KLG Capital Services Limited

Registered & Corporate Office: SKIL House, 209 Bank Street Cross Lane, Fort, Mumbal - 400 023 Tel: 022-6619 9000, Fax: 022-2269 6024

April 12, 2013

To
The Manager,
Listing Department,
BSE Limited,
P. J. Towers, Dalai Street,
Mumbai – 400 001

<u>Sub: Submission of outcome of Postal Ballot pursuant to Clause 35A of the Listing Agreement</u>

Ref: BSE Code 530771

We refer to our letters dated March 7, 2013 and March 15, 2013, whereby we had informed that pursuant to Section 192A of the Companies Act, 1956, read with the Companies (Passing of the Resolution by Postal Ballot) Rules, 2011, approval of the Members is being sought for passing following Ordinary/Special Resolutions as set out in Notice dated February 11, 2013 (copy enclosed), by way of Postal Ballot:

- i) Increasing the Authorised Share Capital of the Company from Rs. 3,50,00,000/- (Rupees Three Crores Fifty Lacs Only) divided into 35,00,000 (Thirty Five Lacs) Equity Shares of Rs. 10/- (Rupees Ten only) to Rs. 45,00,00,000/- (Rupees Forty Five Crores only) divided into 50,00,000 (Fifty Lacs) Equity Shares of Rs.10/- (Rupees Ten only) each and 4,00,00,000 (Four Crores) Preference Shares of Rs. 10/- (Rupees Ten only) each and consequential alteration of Memorandum of Association of the Company;
- ii) Alteration of Article 3 of the Articles of Association of the Company consequent upon the aforesaid increase in Authorised Share Capital of the Company.
- ii) Issue of preference shares aggregating to Rs. 40,00,00,000/- (Rupees Forty Crores Only) to the Promoter of the Company on preferential basis.

Based on the Scrutinizer's Report dated April 10, 2013, Chairman of the Meeting, has declared the results of Postal Ballot as under:



KLG Capital Services Limited

Registered & Corporate Office: SKIL House, 209 Bank Street Cross Lane, Fort, Mumbal - 400 023 Tel: 022-6619 9000, Fax: 022-2269 6024

Resolution No. 1 (Ordinary Resolution):

Promoter/ Public	No. of shares held	No. of votes polled	% of Votes Polled on outstanding shares	No. of Votes – in favour	No. of Votes – against	% of Votes in favour on votes polled	% of Votes against on votes polled
	(1)	(2)	(3)=[(2)/(1)]* 100	(4)	(5)	(6)=[(4)/(2)] *100	(7)=[(5)/(2)] *100
Promoter and Promoter Group	1936075	1936075	100,00%	1936075	Zil	100:00%	NA
Public – Institutional holders	Nil	NA	NA	NA	NA	ŅĀ	NA
Public- Others	1266325	11814*	0.93%	8172	15	69.1 <i>7</i> %	0.13%
Total	3202400	1947889	60.83%	1944247	15	99.81%	0.00%

^{*} Includes 3627 invalid votes

Resolution No. 2 (Special Resolution):

Promoter/ Public	No. of shares held	No. of votes polled	% of Votes Polled on outstanding shares	No. of Votes – in favour	No. of Votes — against	% of Votes in favour on votes polled	% of Votes against on votes polled
	(1)	(2)	(3)=[(2)/(1)]* 100	(4)	(5)	(6)=[(4)/(2)] *100	(7)=[(5)/(2)] *100
Promoter and Promoter Group	1936075	1936075	100.00%	1936075	Nil	100.00%	NA
Public – Institutional holders	Nil	NA	NA	NA	NA	NA	NA
Public- Others	1266325	11814*	0.93%	81 <i>7</i> 2	15	69,17%	0.13%
Total	3202400	1947889	60.83%	1944247	15	99.81%	0.00%



KLG Capital Services Limited

Registered & Corporate Office: SKIL House, 209 Bank Street Cross Lane, Fort, Mumbal - 400 023 Tel: 022-6619 9000, Fax: 022-2269 6024

