

# K.M. Sugar Mills Ltd.

Factory & Works : P.O. Motinagar-224201, Dist. Ayodhya (U. P.) Phone : 7571000692, Email : director@kmsugar.com CIN No.:L15421UP1971PLC003492 GSTIN No.:09AAACK5545P1ZZ

The Department of Corporate Services, Bombay Stock Exchange Limited, 27th Floor, PhirozeJejeebhoy Towers, Dalal Street, Fort, Mumbai -400001 Phone no. 022- 22728527, Bandra (E), Mumbai -400051

The Asstt. Vice President-Listing, National Stock Exchange of India Limited, Exchange Plaza, C-1, Block-G, BandraKurla Complex , Bandra (E), Mumbai -400051 Phone no. 022-26598100

20<sup>th</sup> August, 2019

### Sub.: Proceedings of 46<sup>TH</sup> Annual General Meeting of the Company held on 20-08-2019

Dear Sir,

We write you that the 46<sup>th</sup> Annual General Meeting of the Company was held on August 20, 2019at its registered office at 11- Moti Bhawan, Collector Ganj, Kanpur-208001 (U.P.) and the business as mentioned in the Notice of the meeting were transacted.

In this regard, please find enclosed to this letter proceedings of 46<sup>th</sup>Annual General Meeting of the Company as required pursuant to the requirement of Regulation 30 read with Schedule III Part A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company will file separately e-voting results pursuant to the provisions of Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Kindly take the aforesaid disclosure on your records.

Thanking you, For K M Sugar Mills Limited

(Pooja Dua) Compliance Officer & Company Secretary

20 Encl.: as above

### Proceedings of 46th Annual General Meeting of M/s. K.M. Sugar Mills Limited

The 46<sup>th</sup>Annual General Meeting (AGM) of the members of K M Sugar Mills Limited (the Company) was held on Tuesday, August 20, 2019 at 11.00AM (IST) at the registered office of the Company situated at 11- MotiBhavan, Collector Ganj, Kanpur-208001, (Uttar Pradesh), India. Shri Aditya Jhunjhunwala, Joint Managing Director of the Company was elected Chairman for the Annual General Meeting and chaired the meeting. Shri S.C. Agarwal, CEO-cum- Executive Director, Shri A.K. Gupta, Chief Financial Officer and Ms.Pooja Dua, Company Secretary and Compliance Officer of the Company and Shri Amit Gupta, PCS and Scrutinizer of the meeting attended the meeting.

The Chairman, on being informed by Ms. Pooja Dua that requisite quorum was present, called the meeting to order. The Chairman welcomed the members and auditors present in the meeting and delivered his welcoming speech. The Chairman announced that the statutory registers, Auditors report and Secretarial Audit report were available for inspection during the Annual General Meeting.

The Chairman then took the formal proceedings of the meeting. With the concurrence of the members, the Notice of the 46<sup>th</sup>Annual General Meeting together with financial statements and Board's report was taken as read.

The Chairman informed that the Auditor's report on the financial statements of the Company and the Secretarial Audit report for the year ended on March 31, 2019 did not have any qualifications, observations or comments which have any adverse effect on the functioning of the Company. Thereafter the Auditors report and Directors' Report were taken as read on the concurrence of the members present.

The Chairman stated that the Company has arranged for remote e-voting facility to the members entitled to cast their vote on the AGM agenda items from August 17, 2019 to August 19, 2019 (both days inclusive). He drew the attention of members that the members and proxies, who are present in the meeting but have not cast their vote electronically can exercise their vote by Ballot paper, which were distributed to the members and proxies present in the meeting.

Thereafter, the Chairman invited members who would like to ask questions or to make their comments, give suggestions and seek clarifications, if any, on the items set out in the Notice of 46<sup>th</sup>Annual General Meeting.

Smt. Ritu Gupta (Folio No.: 1203600001945339) and Shri Narendra Kumar Joshi (Folio No.: – 1201060600046650) participated in the invitation of Chairman and asked various questions on the working, current affairs of the Sugar Industry, future prospectus of Sugar Industry, Ethanol, operations and finance of the Company. The Chairman answered the questions to the member's satisfaction.

Finally, the Chairman again thanked all the members/proxy holders for their presence and for the trust, passion and confidence on the Company and acknowledged members' sentiments and cherished relationship with the Company.

The Chairman informed that, Mr. Amit Gupta of M/s. Amit Gupta & Associates, Practicing Company Secretaries was appointed as scrutinizer for e-voting purpose and for physical voting through Ballot papers in the Annual General Meeting. He informed that voting results will be announced on August20, 2019. He further stated that, results of the voting shall also be uploaded at the website of the Company www.kmsugar.com and would be intimated to BSE Limited and NSE Limited.

Shri Amit Gupta, scrutinizer showed one Ballot box to members. After ensuring that all members and proxies willing to cast their vote have voted through Ballot paper, the scrutinizer took custody of the Ballot box and announced closure of the voting through Ballot paper.

The resolutions for the Ordinary and special as set out in item no. 1 to 18in the Notice of 46<sup>th</sup>Annual General Meeting, were duly approved by members with requisite majority and therefore are recorded hereunder as part of the proceedings of 46<sup>th</sup>Annual General Meeting.

#### ORDINARY BUSINESSES:

Item no. 1: Adoption of the Financial Statements of the Company for the financial year ended 31st March, 2019, the Consolidated Financial Statements for the said financial year and the Reports of the Board of Directors and the Auditors thereon.(Ordinary Resolution):

Proposed by: Mr. Aashish Dikshit Seconded by:Mr. Ramlal Singh Yadav

"RESOLVED THAT the Financial Statements of the Company for the financial year ended 31<sup>3t</sup>March, 2019, the Consolidated Financial Statements for the said financial year and the Reports of the Board of Directors and the Auditors thereon laid before the 46th Annual General Meeting of the members of the Company, be and are hereby received, considered and adopted." "RESOLVED FURTHER THAT the Board of Directors of the Company be and are hereby authorized to do, perform and execute all such acts, deeds and things and to settle any question, difficulty or doubt, that may arise and to do all such acts, deeds, matters and things as may be necessary and sign and execute all documents or writings as may be necessary, proper or expedient and for matters concerned therewith or incidental thereto for the purpose of giving effect to this resolution."

Item no. 2: Appointment of a director in place of Shri L.K. Jhunjhunwala, who retires by rotation and being eligible, offers himself for re-appointment (Ordinary Resolution)

Proposed by: Mohan Chandra Joshi Seconded by: Ashwani Pathak

"RESOLVED THAT, Shri L K Jhunjhunwala (DIN- 01854647) who retires by rotation under Section 152 and other applicable provisions, if any, of the Companies Act, 2013 (hereinafter referred as 'the Act') and the Rules made thereunder read with the Articles of Association of the Company, at the conclusion of 46th Annual General Meeting of the members of the Company, and being eligible, has offered himself for re-appointment, be and is hereby re-appointed as a Director on the Board of the Company, whose period of office shall be liable to retire by rotation."

