai

Date: 27th February, 2018



# RENAISSANCE JEWELLERY LTD.

### Agenda -wise disclosure

#### Item No.1:

To approve Resolution pursuant to provisions of Section 230 of the Companies, Act 2013 read with relevant Rules and applicable law for approval of the Scheme of Merger by Absorption of House Full International Limited and N Kumar Diamond Exports Limited with Renaissance Jewellery Limited and their respective shareholders of the Company;

Resolution required (Ordinary/Special)	Requisite Majority
Whether promoter/promoter group are interested in agenda/resolutions?	ŇĀ

Category	Mode of Voting	No. of shares held (1)	No. of Votes polled (2)	% of votes polled on outstanding shares (3)=[(2)/(1)]*100	No. of Votes in favour (4)	No. of Votes in against (5)	% of Votes in favour on votes polled (6)=[(4)/(2)]* 100	% of Votes against on votes polled (7)=[(5)/(2)]* 100
*Promoter	E-Voting		13359508	99.9995	13359508	0	100.0000	0
and Promoter	Poll	13359580	0	Ô	0	Ò	0	0
Group	Postal Ballot		0	0.	0	0	0	0
	Total	13359580	13359508	99.9995	13359508	0	100.0000	0
Public Institutional	E-Voting Poll Postal Ballot	16947	0	0	0	0	0	0
	Total	16947	0	0	0	0	0	0
Public Non	E-Voting	5502913 5502913	544597	9.8965	544291	306	99.9438	0.0562
Institutional	Poll		534	0.0097	534	0	100.0000	0.0000
	Postal Ballot Total		834780 <b>1379911</b>	15.1698 <b>25.0760</b>	833442 1378267	1338 1644	99.8397 <b>99.8809</b>	0.1603 <b>0.1191</b>
Total	1000	18879440	14739419	78.0713	14737775	1644	99.9888	0.0112

\*Note: The votes cast by the "Public Shareholders" in favour of the resolution mentioned in Notice dated 20<sup>th</sup> January 2018 are more that the number of votes cast by the "Public Shareholders" against it and hence resolution was passed with requisite majority.

The Hon'ble National Company Law Tribunal vide order dated 19<sup>th</sup> January, 2018 had appointed M/s V.V. Chakradeo & Co, Practicing Company Secretary, Mumbai as the Scrutinizer to conduct the voting through electronics means, postal ballot and poll process. Based on the scrutinizer's combined report dated 27<sup>th</sup> February, 2018 on voting through electronics means, Postal ballot and poll process conducted at the NCLT Convened Meeting of the Equity Shareholders of the Company, the resolution as set out in the notice dated 20<sup>th</sup> January 2018 is declared as passed with requisite majority.

This is for your information and records.

For Renaissance Jewellery Ltd.

G. M. Walavalkar

G. M. - Legal & Company Secretary