Resolution No. 3 (Special Resolution):

Promoter/ Public	No. of shares held	No. of votes polled (2)	% of Votes Polled on outstanding shares	No. of Votes — in favour	No. of Votes – against	% of Votes in favour on votes polled	% of Votes against on votes polled
The state of the s	(1)	7.7	(3)=[(2)/(1)]* 100	(4)	(5)	(6)=[(4)/(2)] *100	(7)=[(5)/(2)] *100
Promoter and Promoter Group	1936075	1936075	100.00%	1936075	Nii	100.00%	NA
Public – Institutional holders	Nil	NA	NA	NA	NA	NA	NA
Public- Others	1266325	11814*	0.93%	8067	15	68.28%	0.13%
Total	3202400	1947889	60.83%	1944142	15	99.81%	0.00%

^{*} Includes 3732 invalid votes

Accordingly, the Chairman of the Meeting has declared the Ordinary/Special Resolution as set out in the Notice dated February 11, 2013, to have been passed by the Members with requisite majority.

A copy of Scrutinizer's Report is enclosed herewith for your records.

Kindly treat this as disclosure pursuant to Clause 35A of the Listing Agreement and take the same on your records.

Thanking You,

Yours truly,

For KLG Capital Services Limited

Amit Shrivastava Compliance Officer

Encl: a/a

^{*} Includes 3627 invalid votes



AASHISH K. BHATT & ASSOCIATES

Practising Company Secretaries

Date: 10th April, 2013

The Board of Directors

KLG Capital Services Limited

SKIL House, 209, Bank Street Cross Lane,
Fort, Mumbai – 400023

Ref.: Scrutinizer's Report on Postal Ballot

The Board of Directors of KLG Capital Services Limited (hereinafter referred to as "the Company") vide resolution dated 11th February, 2013 appointed our firm i.e. Aashish K. Bhatt & Associates, Practicing Company Secretaries, having office at 3/301, Triveni Krupa, Opp. Ambaji Temple, Carter Road No. 3, Borivli East, Mumbai – 400066 as the Scrutinizer for conducting postal ballot voting process in respect of the resolution set out in the notice dated 11th February, 2013 issued to the members of the Company, in terms of Section 192A of the Companies Act, 1956 read with the Companies (Passing of the Resolution by Postal Ballot) Rules, 2011 for passing.

1. Ordinary Resolution for increasing Authorised Share Capital and amend the Memorandum of Association of the Company under Section 16, 94 and all other applicable provision if any of the Companies Act, 1956 from 3,50,00,000/- (Rupees Three Crores Fifty Lacs only) divided into 35,00,000 (Thirty Five lacs) Equity Shares of Rs.10/- (Rupees Ten only) to Rs 45,00,00,000/- (Rupees Forty Five Crores only) divided into 50,00,000 (Fifty Lacs) Equity Shares of Rs. 10/- (Rupees Ten only) each and 4,00,00,000 (Four Crores) Preference Shares of Rs. 10/- (Rupees Ten Only) each.

ATHOU

3/301, Triveni Krupa, Opp. Ambaji Temple, Carter Road No. 3, Borivli (East), Mumbai - 400 066.

Mob.: 98671 51081 | Telefax: 022-28640522 | E-mail: aashishbhatt11@gmail.com, cs.aashishbhatt@gmail.com

- Special Resolution for altering the Articles of Association of the Company under Section 31 and all other applicable provisions, if any, of the Companies Act, 1956 for replacing the existing Article 3 by the New Article 3 as stated in Clause V of the Memorandum of Association of the Company.
- 3. Special Resolution for issue of Preference Shares on Preferential basis under the provisions of Sections 80, 81(1A) and all other applicable provisions, if any, of the Companies Act, 1956, to allot 4,00,00,000 (Four Crores) 5% Redeemable, Non Convertible, Non Cumulative Preference Shares of Rs 10/- each aggregating to Rs. 40,00,00,000/- (Rupees Forty Crores Only) to Awaita Properties Private Limited, the Promoter of the Company on preferential basis, on such terms and conditions as may be decided by the Board in the best interest of the Company.