"RESOLVED FURTHER THAT, the Board of Directors of the Company be and is hereby authorized to do, perform and execute all such acts, deeds and things as may be required including to delegate and to settle any question, difficulty or doubt, that may arise and to sign and execute all documents or writings as may be deemed necessary, proper or expedient for matters concerned therewith or incidental thereto for the purpose of giving effect to this resolution."

Item no. 3: Appointment of a director in place of Mr. Shri Aditya Jhunjhunwala, who retires by rotation and being eligible, offers himself for re-appointment (Ordinary Resolution) Proposed by:Santosh Kumar Seconded by: Rita Gupta

"**RESOLVED THAT**, Shri Aditya Jhunjhunwala (DIN- 01686189) who retires by rotation under Section 152 and other applicable provisions, if any, of the Companies Act, 2013 (hereinafter referred as 'the Act') and the Rules made thereunder read with the Articles of Association of the Company, at the conclusion of 46th Annual General Meeting of the members of the Company, and being eligible, has offered himself for re-appointment, be and is hereby re-appointed as a Director on the Board of the Company, whose period of office shall be liable to retire by rotation." "**RESOLVED FURTHER THAT**, the Board of Directors of the Company be and is hereby authorized — to do, perform and execute all such acts, deeds and things as may be required including to delegate and to settle any question, difficulty or doubt, that may arise and to sign and execute all documents or writings as may be deemed necessary, proper or expedient for matters concerned therewith or incidental thereto for the purpose of giving effect to this resolution."

Item No.4: Appointment of M/s. Agiwal & Co, Chartered Accountants, New Delhi, as statutory auditors for the remaining term (Ordinary Resolution) Proposed by: Susmita Roy Seconded by: Sushant Shukla

"**RESOLVED THAT** pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), the members of the company be and hereby ratifies the appointment of M/s. Agiwal & Co, Chartered Accountants (Firm Registration No 00181N), as the Statutory Auditors of the Company for remaining term, from the conclusion of 46th Annual general meeting of the Company, on such remuneration plus Goods and service tax, out-of-pocket, travelling and living expenses, etc., as may be mutually agreed between the Board of Directors of the Company and the said Auditors."

"RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

#### SPECIAL BUSINESS:-

Item no. 5: Change in terms and Re-appointment of Shri L.K. Jhunjhunwala (DIN: 01854647) as a Whole Time Director designated as Chairman of the Company (Special Resolution) Proposed by: Swati Gupta Seconded by: Shobhit Verma

**"RESOLVED THAT** pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions ,if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the re-appointment of Shri L.K. Jhunjhunwala (DIN: 01854647), who has attained the age of 77 years, as a Whole Time Director, designated as a Chairman of the Company for the period of five years from the ensuing 46th Annual general meeting of the Company at the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors ("The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri L.K. Jhunjhunwala time to time."

**"RESOLVED FURTHER THAT** pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the amendment in the terms of appointment of Shri L.K. Jhunjhunwala (DIN: 01854647), Whole Time Director, designated as a Chairman of the Company, effective from April 01, 2019 till the re-appointment at ensuing 46th annual general meeting of the Company as per the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors ("The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri L.K. Jhunjhunwala time to time."

"RESOLVED FURTHER that the Board of Directors of the Company be and hereby authorized to do, perform and execute all such acts, deeds and things and to settle all question arising out of incidental thereto, and to give such directions as may be necessary or arise in regard to or in connection with any such matter as it may, in its absolute discretion, deem fit to give effect to this resolution."

Item no. 6:Change in terms and Re-appointment of Shri Aditya Jhunjhunwala, (DIN: 01686189) as Managing Director of the Company (Special Resolution)

Proposed by: Anurag Goel Seconded by: Sushant Shukla

**"RESOLVED THAT** pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the re-appointment of Shri Aditya Jhunjhunwala, (DIN: 01686189) as a Managing Director of the Company, for the period of five years from the ensuing 46th annual general meeting of the Company at the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors( "The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri Aditya Jhunjhunwala time to time."

**"RESOLVED FURTHER THAT** pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the amendment in the terms of appointment of Shiti Aditya Jhunjhunwala, (DIN: 01686189) Managing Director of the Company, effective from April 01, 2019 till the re-appointment at ensuing 46th annual general meeting of the Company as per the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors ("The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the

Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri Aditya Jhunjhunwala time to time."

"RESOLVED FURTHER that the Board of Directors of the Company be and hereby authorized to do, perform and execute all such acts, deeds and things and to settle all question arising out of incidental thereto, and to give such directions as may be necessary or arise in regard to or in connection with any such matter as it may, in its absolute discretion, deem fit to give effect to this resolution."

Item no. 7: Change in terms and Re-appointment of Shri Shri Sanjay Jhunjhunwala (DIN: 01777954) as a Joint Managing Director of the Company(Special Resolution) Proposed by: Shobhit Verma Seconded by: Pankaj Kumar

"RESOLVED THAT pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the re-appointment of Shri Sanjay Jhunjhunwala, (DIN: 01777954) as a Joint Managing Director of the Company, for the period of five years from the ensuing 46th annual general meeting of the Company at the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors( "The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act,2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri Sanjay Jhunjhunwala time to time."

"RESOLVED FURTHER THAT pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the amendment in the terms of appointment of Shri Sanjay Jhunjhunwala, (DIN: 01777954) Joint Managing Director of the Company, effective from April 01, 2019 till the re-appointment at ensuing 46th annual general meeting of the Company as per the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors ("The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri Sanjay Jhunjhunwala time to time."

"RESOLVED FURTHER that the Board of Directors of the Company be and hereby authorized to do, perform and execute all such acts, deeds and things and to settle all question arising out of incidental thereto, and to give such directions as may be necessary or arise in regard to or in connection with any such matter as it may, in its absolute discretion, deem fit to give effect to this resolution." Item no. 8: Change in terms and Re-appointment of Shri Subhash Chandra Agarwal, (DIN: - 02461954)as a Joint Managing Director of the Company(Special Resolution)

Proposed by: Ananya Shah Seconded by: Apurva Rastogi

"RESOLVED THAT pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the appointment of Shri Subhash Chandra Agarwal, (DIN: 02461954) as a Whole time Director designated as an Executive Director cum CEO, for the period of five years from the ensuing 46th annual general meeting of the Company at the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors ("The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri Subhash Chandra Agarwal time to time.

