

# **BSE Limited**

Department of Corporate Services 25<sup>th</sup> Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400 001 July 26, 2024

# BSE Scrip Code-534060

# <u>Sub: Disclosure of Voting Results pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

Dear Sir/Madam,

In compliance with the provisions of Regulation 44(3), other applicable provisions of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, Section 108 read with Rules and Regulations made thereunder and other applicable provisions of the Companies Act, 2013, we hereby submit the following documents regarding the 39th Annual General Meeting (AGM) of the members of PMC Fincorp Limited (,the Company'), which was held on Thursday, July 25, 2024 at 11:00 A.M. (IST) through Video Conferencing (VC)/ Other Audio Visual Means (OAVM):

- a) Disclosure of Voting Results pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- b) Consolidated Report of Ms. Anamika Bhola, Proprietor of M/s. Anamika Bhola & Associates, (Scrutinizer) dated July 26, 2024 on remote e-voting and e-voting at the AGM.

All the resolutions included in the notice of 39th AGM of the Company were passed with requisite majority

You are requested to kindly take the same on your record.

Thanking you,

Yours faithfully,

For PMC Fincorp Limited

Kailash Company Secretary & Compliance Officer Membership No.: A51199

Encl: A/a

PMC Fincorp limited – 39th Annual Genera	I Meeting - Voting Results Disclosure as per Regulation 44 of the						
SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015							
Date of AGM July 25, 2024							
Total number of shareholders on record	139205						
date (as on July 19, 2024)							
Number of shareholders present in the either in person or through proxy:							
Promoter and Promoter group	Not Applicable since the AGM was held through VC						
Public	Not Applicable since the AGM was held through VC						
Number of shareholders a	Number of shareholders attended the meeting through Video Conferencing:						
Promoter and Promoter group 6							
Public	51						

**Details of Agenda:-**

**Resolution No. 1:** 

Resolution require	d: (Ordina	ry / Special)		Ordinary						
Whether promote the agenda/resolu		r group are int	erested in	NO						
Description of resc	olution con	sidered		To consider and adopt the Financial Statements of the Company consisting of the Standalone Balance Sheet, Statement of Profit and Loss Account and Cash Flow Statement for the Financial Year Ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon.						
Category Mode No. of of shares voting 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	E- Voting	106981386	106981386	100.00	106981386	0	100	0		
	Poll		0	0	0	0	0	0		
	Total	106981386	106981386	100.00	106981386	0	100	0		
Public- Institutions	E- Voting	0	0	0	0	0	0	0		
	Poll		0	0	0	0	0	0		
	Total		0	0	0	0	0	0		
Public- Non Institutions	E- Voting	427079814	63725749	14.92	63723718	2031	99.99	0.0032		
	Poll		0	0	0	0	0	0		
	Total	427079814	63725749	14.92	63723718	2031	99.99	00.0032		
Total	Total	534061200	170707135	31.96	170705104	2031	99.99	00.0012		

Note: The resolution was passed with requisite majority.

CIN: L27109UP1985PLC006998

Corporate Office : 201 & 202, 2nd Floor, Rattan Jyoti Building, 18, Rajendra Place, New Delhi-110008 Tel. : 011-47631025, 26, 27 E-mail : contact@pmcfincorp.com Regd. Office : B-10, VIP Colony, Civil Lines, Rampur, U.P.-244901

#### **Resolution No. 2:**

Resolution re	equired: (O	ordinary / Spec	ial)	Ordinary						
	interested in the agenda/resolution?				No					
Description of resolution considered			To appoint a Director in place of Mrs. Rekha Modi (DIN: 01274200). who retires by rotation and being eligible. offers herself for re-appointment:							
Category	of shares votes Votes votes – in votes – in favour on again					% of Votes against on votes polled				
	(1) (2)			(3)=[(2)/ (1)]*100	(4)	(5)	(6)=[(4)/(2)] *100	(7)=[(5)/(2)] *100		
Promoter and	E- Voting	106981386	98341386	91.92	98341386	0	100	0		
Promoter Group	Poll	100501500	0	0	0	0	0	0		
Group	Total	106981386	98341386	91.92	98341386	0	100	0		
Public- Institutions	E- Voting	0	0	0	0	0	0	0		
	Poll		0	0	0	0	0	0		
	Total	0	0	0	0	0	0	0		
Public- Non	E- Voting	427079814	63725749	14.92	63723062	2687	99.99	00.0042		
Institutions	Poll		0	0	0	0	0	0		
	Total	427079814	63725749	14.92	63723062	2687	99.99	00.0042		
Total	Total	534061200	162067135	30.34	162064448	2687	99.99	00.0017		

Note: The resolution was passed with requisite majority.