In this connection, we submit herewith our report as under:

- 1. All postal ballot forms received up to 5.00 p.m. on April 8, 2013, the last date and time fixed by the Company for receipt of the postal ballot forms were considered for our scrutiny for the purpose of this report.
- 2. The postal ballot forms were kept in safe custody under our supervision at the aforesaid address of the Company.
- 3. Particulars of all the postal ballot forms received from the members have been entered in a register separately maintained for the purpose.
- 4. The postal ballot forms were scrutinized by us and the shareholdings were verified with the Register of Members of the Company / list of beneficiaries as on the date of the dispatch of the notice.
- 5. A summary of the Postal Ballot Forms is as under:

Al 8bur

	Resolution	on no.1	Resolu	tion No 2	Resolut	ion No 3
	(Ordinary R	esolution)	(Special F	Resolution)	(Special F	Resolution)
Particulars	No. of	No. of	No. of	No. of	No. of	No. of
,	postal	Shares	postal	Shares	postal	Shares
	ballot		ballot		ballot	
	forms		forms		forms	
Postal Ballot Forms	31	1947889	31	1947889	31	1947889
received						
Less: Invalid Postal	5	3627	5	3627	7	3732
Ballot Forms			,			
Net Valid Postal Ballot	26	1944262	26	1944262	24	1944157
Forms of which:						
Postal Ballot Form	24	1944247	24	1944247	22	1944142
with assent for the						
Resolution			-			
% to Assent	99.81%		99.81%		99.80%	
Postal Ballot Form	2	15	2	15	2	15
with dissent for the						
Resolution		·				
% to Dissent	0.0%		0.0%	• "	0.0%	
	Postal Ballot Forms received Less: Invalid Postal Ballot Forms Net Valid Postal Ballot Forms of which: Postal Ballot Form with assent for the Resolution % to Assent Postal Ballot Form with dissent for the Resolution	Particulars Particulars No. of postal ballot forms Postal Ballot Forms 31 received Less: Invalid Postal 5 Ballot Forms Net Valid Postal Ballot 26 Forms of which: Postal Ballot Form 24 with assent for the Resolution % to Assent 99.81% Postal Ballot Form 2 with dissent for the Resolution	postal ballot forms Postal Ballot Forms 31 1947889 received Less: Invalid Postal 5 3627 Ballot Forms Net Valid Postal Ballot 26 1944262 Forms of which: Postal Ballot Form 24 1944247 with assent for the Resolution % to Assent 99.81% Postal Ballot Form 2 15 with dissent for the Resolution	Particulars No. of No. of No. of Postal Ballot Forms No. of Postal Ballot Forms Received Less: Invalid Postal Ballot Forms Net Valid Postal Ballot Form 24 1944247 with assent for the Resolution Postal Ballot Form 2 15 2 with dissent for the Resolution (Special Form No. of No. of Postal Ballot Forms 1905 1905 1905 1905 1905 1905 1905 1905	Particulars	Particulars No. of Postal Shares Postal Ballot Forms Net Valid Postal Ballot Form with assent for the Resolution Postal Ballot Form Who. of Postal Ballot Form Postal Ballot Form Shares Postal Ballot Form Postal Ballot Form Shares Postal Ballot Form Postal Ballot Form Shares Postal Ballot Form P

RECOMMENDATION:

The resolution as proposed in at Item no. 1, 2 and 3 should be considered as passed with requisite majority. You may accordingly declare the result of the voting by postal ballot.

