

BELSTAR MICROFINANCE LIMITED

A Subsidiary of Muthoot Finance Limited

Registered Office: No 33, 48th Street, 9th Avenue, Ashok Nagar, Chennai- 600083 Corporate office: M V Square, No 4/14, Soundarapandian Street, Ashok Nagar, Chennai- 600083

🕿 +91-44-43414567/ 43414511 🛞 www.belstar.in 🖄 bml@belstar.in 🛮 CIN:U06599TN1988PLC081652

Ref. No. 39/ 2023-2024 August 22, 2023

The General Manager Listing Operation **BSE Limited** Phiroze Jeejeeboy Towers Dalal Street Mumbai-400001

Dear Sir / Madam,

Sub: Notice of 35th Annual General Meeting and Annual Report for the financial year 2022-23

Pursuant to Regulation 50(2) of Securities and Exchange Board of India (Listing Obligations and Disclosure requirements) Regulations, 2015, and other applicable regulations, if any, we wish to inform you that the 35th **Annual General Meeting** of the Company is scheduled to be held on September 15, 2023, at 3.00 p.m. through Video Conferencing / Other Audio-Visual Means.

Pursuant to Regulation 53(2) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to submit the Annual Report of the Company for the financial year 2022-23.

Annual Report and the Notice of Annual General Meeting are also uploaded on the Company's website at https://belstar.in

This is for your information and appropriate dissemination.

Thanking you, Yours faithfully,

For Belstar Microfinance Limited

Sunil Kumar Sahu
Company Secretary and Compliance Officer



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Corporate office: M V Square, No 4/14, Soundarapandian Street, Ashok Nagar,

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NOTICE TO THE SHAREHOLDERS

NOTICE IS HEREBY GIVEN THAT THE 35TH ANNUAL GENERAL MEETING (AGM) OF THE MEMBERS OF BELSTAR MICROFINANCE LIMITED ('THE COMPANY') WIL BE HELD ON FRIDAY, SEPTEMBER 15, 2023, AT 3.00 P.M. AT THE CORPORATE OFFICE OF THE COMPANY SITUATED AT M V SQUARE, NO. 4/14, SOUNDARAPANDIAN STREET, ASHOK NAGAR, CHENNAI- 600083 THROUGH VIDEO CONFERENCE (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM) TO TRANSACT THE BUSINESSES MENTIONED BELOW:

ORDINARY BUSINESS:

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Item No. 1 - To receive, consider, and adopt the Audited Financial Statements of the Company for the Financial Year Ended March 31, 2023, with Reports of the Board of Directors and Auditors thereon.

"RESOLVED THAT the audited financial statements including Balance Sheet of the Company as at March 31, 2023, the Statement of Profit and Loss, the Statement of Changes in Equity and the Cash Flow Statement for the year ended on that date together with all the notes annexed and the Directors' and Auditors' Reports thereon, placed before the meeting, be and are hereby considered and adopted."

Item No. 2 - To declare a final dividend of ₹ 0.60 per equity share of ₹ 10 each for the Financial Year ended March 31.2023

"RESOLVED THAT a final dividend of ₹ 0.60 per equity share of ₹ 10/- each as recommended by the Board of Directors, for the Financial year ended March 31,2023 be and is hereby declared and the same will be paid to the eligible members whose name appear in the register of members as on the record date being May 26, 2023."

Item No. 3 - Appointment of a Director in place of Mr. George Muthoot Jacob (DIN: 00018955) who retires by rotation and being eligible, offers himself for re-appointment:

"RESOLVED THAT Mr. George Muthoot Jacob (DIN: 00018955) who retires by rotation and being eligible offers himself for re-appointment, be and is hereby re-appointed as a Director of the Company."

Item No. 4 - Appointment of a Director in place Mr. K R Bijimon (DIN: 00023071) who retires by rotation and being eligible, offers himself for re-appointment:

"RESOLVED THAT Mr. K R Bijimon (DIN: 00023071) who retires by rotation and being eligible offers himself for re-appointment, be and is hereby re-appointed as a Director of the Company."

Item No. 5- Approve the Payment of Bonus to Dr. (Mrs.) Kalpanaa Sankar (DIN: 01926545), Managing Director of the Company

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

"RESOLVED THAT in partial modification of the resolution passed by the members at the 34th Annual General Meeting held on September 09,2022 and pursuant to the provisions of Sections 196, 197, 198 read with Schedule V and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, and



other applicable provisions, if any, of the Companies Act, 2013, after taking into consideration the recommendation of Nomination & Remuneration Committee and the Board of Directors of the Company, the consent of the members be and is hereby accorded for payment of performance bonus for FY 2022-23 equivalent to 3 months' salary of FY 2022-23 i.e Rs. 37.5 Lakhs as ex-gratia to Dr. (Mrs.) Kalpanaa Sankar (DIN: 01926545), Managing Director of the Company "

Item No. 6 - Approve the Payment of Bonus to Mr. Balasubramanian Balakumaran (DIN:09099182), Wholetime Director of the Company

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

"RESOLVED THAT in partial modification of the resolution passed by the shareholder at its 34th Annual General Meeting held on September 09,2023 and pursuant to the provisions of Sections 196, 197, 198 read with Schedule V and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, and other applicable provisions, if any, of the Companies Act, 2013, after taking into consideration the recommendation of Nomination & Remuneration Committee and the Board of Directors of the Company, the consent of the members be and is hereby accorded for payment of performance bonus of Rs.4,00,000 (Rupees Four Lakhs Only) as ex-gratia for FY 2022-23 to Mr. Balasubramanian Balakumaran, Wholetime Director (DIN: 09099182) of the Company."