"RESOLVED FURTHER THAT pursuant to the provisions of the Section 196, 197,198, 203, read with the Schedule V of the Companies Act 2013 and other applicable provisions, if any, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, consent of the Shareholders be and is hereby accorded for the amendment in the terms of appointment of Shri Subhash Chandra Agarwal, (DIN: 02461954) Executive Director of the Company, effective from April 01, 2019 till the re-appointment at ensuing 46th annual general meeting of the Company as per the terms & conditions as mentioned in explanatory statement, with power to the Board of Directors ("The Board ") to alter and vary the terms and conditions of the appointment and remuneration in such a manner as may be permitted by in accordance with the provisions of the Companies Act, 2013 and Schedule V or any modification thereto and as may be agreed to by an between the Board and Shri Subhash Chandra Agarwal time to time."

"RESOLVED FURTHER that the Board of Directors of the Company be and hereby authorized to do, perform and execute all such acts, deeds and things and to settle all question arising out of incidental thereto, and to give such directions as may be necessary or arise in regard to or in connection with any such matter as it may, in its absolute discretion, deem fit to give effect to this resolution."

### Item no. 9: Continuance of Shri H.P. Singhania (DIN – 00141096) as Independent Director of the Company (Special Resolution)

Proposed by: Santosh Gupta

Seconded by: Arvind Kumar

"**RESOLVED THAT** pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and pursuant to the provisions of sub-regulation 1A of Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the consent of the shareholders of the Company, be and is hereby accorded for continuance of -Mr. H.P. Singhania (DIN – 00141096) aged about 89 years as an Independent Director of the Company from April 01, 2019 to the date of ensuing 46th annual general meeting of the Company or till such earlier date to conform with the policy on retirement and as may be determined by any applicable statutes, rules, regulations or guidelines ".

"RESOLVED FURTHER THAT Mr. H.P. Singhania shall not be liable to retire by rotation and shall hold office until he resigns".

"**RESOLVED FURTHER THAT** the Board of Directors of the Company (including its Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

Item no. 10: Re-appointment of Mr. H.P. Singhania (DIN – 00141096) as an Independent Director (Special Resolution)

Proposed by: Rita Gupta

Seconded by: Pushpa Agarwal

"**RESOLVED THAT** pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and pursuant to the provisions of Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the reappointment of Mr. H.P. Singhania (DIN – 00141096) aged about 89 years as an Independent Director of the Company, be and is hereby approved, to hold office for the period of five years with effect from ensuing 46th annual general meeting or till such earlier date to conform with the policy on retirement and as may be determined by any applicable statutes, rules, regulations or guidelines."

"**RESOLVED FURTHER THAT** the Board of Directors of the Company (including its Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

Item no. 11:Re-appointment of Mr. S.K. Gupta (DIN – 01995658) as an Independent Director (Special Resolution)

Proposed by: Santosh Kumar Seconded by: Aashish Diksit

"**RESOLVED THAT** pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and pursuant to the provisions of Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the reappointment of Mr. S.K. Gupta (DIN – 01995658) aged about 72 years as an Independent Director of the Company, be and is hereby approved, to hold office for the period of five years with effect from ensuing 46th annual general meeting or till such earlier date to conform with the policy on retirement and as may be determined by any applicable statutes, rules, regulations or — - guidelines."

" **RESOLVED FURTHER THAT** the Board of Directors of the Company (including its Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

Item no. 12:Re-appointment of Mrs. Madhu Mathur (DIN NO. 07196895) as an Independent Director (Special Resolution)

Proposed by: Ramlal Singh Yadav Seconded by: Beena Goel

**"RESOLVED THAT** pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and pursuant to the provisions of Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the reappointment of Mrs. Madhu Mathur (DIN - 07196895) aged about 74 as a Women Independent Director of the Company, be and is hereby approved, to hold office for the period of five years with effect from ensuing 46th annual general meeting or till such earlier date to conform with the policy on retirement and as may be determined by any applicable statutes, rules, regulations or guidelines."

"RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

# Item no. 13: Investments / give loans or guarantees / provide security up-to an aggregate amount not exceeding Rs. 200.00 Crores outstanding at any time (Special Resolution)

Proposed by: Anurag Goel

Seconded by: Beema Goel

"RESOLVED THAT, pursuant to the provisions of Section 186 and other applicable provisions of the Companies Act, 2013, (including any statutory modification or re-enactment thereof, for the time being in force), and subject to such approvals, consents, sanctions and permissions, as may be necessary, consent of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the "Board") to (a) give any loan to any body corporate(s) / person (s); (b) give any guarantee or provide security in connection with a loan to any body corporate(s) / person (s); and (c) acquire by way of subscription, purchase or otherwise, securities of any body corporate(s) (i) up-to an aggregate amount not exceeding Rs. 209.00 Crores outstanding at any time; or (ii) 60% of the aggregate of the paid-up share capital and free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100% of its free reserves and securities premium account; or (iii) 100%

"RESOLVED FURTHER THAT the Board or a duly constituted Committee thereof be and is hereby authorized to decide and finalize the terms and conditions of the above, limit upto which such investments in securities / loans / guarantees, that may be given or made, as may be determined by the Board or the Committee thereof, within the aforesaid limits including with the power to transfer / dispose of the investments so made, from time to time, and to execute all deeds, documents and other writings and to do all such acts, deeds, matters and things, as may be necessary and/or expedient for implementing and giving effect to this resolution."

Item no. 14: Investment in Sonar Castings Limited and issue of corporate guarantee for securing credit facilities to Sonar Castings Limited (Special Resolution)

Proposed by: Swati Gupta

Seconded by: Pankaj Kumar

"**RESOLVED THAT** pursuant to the provisions of Section 185, 186 & 188 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), memorandum and articles of association and the Company's policy on Related Party transaction(s), approval of Shareholders be and is hereby accorded to the contract(s)/ arrangement(s)/ transaction(s) with Sonar Castings Limited (SCL), a related party within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Listing Regulations, for investments/Corporate Guarantee for securing credit facility, on terms and conditions mentioned in the explanatory statement, for an aggregate value of Rs. 100 Crore, in one or more tranches, for the business activities of SCL related to its ductile Iron project at West Bengal."

"RESOLVED FURTHER THAT Shri Aditya Jhunjhunwala, Managing Director, Shri S.C Agarwal, Executive Director and Ms. Pooja Dua, Company Secretary be and is hereby severally authorised to do or cause to be done all such acts, deeds and things, settle any queries, difficulties, doubts that may arise with regard to any transaction with the related party, finalise the terms and conditions and execute such agreements, documents and writings and to make such filings as may be necessary, expedient and desirable", in order to give effect to this Resolution in the best interest of the Company."