Thanking You,

Yours Faithfully,

For Aashish K. Bhatt & Associates Practicing Company Secretaries

Aashish K. Bhatt

Scrutinizer

10/4/13

	EBVICES IMITEDIA CONDITAL SEBVICES IMITI	ctions printed ove	OT FORM rleaf before completing the	ESLIMITEDKLIGGAPITALSERVIC SLIMITEDKLIGGAPITALSERVIC NIS FORM) KLIGGAPITALSERVIC ESLIMITEDKLIGGAPITALSERVIC ESLIMITEDKLIGGAPITALSERVIC
			ESLIMITEDKLGCAPITALSERVICI ESLIMITEDKLGCAPITALSERVICI ESLIMITEDKLGCAPITALSE Ser ESLIMITEDKLGCAPITALSERVICI	ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ial No EDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC
PITALS PITA na	ame & Address of the Sole/ First med Member/Beneficial Owner registered with the Company	EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC		
	ame(s) of the joint Member(s), any, registered with the Company	EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC		
ATA(*	egistered Folio No./ DPID No.* & CI Applicable to investors holding share materialized form)			
PITALSI I.TA N U PITALSI PITALSI	ERVICES LIMITEDIKLIGCAPITAL SERVICES LIMITI umber of shares held ALSERVICES LIMITI ERVICES LIMITEDIKLIGCAPITAL SERVICES LIMITI	EDKLGCAPITALSERVIO EDKLGCAPITALSERVIO EDKLGCAPITALSERVIO EDKLGCAPITALSERVIO		
Ва	We hereby exercise my/our vote in reallot for the business stated in the Not the said resolutions by placing the tick	ice of the Compar	ny by sending my/our asse	EQUIMITEDIA CONDITAL DEDVIC
Item No.	RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITE DESCRIPTIONERVICESLIMITI RVICESLIMITE DESCRIPTIONERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI	No. of Shares	I / We assent to the Resolution (For)	I / We dissent to the Resolution (Against
PITALSI PITALSI PITALSI PITALSI PITALSI PITALSI PITALSI	Ordinary Resolution for increasing the Authorised Share Capital and amendment of the Memorandum of Association of	DRLGCAPITALSERVII DRLGCAPITALSERVII DRLGCAPITALSERVII DRLGCAPITALSERVII DRLGCAPITALSERVII DRLGCAPITALSERVIII DRLGCAPITALSERVIII DRLGCAPITALSERVIII DRLGCAPITALSERVIII	ESLIMITEDKLGCAPITALSERVIC EESLIMITEDKLGCAPITALSERVIC EESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC EESLIMITEDKLGCAPITALSERVIC EESLIMITEDKLGCAPITALSERVIC EESLIMITEDKLGCAPITALSERVIC	ESLIMITEDKLGGAPITALSERVIC ESLIMITEDKLGGAPITALSERVIC ESLIMITEDKLGGAPITALSERVIC ESLIMITEDKLGGAPITALSERVIC ESLIMITEDKLGGAPITALSERVIC ESLIMITEDKLGGAPITALSERVIC ESLIMITEDKLGGAPITALSERVIC
PITALSI PITALSI PITALSI	the Company. GCAPITALSERVICESLIMITI RVICESLIMITED RESPONSE SERVICES SERVICE	DKLGCAPITALSERVIÓ DKLGCAPITALSERVIÓ DKLGCAPITALSERVIÓ DKI GCAPITALSERVIÓ	CESLIMITEDKLGCAPITALSERVIC CESLIMITEDKLGCAPITALSERVIC CESLIMITEDKLGCAPITALSERVIC CESLIMITEDKLGCAPITALSERVIC	ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKI GCAPITALSERVIC
PITALSI PITALSI PITALSI PITALSI PITALSI PITALSI	Special Resolution for alteration of the Articles of Association of the Company.	DKLGCAPITALSERVIO DKLGCAPITALSERVIO DKLGCAPITALSERVIO DKLGCAPITALSERVIO DKLGCAPITALSERVIO DKLGCAPITALSERVIO DKLGCAPITALSERVIO	ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC	
PITALSI	Special Resolution for issue of preference shares on preferential basis.	JRI GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVII DKL GCAPITALSERVIII	ESLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC ESSLIMITEDIKLGCAPITALSERVIC	SLIMITEDKL GCAPITAL SERVIC ESLIMITEDKL GCAPITAL SERVIC ESLIMITEDKL GCAPITAL SERVIC ESLIMITEDKL GCAPITAL SERVIC SLIMITEDKL GCAPITAL SERVIC ESLIMITEDKL GCAPITAL SERVIC
PITALSI PITALSI PITALSI PITALSI PITALSI PITALSI PITALSI	RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI RVICESLIMITEDKLGCAPITALSERVICESLIMITI ERVICESLIMITEDKLGCAPITALSERVICESLIMITE	DKLGCAPITALSERVII DKLGCAPITALSERVII DKLGCAPITALSERVII DKLGCAPITALSERVII DKLGCAPITALSERVII DKLGCAPITALSERVII DKLGCAPITALSERVII DKLGCAPITALSERVII	EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC EESLIMITEDIKLGCAPITALSERVIC	ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC
PITALSI PITALSI PITALSI PITALSI PITALSI				
Place Date PITALS PITALS PITALS	ERVICESLIMITEDKLGCAPITALSERVICESLIMITE ERVICESLIMITEDKLGCAPITALSERVICESLIMITE		DESLIMITE (Signature of the CESLIMITE) (Signature of the CESLIMITE (Signature of the CESLIMITE DKLGCAPITALSERVIC) CESLIMITEDKLGCAPITALSERVIC) CESLIMITEDKLGCAPITALSERVICO	Member/Beneficial Own
Notes	s lease read carefully the instructions p	EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC EDKLGCAPITALSERVIC printed overleaf be	fore exercising the vote. izer is Monday, April 8, 201	ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ESLIMITEDKLGCAPITALSERVIC ISLIMITEDKLGCAPITALSERVIC

