Nupur Recyclers Limited

(Formerly known as Nupur Recyclers Private Limited) CIN - L37100DL2019PLC344788

> To, Manager Listing Department National Stock Exchange of India Limited "Exchange Plaza", Plot No. C/1,G Block, Bandra Complex, Bandra (E), Mumbai -400051

NSE-SCRIP ID: NRL - ISIN INEOJM501013

Sub: Submission of Scrutinizer's Report for Voting at Annual General Meeting of Nupur Recyclers Limited held on Tuesday, September 27, 2022

Dear Sir,

In connection to the Annual General Meeting (AGM) of Nupur Recyclers Limited (the Company) held on Tuesday, September 27, 2022, please find enclosed herewith scrutinizer's report provided by Mr. Arun Goel, Proprietor of Arun Goel & Associates, Practising Company Secretaries.

On the basis of such report the ordina<mark>ry and s</mark>pecial busin<mark>ess propo</mark>sed at the AGM has been duly passed with requisite majority.

Such report will also be placed on the websites of National Securities Depository Limited and the Company.

This is for your information and records.

Thanking you,

For Nupur Recyclers Limited

For NUPUR RECYCLERS LIMITED

Shilpa Vermpany Secretary

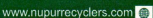
Company Secretary & Compliance Officer

M. No: F10105

Date: 29.09.2022 Place: New Delhi

compliance@nupurrecyclers.com

011 - 35008711, +91 - 955101552









ARUN GOEL & ASSOCIATES

COMPANY SECRETARIES

Office: 169, Basement, Ashoka Part-III, Faridabad, Haryana-121003

FORM NO. MGT-13

SCRUTINIZER'S REPORT

[Pursuant to Section 108 & 109 of the Companies Act, 2013 and Rules20(4)(xii) &21(2) of the Companies (Management and Administration) Rules,2014]

To,
The Chairman
04thAnnual General Meeting of the shareholders of

NUPUR RECYCLERS LIMITED

Plot No. 5, G/F, KH No. 12/8 & 12/9KH-12, Arjun Gali New Mandoli Industrial Area Near Shri Ram Bal Bharti Public School North East DL 110093 IN

SUBJECT: CONSOLIDATED SCRUTINIZER'S REPORT ON REMOTE E-VOTING CONDUCTED PRIOR AND DURING THE 04TH ANNUAL GENERAL MEETING ('AGM') OF NUPUR RECYCLERS LIMITED HELD ON TUESDAY, 27TH SEPTEMBER, 2022 AT 03:00 P.M (IST) AT Plot No. 5, G/F, KH No. 12/8 & 12/9KH-12, ARJUN GALI NEW MANDOLI INDUSTRIAL AREA NEAR SHRI RAM BAL BHARTI PUBLIC SCHOOL NORTH EAST DL 110093 IN THROUGH VIDEO CONFERENCING

Dear Sir,

I, CS ARUN GOEL (Company Secretary in Practice and Proprietor of M/S. ARUN GOEL & ASSOCIATES was appointed as the Scrutinizer by the Board of Directors of NUPUR RECYCLERS LIMITED ("the Company") on 31.08.2022 for the purpose of scrutinizing e-voting process (remote e-voting) at the Annual General Meeting ("AGM"). Pursuant to Section 108 & 109 of the Companies Act, 2013 read with Rules 20 & 21 of the Companies (Management and Administration)

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Mobile: 09810165074, 08802444222

Email: arun_goel89@yahoo.com, csarungoel@gmail.com

(Amendment Rules, 2015) and pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of the below mentioned Resolutions proposed at the 04th Annual General Meeting of the Equity Shareholders of the Company held on Tuesday, 27th September, 2022 at 03:00 P.M. hereby submit my report as under:

Notice Convening the Meeting:

The Company has informed that, on the basis of the Register of Members and the List of Beneficiary Owners made available by the depositories, the Company completed dispatch of the Notice of the AGM as under:

> By Electronic Means:

On 05th September, 2022 by e-mail to 1206 Shareholders who had registered their email-ids with Depositories/the Company, as per the email received by the Company as communication from RTA/ CDSL.