### Item no. 15: Approved the related party transaction with Shri Shakti Credits Limited (Ordinary Resolution)

Proposed by: Sushmita Roy

Seconded by: Pankaj Kumar

"**RESOLVED THAT** pursuant to the provisions of regulation 23 of SEBI (LODR) Regulations, 2015 and Section 188 and other applicable provisions, if any, of the Companies Act, 2013 read with Rules framed thereunder, consent of the members of the Company be and is hereby accorded for the transaction(s) with its related party, Shri Shakti Credits Limited to the extent of the maximum amounts in any financial year, stated against respective nature of transactions as provided below: "**RESOLVED THAT** pursuant to the provisions of Section 188 of the Companies Act, 2013 ("Act") – and other applicable provisions, if any, read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and the Company's policy on Related Party transaction(s), approval of Shareholders be and is hereby accorded to the contract(s)/ arrangement(s)/ transaction(s) with Shri Shakti Credits Limited, a related party within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Listing Regulations, for sale of sugar, on terms and conditions mentioned in the explanatory statement, for an aggregate value of Rs. 55.99 Crore for the financial year 2018-19.

"RESOLVED FURTHER THAT Shri Aditya Jhunjhunwala, Managing Director, Shri S.C Agarwal, Executive Director and Ms. Pooja Dua, Company Secretary be and is hereby severally authorised to do or cause to be done all such acts, deeds and things, settle any queries, difficulties, doubts that may arise with regard to any transaction with the related party, finalise the terms and conditions and execute such agreements, documents and writings and to make such filings as may be necessary, expedient and desirable, in order to give effect to this Resolution in the best interest of the Company."

Item no. 16: Approved the related party transaction with Francoise Commerce Private Limited(Ordinary Resolution)

Proposed by: Mohan Chandra Joshi

Seconded by: Rita Gupta

"**RESOLVED THAT** pursuant to the provisions of regulation 23 of SEBI (LODR) Regulations, 2015 and Section 188 and other applicable provisions, if any, of the Companies Act, 2013 read with Rules framed thereunder, consent of the members of the Company be and is hereby accorded for the transaction(s) to be entered into from time to time in the ordinary course of business with its related party, Francoise Commerce Private Limited to the extent of the maximum amounts Rs. 100 Crore."

"**RESOLVED THAT** pursuant to the provisions of Section 188 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and the Company's policy on Related Party transaction(s), approval of Shareholders be and is hereby accorded to the contract(s)/ arrangement(s)/ transaction(s) to be entered into from time to time in the ordinary course of business with Francoise Commerce Private Limited, a related party within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Listing Regulations for the Sale/Purchase of Sugar on such a terms and conditions mentioned in the explanatory statement, for an aggregate value not exceeding of Rs. 100 Crore."

"RESOLVED FURTHER THAT Shri Aditya Jhunjhunwala, Managing Director, Shri S.C Agarwal, Executive Director and Ms. Pooja Dua, Company Secretary be and is hereby severally authorised to do or cause to be done all such acts, deeds and things, settle any queries, difficulties, doubts that may arise with regard to any transaction with the related party, finalise the terms and conditions and execute such agreements, documents and writings and to make such filings as may be necessary, expedient and desirable, in order to give effect to this Resolution in the best interest of the Company."

### Item no. 17: Approved the remuneration of Cost Auditor appointed for the financial year 2019-20 (Ordinary Resolution)

Proposed by: Sushmita Roy

Seconded by: Arvind Kumar

"**RESOLVED THAT**, in accordance with the Provisions of section 148 and other applicable provisions if any of the Companies Act, 2013 and rule made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), the remuneration of M/s. AmanMalviya& Associates, Cost Accountants, Lucknow, appointed as the Cost Auditor to conduct audit of Cost records maintained by the Company, at the remuneration approved by the Board of Directors on the recommendation on the Audit Committee plus goods and services tax, as applicable, and reimbursement of out-of-pocket expenses incurred for the financial year 2019-20 be and is hereby ratified."

Item no. 18: Appointment of Dr.Sushil Solomon as an Independent Director (Ordinary Resolution)

Proposed by: Pushpa Agarwal

Seconded by: Pankaj Kumar

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 160, Schedule IV and all other applicable provisions of the Companies Act, 2013 (the "Act") read with the Companies (Appointment and Qualifications of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and pursuant to the Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "SEBI Listing Regulations"), Dr. Sushil Solomon, who was appointed as an Additional Director of the Company pursuant to provisions of Section 161 of the Act and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing her candidature for the office of Director and who meets the criteria of Independence as provided in Section 149(6) of the Act and Regulation 16 of SEBI Listing Regulations, be and is hereby appointed as an Independent Director of the Company for a period of Five (5) years w.e.f. 20th August, 2019, not liable to retire by rotation." "RESOLVED FURTHER THAT Shri Aditya Jhunjhunwala, Managing Director of the company and Ms. Pooja Dua, Company Secretary of the Company be and is hereby authorized to do all such acts, deeds, things and matters from time to time in order to give effect to the above resolution."

hunjhunwala)

Chairman of the meeting

Place: Lucknow Date: 20.08.2019



### AMIT GUPTA & ASSOCIATES

Practicing Company Secretaries

B-12, Basement, Murli Bhawan, 10-A, Ashok Marg, Lucknow – 226 001 Phone : 0522 – 4024033, Mobile : 94150 05108

E-mail:amitguptacs@gmail.com

### **REPORT OF SCRUTINIZER**

Τo,

The Chairman 46<sup>th</sup> Annual General Meeting of Equity Shareholders of M/s K M SUGAR MILLS LIMITED 11 MOTI BHAWAN COLLECTOR GANJ, KANPUR - 208001, Uttar Pradesh

Dear Sir,

At the outset, I would like to thank you for appointing me as scrutinizer for the remote e-voting and voting by your members, at the 46<sup>th</sup> Annual General Meeting of your Company held on Tuesday, the 20<sup>th</sup> day of August,2019 at 11:00 a.m. at 11 MOTI BHAWAN COLLECTOR GANJ, KANPUR - 208001, Uttar Pradesh.

I am pleased to submit my Scrutinizer's Report which is comprehensive and self-explanatory in all respect.