KLG CAPITAL SERVICES LIMITED

Registered Office: SKIL House, 209, Bank Street Cross Lane, Fort, Mumbai – 400 023

NOTICE PURSUANT TO SECTION 192A OF THE COMPANIES ACT, 1956

Dear Member(s)

Notice is hereby given for seeking the approval of Members pursuant to Section 192A of the Companies Act, 1956, read with the Companies (Passing of the Resolution by Postal Ballot) Rules, 2011, for passing of proposed resolution by way of Postal Ballot as mentioned hereunder. The explanatory statement pertaining to the said resolutions setting out material facts is annexed hereto along with a Postal Ballot Form for your consideration.

1. To increase the Authorised Share Capital and amend the Memorandum of Association 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 Sections 16, 94 and all other applicable provisions, if any, of the Companies Act, 1956 (including any statutory modification(s) or re-enactment thereof for the time being in force), the existing Authorised Share Capital of the Company of Rs. 3,50,00,000/- (Rupees Three Crores Fifty Lacs Only) divided into 35,00,000 (Thirty Five Lacs) Equity Shares of Rs. 10/- (Rupees Ten only) each be and is hereby increased to Rs. 45,00,00,000/- (Rupees Forty Five Crores only) divided into 50,00,000 (Fifty Lacs) Equity Shares of Rs.10/- (Rupees Ten only) each and 4,00,00,000 (Four Crores) Preference Shares of Rs. 10/- (Rupees Ten only) each.

Resolved Further That the Memorandum of Association of the Company be and is hereby altered by replacing the existing Clause V thereof by the following new Clause V:

'V. The Authorised Share Capital of the Company is Rs. 45,00,00,000/- (Rupees Forty Five Crores only) divided into 50,00,000 (Fifty Lacs) Equity Shares of Rs. 10/- (Rupees Ten only) each and 4,00,00,000 (Four Crores) Preference Shares of Rs. 10/- (Rupees Ten only) each.'

Resolved Further That for the purpose of giving effect to the above resolution, the Board of Directors of the Company be and is hereby authorized on behalf of the Company to do all such acts, deeds and things and give such directions and delegate such authorities as it may in its discretion deem necessary or desirable for such purpose."

