PUSHKAR BANIJYA LIMITED

• CIN NO: L31100WB1982PLC035384

Registered Office: Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani Kolkata-700 071

•Phone: 91- 33-2280 2280 •Email: compliance@teeigroup.in

•Website: www.pushkarbanijya.com

(ANNEXURE TO THE NOTICE FOR THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD ON 26-09-2025)

Name & Registered Address	:	
of Sole/First named Member	:	
Joint Holders Name (If any)	:	
Folio No. / DP ID & Client ID	:	
No. of Equity Shares Held	:	

Dear Shareholder,

Subject: Process and manner for availing E-voting facility:

Pursuant to Provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, the Company is pleased to provide E-voting facility to the members to cast their votes electronically on all resolutions proposed to be considered at the Annual General Meeting (AGM) to be held on Friday, the 26th day of September, 2025 at 11:00 A.M. at Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani, Kolkata - 700 071 and at any adjournment thereof.

The Company has engaged the services of Central Depository Services (India) Limited (CDSL) to provide the e-voting facility. The e-voting facility is available at the link https://www.evotingindia.com.

The Electronic Voting Particulars are set out below:

EVSN	User ID	PAN / Sequence No.
(Electronic Voting Sequence Number)		

The E-voting facility will be available during the following voting period:

Remote e-Voting Start On	Remote e-Voting End On
23 rd September, 2025 at 09.00 A.M.(IST)	25th September, 2025 at 5.00 P.M.(IST)

Please read the instructions mentioned in the Notes of the AGM Notice before exercising your vote.

For and on behalf of the Board of Directors

Sd/

Pawan Kumar Chandak Managing Director DIN: 00584591

Place: Kolkata Date: 13.08.2025

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NOTICE OF THE MEETING

NOTICE is hereby given that the **43rd Annual General Meeting (the "AGM")** of Pushkar Banijya Limited ("the Company") will be held on Friday 26th September, 2025 at 11:00 A.M. at its Registered Office at Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani Kolkata-700 071, West Bengal to transact the following businesses: -

A. ORDINARY BUSINESS:

1. Adoption of Financial Statements & Reports

To receive, consider and adopt (a) the Audited financial statements of the Company for the financial year ended 31st March, 2025 and the Reports of the Auditors and Board of Directors thereon; and (b) the audited consolidated financial statements of the Company for the financial year ended 31st March, 2025 and the report of Auditors thereon and in this regard, pass the following resolutions, with or without modification(s), as Ordinary Resolutions:

- (a) "RESOLVED THAT the audited Standalone financial statements of the Company for the financial year ended 31st March, 2025 and the reports of the Auditors and Board of Directors thereon laid before this meeting, be and are hereby considered and adopted."
- **(b)** "RESOLVED THAT the audited Consolidated financial statements of the Company for the financial year ended 31st March, 2025 and the report of Auditors thereon laid before this meeting, be and are hereby considered and adopted."

2. To appoint a Director in place of Mrs. Vidya Chandak (DIN: 00584650), who retires by rotation, and being eligible offers herself for reappointment.

To appoint a Director in the place of Mrs. Vidya Chandak (DIN: 00584650) who retires by rotation and being eligible, offers herself for re-appointment.

Rational: Mrs. Vidya Chandak, being longest in the office amongst the Directors liable to retire by rotation is proposed to retire at the ensuing Annual General Meeting. Given her contribution to the success of the Company, it is proposed to re-appoint her as a Director.

To the extent that Mrs. Vidya Chandak is required to retire by rotation, she would need to be re-appointed as a Director of the Company, who shall continue her term as an executive Director of the Company.

Also, please refer Additional Information on Director recommended for appointment/reappointment as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 and Secretarial Standards -2 as prescribed by the Institute of Company Secretaries of India, on page number 8.

Therefore, members are requested to consider and if thought fit, to pass the following resolution, with or without modification(s), as Ordinary Resolution:

"RESOLVED THAT pursuant to Section 152 and other applicable provisions, if any, of the Companies Act, 2013, the approval of the Members of the Company be and is hereby accorded to the re-appointment of Mrs. Vidya Chandak (DIN: 00584650) as a Director of the Company, who shall continue as an Executive Director of the Company, to the extent that she is required to retire by rotation."

3. To fix remuneration of Statutory Auditors and in this regard to consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 142 (1) read with Section 102 (2) and other applicable provisions, if any, of the Companies Act, 2013 and Rules made thereunder the Board of Directors of the Company be and is hereby authorized to fix the remuneration of M/s Patni & Co., Chartered Accountants (Firm Reg. No. 320304E), for the period from the conclusion of this Meeting until the conclusion of the next Annual General Meeting of the Company, who have been appointed by the Members in the Annual General Meeting held in 2021 as the Statutory Auditors of

the Company for a period of 5 years, pursuant to the provisions of Section 139(1) of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014."

B. SPECIAL BUSINESS:

4. To consider and if, thought fit, to pass with or without modification(s) the following Resolution as Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of section 149, 152, 160 and all other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and Articles of Association of the Company and other applicable laws, Mr. Manoj Kumar Beria (DIN: 00460225), as recommended by the Nomination and Remuneration Committee and the Board, and in respect of whom the Company has received notice in writing from a member under Section 160 of the Act proposing the candidature of Mr. Manoj Kumar Beria for the office of Independent Director be and is hereby appointed as an Independent Director of the Company for a period of Five years with effect from the close of business hours on the date of this AGM, whose period of office will not be liable to determination by retirement of directors by rotation."

"**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorised to do all acts and to take all such steps as may be necessary, proper or expedient to give effect to this resolution."

5. To consider and if, thought fit, to pass with or without modification(s) the following Resolution as Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of section 149, 152, 160 and all other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and Articles of Association of the Company and other applicable laws, Mr. Hemant Pugalia (DIN: 08661642), as recommended by the Nomination and Remuneration Committee and the Board, and in respect of whom the Company has received notice in writing from a member under Section 160 of the Act proposing the candidature of Mr. Hemant Pugalia for the office of Independent Director be and is hereby appointed as an Independent Director of the Company for a period of Five years with effect from the close of business hours on the date of this AGM, whose period of office will not be liable to determination by retirement of directors by rotation."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all acts and to take all such steps as may be necessary, proper or expedient to give effect to this resolution."