1. Cut-off Date

The Voting rights were reckoned as on Tuesday, 20th September, 2022 being the cut-off date for the purpose of deciding the entitlements of Shareholders at the remote e-Voting and Voting at the Meeting.

2. Remote e-Voting

i. Agency:

The Company has appointed CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED (CDSL) as the Agency for providing the remote e-Voting platform.

ii. Remote e-Voting:

The remote e-Voting platform was open from 09:00 A.M. on Saturday, 24th September, 2022 up to 05:00 P.M. on Monday, 26th September, 2022 and shareholders were required to cast their votes electronically conveying their assent or dissent in respect of the Ordinary Resolutions, on the e-Voting platform provided by CDSL.

3. Voting at the AGM (video conferencing mode):

Members present in person / through	N/A
authorised representatives-	
Members who cast vote through E-Voting	1
Members present but did not participate in	NA .
poll and also did not had exercised, their	
votes through E- Voting	

4. Counting Process:

i. After the conclusion of the Annual General Meeting, the votes cast through remote e-voting were unblocked at around 05:53 PM in presence of two witnesses who were not in the employment of the Company.

Name: Mr. Abhay Singh

Abhay

Name: Mr. Ashmit Gupta

- ii. Thereafter, the details of equity shareholders, who voted for or against were downloaded from the E-Voting website of CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED (CDSL).
- The Management of the Company is responsible to ensure compliance with the requirements of the Act and rules relating to remote E- voting and voting during the AGM on the resolutions contained in the Notice of Annual General Meeting. Some details in the report have been mentioned as per the communication received from the Company.
- iv. My responsibility as scrutinizer for the remote E-voting and the voting conducted during AGM is restricted to submit Scrutinizer's report for the votes cast in favour or against the resolution.

- v. Based on the E -voting results available to me, 20 members have casted their vote through remote E- voting holding 1,66,73,800 shares and 1 member have casted the vote during the meeting holding 2200 shares.
- vi. The consolidated result of remote E-voting and E-voting at the Annual General Meeting is as under:

VOTING RESULTS

[Pursuant to Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

Date of the AGM/EGM	27th September, 2022
Total number of shareholders on cut-off date	1287
No. of Shareholders present in the meeting:	15
Promoters and Promoter Group:	4
Public:	11

Resolution No. 1

1. To receive, consider and adopt the audited financial statements for the financial year ended on 31st March, 2022 and the Reports of Board of Directors and Auditor's thereon.

	omoter/ promo	ter group	ORDINARY RESOLUTION NO					
category	Voting	No. of shares held	votes	% of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes - in favour (4)	No. of Votes – against (5)	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter and Promoter Group	E-Voting	16594600	16594600	100%	1659460 0	0	100%	0%
	Poll		0	0	0	0	0	0
	Postal Ballot (not		0	0	0	0	0	0
	applicable)	16594600	16594600	100%	16594600	0	100%	0%
D. 1.11-	Total E-Voting	0	0	0	0	0	0	0
Public- Institutio ns	Postal Ballot		0	0	0	0	0	0
	applicable) Total	0	0	0	0	0	0	0
	E-Voting	,	81400	1.30%	81400	0	100%	0%
Public- Non	Poll	6285396	0	0	0	0	100	0
Institutio	Postal Ballot (notificable)						1000/	0%
	Total	6285396	81400	1.30%	81400	0	100%	
Total		22879996	16676000	0 72.88%	16676000		2105%OC/	92

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2. To appoint a Director in place of Mr. Rajesh Gupta (DIN: 01941985), who retires by rotation and being eligible, offers himself for re-appointment.