2. To alter the Articles of Association of the Company:

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

"Resolved That pursuant to the provisions of Section 31 and all other applicable provisions, if any, of the Companies Act, 1956, the Articles of Association of the Company be and is hereby altered by replacing the existing Article 3 by the following new Article 3:

'3. The Authorised Share Capital of the Company shall be as stated in the Clause V of the Memorandum of Association of the Company, with the power of the Company to increase or reduce or modify the share capital and to divide all or any of the shares for the time being of the Company into several classes and to attach thereto preferential, deferred, qualified or special rights, privileges, conditions or restrictions as may be determined by or in accordance with the Articles of Association of the Company and subject to applicable legislative provisions for the time being in force and to vary, modify or abrogate any such rights, privileges, conditions or restrictions in such manner as may be provided for by the Articles of Association of the Company and subject to applicable legislative provisions for the time being in force.'

Resolved Further That for the purpose of giving effect to the above resolution, the Board of Directors of the Company be and is hereby authorized on behalf of the Company to do all such acts, deeds and things and give such directions and delegate such authorities as it may in its discretion deem necessary or desirable for such purpose."

3. To issue preference shares on preferential basis:

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

"Resolved That pursuant to the provisions of Section 80, 81(1A) and all other applicable provisions, if any, of the Companies Act, 1956 (including any statutory modification or re-enactment thereof for the time being in force), the regulations, guidelines, if any, issued by the Government of India, Reserve Bank of India and any other applicable laws, rules and regulations, the relevant provisions of the Memorandum of Association and Articles of Association of the Company and the Listing Agreement(s) entered into by the Company with the Stock Exchange(s) where the shares of the Company are listed and subject to the requisite approvals, consents, permissions and sanctions as may be required, if any, of the Central Government, Reserve Bank of India, Stock Exchange(s), Securities and Exchange Board of India and any other appropriate authorities under any other applicable laws, rules and regulations for the time being in force ("Concerned Authorities") in this regard and further subject to such terms, conditions, stipulations and modifications as may be prescribed, imposed or suggested by any of the Concerned Authorities while granting such approvals and permissions as may be necessary or which may be agreed to, by the Board of Directors of the Company (hereinafter referred to as "the Board" which expression shall include any Committee constituted by the Board or any person(s) authorized by the Board to exercise the powers conferred on the Board by this Resolution) and subject to such terms, conditions and modifications as the Board may in its discretion impose or agree to, the consent of the Company be and is hereby accorded to the Board to create, offer, issue and allot 4,00,00,000 (Four Crores) 5% Redeemable, Non-Convertible, Non-Cumulative Preference Shares of Rs.10/- (Rupees Ten only) each (hereinafter referred to as the "Preference Shares") aggregating to Rs. 40,00,00,000/- (Rupees Forty Crores Only) to Awaita Properties Private Limited, the Promoter of the Company, on preferential basis, on such terms and conditions as may be decided by the Board in the best interest of the Company.

Resolved Further That the aforesaid Preference Shares shall be redeemed after expiry of 15 years from the date of issue on such terms and conditions as may be decided by the Board, including the earlier redemption of the aforesaid Preference Shares, in the best interest of the Company.

Resolved Further That for the purpose of giving effect to the above resolution, the Board be and is hereby authorized on behalf of the Company to do all such acts, deeds and things and give such directions and delegate such authorities as it may in its discretion deem necessary or desirable for such purpose and to settle any question, difficulty or doubt, clarification and modification that may arise in this regard."

Registered Office:

SKIL House, 209, Bank Street Cross Lane, Fort, Mumbai – 400 023

Date: February 11, 2013

By Order of the Board For **KLG Capital Services Limited** Sd/-

Nilesh Mehta Director

NOTES:

- 1. Explanatory Statement and reasons for the proposed Special Businesses as mentioned above pursuant to Section 173(2) read with Section 192A of the Companies Act, 1956, setting out material facts is annexed hereto.
- The Board has appointed M/s. Aashish K. Bhatt & Associates, Practising Company Secretaries, Mumbai (who has given consent to act as Scrutinizer) as Scrutinizer for conducting the Postal Ballot Process.
- 3. A Member desiring to exercise vote by Postal Ballot may complete the enclosed Postal Ballot Form and send it to the Scrutinizer in the enclosed pre-printed self-addressed postage-prepaid envelope. However, envelopes containing Postal Ballots, if sent by courier or by Registered Post at the expense of the Members, will also be accepted. The envelopes containing the Postal Ballot should reach the Scrutinizer not later than the closing of working hours i.e., 5.00 p.m. on Monday, April 8, 2013.
- 4. The results of the Postal Ballot shall be announced by the Whole-time Director or in his absence by any other person so authorized by the Board of Directors of the Company on Friday, April 12, 2013 at 5.00 p.m. at the Registered Office of the Company. The resolutions will be taken as passed effectively on the date of announcement of the result by the Whole-time Director /the person authorised by the Board of Directors of the Company, if the results of the Postal Ballot indicates that the requisite majority of the Members had assented to the resolutions. Result of the Postal Ballot shall be displayed at the Registered Office on Friday, April 12, 2013.
- 5. The voting rights of the Members shall be reckoned as on Friday, February 15, 2013, which is the cut-off date.
- A copy of all the documents referred to in the Notice and Explanatory Statement annexed herewith will be available for inspection by the Members of the Company at its Registered Office between 10.30 a.m. and 12.30 p.m. on any working day except Saturdays and Sundays.
- Members are requested to carefully read the instructions printed on the enclosed Postal Ballot Form before exercising their vote.
- 8. Only a Member entitled to vote, is entitled to fill Postal Ballot Form and send it to the Scrutinizer and that any recipient of the Notice who has no voting right should treat the Notice as intimation only.

EXPLANATORY STATEMENT PURSUANT TO SECTION 173(2) READ WITH SECTION 192A OF THE COMPANIES ACT, 1956:

Item No. 1 & 2

In connection with the proposed preferential issue of 5% Redeemable, Non-Cumulative, Non-Convertible Preference Shares, the Company proposes to increase its Authorised Share Capital from Rs. 3,50,00,000/- (Rupees Three Crores Fifty Lacs Only) divided into 35,00,000 (Thirty Five Lacs) Equity Shares of Rs. 10/- (Rupees Ten only) each to Rs. 45,00,00,000/- (Rupees Forty Five Crores only) divided into 50,00,000 (Fifty Lacs) Equity Shares of Rs. 10/- (Rupees Ten only) each and 4,00,00,000 (Four Crores) Preference Shares of Rs. 10/- (Rupees Ten only) each.

Consequent to the proposed increase in the Authorised Share Capital, the existing Clause V of the Memorandum of Association and Article 3 of the Articles of Association of the Company shall be required to be altered.

Pursuant to Section 16 and 31 read with Section 94 of the Companies Act, 1956, for the above alteration, the approval of the Members is required to be sought by way of passing Ordinary/Special resolution.

Your Directors recommend the resolutions for your approval, as they feel the same to be in the interest of the Company.

None of the Directors of the Company is concerned or interested in the proposed resolutions.

Item No. 3

The Company proposes to issue 4,00,00,000 (Four Crores) 5% Redeemable, Non-Cumulative, Non-Convertible Preference Shares of Rs. 10/- (Rupees Ten only) each (hereinafter referred to as the "Preference Shares") of an amount aggregating to Rs. 40,00,00,000/- (Rupees Forty Crores Only) to Awaita Properties Private Limited, the Promoter of the Company, for repaying its unsecured loan and/or to infuse additional funds to meet the long term fund requirements of the Company.

The said Preference Shares will be redeemed after expiry of 15 years from the date of issue on such terms and conditions as may be decided by the Board of Directors of the Company, including the earlier redemption of the said Preference Shares, in the best interest of the Company

Your Directors recommend the resolution for your approval, as they feel the same to be in the interest of the Company.