6. To consider and if, thought fit, to pass with or without modification(s) the following Resolution as Special Resolution:

"RESOLVED THAT on the recommendation of the Nomination & Remuneration Committee and pursuant to the provisions of Section 196, 197, 198, 203 and other applicable provisions, read with Schedule V of the Companies Act, 2013, including any statutory modification(s) or re-enactment(s) thereof and the provisions of Articles of Association of the Company, approval of the Company be and is hereby accorded for the reappointment of and terms of remuneration payable to, including the remuneration to be paid in the event of loss or inadequacy of profits in any financial year during the tenure of appointment of Mr. Pawan Kumar Chandak (DIN: 00584591) as Managing Director of the Company for a period of Five years with effect from the 01-Apr-2024 at a remuneration as may be decided by the Board of Directors subject however that the aggregate remuneration on account of salary payable to him shall not exceed 1.20 crore per annum."

"RESOLVED FURTHER THAT subject to the limits prescribed under Section II of Part II of Schedule V and other applicable provisions, if any, of the Act (including any statutory modification or re-enactment thereof, for the time being in force) or such other limits as may be prescribed by the Government from time to time, approval of the Company be and is hereby accorded to pay remuneration of 18 Lacs per annum or such other higher remuneration as the Board may decide from time to time, as minimum remuneration to Mr.

Pawan Kumar Chandak (DIN: 00584591), Managing Director, for that financial year in which there is inadequacy or absence of profits during the period of Five years from the effective date of his reappointment."

"RESOLVED FURTHER THAT Mr. Pawan Kumar Chandak (DIN: 00584591) as Managing Director shall also be eligible for the following perquisites which shall not be included in the computation of the ceiling on remuneration:

a) Encashment of leave at the end of the tenure.

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors thereof be and is hereby authorised to prepare, sign and file necessary forms and do all such acts, deeds, matters and things as they may in their absolute discretion deem necessary, expedient, usual and proper in the best interest of the company."

7. To consider and if, thought fit, to pass with or without modification(s) the following Resolution as Special Resolution:

"RESOLVED THAT on the recommendation of the Nomination & Remuneration Committee and pursuant to the provisions of Section 196, 197, 198, 203 and other applicable provisions, read with Schedule V of the Companies Act, 2013, including any statutory modification(s) or re-enactment(s) thereof and the provisions of Articles of Association of the Company, approval of the Company be and is hereby accorded for the reappointment of and terms of remuneration payable to, including the remuneration to be paid in the event of loss or inadequacy of profits in any financial year during the tenure of appointment of Mrs. Vidya Chandak (DIN: 00584650) as Whole time Director of the Company for a period of Five years with effect from the **01-Apr-2024 at a remuneration** as may be decided by the Board of Directors subject however that the aggregate remuneration on account of salary payable to her shall not exceed **1.20 crore per annum**."

"RESOLVED FURTHER THAT subject to the limits prescribed under Section II of Part II of Schedule V and other applicable provisions, if any, of the Act (including any statutory modification or re-enactment thereof, for the time being in force) or such other limits as may be prescribed by the Government from time to time, approval of the Company be and is hereby accorded to pay remuneration of **18 Lacs per annum** or such other higher remuneration as the Board may decide from time to time, as minimum remuneration to Mrs. Vidya Chandak (DIN: 00584650), Whole time Director, for that financial year in which there is inadequacy or absence of profits during the period of Five years from the effective date of her appointment."

"RESOLVED FURTHER THAT Mrs. Vidya Chandak (DIN: 00584650) as Whole Time Director shall also be eligible for the following perquisites which shall not be included in the computation of the ceiling on remuneration;

a) Encashment of leave at the end of the tenure.

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors thereof be and is hereby authorised to prepare, sign and file necessary forms and do all such acts, deeds, matters and things as they may in their absolute discretion deem necessary, expedient, usual and proper in the best interest of the company."

For and on behalf of the Board of Directors

Place: Kolkata
Pawan Kumar Chandak
Date: 13.08.2025
Managing Director
DIN: 00584591

Notes: -

- 1) A member entitled to attend and vote at the above Meeting is entitled to appoint a proxy to attend and vote on poll instead of himself/herself and such proxy need not be a member. The instrument appointing the proxy in Form MGT-11 annexed hereto. In order to be effective, the said proxy form should reach the registered office of the Company not less than forty-eight (48) hours (on or before 24th September, 2025, 11:00 A.M.) before the commencement of the meeting. A person can act as proxy on behalf of Members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company. In case a proxy is proposed to be appointed by a Member holding more than ten percent of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder. A proxy form is sent herewith. Proxies submitted on behalf of the Companies, societies, etc., must be supported by an appropriate resolution/authority as applicable.
- 2) Corporate Members are required to send to the Registered Office of the Company, a certified copy of the Board Resolution, pursuant to Section 113 of the Companies Act, 2013, authorizing their representative to attend and vote at the AGM.
- 3) A member is entitled to inspect proxies lodged at any time before 24 hours of the time fixed for commencement of the meeting ending with the conclusion of the meeting, provided that not less than three days' notice in writing is given to the company Shareholders are requested to fill-in and sign the attendance slip and hand it over at the entrance to the venue.
- 4) The Register of Directors and Key Managerial Personnel and their shareholding maintained under section 170 of the Companies Act, 2013 will be available for inspection by the members at the AGM.
- 5) THE REGISTER OF MEMBERS AND SHARE TRANSFER BOOKS OF THE COMPANY WILL REMAIN CLOSED FROM SATURDAY, 20th SEPTEMBER, 2025 TO FRIDAY, 26TH SEPTEMBER, 2025 (BOTH DAYS INCLUSIVE).
- 6) Share Transfer documents and all correspondence relating thereto, should be addressed to the Registrars and Transfer Agent of the Company, M/s. Niche Technologies Pvt Ltd, 7th Floor, Room No. 7A & 7B, 3A, Auckland Place, Kolkata 700 017.
- 7) Members are requested to:
- a. Intimate change of address immediately to the Registrar and Transfer Agents of the Company, M/s. Niche Technologies Pvt Ltd in respect of their holding in physical form.
- b. Notify change of address immediately to their Depository Participants in respect of their holding in dematerialized form.
- c. Register their email address and changes therein from time to time with M/s. Niche Technologies Pvt Ltd for shares held in physical form and with their respective Depository Participants for shares held in dematerialized form.
- 8) In accordance with the provisions of Section 72 of the Companies Act, 2013, members are entitled to make nominations in respect of the Equity Shares held by them in physical form. Members desirous of making nominations may procure the prescribed form from Registrars and Transfer Agents of the Company, M/s. Niche Technologies Pvt Ltd on request. Members holding shares in the dematerialized form may contact their Depository Participant for recording the nomination in respect of their shares.
- 9) Members who wish to obtain information of the Company for the Financial Year ended 31st March, 2025, may send their queries at least 10 days before the Annual General Meeting to the Company Secretary at the Registered Office of the Company.
- 10) Members/Proxies are requested to bring their Attendance Slip along with copy of the Annual Report to the AGM. Duplicate Attendance Slips and copies of the Annual Report will not be provided at the AGM Venue.
- 11) For securities market transactions and off market/private transactions involving transfer of shares in physical form of listed companies, it shall be mandatory for the transferee(s) to furnish copy of PAN Card to the

Company/RTAs for registration of such transfer of shares. SEBI has made it mandatory to furnish a copy of PAN in the following cases:

- a. Deletion of name of deceased shareholder(s), where the shares are held in the name of two or more shareholder(s).
- b. Transmission of shares to the legal heir(s), where deceased shareholder was the sole holder of the shares.
- c. Transposition of shares when there is a change in the order of the names in which physical shares are held jointly in the names of two or more shareholders.
- 12) The Ministry of Corporate Affairs (MCA), Government of India has introduced 'Green Initiative in Corporate Governance' by allowing paperless compliance by the Companies for service of documents to their Members through electronic mode, which will be in compliance with Section 20 of the Companies Act, 2013 and Rules framed thereunder.