#### **Resolution No. 3:**

Resolution re	equired: (O	rdinary / Spec	ial)	Ordinary					
	promoter/ the agend	promoter a/resolution?	group are	No					
Description of resolution considered				60,00,00, 60,00,00, 90,00,00, 90,00,00, the Capita	Increase the Authorised Share Capital of the Company from 60,00,000/- (Rupees Sixty Crore Only) divided into 60,00,000 (Sixty Crore) Equity Shares of Re. 1/- each to Rs. 90,00,000 /- (Rupees Ninety Crore Only) divided into 90,00,000 Clauity Shares of Re. 1/- each and Alteration in the Capital Clause of Memorandum of Association.				
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstand ing 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	E- Voting	106981386	106981386	100.00	106981386	0	100	0	
Promoter Group	Poll		0	0	0	0	0	0	
	Total	106981386	106981386	100.00	106981386	0	100	0	
Public- Institutions	E- Voting	0	0	0	0	0	0	0	
	Poll		0	0	0	0	0	0	
	Total	0	0	0	0	0	0	0	
Public- Non	E- Voting	427079814	63723248	14.92	63721217	2031	99.99	00.0032	
Institutions	Poll		0	0	0	0	0	0	
	Total	427079814	63723248	14.92	63721217	2031	99.99	00.0032	
Total	Total	534061200	170704634	31.96	170702603	2031	99.99	00.0012	

Note: The resolution was passed with requisite majority.

#### **Resolution No. 4:**

Resolution re	equired: (O	ordinary / Spec	ial)	Special						
	promoter/ the agend	promoter a/resolution?	group are	Yes						
Description of resolution considered				Approve the revised Remuneration payable to Mr. Raj Kumar Modi (DIN:-01274171) Managing Director of the Company.						
Category	Category Mode No. of of shares voting held		No. of % of votes Votes polled on outstand ing shares		No. of No. of votes – in votes – favour 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	E- Voting	- 106981386	100992786	94.40	100992786	0	100	0		
Promoter Group	Poll		0	0	0	0	0	0		
Cloup	Total	106981386	100992786	94.40	100992786	0	100	0		
Public- Institutions	E- Voting	0	0	0	0	0	0	0		
	Poll		0	0	0	0	0	0		
	Total	0	0	0	0	0	0	0		
Public- Non	E- Voting	427079814	63668424	14.91	63658273	10151	99.98	0.0159		
Institutions	Poll		0	0	0	0	0	0		
	Total	427079814	63668424	14.91	63658273	10151	99.98	0.0159		
Total	Total	534061200	164661210	30.8319	164651059	10151	99.99	00.0062		

Note: The resolution was passed with requisite majority.

#### **Resolution No. 5**:

Resolution r	equired: (C	Ordinary / Spec	ial)	Special						
Whether interested in	•	/promoter la/resolution?	group are	Yes						
Description of resolution considered				Approve the revised remuneration payable to Mr. Prabhat Modi (DIN: 08193181) Whole Time Director of the Company.						
Category	of shares votes votes votes - in votes - voting held polled polled favour against on outstand ing shares votes - in 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	E- Voting	106981386	103265600	96.52	103265600	0	100	0		
Promoter Group	Poll		0	0	0	0	0	0		
Group	Total	106981386	103265600	96.52	103265600	0	100	0		
Public- Institutions	E- Voting	0	0	0	0	0	0	0		
	Poll		0	0	0	0	0	0		
	Total	0	0	0	0	0	0	0		
Public- Non	E- Voting	427079814	63668424	14.91	63662772	5652	99.99	00.0089		
Institutions	Poll		0	0	0	0	0	0		
	Total	427079814	63668424	14.91	63662772	5652	99.99	00.0089		
Total	Total	534061200	166934024	31.2575	166928372	5652	99.99	00.0034		

Note: The resolution was passed with requisite majority.