Thanking you, Yours faithfully,

10.4682

Amit Gupta Proprietor Amit Gupta & Associates Company Secretaries FCS – 5478, C.P. - 4682 Date: 20<sup>th</sup> day of August, 2019

### **SCRUTINIZER'S REPORT**

Name of the Company	K M SUGAR MILLS LIMITED	
Meeting	46 <sup>th</sup> Annual General Meeting	
Date and Time	Tuesday, the 20 <sup>th</sup> day of August, 2019 at 11.00 A.M.	
Venue	11 MOTI BHAWAN COLLECTOR GANJ, KANPUR-208001, Uttar Pradesh	

### 1. Appointment as Scrutinizer

I was appointed as Scrutinizer for the remote e-voting as well as the voting to be conducted through physical ballots at 46<sup>th</sup> Annual General Meeting of K M SUGAR MILLS LIMITED (hereinafter referred as "**the Company**") held on Tuesday, 20<sup>th</sup> day of August, 2019 at 11.00 A.M. at 11 MOTI BHAWAN COLLECTOR GANJ, KANPUR-208001, and Uttar Pradesh.

### 2. Dispatch of Notice Convening the Meeting

The Company had informed that, on the basis of Register of Members and the list of Beneficiary Owners (cut of date August 13, 2019) made available to by the depositories viz., National Securities Depositories Limited and Central Depositories Services (India) Limited for the purpose of voting, the Company completed dispatch of notice & 46<sup>th</sup> annual Report in the following manner:

By email	To 12595 members who have registered their e-mail ids with Depository/the RTA on 25.07.2019
By permitted mode	To 3549 members in physical form on 26.07.2019

### 3. Cut Off Date

The Voting rights were reckoned as on the August 13, 2019, being the Cut-off date for the purpose of deciding the entitlements of members for remote e voting and voting at the meeting.

### 4. Remote E-Voting

### 4.1. Agency



The Company had appointed Central Depositories Services (India) Limited as the agency for providing e voting platform.

### 4.2. Remote E voting

Remote e voting was open from Saturday, August 17 2019 at 10:00 hrs. to Monday, August 19, 2019 at 17:00 hrs and Members were required to cast their votes electronically conveying their assent or dissent in respect of all the Ordinary and /or Special Resolutions, on e-voting platform provided by CDSL.

### 5. Voting at AGM

- **5.1.** As prescribed under Rule 20(4)(xiii) of the Companies (Management and Administration) Rule, 2015, for the purpose of ensuring that members who have cast their votes through remote e-voting do not vote again at the general meeting, after the closure of period of e- voting, the Scrutinizer was provided access to particulars of members such as their names folio, number of shares held, but not the manner in which they have voted.
- **5.2.** Accordingly CDSL, the e-voting agency provided us the name, DP ID/folio numbers and shareholding of the members who had cast their votes though remote e voting.
- **5.3.** The Company has authorized M/s Link Intime India Private Limited (**RTA**), Registrar and Transfer Agent of the Company to provide necessary support for remote e-voting as well as physical ballot at the meeting and RTA provided the same.

### 6. Counting Process

- **6.1.** On completion of voting at the meeting, the Company provided me with the list of members who had cast their votes, with their holding details and details of vote on each of the resolution.
- **6.2.** The votes were reconciled with the records maintained by the Company and RTA with respect to the authorized representatives/ proxies lodged with the Company.
- **6.3.** I unblocked the remote e voting results on the CDSL E-voting platform before Mr. Faizan and Ms. Manpriya and downloaded the e- voting details.

### 7. Result

7.1. I observed that

- 7.1.1. 36 Members had cast their votes through poll facility provided through physical ballots at meeting.
- 7.1.2. 26 Members had casted their votes through remote e-voting.
- **7.2.** The result of remote e-voting and poll as well as consolidated result with respect to each item on the Agenda as set out in the notice of the 46<sup>th</sup> AGM dated May, 29<sup>th</sup> 2019



is enclosed as Annexure – 1, 2 and 3 respectively.

- 7.3. Based on the aforesaid result, the Ordinary resolutions and the special resolution as contained in item no. 1 to 17 of the notice dated May, 29<sup>th</sup> 2019 and item no.18 in the addendum to the notice dated August 06<sup>th</sup> 2019 have been passed with the requisite majority.
- 7.4. Soft copy of the List of Members, for both voting at AGM as well as remote e-voting containing the details of members who voted "FOR", who voted "AGAINST" & whose votes were declared "INVALID", for each resolution will be emailed to the Company, after the announcement of the result by the Company.
- **7.5.** The poll papers and all other relevant records shall also be duly handed over to the Company for keeping in safe records, after the announcement of the result by the Company.

.4682 Sec

Amit Gupta Proprietor Amit Gupta & Associates Company Secretaries FCS – 5478, C.P. - 4682 Date: 20<sup>th</sup> day of August, 2019



Annexure-1

## Results of remote E-Voting conducted at the 46<sup>th</sup> Annual General Meeting of K M SUGAR MILLS LIMITED

- 1. The result of remote e-voting is as under:
  - a) Resolution 1 Adoption of the Financial Statements of the Company for the financial year ended 31st March, 2019, the Consolidated Financial Statements for the said financial year and the Reports of the Board of Directors and the Auditors thereon.(Ordinary Resolution):

# Number of members<br/>who voted in favour<br/>through remote -<br/>electronic voting<br/>systemNumber of votes<br/>casted in favour of the<br/>resolution% of total number of<br/>valid votes casted on<br/>the resolution2629491369100.00%

### ii. Voted against the resolution:

i. Voted in favour of the resolution:

NIL	NIL	NIL
system		
electronic voting		
through remote -	resolution	the resolution
who voted against	casted against the	valid votes casted on
Number of members	Number of votes	% of total number of
0		-

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL



- b) Resolution 2 : Appointment of a director in place of Shri L.K. Jhunjhunwala, who retires by rotation and being eligible, offers himself for re-appointment (Ordinary Resolution)
  - i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
system		
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

c) Resolution 3 - Appointment of a director in place of Mr. Shri Aditya Jhunjhunwala, who retires by rotation and being eligible, offers himself for re-appointment (Ordinary Resolution)

i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting system	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
25	29491269	100.00%



### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

### d) Resolution 4 - Appointment of M/s. Agiwal & Co, Chartered Accountants, New Delhi, as statutory auditors for the remaining term (Ordinary Resolution)

i. Voted in favour of the resolution:

Number of members	Number of votes	% of total number of
who voted in favour	casted in favour of the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
1	100	0%

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL



e) Resolution 5 – Change in terms and Re-appointment of Shri L.K. Jhunjhunwala (DIN: 01854647) as a Whole Time Director designated as Chairman of the Company (Special Resolution)

### i. Voted in favour of the resolution:

Number of members	Number of votes	% of total number of
who voted in favour	casted in favour of the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
system		
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

f) Resolution 6 – Change in terms and Re-appointment of Shri Aditya Jhunjhunwala, (DIN: 01686189) as Managing Director of the Company (Special Resolution)