In case you have not registered your e-mail Id, please communicate the same to the Company or its RTA at their communication address given in the Annual Report in respect of the shares held in physical mode or communicate to your DPs concerned in respect of shares held in demat / electronic mode. Although you are entitled to receive physical copy of the Notices, Annual Reports, etc. from the Company, we sincerely seek your support to enable us to forward these documents to you only by e-mail, which will help us to participate in the Green Initiative of the MCA and to protect our environment.

- 13) Electronic copy of the Notice of the 43rd AGM of the Company inter alia indicating the process and manner of evoting along with Attendance Slip and Proxy Form is being sent to all the members whose email-ids are registered with the Depository Participants for communication purposes unless any member has requested for a hard copy of the same. For Members who have not registered their email addresses, physical copies of the Notice of the 43rd AGM of the Company inter alia indicating the process and manner of e-voting along with Attendance Slip and Proxy Form is being sent in the permitted mode.
- 14) Members may also note that the Notice of the 43^{rd} AGM and the Annual Report for 2024-25 will also be available on the Company's website <u>www.pushkarbanijya.com</u> for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days.
- 15) Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a request for the same, by post free of cost. For any communication, the members may also send requests to the Company's investor email id:

16) VOTING THROUGH ELECTRONIC MEANS

- In compliance with provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the AGM ("remote e-voting") will be provided by Central Depository Services (India) Limited (CDSL).
- II. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- III. The process and manner for remote e-voting are as under:
- IV. The remote e-voting period commences on Tuesday, 23rd September, 2025 (09:00 am) and ends on Thursday, 25th September, 2025 (5:00 pm). During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 19TH September, 2025, may cast

their vote by remote e-voting. The remote e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

- V. The shareholders should log on to the e-voting website www.evotingindia.com during the voting period
- VI. Click on "Shareholders" tab.

Now Enter your User ID

For CDSL: 16 digits beneficiary ID,

For NSDL: 8 Character DP ID followed by 8 Digits Client ID,

- VII. Members holding shares in Physical Form should enter Folio Number registered with the Company, excluding the special characters.
- VIII. Next enter the Image Verification as displayed and Click on Login.
 - IX. If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
 - X. If you are a first-time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN	Enter your 10-digit alpha-numeric PAN issued by Income Tax Department (Applicable for both Demat shareholders as well as physical shareholders)
	a. Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN Field.
	b. In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. E.g. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN Field.
DOB	Enter the Date of Birth as recorded in your Demat account with the depository or in the company records for your folio in dd/mm/yyyy format
Bank	Enter the Bank Account Number as recorded in your Demat account with the depository or in the
Account	company records for your folio.
Number	c. Please Enter the DOB or Bank Account Number in order to Login.
(DBD)	d. If both the details are not recorded with the depository or company, then please enter the member-id / folio number in the Bank Account Number details field as mentioned in above instruction (iv).

- XI. After entering these details appropriately, click on "SUBMIT" tab.
- XII. Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in Demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the Demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.

- XIII. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- XIV. Click on the EVSN for the relevant Company Name i.e. **PUSHKAR BANIJYA LIMITED** on which you choose to vote. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- XV. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- XVI. After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- XVII. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- XVIII. You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- XIX. If Demat account holder has forgotten the same password, then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- XX. Note for Institutional Shareholders & Custodians:

Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to https://www.evotingindia.com and register themselves as Corporates.

A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.

After receiving the login details, they have to create a compliance user which should be created using the admin login and password. The Compliance user would be able to link the account(s) for which they wish to vote on.

The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.

A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.

- XXI. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com or contact them at 1800 200 5533.
- XXII. Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. IPhone and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- 17) Institutional Members / Bodies Corporate (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution / Authority letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote through e-mail at anujzz.saraswat@gmail.com with a copy marked to helpdesk.evoting@cdslindia.com on or before September 26, 2025, till the conclusion of AGM, without which the vote shall not be treated as valid
- 18) The voting rights of shareholders shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date of 19^{TH} September, 2025. A person who is not a member as on cut-off date should treat this notice for information purpose only.

- 19) The notice of the Annual General Meeting will be sent to the members, whose names appear in the register of members / register of beneficial owners maintained by depositories as at closing hours of business on Friday, 22^{nd} August, 2025.
- 20) The shareholders shall have one vote per equity share held by them as on the cut-off date of 19th September, 2025. The facility of e-voting would be provided once for every folio / client id, irrespective of the number of joint holders.
- 21) Since the Company is required to provide members the facility to cast their vote by electronic means, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 19th September, 2025, and not casting their vote electronically, may only cast their vote at the Annual General Meeting.
- 22) Notice of the AGM along with attendance slip, proxy form along with the process, instructions and the manner of conducting e-voting is being sent electronically to all the members whose e-mail IDs are registered with the Company / Depository Participant(s). For members who have not registered their email address, physical copies of the same are being sent through the permitted mode.
- 23) Investors who became members of the Company subsequent to the dispatch of the Notice / Email and holds the shares as on the cut-off date of 19th September, 2025, are requested to send the written / email communication to the Company at compliance@teejgroup.in by mentioning their Folio No. / DP ID and Client ID to obtain the Login-ID and Password for e-voting. However, if you are already registered with CDSL for remote e-voting then you can use your existing User Id and Password for casting your vote.
- 24) Mr. Anuj Saraswat, Practicing Company Secretary, (Certificate of Practice Number 13568) has been appointed as the Scrutinizer to scrutinize the remote e-voting process and voting at the AGM in a fair and transparent manner. The Scrutinizer will submit, within the time stipulated under the applicable laws, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman of the Company or a person authorized by him in writing who shall countersign the same and declare the result of the voting forthwith.
- 25) The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.pushkarbanijya.com and on the website of CDSL. The same will be communicated to the stock exchange viz. The Calcutta Stock Exchange Limited, where the shares of the company are listed.
- 26) Register of Directors and Key Managerial Personnel and their shareholding maintained under section 170 of the Companies Act, 2013 and the Register of Contracts & Arrangements in which Directors are interested under section 189 of the Companies Act, 2013 will be available for inspection at the AGM.