### **For PMC Fincorp Limited**

Kailash Company Secretary & Compliance Officer Membership No: A51199

> CIN : L27109UP1985PLC006998 Corporate Office : 201 & 202, 2nd Floor, Rattan Jyoti Building, 18, Rajendra Place, New Delhi-110008 Tel. : 011-47631025, 26, 27 E-mail : contact@pmcfincorp.com Regd. Office : B-10, VIP Colony, Civil Lines, Rampur, U.P.-244901

RZ-44. SOUTH EXTN, PART-III, SHUKAR BAZAR, UTTAM NAGAR, NEW DELHI-110059 Email –anamikabhola@gmail.com, Ph-9899633450, 8368038585

# Consolidated Scrutinizer(s) Report

[Pursuant to Regulation 44 of SEBI (Listing obligations and disclosure requirements) Regulations, 2015 as amended till date read with Rule 20 of Companies (Management and Administration) Rules, 2014 as amended]

To,

The Chairman, PMC Fincorp Limited (CIN No-L27109UP1985PLC006998) Reed. Office: B-10, VIP Colony Civil Lines Rampur UP 244901

### Dear Sir,

Sub: Consolidated Scrutinizer Report on remote E-voting conducted pursuant to the provisions of section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management & Administration) Amendment Rules, 2015 and remote Evoting at the Annual General Meeting of the Members of PMC Fincorp Limited held on Thursday, 25<sup>th</sup> July, 2024 at 11:00 A.M. IST through two way video conferencing ("VC") or other audio visual means("OAVM")

Dear Sir,

Your Company had provided a facility to the shareholders to exercise their votes on the resolution(s), as set out in the Notice of Annual General Meeting dated 27th June, 2024, by way of Remote e-voting and e-voting conducted during the 39th Annual General Meeting (AGM) held on Thursday, 25th July, 2024 at 11:00 A.M., pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of Companies (Management and Administration) Rules, 2014 as amended till date.

I, Anamika Bhola, of Anamika Bhola & Associates., Practicing Company Secretary, has been appointed as the Scrutinizer by the Board of Directors of PMC Fincorp Limited ("the Company") pursuant to Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended till date, for the purpose of scrutinizing the process of voting through electronic means ("e-voting") at the said AGM in a fair and transparent manner and ascertaining the requisite majority for passing of resolutions

Further, the said notice, as confirmed by the Company, was sent to those Member's whose email addresses were registered with the Company/ Depositories, in compliance with the MCA Circulars nos. dated 09/2023 dated September 25, 2023 read with Circular No. 02/2022 dated May 05, 2022 14/2020, 17/2020, 22/ 2020, 33/2020,39/2020 and 10/2021 dated April 8, 2020, April 13, 2020,June15, 2020,September 28, 2020, December 31, 2022 and June 23, 2021 respectively, and clarification circular No. 20/2021 dated December 08, 2021 (collectively referred to as "MCA Circulars") and SEBI Circulars dated October 7, 2023 (collectively referred to as "SEBI Circulars").

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The Annual General Meeting was convened through Video Conferencing (VC) or Other Audio Visual Means (OAVM) without the physical presence of the shareholders at common venue in terms of above stated MCA Circulars and SEBI Circulars, The management of the Company is responsible to ensure compliance with the provisions of the Companies Act, 2013 and rules made there-under relating to voting through electronic means on the resolutions proposed in the said notice of AGM.

My responsibility as scrutinizer is to ensure that the voting process through electronic means is conducted in a fair and transparent manner and render consolidated scrutinizer's report of the total votes cast 'in favour' or 'against' if any, to the Chairman or his authorized representative, on the resolutions based on the votes cast and reports generated from the electronic voting system, provided by National Securities Depository Limited (NSDL), the authorized agency engaged by the Company to provide facility of Remote e-voting and e-voting during the AGM.

In this regard, I confirm that-

1. The public advertisement with respect to dispatch of Notice of AGM and conducting of Remote e-voting and e-voting during the AGM was published in 'Financial Express' English Edition and "Jansatta" Hindi Daily on July 03, 2024,

2. The shareholders of the Company holding shares on the "cut-off date" i.e. Friday, the 19<sup>th</sup> Day of July, 2024, were entitled to vote on the resolution(s) proposed as set out in the notice of AGM by remote e-voting;

3. The Company had engaged National Securities Depository Limited (NSDL) as the Agency for remote e-voting and also for e-voting at the AGM held through VC/OAVM; and

4. Remote e-voting period remained open from Monday, 22<sup>nd</sup> July, 2024 (9:00 A.M.) and will end on Wednesday, 24th July, 2024 (5:00 P.M.).

After the conclusion of e-voting cast during the AGM, we unblocked the result of votes cast through remote e-voting and e-voting by members during the AGM at 11:50 A.M. in the presence of Mr. Himanshu Malhotra and Mr. Pradeep Malhotra, who are not in the employment of the Company and who also appended their signature, ag witnesses thereto, hereunder:

(Himanshu Malhotra)



(Pradeep Malhotra)

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Thereafter, the details containing, inter-alia, the list of Equity Shareholders who voted "in favour" or "against" on each of the resolution that was put to vote through Remote e-voting, were generated from the e-voting website of NSDL and consolidated with the e-voting cast at the AGM.