Resolution r	equired:		ORDINARY RESOLUTION						
	omoter/ promo erested in plution?		YES						
Category	Mode of Voting	No. of shares held	No. of votes polled	%of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes - in favour	No. of Votes – against (5)	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and	E-Voting	1659460 0	16594600	100%	16594600	0	100%	0%	
Promoter	Poll		0	0	0	0	0	0	
Group	Postal Ballot (not applicable)		0	0	0	0	0	0	
	Total	16594600	16594600	100%	16594600	0	100%	0%	
	E-Voting	0	0	0	0	0	0	0	
Public- Institutio	Poll								
ns	Postal Ballot (not applicable)		0	• 0	0	0	0	0	
	Total	0	0	0	0	0	0	0	
Public-	E-Voting		81400	1.30%	81400	0	100%	0%	
Non Institutio ns	Poll	6285396	0	0	0	0	100	0	
	Postal Ballot (not applicable)								
*	Total	6285396	81400	1.30%	81400	0	100%	0%	
Total		22879996	16676000	72.88%	16676000	0	100%	0%	

3. To re-appoint M/s KRA & Co. having FRN: 020266N, Chartered Accountants, as Statutory Auditors of the Company, to hold office for a period of 5 years from the conclusion of this, the 04th Annual General Meeting (AGM) of the Company till the conclusion of the 09th AGM of the Company.

Resolution	required:		ORDINARY RESOLUTION						
	comoter/ promoterested in colution?		NO				•		
Category	Mode of Voting	No. of shares held	No. of votes polled	% of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes – in favour	No. of Votes – against	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and	E-Voting	16594600	16594600	100%	16594600	0	100%	0%	
Promoter	Poll		0	0	0	0	0	0	
Group	Postal Ballot (not applicable)		0	0	0	0	0	0	
	Total	16594600	16594600	100%	16594600	0	100%	0%	
Public-	E-Voting	0	0	0	0	0	0	0	
Institutio ns	Postal Ballot (not applicable)		0	, 0	0	0	0	0	
	Total	0	0	0	0	0	0	0	
D 111	E-Voting		81400	1.30%	81400	0	100%	0%	
Public- Non	Poll	6285396	0	0	0	0	100	0	
Institutio ns	Postal Ballot (not applicable)		*						
•	Total	6285396	81400	1.30%	81400	0	100%	0%	
Total		22879996	16676000	72.88%	16676000	0	100%	0%	

4. To Re-appoint Managing Director Mr. Rajesh Gupta as Managing Director of the Company for a period of 5 Years with effect from 31st August, 2022.

Resolution	required:		ORDINAR	Y RESOLUT	ION			
		oter group n the	YES					
Category	Mode of Voting	No. of shares held	No. of votes polled	% of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes – in favour	No. of Votes – against	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100
Promoter and	E-Voting	16594600	16594600	100%	16594600	0	100%	0%
Promoter	Poll		0	0	0	0	0	0
Group	Postal Ballot (not applicable)		0	0	0	0	0	0
	Total	16594600	16594600	100%	16594600	0	100%	0%
Public-	E-Voting	0	0	0	0	0	0	0
Institutio ns	Postal Ballot (not applicable)	3-A	0	0	0	0	0	0
	Total	0	0	0	0	0	0	0
Public-	E-Voting		81400	1.30%	81400	0	100%	0%
Non	Poll	6285396	0	0	0	0	100	0
Institutio	Postal Ballot (not applicable)							
	Total	6285396	81400	1.30%	81400	0	100%	0%
Total	•	22879996	16676000	72.88%	16676000	0	100% & AS	COCIE.