Additional Information on Director recommended for appointment/re-appointment as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 and Secretarial Standards-2 as prescribed by the Institute of Company Secretaries of India.

Item No. 2

Re-appointment of Mrs. Vidya Chandak, Director, eligible to retire by rotation.

Mrs. Vidya Chandak (DIN: 00584650) is the executive Director of the Company. She was inducted on 29th September, 2009 as an Executive Director. Having her as a director has since then improved Board's effectiveness and efficiency in its decisions making qualities. The Company has taken advantage of additional opportunities due to her better insight, consistency in work and positive attitude.

Other details with respect to Mrs. Vidya Chandak are as follows:

Age	55 Years
Experience	She has over 16 years of experience in the working of
	Non-Banking Financial Companies.
Terms and conditions of appointment or reappointment	As per the Resolution passed by the shareholders at the Annual General meeting held in 2009, Mrs. Vidya Chandak

	was appointed as a director, liable to retire by rotation.
Details of remuneration sought to be paid and the	Remuneration sought to be paid: Rs. 18,00,000/-
remuneration last drawn by such person, if applicable	Remuneration paid in the last financial year was: Rs. 12,00,000/-
	The details of remuneration are provided in the Corporate
	Governance Report section of the Annual Report 2024-25.
Date of first appointment on the Board	29 th September 2009
Shareholding in the company	3,08,750 equity shares
Relationship with other Directors, Manager and	Wife of Mr. Pawan Kumar Chandak, Managing Director of
other Key Managerial Personnel of the Company	the Company
Number of Meetings of the Board attended during	6
the year	
Other Directorships	12
Membership/ Chairmanship of Committees of	Chairman of Stakeholder Relationship Committee.
other Boards as on 31st March, 2025	Member of Audit Committee and Nomination and
	Remuneration Committees

Mrs. Vidya Chandak is interested in this resolution and relatives of Mrs. Vidya Chandak may be deemed to be interested in this resolution, to the extent of their shareholding interest, if any, in the Company. Save and except the above, none of the other Directors, Key Managerial Person(s) of the Company including their relatives are, in any way, concerned or deemed to be interested in the proposed Resolutions either financially or otherwise.

Item No. 4

Appointment of Mr. Manoj Kumar Beria as Independent Director

In terms of Section 149 and other applicable provisions of the Companies Act, 2013, Mr. Manoj Kumar Beria (DIN:00460225) being eligible and offering himself for appointment, is proposed to be appointed as an Independent Director for five consecutive years for a term up to the conclusion of the 48th Annual General Meeting of the Company in the calendar year 2030. The Company has received notice from a member proposing the candidature of Mr. Manoj Kumar Beria for the office of Independent Director of the Company. He possesses the required knowledge, experience and skill for the position of Director. The company has also received declaration from Mr. Manoj Kumar Beria that he meets with the criteria of independence as provided under section 149(6) of the Act. In the opinion of the Board, Mr. Manoj Kumar Beria fulfils the conditions specified in the Companies Act,2013 and rules made thereunder for his appointment as an Independent Director of the Company and is independent of the management.

As per the Resolution passed by the shareholders at the Annual General meeting held in 2025, Mr. Manoj Kumar Beria is appointed as an Independent Director.

Accordingly, the Board recommends the resolution in relation to appointment of Mr. Manoj Kumar Beria as an Independent Director, for the approval by the shareholders of the Company.

Other details with respect to Mr. Manoj Kumar Beria are as follows:

Age	60 Years
Experience	He has more than 30 years of experience in the
	manufacturing and trading of business and other related

	business activities.
Terms and conditions of appointment or reappointment	As per Company Policy
Details of remuneration sought to be paid, if applicable	In consideration of the Independent Director's services, the Company will pay his sitting fees as decided by the Board for attending each meeting of the Board and General Meeting.
Date of first appointment on the Board	He will be appointed as an Independent Director of the Company for a period of Five years with effect from the close of business hours on the date of this AGM
Shareholding in the company	NIL
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	None
Other Directorships	6
Membership/ Chairmanship of Committees of other Boards	None

Except Mr. Manoj Kumar Beria, being an appointee, none of the Directors and Key Managerial Personnel of the Company/ their relatives are concerned or interested, financial or otherwise, in the resolution set out at Item No.4.

Item No. 5

Appointment of Mr. Hemant Pugalia as Independent Director

In terms of Section 149 and other applicable provisions of the Companies Act, 2013, Mr. Hemant Pugalia (DIN: 08661642) being eligible and offering himself for appointment, is proposed to be appointed as an Independent Director for five consecutive years for a term up to the conclusion of the 48th Annual General Meeting of the Company in the calendar year 2030. The Company has received notice from a member proposing the candidature of Mr. Hemant Pugalia for the office of Independent Director of the Company. He possesses the required knowledge, experience and skill for the position of Director. The company has also received declaration from Mr. Hemant Pugalia that he meets with the criteria of independence as provided under section 149(6) of the Act. In the opinion of the Board, Mr. Hemant Pugalia fulfils the conditions specified in the Companies Act,2013 and rules made thereunder for his appointment as an Independent Director of the Company and is independent of the management.

As per the Resolution passed by the shareholders at the Annual General meeting held in 2025, Mr. Hemant Pugalia is appointed as an Independent Director.

Accordingly, the Board recommends the resolution in relation to appointment of Mr. Hemant Pugalia as an Independent Director, for the approval by the shareholders of the Company.

Other details with respect to Mr. Hemant Pugalia Manoj Kumar Beria are as follows:

Age	41 Years
Experience	He has over 15 years of experience in the working of Real Estate, renting and other business activities.
Terms and conditions of appointment or reappointment	As per Company Policy
Details of remuneration sought to be paid, if applicable	In consideration of the Independent Director's services, the Company will pay his sitting fees as decided by the Board for attending each meeting of the

	Board and General Meeting.
Date of first appointment on the Board	He will be appointed as an Independent Director of the Company for a period of Five years with effect from the close of business hours on the date of this AGM.
Shareholding in the company	NIL
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	None
Other Directorships	0
Membership/ Chairmanship of Committees of other Boards	None

Except Mr. Hemant Pugalia, being an appointee, none of the Directors and Key Managerial Personnel of the Company/ their relatives are concerned or interested, financial or otherwise, in the resolution set out at Item No.5.

Item No. 6

Re-appointment of Mr. Pawan Kumar Chandak as Managing Director.