It is observed that -

57 members including 6 promoter shareholders attended the AGM through VC and Other Audio Visual Means;

215 members had cast vote through remote e-voting;

1 member had cast their vote through e-voting at the AGM.

I submit herewith the Consolidated Scrutinizer's Report on the results of the remote e-voting and e-voting conducted during the 39th Annual General Meeting of the Company, based on the reports generated from e-voting platform of NSDL, scrutinized on test check basis and relied upon by me as under:

### ORDINARY BUSINESS

### Resolution No. 1: Ordinary Resolution

To consider and adopt the Financial Statements of the Company consisting of the Standalone Balance Sheet, Statement of Profit and Loss Account and Cash Flow Statement for the Financial Year Ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon.

Particulars	Number of Members who cast their vote	Number of Invalid vote cast in	Number of	% of total number of valid votes cast				
			Remote E- voting	E-voting at AGM	Total			
Votes in Favour	210	0	170704784	320	170705104	99.998		
Votes against	6	0	2031	0	2031	0.002		
	216	0	170706815	320	170707135	100		



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# **Resolution No. 2: Ordinary Resolution**

To appoint a Director in place of Mr. Rekha Modi (DIN: 01274200), who is liable to retire by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers herself for re-appointment.

Particulars	Particulars Number of Members who cast their vote		Number of valid vote cast in		% of total number of valid votes cast			
			Remote E- voting	E-voting at AGM	Total			
Votes in Favour	205	8640000	162064128	320	162064448	99.999		
Votes against	11	0	2687	0	2687	0.001		
	216	8640000	162066815	320	162067135	100		

# **Resolution No. 3: Ordinary Resolution**

"RESOLVED THAT pursuant to the provisions of Section 13, 61 and other applicable provisions, if any, of the Companies Act, 2013 (the Act), and rules issued there under (including any statutory modification or reenactment thereof for the time being in force), and subject to such other approval(s)/consent(s) from the concerned Statutory/Regulatory Authority(ies), the consent of the members be and is hereby accorded to increase the Authorised Share Capital of the Company from 60,00,00,000/- (Rupees Sixty Crore Only) divided into 60,00,00,000 (Sixty Crore) Equity Shares of Re. 1/- each to Rs. 90,00,0000 /- (Rupees Ninety Crore Only) divided into 90,00,000 Equity Shares of Re. 1/- each.

Particulars	Number of Members who cast their vote	Number of Invalid vote cast in		valid vote c	% of total number of valid votes cast	
17.4			Remote E- voting	E-voting at AGM	Total	
Votes in Favour	208	0	170702283	320	170702603	99.998
Votes against	6	0	2031	0	2031	0.002
	214	0	170704314	320	170704634	100



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# **Resolution No. 4: Special Resolution**

Approve the revised Remuneration payable to Mr. Raj Kumar Modi(Din:-01274171) Managing Director of the Company.

Particulars	Number of Members who cast their vote	of Invalid embers vote cast ho cast in		number valid votes o			
			Remote E- voting	E-voting at AGM	Total		
Votes in Favour	200	5988600	164650739	320	164651059	99.98	
Votes against	14	0	10151	0	10151	0.012	
	214	5988600	164660890	320	164661210	100	

### **Resolution No. 5: Special Resolution**

Approval of the revised Remuneration payable to Mr. Prabhat Modi (Din:- 08193181) Whole Time Director of the Company.

Particulars	NumberNumberofofInvalidMembersvotevotecastwhocastintheir vote		Number of valid vote cast in			% of total number of valid votes cast
			Remote E- voting	E-voting at AGM	Total	
Votes in Favour	199	3715786	166928052	320	166928372	99.991
Votes against	15	0	5652	0	5652	0.008
	214	3715786	166933704	320	166934024	100

Based on the aforesaid results, I report that Resolution(s) set out in the notice of the Annual General Meeting held on Thursday the 25th Day of July, 2024 stands passed with requisite majority.

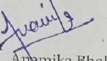


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The electronic data and all other relevant records relating to e-voting are under my safe custody and will be handed over the Chairman/Company Secretary, for preserving safely after the Chairman considers, approves and signs the minutes of the AGM. :

The Company may accordingly declare the results of voting, as required.

For Anamika Bhola & Associates (Compay Secretaries)



Anamika Bhola ACS NO-26132 COP NO-23474



Peer Review No:- 3417/2023 UDIN NO- A026132F000828131

Place:- New Delhi Date:-26.07.2024