5. To Re-appoint of Mr. Bharat Bhushan Mithal (DIN: 01451033), as an Independent Director of the Company.

Resolution r	equired:		NO '						
	omoter/ promo erested in plution?								
Category	Mode of Voting	No. of shares held	No. of votes polled	% of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes - in favour	No. of Votes - against (5)	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter	E-Voting	16594600	16594600	100%	16594600	0	100%	0%	
and	Poll		0	0	0	0	0	0	
Promoter Group	Postal Ballot		0	0	0	0	0	0	
	applicable) Total	16594600	16594600	100%	16594600	0	100%	0%	
Public-	E-Voting	0.	0	0	0	0	0	0	
Institutio ns	Postal Ballot (not applicable)		0	0	0	0	0	0	
	Total	0	0	0	0	0	0	0	
Dubli-	E-Voting		81400	1.30%	81400	0	100%	0%	
Public- Non	Poll	6285396	0	0	0	0	100	0	
Institutio,	Postal Ballot (not applicable)								
	Total	6285396	81400	1.30%	81400	0	100%	A350	
Total		22879996	16676000	72.88%	16676000	0	100%	0% CIE	

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6. To Re-appoint of Ms. Gurjeet Kaur (DIN: 09301428), as an Independent Director of the Company.

solution re	quired:	8	SPECIAL RE	SOLUTION						
hether pro	moter/ promoterested in	or Breeze	NO , of %, of							
ategory		shares	polled I	of of votes Polled on outstanding shares [3]=[(2)/(1)]* 100	Votes -	No. of Votes – against (5)	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100		
					16504600	0	100%	0%		
Promoter and	E-Voting	16594600	16594600	100%	16594600	0				
			0	0	0	0	0	0		
Promoter	Poll		0	0	0	0	0	0		
Group	Postal Ballot (not									
	applicable)			100%	16594600	0	100%	0%		
	Total	16594600	16594600		0	0	0	0		
Public-	E-Voting	0	0	0	0					
Institutio ns	Postal Ballot		0	0	0	0	0	0		
	applicable)							0		
	Total	0	0	0	0	0	0	0%		
	E-Voting		81400	1.30%	81400	0	100%	0		
Public-	Poll	6285396	0	0	0	0	100	0		
Non Institutio	Postal Ballo									
ns	applicable)				81400	0	100%	8 0%		
	Total	6285396		1.30%	1667600		100%	18 0% 0%		
Total		2287999	6 16676000	72.88%	1667600	0	300	OP NO.		

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7. To Ratify the Remuneration Payable to M/s. Ravi Sahni & Co., Cost Auditor appointed by the Board of Directors of the Company for the financial year 2022-23 pursuant to Section 148 and all other applicable provisions of Companies Act, 2013.

hether promoter/ promoter group re interested in the genda/resolution?			NO , of %, of %, of %, of %, of						
ategory	Voting	shares	votes polled	% of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes - in favour	No. of Votes – against (5)	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and Promoter Group	E-Voting	1659460	16594600	100%	16594600	0	100%	0%	
	Poll		0	0	0	0	0	0	
	Postal Ballot (not		0	0	0	0	0	0	
	applicable)	16594600	16594600	100%	16594600	0	100%	0%	
	Total		0	0	0	0	0	0	
Public-	E-Voting	0	0						
Institutio	Postal Ballot		0	0	0	0	0	0	
	applicable)		0	0	0	0	0	0	
	Total	0		1.30%	81400	0	100%	0%	
Public-	E-Voting		81400	0	0	0	100	0	
Non	Poll	6285396	0	U	-				
Non Institutio ns :	Postal Ballo (not applicable)	t					100%	0%	
	Total	6285396	81400	1.30%	81400	0	100%	0%	
Total		2287999	6 16676000	72.88%	1667600	0 0	10000	070	

8. To give loans, inter corporate deposits, give guarantees in connection with loans made by any person or body corporate and acquire by way of subscription, purchase or otherwise the securities of any other body corporate in excess of the limits prescribed in Section 186 of the Companies Act 2013.