Mr. Pawan Kumar Chandak (DIN: 00584591) is the Managing Director of the Company. He was inducted on 31st October,2011 as a Managing Director of the Company. Having him as a Managing Director has since then improved Board's effectiveness and efficiency in its decisions making qualities. The Company has taken advantage of additional opportunities due to his better insight, consistency in work and positive attitude.

Other details with respect to Mr. Pawan Kumar Chandak are as follows:

Age	57 Years
Experience	He has over 35 years of experience in the working of Non-Banking Financial Companies.
Terms and conditions of appointment or reappointment	The Board of Directors of the Company in its meeting held on February 08, 2024, on recommendation of Nomination & Remuneration Committee, re-appointed Mr. Pawan Kumar Chandak (DIN: 00584591) as Managing Director for a period of five years with effect from April 01, 2024 on the terms and conditions approved by the Nomination & Remuneration Committee as given herein below, subject to approval of the shareholders at the Annual General Meeting.
Details of remuneration sought to be paid and the remuneration last drawn by such person, if applicable	Remuneration sought to be paid: Rs. 18,00,000/- Remuneration paid in the last financial year was: Rs. 12,00,000/- The details of remuneration are provided in the Corporate Governance Report section of the Annual Report 2024-25.
Date of first appointment on the Board	24 th December, 2008
Shareholding in the company	10,72,205 equity shares
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	Husband of Mrs. Vidya Chandak, Whole Time Director of the Company

Number of Meetings of the Board attended	6
during the year	
Other Directorships	6
Membership/ Chairmanship of Committees	Member of Stakeholder Relationship Committee.
of other Boards as on 31st March, 2025	

Mr. Pawan Kumar Chandak is interested in this resolution and relatives of Mr. Pawan Kumar Chandak may be deemed to be interested in this resolution, to the extent of their shareholding interest, if any, in the Company. Save and except the above, none of the other Directors, Key Managerial Person(s) of the Company including their relatives are, in any way, concerned or deemed to be interested in the proposed Resolutions either financially or otherwise.

Item No. 7

Appointment of Mrs. Vidya Chandak as Whole Time Director.

Mrs. Vidya Chandak (DIN: 00584650) is the executive Director of the Company. She was inducted on 1st April, 2024 as a Whole Time Director. Having her as a director has since then improved Board's effectiveness and efficiency in its decisions making qualities. The Company has taken advantage of additional opportunities due to her better insight, consistency in work and positive attitude.

Other details with respect to Mrs. Vidya Chandak are as follows:

Age	55 Years		
Experience	She has over 16 years of experience in the working of Non-Banking Financial Companies.		
Terms and conditions of appointment or reappointment Details of remuneration sought to be paid and the	The Board of Directors of the Company in its meeting held on February 08, 2024, on recommendation of Nomination & Remuneration Committee, appointed Mrs. Vidya Chandak (DIN: 00584650) as Whole Time Director for a period of five years with effect from April 01, 2024 on the terms and conditions approved by the Nomination & Remuneration Committee as given herein below, subject to approval of the shareholders at the Annual General Meeting. Remuneration sought to be paid: Rs. 18,00,000/-		
remuneration last drawn by such person, if applicable	Remuneration paid in the last financial year was: Rs. 12,00,000/- The details of remuneration are provided in the Corporate Governance Report section of the Annual Report 2024-25.		
Date of first appointment on the Board	29th September 2009		
Shareholding in the company	3,08,750 equity shares		
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	Wife of Mr. Pawan Kumar Chandak, Managing Director of the Company		
Number of Meetings of the Board attended during the year	6		
Other Directorships	12		

Membership/ Chairmanship of Committees of other Boards as on 31st March, 2025

Chairman of Stakeholder Relationship Committee.

Member of Audit Committee and Nomination and Remuneration Committees

Mrs. Vidya Chandak is interested in this resolution and relatives of Mrs. Vidya Chandak may be deemed to be interested in this resolution, to the extent of their shareholding interest, if any, in the Company. Save and except the above, none of the other Directors, Key Managerial Person(s) of the Company including their relatives are, in any way, concerned or deemed to be interested in the proposed Resolutions either financially or otherwise.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013.

Item No.4

Mr. Manoj Kumar Beria (DIN: 00460225), on the recommendation of the Nomination & Remuneration Committee and pursuant to the provisions of Section 196, 197, 198, 203 and other applicable provisions, read with Schedule V of the Companies Act, 2013, including any statutory modification(s) or re-enactment(s) thereof and the provisions of Articles of Association of the Company, has been proposed to be appointed as a non-executive independent director of the Company for a period of five years with effect from the close of business hours on the date of this AGM. Mr. Manoj Kumar Beria has consented to the proposed appointment and declared qualified. Mr. Manoj Kumar Beria possesses the requisite knowledge, experience and skill for the position of Director. The Board on the recommendation of it's Nomination and Remuneration Committee and subject to approval of members in the ensuing AGM, has accorded its consent, to appoint Mr. Manoj Kumar Beria as a Non-Executive Director not liable to retire by rotation. Mr. Manoj Kumar Beria will not be entitled for any remuneration as per the company policy for non-executive directors except sitting fees for attending Board and General meetings.

Except Mr. Manoj Kumar Beria no other Director, Key Managerial Personnel of the Company and their relatives thereof are interested or concerned financial or otherwise in the proposed resolution.

The Board of Directors recommend passing of the resolution set out in Item No.4 of this Notice.

Item No.5

Mr. Hemant Pugalia (DIN: 08661642), on the recommendation of the Nomination & Remuneration Committee and pursuant to the provisions of Section 196, 197, 198, 203 and other applicable provisions, read with Schedule V of the Companies Act, 2013, including any statutory modification(s) or re-enactment(s) thereof and the provisions of Articles of Association of the Company, has been proposed to be appointed as a non-executive independent director of the Company for a period of five years with effect from the close of business hours on the date of this AGM. Mr. Hemant Pugalia has consented to the proposed appointment and declared qualified. Mr. Hemant Pugalia possesses the requisite knowledge, experience and skill for the position of Director. The Board on the recommendation of its Nomination and Remuneration Committee and subject to approval of members in the ensuing AGM, has accorded its consent, to appoint Mr. Hemant Pugalia as a Non-Executive Director not liable to retire by rotation. Mr. Hemant Pugalia will not be entitled for any remuneration as per the company policy for non-executive directors except sitting fees for attending Board and General meetings.

Except Mr. Hemant Pugalia no other Director, Key Managerial Personnel of the Company and their relatives thereof are interested or concerned financial or otherwise in the proposed resolution.

The Board of Directors recommend passing of the resolution set out in Item No.5 of this Notice.