None of the Directors of the Company is concerned or interested in the proposed resolution

Registered Office:

SKIL House, 209, Bank Street Cross Lane, Fort, Mumbai – 400 023 **Date :** February 11, 2013 By Order of the Board For KLG Capital Services Limited Sd/-Nilesh Mehta Director

INSTRUCTIONS

- 1. The relative explanatory statement pursuant to Section 173(2) read with Section 192A of the Companies Act, 1956, setting out material facts is annexed hereto.
- 2. Pursuant to the provisions of Section 192A of the Companies Act, 1956 read with Companies (Passing of Resolution by Postal Ballot) Rules, 2011, the assent (For) or dissent (Against) of the Members in respect of the resolutions contained in the Postal Ballot Notice dated February 11, 2013, is being determined through Postal Ballot mode only and not through electronic mode.
- 3. The Board has appointed M/s. Aashish K. Bhatt & Associates, Practising Company Secretaries, Mumbai (who has given consent to act as Scrutinizer) as Scrutinizer for conducting the Postal Ballot Process.
- 4. A Member desiring to exercise vote by Postal Ballot may complete this Postal Ballot Form and send it directly to the Scrutinizer in the attached pre-printed self-addressed postage-prepaid envelope. Envelope containing Postal Ballot Forms, if deposited with the Company in person or if sent by courier/ Registered post at the expense of the registered Member, shall also be accepted by the Company.
- 5. A (√) mark should be placed in the relevant box signifying assent (For) /dissent (Against) for the resolution, as the case may be. Incomplete or unsigned Postal Ballot Forms will be rejected. Tick in both the boxes would render your Ballot Form invalid. Please note that (X) mark or any other mark other than (√) in the box signifying assent (For) or dissent (Against) shall be deemed as if no mark has been placed and the box is left blank.
- 6. Duly completed Postal Ballot Form should reach the Scrutinizer not later than the closing of working hours i.e., 5.00 p.m. on Monday, April 8, 2013. Please note that any response received from the Members after the above mentioned due date shall be treated as if no response has come from a Member in terms of Rule 5(f) of the Companies (Passing of Resolution by Postal Ballot) Rules, 2011. Accordingly Members are requested to send duly completed Postal Ballot Forms well before the above said date providing sufficient time for postal transit.
- 7. The Scrutinizer will submit his final report on Thursday, April 11, 2013.
- 8. The Whole-time Director, or in his absence any other person so authorized by the Board of Directors of the Company, shall announce the result of Postal Ballot at the Registered Office of the Company at SKIL House, 209, Bank Street Cross Lane, Fort, Mumbai 400 023, at 5.00 p.m. on Friday, April 12, 2013. The date of declaration of result of Postal Ballot will be taken to be the date of passing of the resolutions.
- The Result of Postal Ballot will be published in the Newspaper (English and vernacular) within 48 hours of the declaration of the result and will be posted on the website of the Company at www.klgcapital.com for the information of the Members besides being communicated to the Stock Exchange(s) on which the shares of the Company are listed.
- 10. This form should be completed and signed by the Member as per the specimen signatures registered with the Company. In case of joint holdings, this form should be completed and signed (as per the Specimen Signature registered with the Company) by first named Member and in his absence, by the next named joint holder. In case the Form is signed by persons other than individual Members, this form should be signed by an authorized signatory whose signature is already registered with the Company/Depository Participant.
- 11. In case of shares held by Companies, Trust, Societies, etc., duly completed Postal Ballot Form should also be accompanied by a certified copy of the Board Resolution/Other Authority together with the attested specimen signatures of the duly authorized person exercising the voting by Postal Ballot.
- 12. If any extraneous paper is found in an envelope, the same would not be considered by the Scrutinizer and would be destroyed.
- 13. There will be one Postal Ballot Form for every Folio/Client ID, irrespective of the number of joint holders.
- 14. The Postal Ballot shall not be exercised by a Proxy.
- 15. Voting Rights shall be reckoned on the paid-up value of shares registered in the name of the Members as on Friday, February 15, 2013, which is the cut-off date.
- 16. The Scrutinizer's decision on the validity of the Postal Ballot shall be final