### i. Voted in favour of the resolution:

ii. Voted against the resolution:		
25	29491269	100.00%
system		
through remote - electronic voting	resolution	theresolution
	resolution	the resolution
Number of members who voted in favour	Number of votes casted in favour of the	% of total number of valid votes casted on

Number of membersNumber of votes% of total number of
--



who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

g) Resolution 7 – Change in terms and Re-appointment of Shri Sanjay Jhunjhunwala (DIN: 01777954) as a Joint Managing Director of the Company(Special Resolution)

### i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting system	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
system		
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

h) Resolution 8 – Change in terms and Re-appointment of Shri Subhash Chandra Agarwal, (DIN: 02461954)as a Joint Managing Director of the Company(Special Resolution)

i. Voted in favour of the resolution:



Number of members who voted in favour through remote - electronic voting system	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

h) Resolution 9 – Continuance of Shri H.P. Singhania (DIN – 00141096) as Independent Director of the Company (Special Resolution)

### i. Voted in favour of the resolution:

Number of members	Number of votes	% of total number of
who voted in favour	casted in favour of the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
25	29491269	100.00%

### ii. Voted against the resolution:

	N	
Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
1	100	0%



Total number of members whose votes were declared invalid	Total number of votes casted by members whose votes were
	declared invalid
NIL	NIL

i) Resolution 10 – Re-appointment of Mr. H.P. Singhania( DIN – 00141096) as an Independent Director (Special Resolution)

### i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
system		
25	29491269	100.00%

ii. Voted against the resolution:

Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

j) Resolution 11 – Re-appointment of Mr. S.K. Gupta (DIN – 01995658) as an Independent Director (Special Resolution)

### i. Voted in favour of the resolution:

25	29491269	100.00%
system		
electronic voting		
through remote -	resolution	the resolution
who voted in favour	casted in favour of the	valid votes casted on
Number of members	Number of votes	% of total number of



### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
1	100	0%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

k) Resolution 12 – Re-appointment of Mrs. Madhu Mathur (DIN NO. 07196895) as an Independent Director (Special Resolution)

### i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting system	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
1	100	0%

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL



I) Resolution 13 – Investments / give loans or guarantees / provide security up-to an aggregate amount not exceeding Rs. 200.00 Crores outstanding at any time (Special Resolution)

### i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
system		
24	29489269	99.99%

### ii. Voted against the resolution:

Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
2	2100	0.01%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

m) Resolution 14 – Investment in Sonar Castings Limited and issue of corporate guarantee for securing credit facilities to Sonar Castings Limited (Special Resolution)

### i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
system		
24	29489269	99.99%

### ii. Voted against the resolution:

Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on

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through remote - electronic voting system	resolution	the resolution
2	2100	0.01%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

### n) Resolution 15 – : Approved the related party transaction with Shri Shakti Credits Limited (Ordinary Resolution)

### i. Voted in favour of the resolution:

Number of members who voted in favour through remote - electronic voting system	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
15	239888	99.13%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting system	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
2	2100	0.87%

### iii. Invalid votes :

votes were declared invalid	members whose votes were declared invalid
NIL	NIL

o) Resolution 16 – Approved the related party transaction with Francoise Commerce Private Limited (Ordinary Resolution)

i. Voted in favour of the resolution:



Number of members who voted in favour through remote - electronic voting	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
system		
15	239888	99.13%

### ii. Voted against the resolution:

Number of members who voted against through remote - electronic voting	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
system		
2	2100	0.87%

### iii. Invalid votes :

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

p) Resolution 17 – Approved the remuneration of Cost Auditor appointed for the financial year 2019-20 (Ordinary Resolution)

### i. Voted in favour of the resolution:

Number of members	Number of votes	% of total number of
who voted in favour	casted in favour of the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
25	29491269	100.00%

### ii. Voted against the resolution:

Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
1	100	0%



votes were declared invalid	members whose votes were declared invalid
NIL	NIL

q) Resolution 18 – Appointment of Dr.Sushil Solomon as an Independent Director (Ordinary Resolution)

i. Voted in favour of the resolution:

Number of members	Number of votes	% of total number of
who voted in favour	casted in favour of the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
25	29491269	100.00%

### ii. Voted against the resolution:

0		
Number of members	Number of votes	% of total number of
who voted against	casted against the	valid votes casted on
through remote -	resolution	the resolution
electronic voting		
system		
1	100	0%

Total number of members whose	Total number of votes casted by
votes were declared invalid	members whose votes were
	declared invalid
NIL	NIL

10.4682



### Annexure-2

### Results of Voting through physical ballot conducted at the 46<sup>th</sup> Annual General Meeting of K M SUGAR MILLS LIMITED

- 1. The result of the poll conducted through ballot at meeting is as under:
- a) Resolution 1 Adoption of the Financial Statements of the Company for the financial year ended 31st March, 2019, the Consolidated Financial Statements for the said financial year and the Reports of the Board of Directors and the Auditors thereon.(Ordinary Resolution):
  - i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

ii. Voted against the resolution:

against (in person or by proxy)	NIL	the resolution
Number of members present and voting	Number of votes casted against the resolution	% of total number of valid votes casted on

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

- b) Resolution 2 Appointment of a director in place of Shri L.K. Jhunjhunwala, who retires by rotation and being eligible, offers himself for re-appointment (Ordinary Resolution)
  - i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100



#### ii. Voted against the resolution:

Number of members	Number of votes casted	% of total number of
present and voting	against the resolution	valid votes casted on
against (in person or by		the resolution
proxy)		
NIL	NIL	NIL

#### iii. Invalid votes :

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

- c) Resolution 3 Appointment of a director in place of Mr. Shri Aditya Jhunjhunwala, who retires by rotation and being eligible, offers himself for re-appointment (Ordinary Resolution)
  - i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

### ii. Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

#### iii. Invalid votes :

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### d) Resolution 4 - Appointment of M/s. Agiwal & Co, Chartered Accountants, New Delhi, as statutory auditors for the remaining term (Ordinary Resolution)

i. Voted in favour of the resolution:

Number of membersNumber of votes casted% of total number of	
---	--

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36	21336120	100
favour (in person or by proxy)	resolution	the resolution
present and voting in	in favour of the	valid votes casted on

### ii. Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

### iii. Invalid votes :

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

# d) Resolution-5 Change in terms and Re-appointment of Shri L.K. Jhunjhunwala (DIN: 01854647) as a Whole Time Director designated as Chairman of the Company (Special Resolution)

### i Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

### ii Voted against the resolution:

against (in person or by proxy) NIL	NIL	the resolution
Number of members present and voting	Number of votes casted against the resolution	% of total number of valid votes casted on