Item No.6

The Board of Directors of the Company in its meeting held on February 08, 2024, on recommendation of Nomination & Remuneration Committee, re-appointed Mr. Pawan Kumar Chandak (DIN: 00584591) as Managing Director for a period of five years with effect from April 01, 2024 on the terms and conditions approved by the Nomination & Remuneration Committee as given herein below, subject to approval of the shareholders at the Annual General Meeting.

This explanatory statement may also be read and treated as disclosure in compliance with the requirements of Section 190 of the Companies Act, 2013.

The details of the remuneration payable to Mr. Pawan Kumar Chandak and the terms & conditions of his reappointment are given below:

Effective date of appointment: April 01, 2024.

Term of appointment: 5 years.

Details of remuneration:

- 1. Salary: Monthly salary with merit based periodic increments as may be approved by the Nomination & Remuneration Committee of the Board in the range of Rs. 18,00,000 p.a. to Rs.1,20,00,000 p.a.
- 2. Perquisites: In addition to Salary, Performance Related Pay and Annual Bonus, Mr. Pawan Kumar Chandak will be entitled to encashment of leave at the end of the tenure or as may decided by the Nomination & Remuneration Committee of the Board from time to time. Mr. Pawan Kumar Chandak would also be entitled to such other perquisites as the Nomination & Remuneration Committee of the Board may approve for discharge of his duties as Managing Director.

Except Mr. Pawan Kumar Chandak no other Director, Key Managerial Personnel of the Company and their relatives thereof are interested or concerned financial or otherwise in the proposed resolution.

The Board of Directors recommend passing of the resolution set out in Item No.6 of this Notice.

The following additional information as required under Schedule V of the Companies Act, 2013 is given below:

I. General Information:

1. Nature of Industry

The Company is engaged in the business of investment activities.

- 2. Date or expected date of commencement of commercial production: Not Applicable.
- 3. In case of new companies expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not Applicable.

4. Financial Performance based on the Standalone financial statements on given indicators: (Amount in 'Lacs)

7. I manetal i eriormanee based on the Standarone inflanetal statements on given indicators. (1 timochic in Laces)		
Current Year	Previous Year	
195.73	291.27	
258.92	213.7	
(63.19)	77.07	
166.56	238.91	
(63.19)	77.07	
0.24	0.25	
(63.43)	77.32	
32.93	151.53	
(45.52)	(37.50)	
(50.84)	(36.71)	
	Current Year 195.73 258.92 (63.19) 166.56 (63.19) 0.24 (63.43) 32.93 (45.52)	

^{5.} Foreign Investments and Collaborations: The Company has not made any Foreign Investments and neither entered into any collaborations during the last year.

II. Information about the Appointees:

1. Background Details:

- (a) Mr. Pawan Kumar Chandak has been associated with the Company since 2008.He has rich experience in the field of finance, broking and investments. He has been instrumental in implementing various initiatives which has helped the broking business to grow.
- 2. Past remuneration:

During the financial year ended March 31, 2024, Rs.12,00,000/- was paid as remuneration to Mr. Pawan Kumar Chandak.

- 3. Recognition and Awards: The appointees have not been recognized by separate recognition and award.
- 4. Job profile Suitability: The appointee has rich experience in the field of finance, broking and investments.
- 5. Remuneration proposed: Monthly salary with merit based periodic increments as may be approved by the Nomination & Remuneration Committee of the Board in the range of Rs. 18,00,000 p.a. to Rs.1,20,00,000 p.a. and other perquisites, allowances, other benefits etc., as fully set out herein above.
- 6. Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin): Taking into consideration the size of the Company, the profile, knowledge, skills and responsibilities shouldered by Mr. Pawan Kumar Chandak, the remuneration proposed to be paid is commensurate with the remuneration packages paid to their similar counterparts in other companies.

7. Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel: Besides the remuneration proposed to be paid to Mr. Pawan Kumar Chandak, transactions are entered into by him with the company in the ordinary course of business, at prevalent market rates and at arm's length basis, without any special/preferential treatment to any of him, such transactions duly disclosed and recorded in terms of AS-18.

III. Other Information:

- 1. Reasons of loss or inadequate profits: The Company is primarily engaged in the business of finance and investments and primarily deals in equity and equity related instruments. This activity is subject to volatility and may result in huge profits or losses. Generally, the Company succeeds in reaping the advantages of the capital market.
- 2. Steps taken or proposed to be taken for improvement and expected increase in productivity and profits in measurable terms: As explained in the above point, volatility in the capital market determines the company's profitability. In general, the Company does manage to reap profits from its activities.
- IV. Disclosures: The information and disclosures of the remuneration package of the managerial personnel have been mentioned in the Annual Report under Notes to Accounts.

Item No.7

The Board of Directors of the Company in its meeting held on February 08, 2024, on recommendation of Nomination & Remuneration Committee, appointed Mrs. Vidya Chandak (DIN: 00584650) as Whole-time Director for a period of five years with effect from April 01, 2024 on the terms and conditions approved by the Nomination & Remuneration Committee as given herein below, subject to approval of the shareholders at the Annual General Meeting.

This explanatory statement may also be read and treated as disclosure in compliance with the requirements of Section 190 of the Companies Act, 2013.

The details of the remuneration payable to Mrs. Vidya Chandak and the terms & conditions of her appointment are given below:

Effective date of appointment: April 01, 2024.

Term of appointment: 5 years.

Details of remuneration:

- 1. Salary: Monthly salary with merit based periodic increments as may be approved by the Nomination & Remuneration Committee of the Board in the range of Rs. 18,00,000 p.a. to Rs.1,20,00,000 p.a.
- 2. Perquisites: In addition to Salary, Performance Related Pay and Annual Bonus, Mrs. Vidya Chandak will be entitled to encashment of leave at the end of the tenure or as may decided by the Nomination & Remuneration Committee of the Board from time to time. Mrs. Vidya Chandak would also be entitled to such other perquisites as the Nomination & Remuneration Committee of the Board may approve for discharge of his duties as Whole-time Director.

Except Mrs. Vidya Chandak no other Director, Key Managerial Personnel of the Company and their relatives thereof are interested or concerned financial or otherwise in the proposed resolution.

The Board of Directors recommend passing of the resolution set out in Item No.7 of this Notice.

The following additional information as required under Schedule V of the Companies Act, 2013 is given below:

I. General Information:

1. Nature of Industry

The Company is engaged in the business of investment activities.

- 2. Date or expected date of commencement of commercial production: Not Applicable.
- 3. In case of new companies expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not Applicable.