Resolution r	equired:		SPECIAL F	ESOLUTION	1				
	omoter/ promo erested in		NO						
Category	Mode of Voting	No. of shares held	No. of votes polled	% of Votes Polled on outstandi ng shares (3)=[(2)/(1)]* 100	No. of Votes - in favour	No. of Votes – against	%. of Votes in favour on votes polled (6)=[(4)/(2)]*100	%. of Votes against on votes polled (7)=[(5)/(2)] *100	
Promoter and Promoter Group	E-Voting	16594600	16594600	100%	16594600	0	100%	0%	
	Poll		0	0	0	0	0	0	
	Postal Ballot (not		0	0	0	0	0	0	
	applicable) Total	16594600	16594600	100%	16594600	0	100%	0%	
Public-	E-Voting	0	0	0	0	0	0	0	
Institutio	Postal Ballot (riot applicable)		0	0	0	0	0	0	
	Total	0	0.	0	0	0	0	0	
Public-	E-Voting		81400	1.30%	81400	0	100%	0%	
Non	Poll	6285396	0	0	0	0	100	0	
Institutio ns	Postal Ballot (not applicable)		*		01400	0	100%	0%	
	Total	6285396	81400	1.30%	81400	/	100%	0%	
Total		22879996	16676000	72.88%	16676000	100	100%	070	

RESULT SUMMARY

SR. NO.	RESOLUTION	TYPE OF	FAVOUR	AGAINST	
		RESOLUTION			
1.	To receive, consider and adopt the audited Financial Statements for the financial year ended on 31st March, 2022 and the Reports of Board of Directors and Auditor's thereon.	Ordinary Resolution	100	0	
2.	To appoint a director in place of Mr. Rajesh Gupta (DIN: 01941985), who retires by rotation and being eligible, offers himself for reappointment.	Ordinary Resolution	100	0	
3.	To re-appoint M/s KRA & Co. having FRN: 020266N, Chartered Accountants, as Statutory Auditors of the Company, to hold office for a period of 5 years from the conclusion of this, the 4th Annual General Meeting (AGM) of the Company till the conclusion of the 9 TH AGM of the Company.	Ordinary Resolution	100	0	
4.	To Re-appoint Managing Director Mr. Rajesh Gupta as Managing Director of the Company for a period of 5 Years with effect from 31st August, 2022.	Resolution	100	0	
5.	To Re-appoint of Mr. Bharat Bhushan Mithal (DIN: 01451033), as an Independent Director of the Company.	Resolution	100	0	
6.	To Re-appoint of Ms. Gurjeet Kaur (DIN: 09301428), as an Independent Director of the Company.	Resolution	100	0	
7.*	To Ratify the Remuneration Payable to M/s. Ravi Sahni & Co., Cost AUDITOR appointed by the Board of	Resolution	100SSOC/	0	

was a market with the source of		7219.341		
	Directors of the Company for the financial year 2022-23 pursuant to Section 148 an all other applicable provisions of Companies Act, 2013.			
8.	To give loans, inter corporate deposits, give guarantees in connection with loans made by any person or body corporate and acquire by way of subscription, purchase or otherwise the securities of any other body corporate in excess of the limits prescribed in Section 186 of the Companies Act 2013.	Resolution	100	0

The relevant records relating to electronic voting shall remain in our safe custody until the Chairman considers, approves and signs the minutes of AGM. Thereafter, the same shall be handed over to the Company Secretary/Director authorized by the Board for safe keeping.

Thanking You,

Yours Faithfully,

FOR M/S ARUN GOEL & ASSOCIATES

SIGNED BY

FOR NUPUR RECYCLERS LIMITED

FOR NUPUR RECYCLERS LIMITED

SHILPA VERMA Company Secretary (COMPANY SECRETARY)

M.NO: F10105

FCS: 9892/ C.P. No.: 12508

COMPANYSECRETARIES

PEER REVIEW NO. S2013 HR 2289 00

UDIN: F00 9892 20010 79697

PLACE: HARYANA

DATE: 29TH SEPTEMBER, 2022