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil



### e) Resolution-6 Change in terms and Re-appointment of Shri Aditya Jhunjhunwala, (DIN: 01686189) as Managing Director of the Company (Special Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

### ii.Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

### iii.Invalid votes :

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### f) Resolution-7 Change in terms and Re-appointment of Shri Sanjay Jhunjhunwala (DIN: 01777954) as a Joint Managing Director of the Company(Special Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

#### ii. Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil



### g) Resolution-8: Change in terms and Re-appointment of Shri Subhash Chandra Agarwal, (DIN: 02461954)as a Joint Managing Director of the Company(Special Resolution) i)Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

#### i. Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

### ii. Invalid votes :

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### h) Resolution-9 Continuance of Shri H.P. Singhania (DIN – 00141096) as Independent Director of the Company (Special Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

### ii. Voted against the resolution:

Number of members present and voting gainst (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid



Nil Nil		
NII NII	NI:1	NII
	NII	INII

### i) Resolution-10 Re-appointment of Mr. H.P. Singhania( DIN – 00141096) as an Independent Director (Special Resolution)

i. Voted in favour of the resolution:

	Number of members present and voting in favour (in person or by proxy)	in favou	votes casted ir of the ution	% of total number of valid votes casted on the resolution
ſ	36	21336120		100
ii.	ii. Voted against the resolution:			
	Number of members present and voting against (in person or by proxy)		votes casted resolution	% of total number of valid votes casted on the resolution
	NIL	Ν	IL	NIL
iii	iii. Invalid votes :			
	Total number of member or by proxy) whose vo declared invali	tes were		nber of votes casted by hose votes were declared invalid
	Nil			Nil

### j) Resolution-11 Re-appointment of Mr. S.K. Gupta (DIN – 01995658) as an Independent Director (Special Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

#### ii. Voted against the resolution:

proxy) NIL	NIL	NIL
against (in person or by		the resolution
present and voting	against the resolution	valid votes casted on
Number of members	Number of votes casted	% of total number of

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared



declared invalid	invalid
Nil	Nil

### k) Resolution-12 Re-appointment of Mrs. Madhu Mathur (DIN NO. 07196895) as an Independent Director (Special Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

#### ii. Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

### iii. Invalid votes :

Total number of members (in person	Total number of votes casted by
or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### Resolution-13 Investments / give loans or guarantees / provide security up-to an aggregate amount not exceeding Rs. 200.00 Crores outstanding at any time (Special Resolution)

i. Voted in favour of the resolution:

ргоху) <b>36</b>	21336120	100
favour (in person or by	resolution	the resolution
present and voting in	in favour of the	valid votes casted on
Number of members	Number of votes casted	% of total number of

### ii. Voted against the resolution:

i. Invalid votes :		
NIL	NIL	NIL
proxy)		
against (in person or by		the resolution
present and voting	against the resolution	valid votes casted on
Number of members	Number of votes casted	% of total number of

Total number of members (in person Total number of votes casted by

B-12 Basement, Murli Bhawan, 10- A, Ashok Marg, Lucknow – 226 001 Phone : 0522 – 4024033, 94150 05108



or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### m) Resolution-14 Investment in Sonar Castings Limited and issue of corporate guarantee for securing credit facilities to Sonar Castings Limited (Special Resolution)

### i. Voted in favour of the resolution:

present and voting in favour (in person or by proxy)	in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
ριοχγ)		
NIL	NIL	NIL

### iii. Invalid votes :

Total number of members (in person or by proxy) whose votes were	Total number of votes casted by members whose votes were declared	
declared invalid	invalid	
Nil	Nil	

### n) Resolution-15 Approved the related party transaction with Shri Shakti Credits Limited (Ordinary Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
27	236327	100

### ii. Voted against the resolution:

	Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution		% of total number of valid votes casted on the resolution	
	NIL	NIL		NIL	
iii.	iii. Invalid votes :				
	Total number of members (in person		Total nun	nber of votes casted by	



or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### o) Resolution-16 Approved the related party transaction with Francoise Commerce Private Limited(Ordinary Resolution)

### i. Voted in favour of the resolution:

Voted against the resolution:				
27	236327	100		
proxy)				
favour (in person or by	resolution	the resolution		
present and voting in	in favour of the	valid votes casted on		
Number of members	Number of votes casted	% of total number of		

#### ii. Voted against the resolution:

Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution	% of total number of valid votes casted on the resolution
NIL	NIL	NIL

### iii. Invalid votes :

Total number of members (in person	Total number of votes casted by	
or by proxy) whose votes were	members whose votes were declared	
declared invalid	invalid	
Nil	Nil	

### p) Resolution-17 Approved the remuneration of Cost Auditor appointed for the financial year 2019-20 (Ordinary Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution	% of total number of valid votes casted on the resolution
36	21336120	100

#### ii. Voted against the resolution:

	Number of members present and voting against (in person or by proxy)	Number of v against the		% of total number of valid votes casted on the resolution		
	NIL	NIL		NIL		
iii	iii. Invalid votes :					
Γ	Total number of members (in person		Total nun	nber of votes casted by		



or by proxy) whose votes were	members whose votes were declared
declared invalid	invalid
Nil	Nil

### q) Resolution-18 Appointment of Dr.Sushil Solomon as an Independent Director (Ordinary Resolution)

### i. Voted in favour of the resolution:

Number of members present and voting in favour (in person or by proxy)	Number of votes casted in favour of the resolution		% of total number of valid votes casted on the resolution
36	21336120		100
ii. Voted against the resolut	ion:		
Number of members present and voting against (in person or by proxy)	Number of votes casted against the resolution		% of total number of valid votes casted on the resolution
NIL	N	IL	NIL
iii. Invalid votes :			
Total number of members (in person or by proxy) whose votes were declared invalid		Total number of votes casted by members whose votes were declared invalid	
Nil			Nil



### Annexure -3

## Consolidated Results of remote E-Voting & Voting conducted through physical ballot at the 46<sup>th</sup> Annual General Meeting of K M SUGAR MILLS LIMITED

Particulars	Numl	per of Votes Contain	ned in	Percentage
	Remote E votes	Poll through physical Ballots at AGM	TOTAL	
Item No. 1:				
Adoption of the	e Financial Statemer	nts of the Compan	y for the financial	year ended 31st
March, 2019, th	he Consolidated Fina	ancial Statements	for the said finan	cial year and the
Reports of the B	oard of Directors and	the Auditors there	on.(Ordinary Resol	ution):
Assent	29491369	21336120	50827489	100.00%
Dissent	0	0	0	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Ordi	nary Resolution	I	I
Item No. 2:				
••	a director in place of ffers himself for re-ap	•	•	rotation and
Assent	29491269	21336120	50827389	100.00%
Dissent	100	0	100	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Ordi	nary Resolution	1	1
Item No. 3:				