4. Financial Performance based on the Standalone financial statements on given indicators: (Amount in 'Lacs)

Particulars	Current Year	Previous Year
Total Income	195.73	291.27
Expenditure other than Interest and	258.92	213.7
Depreciation		
Profit/(Loss) before Interest,	(63.19)	77.07
Depreciation and Tax		
Interest (net)	166.56	238.91
Profit/(Loss) before Depreciation	(63.19)	77.07
and Tax		
Depreciation	0.24	0.25
Profit /(Loss) before Tax and	(63.43)	77.32
Exceptional Items		

Provision for Current Tax	32.93	151.53
Provision for Deferred Tax	(45.52)	(37.50)
Net Profit /(Loss)	(50.84)	(36.71)

^{5.} Foreign Investments and Collaborations: The Company has not made any Foreign Investments and neither entered into any collaborations during the last year.

II. Information about the Appointees:

1. Background Details:

- (a) Mr. Vidya Chandak has been associated with the Company since 2009. She has rich experience in the field of finance, broking and investments. She has been instrumental in implementing various initiatives which has helped the broking business to grow.
- 2. Past remuneration:

During the financial year ended March 31, 2024, Rs.12,00,000/- was paid as remuneration to Mr. Vidya Chandak.

- 3. Recognition and Awards: The appointees have not been recognized by separate recognition and award.
- 4. Job profile Suitability: The appointee has rich experience in the field of finance, broking and investments.
- 5. Remuneration proposed: Monthly salary with merit based periodic increments as may be approved by the Nomination & Remuneration Committee of the Board in the range of Rs. 18,00,000 p.a. to Rs.1,20,00,000 p.a. and other perquisites, allowances, other benefits etc., as fully set out herein above.
- 6. Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin): Taking into consideration the size of the Company, the profile, knowledge, skills and responsibilities shouldered by Mr. Vidya Chandak, the remuneration proposed to be paid is commensurate with the remuneration packages paid to their similar counterparts in other companies.
- 7. Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel: Besides the remuneration proposed to be paid to Mr. Vidya Chandak, transactions are entered into by her with the company in the ordinary course of business, at prevalent market rates and at arm's length basis, without any special/preferential treatment to any of her, such transactions duly disclosed and recorded in terms of AS-18.

III. Other Information:

- 1. Reasons of loss or inadequate profits: The Company is primarily engaged in the business of finance and investments and primarily deals in equity and equity related instruments. This activity is subject to volatility and may result in huge profits or losses. Generally, the Company succeeds in reaping the advantages of the capital market.
- 2. Steps taken or proposed to be taken for improvement and expected increase in productivity and profits in measurable terms: As explained in the above point, volatility in the capital market determines the company's profitability. In general, the Company does manage to reap profits from its activities.
- IV. Disclosures: The information and disclosures of the remuneration package of the managerial personnel have been mentioned in the Annual Report under Notes to Accounts.

For and on behalf of the Board of Directors

Place: Kolkata
Pawan Kumar Chandak
Date: 13.08.2025
Managing Director
DIN: 00584591

PUSHKAR BANIJYA LIMITED

• CIN NO: L31100WB1982PLC035384

Registered Office: Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani Kolkata-700 071

•Phone: 91- 33-2280 2280 •Email: compliance@teejgroup.in

•Website: www.pushkarbanijya.com

Dear Shareholder,	Date:
9	ub: Email Communication with Shareholders
	older's communications, including the Annual Report and notices of meetings, in
electronic form rather than by post. It has r	
Speedier delivery of shareholder's committee	
	e Ministry of Corporate Affairs and saving the environmental resources.
Reducing costs for the Company on the delication of the company of the co	
	eed to register their Email-ID with the Company.
	eed to register then Email-10 with the company.
Registration Process	, and and it to any Desistan and Turnefor Acout NA/a Niebo Taebualasias Dat Ital by
•	and send it to our Registrar and Transfer Agent, M/s. Niche Technologies Pvt Ltd by
post.	
-	loadable forms and other Shareholder communications are also available on the
Company's website: www.pushkarbanijya.c	
• •	e to service documents/notices through post to the Shareholders who do not opt to
receive the documents/notices by email.	
Yours faithfully,	
Pushkar Banijya Limited	
Pawan Kumar Chandak	
Managing Director	
DIN No. 00584591	
	E-MAIL REGISTRATION FORM
(Form for registration	of Email-ID for receiving documents/notice by electronic mode)
То	
M/s. NICHE TECHNOLOGIES PVT LTD	
UNIT: PUSHKAR BANIJYA LIMITED	
7th Floor, Room, No. 7A & 7B,	
3A, Auckland Rd, Elgin,	
Kolkata – 700 017, West Bengal	
Dan Sin	
Dear Sir	
Email Registration	
	Banijya Limited and I hereby agree to receive all communications and documents from
	ase register my Email ID for sending all communications to me and my joint holders
through Email.	
Folio No/ DP ID & Client ID	
Name of Sole/First Registered Shareholder:	
Registered Address	
	Pincode:
Contact Numbers	Landline:
Email ID to be registered	

a) On registration all documents/notices will be sent to the Email ID of the registered folio of shareholder.

(Please write in BLOCK LETTERS)

- b) Shareholders are requested to keep the Registrars informed as and when there is any change in the Email address.
- c) Shareholders may opt to receive communication by post anytime after submitting a suitable letter to the Registrars in this regard.

Signature:

PUSHKAR BANIJYA LIMITED

• CIN NO: L31100WB1982PLC035384

Registered Office: Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani Kolkata-700 071

•Phone: 91- 33-2280 2280 •Email: compliance@teeigroup.in

•Website: www.pushkarbanijya.com.

FORM NO. MGT-11

Proxy Form

[Pursuant to Section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Name of the Member(s)

	Registered Address				
	E-mail ID				
Foli	io No. / *DP-ID & Client				
*Applicable for Investors holding shares in electronic form. I / We, being the member (s) ofshares of the above named company, hereby appoint:					
_	Name:		Address:		
1.	E-mail Id:		Signature:		
Or faili	ng him				
Name:			Address:		
2.	E-mail Id:		Signature:		
Or faili	ng him				
2	Name:		Address:		
3.	E-mail Id:		Signature:		

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 43^{rd} Annual General Meeting of the Company, to be held on Friday, the 26^{th} day of September, 2025 at 11 A.M. at Victoria Plaza, 5^{th} Floor, 2A, Shakespeare Sarani Kolkata-700 071, and at any adjournment thereof in respect of such resolutions as is/are indicated below:-

** I/We wish my/our above Proxy to vote in the manner as indicated in the box below: -

Item No.	Resolution(s)	For**	Against**
	Ordinary Resolution:		
1.	Adoption of Standalone and Consolidated Audited Accounts for the financial year ended 31st March, 2025, the Balance Sheet as at that date and the Reports of the Directors and Auditors thereon.		
2.	Re-Appointment of Mrs. Vidya Chandak who retires by rotation and offers herself for re-appointment.		
3.	Fixing remuneration of Statutory Auditors.		
4.	Appointment of Mr. Manoj Kumar Beria as Independent Director		
5.	Appointment of Mr. Hemant Pugalia as Independent Director		
6	Appointment of Mr.Pawan Kumar Chandak as Managing Director		
7.	Appointment of Mrs.Vidya Chandak as Whole-time Director		

Signed this day of 2025.		
		Affix Re.1 Revenue Stamp
Signature of Shareholder	Signature of Proxy holder(s):	

PUSHKAR BANIJYA LIMITED • CIN NO: L31100WB1982PLC035384

Registered Office: Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani Kolkata-700 071
•Phone: 91- 33-2280 2280 •Email: compliance@teejgroup.in

•Website: www.pushkarbanijya.com.