			100.00%		
100	0	100	0%		
NIL	NIL	NIL	NIL		
29491369	21336120	50827489	100.00%		
Passed as an Ordinary Resolution					
		lew Delhi, as statuto	ory auditors		
29491269	21336120	50827389	100.00%		
100	0	100	0%		
NIL	NIL	NIL	NII		
29491369	21336120	50827489	100.00%		
Passed as an Ordinary	Resolution				
	•	•	as a Whole		
29491269	21336120	50827389	100.00%		
100	0	100	0%		
NIL	NIL	NIL	NII		
29491369	21336120	50827489	100.00%		
	NIL         29491369         Passed as an Ordinary         M/s. Agiwal & Co, Charter         g term (Ordinary Resolut         29491269         100         NIL         29491369         Passed as an Ordinary         Passed as an Ordinary         and Re-appointment of Sesignated as Chairman of         29491269         100         NIL         29491269         NIL         29491269         NIL         29491269         NIL         100         NIL         100         NIL         100         NIL	NILNIL2949136921336120Passed as an Ordinary ResolutionM/s. Agiwal & Co, Chartered Accountants, N g term (Ordinary Resolution)294912692133612029491269213361201000NILNIL2949136921336120Passed as an Ordinary Resolutionand Re-appointment of Shri L.K. Jhunjhunwa esignated as Chairman of the Company (Spect294912692133612010001000100010001000	NILNILNIL294913692133612050827489Passed as an Ordinary ResolutionM/s. Agiwal & Co, Chartered Accountants, New Delhi, as statuto g term (Ordinary Resolution)2949126921336120294912692133612010001000NILNIL294913692133612029491369213361202949136921336120Passed as an Ordinary Resolutionand Re-appointment of Shri L.K. Jhunjhunwala (DIN: 01854647) esignated as Chairman of the Company (Special Resolution)29491269213361202949126921336120294912692133612029491269213361201000100100NILNILNILNILNILNILNILNILNILNIL		



### Item No. 6:

Change in terms and Re-appointment of Shri Aditya Jhunjhunwala, (DIN: 01686189) as Managing Director of the Company (Special Resolution)

Assent	29491269	21336120	50827389	100.00%
Dissent	100	0	100	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Spec	ial Resolution		

Item No. 7:

Change in terms and Re-appointment of Shri Sanjay Jhunjhunwala (DIN: 01777954) as a Joint Managing Director of the Company(Special Resolution)

Assent	29491269	21336120	50827389	100.00%
Assent	25451205	21550120	50627365	100.00%
Dissent	100	0	100	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Speci	al Resolution	1	l

Item No. 8:

Change in terms and Re-appointment of Shri Subhash Chandra Agarwal, (DIN: 02461954)as a Joint Managing Director of the Company(Special Resolution)

Assent	29491269	21336120	50827389	100.00%
Dissent	100	0	100	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Specia	al Resolution	<u> </u>	



#### Item No. 9: Continuance of Shri H.P. Singhania (DIN – 00141096) as Independent Director of the **Company (Special Resolution)** 100.00% 29491269 21336120 50827389 Assent Dissent 0% 100 0 100 Invalid NIL NIL NIL NIL 29491369 Total 21336120 50827489 100.00% Outcome Passed as an Special Resolution Item No. 10: Re-appointment of Mr. H.P. Singhania( DIN – 00141096) as an Independent Director (Special **Resolution**) 29491269 100.00% 21336120 50827389 Assent Dissent 0% 100 0 100 NIL Invalid NIL NIL NIL Total 29491369 21336120 50827489 100.00% Passed as an Special Resolution Outcome Item No. 11: Re-appointment of Mr. S.K. Gupta (DIN – 01995658) as an Independent Director (Special **Resolution**) Т 20/01260 21226120 50027200 100 000/

Assent	29491269	21336120	50827389	100.00%
Dissent	100	0	100	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Spec	ial Resolution		



### Item No. 12: Re-appointment of Mrs. Madhu Mathur (DIN NO. 07196895) as an Independent Director (Special Resolution)

Assent	29491269	21336120	50827389	100.00%
Dissent	100	0	100	0%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Speci	al Resolution	1	

Item No. 13:

Investments / give loans or guarantees / provide security up-to an aggregate amount not exceeding Rs. 200.00 Crores outstanding at any time (Special Resolution)

Assent	29489269	21336120	50825389	99.99%
Dissent	2100	0	2100	0.01%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Spec	ial Resolution		

Item No. 14:

Investment in Sonar Castings Limited and issue of corporate guarantee for securing credit facilities to Sonar Castings Limited (Special Resolution)

Assent	29489269	21336120	50825389	99.99%
Dissent	2100	0	2100	0.01%
Invalid	NIL	NIL	NIL	NIL
Total	29491369	21336120	50827489	100.00%
Outcome	Passed as an Speci	al Resolution	<u> </u>	



Approved the re	elated party transaction v	vith Shri Shakti Cred	its Limited (Ordinary	(Resolution)
Assent	239888	236327	476215	99.13%
Dissent	2100	0	2100	0.87%
Invalid	NIL	NIL	NIL	NIL
Total	241988	236327	478315	100.00%
Outcome	Passed as an Ordinary	y Resolution	I	
Item No. 16:	<u> </u>			
Approved the re Resolution)	elated party transaction v	vith Francoise Comn	nerce Private Limited	d(Ordinary
Assent	239888	236327	476215	99.13%
Dissent	2100	0	2100	0.87%
Invalid	NIL	NIL	NIL	NIL
Total	241988	236327	478315	100.00%
Outcome	Passed as an Ordinary	y Resolution	I	
Item No. 17:				
	emuneration of Cost Aud ution)	itor appointed for th	e financial year 201	9-20
(Ordinary Resol	ationy			
	29491269	21336120	50827389	100.00%
Assent	-	21336120 0	50827389 100	
Assent Dissent	29491269			0%
(Ordinary Resolution Assent Dissent Invalid Total	29491269 100	0	100	100.00% 0% NIL 100.00%



Item No. 18:					
Appointment of Dr.Sushil Solomon as an Independent Director (Ordinary Resolution)					
Assent	29491269	21336120	50827389	100.00%	
Dissent	100	0	100	0%	
Invalid	NIL	NIL	NIL	NIL	
Total	29491369	21336120	50827489	100.00%	
Outcome	Passed as an Ordinar	Passed as an Ordinary Resolution			

\$10 NO.4682

Amit Gupta Proprietor Amit Gupta & Associates Company Secretaries FCS – 5478, C.P. - 4682 Date: 20<sup>th</sup> August, 2019