ATTENDANCE SLIP

43rd Annual General Meeting, Friday, the 26th day of September, 2025 at 11 A.M. at Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani Kolkata-700 071, West Bengal

Name of the Shareholder	
Address	
Registered Folio/	
DP ID & Client ID	
No. of Shares held	
Name of the Proxy /	
Authorized Representative,	
if any	

I / We hereby record my / our presence at the 43rd Annual General Meeting of the Company to be held on Friday, the 26th day of September, 2025 at 11 A.M. at Victoria Plaza, 5th Floor, 2A, Shakespeare Sarani, Kolkata-700 071, West Bengal

> Signature of Shareholder/ Proxy/ **Authorized Representative**

Note: The Member/Proxy must bring this Attendance Slip to the Meeting, duly completed and signed, and hand over the same at the venue entrance.

PUSHKAR BANIJYA LIMITED

• CIN NO: L31100WB1982PLC035384

Registered Office: Victoria Plaza, 5^{th} Floor, 2A, Shakespeare Sarani Kolkata-700~071

 $\bullet Phone: 91\hbox{--} 33\hbox{--} 2280\ 2280\ \bullet Email: {\color{red}\underline{compliance@teejgroup.in}}\\$

•Website: www.pushkarbanijya.com.

ASSENT/DISSENT FORM FOR VOTING ON AGM RESOLUTIONS

1.	Name(s) of Member(s)	:
	Including joint holders, if any	

2. Registered address of the sole/: first named Member

3. E-mail ID :

4. i) Registered Folio No.ii) DP ID No. & Client ID No.[Applicable to Members holding shares in dematerialized form]

5. Number of Share(s) held

I/We hereby exercise my/our vote in respect of the following resolutions to be passed for the business stated in the Notice of the Annual General Meeting, by conveying my/our assent or dissent to the resolutions by placing tick (\checkmark) mark in the appropriate box below:

	RESOLUTIONS	No. of Shares	I/We assent to the Resolution (FOR)	I/We dissent to the Resolution (AGAINST)
Or	dinary Resolution			
1.	Adoption of Standalone and Consolidated Audited Accounts for the financial year ended 31st March, 2025, the Balance Sheet as at that date and the Reports of the Directors and Auditors thereon.			
2.	Re-Appointment of Mrs. Vidya Chandak who retires by rotation and offers herself for re-appointment.			
3.	Fixing remuneration of Statutory Auditors.			
4.	Appointment of Mr. Manoj Kumar Beria as Independent Director			
5.	Appointment of Mr. Hemant Pugalia as Independent Director			
6.	Appointment of Mr. Pawan Kumar Chandak as Managing Director			
7.	Appointment of Mrs. Vidya Chandak as Whole-time Director			

Place:	
Date:	
	Signature of the Member or Authorized Representative

Notes: (i) If you opt to cast your vote by e-voting, there is no need to fill up and sign this form.

- (ii) Last date for receipt of Assent/Dissent Form: September 26, 2025
- (iii) Please read the instructions printed overleaf carefully before exercising your vote.

- 1. Shareholders have option to vote either through e-voting i.e. electronic means or to convey assent/dissent in physical form. If a shareholder has opted for Physical Assent/Dissent Form, then he/she should not vote by e-voting and vice versa. However, in case Shareholders cast their vote through both physical assent/dissent form and e-voting, then vote cast through physical assent/dissent shall be considered, subject to the assent/dissent Form being found to be valid and vote cast through e-voting shall be treated as invalid.
- 2. The Notice of Annual General Meeting is dispatched/e-mailed to the members whose names appear on the Register of Members as on date and voting rights shall be reckoned on the paid-up value of the shares registered in the name of the shareholders as on the said date.
- 3. Voting through physical Assent/Dissent form cannot be exercised by a proxy. However, corporate and institutional shareholders shall be entitled to vote through their authorized representatives with proof of their authorization, as stated below.

Instructions for voting physically on Assent/Dissent Form

- 1. A Member desiring to vote by Assent/dissent should complete this form (no other form or photocopy thereof is permitted) and send it to the Scrutinizer, Mr. Anuj Saraswat and send the same at their cost to reach the Scrutinizer at the registered office of the Company on or before the close of working hours i.e. 5.00 p.m. on September 26, 2025. All forms received after this date will be strictly treated as if the reply from such Member has not been received.
- 2. This Form should be completed and signed by the shareholder (as per the specimen signature registered with the Company/Depository Participants). In case of joint holding, this form should be completed and signed by the first name Shareholder and in his absence, by the next named Shareholder.
- 3. In respect of shares held by corporate and institutional shareholders (companies, trusts, societies, etc.), the completed Assent/Dissent Form should be accompanied by a certified copy of the relevant Board Resolution/appropriate authorization, with the specimen signature(s) of the authorized signatory(ies) duly attested.
- 4. The consent must be accorded by recording the assent in the column 'FOR' or dissent in the column 'AGAINST' by placing a tick mark (✓) in the appropriate column in the Form. The assent or dissent received in any other form shall not be considered valid.
- 5. Members are requested to fill the Form in indelible ink and avoid filling it by using erasable writing medium(s) like pencil.
- 6. There will be one Assent/Dissent form for every folio /Client id irrespective of the number of joint holders.
- 7. A member may request for a duplicate Assent/Dissent Form, if so required, and the same duly completed should reach the Scrutinizer not later than the date specified under the instruction No.1 above.
- 8. Members are requested not to send any other paper along with Assent/Dissent Form. They are also requested not to write anything in the Assent/Dissent form excepting giving their assent or dissent and putting their signature. If any such other paper is sent the same will be destroyed by the Scrutinizer.
- 9. The Scrutinizer's decision on the validity of the Assent/Dissent Form will be final and binding.
- 10. Incomplete, unsigned or incorrectly ticked Assent/Dissent Forms will be rejected.