By Order of the Board of Directors
For Belstar Microfinance Limited

Sucal Kings

Place : CHENNAI

Dated : August 22,2023

Sunil Kumar Sahu Company Secretary M. No: F12545

Notes:

- 1. The Ministry of Corporate Affairs ("MCA") has vide its General Circular No. 10/2022 dated December 28, 2022 read with General Circular Nos. 20/2020, 02/2021, 19/2021,21/2021 and 2/2022 dated May 5, 2020, January 13, 2021, December 8, 2021, December 14, 2021 and May 5, 2022 respectively, (collectively referred to as "MCA Circulars") permitted the holding of the Annual General Meeting ("AGM") through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without the physical presence of the Members at a common venue.
- 2. The members who have not yet registered their e-mail ids with the Company may contact Mr. Sunil Kumar Sahu on cs@belstar.in or Mobile: 8428152748 for registering their e-mail ids on or before the Annual General Meeting. The Company shall send the Notice to such members whose e-mail ids get registered within the aforesaid time enabling them to participate in the meeting and cast their votes. If there is any change in the e-mail ID already registered with the Company, members are requested to immediately notify such change to the Company.
- 3. A member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a member of the company. Since this AGM is being held through VC/OAVM, the facility for appointment of proxies by the members will not be available for this AGM. Hence the proxy form, attendance slip and route map are not annexed to this notice.
- 4. Details of Directors seeking appointment/Re-appointment as per Secretarial Standard on General Meetings, forms part of the explanatory statement annexed with the notice
- 5. Corporate/Institutional Members are entitled to appoint authorised representatives to attend the AGM through VC/OAVM on their behalf and cast their votes at the AGM. Corporate/Institutional Members (i.e. other than individuals/HUF, NRI, etc.) are required to send a scanned copy of the Board Resolution/Authority Letter, etc., authorising their representative to attend the AGM through VC/OAVM on their behalf and to vote during the AGM.
- 6. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 7. The explanatory statement pursuant to section 102 of the Companies Act, 2013 ("the Act") in respect of special businesses is annexed herewith and form part of notice.
- 8. The Company does not have any unclaimed dividend amount to be transferred to Investor Education and Protection Fund (IEPF).
- 9. Subject to the approval of members at the AGM, dividend will be paid within one month from the date of AGM, to those members whose names appear on the register of members of the Company as of the record date i.e. May 26, 2023.
- 10. In terms of the aforesaid Circulars, the businesses set out in the Notice will be transacted by the members only through show of hands, during the meeting while participating through VC facility, unless a demand for poll is made by any member.
- 11. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Sec 170 of the Companies Act 2013 ("the Act") and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Act, will be available electronically for inspection by the member during the Annual General Meeting.
 - All documents referred to notice, and in the accompanying explanatory statement are open for electronic inspection without any fee by the Members at the registered office of the Company during office hours on all working days, except Saturdays, Sundays and public holidays, between 9:30 a.m. Indian Standard Time and 6:30 p.m. Indian Standard Time, up to the date of the Annual General Meeting Members seeking to inspect such documents can send an email to Company's email id: cs@belstar.in

12. Instructions for Members for attending the AGM through VC/OAVM:

- **i.** ATTENDING THE AGM: Members will be provided with a facility to attend the AGM through video conferencing platform provided by Microsoft Teams.
- ii. Members can join the AGM in the VC/OAVM mode 15 minutes before the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice.
 INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM AND VOTING PROCESS:

The members are requested to follow the following instructions in order to participate in the Meeting through VC mechanism:

- a. The login-id and password for joining the meeting shall be provided to the shareholders half an hour before the commencement of the meeting.
- b. The facility for joining the Meeting shall be kept open 15 minutes before the time scheduled to start the meeting i.e. 2.45 P.M
- c. Members who hold shares in dematerialised form are requested to furnish their Client ID and DP ID Nos.
- d. Participation of single member shall only be allowed at a time;
- e. Queries on the accounts and operations of the Company or the businesses covered under the Notice may be sent to cs@belstar.in at least seven days in advance of the meeting so that the answers may be made readily available at the meeting;
- f. Members are requested to e-mail at <u>cs@belstar.in</u> or call at 8428152748 in case of any technical assistance required at the time of log in/ assessing/ voting at the Meeting through VC.

ANNEXURE TO THE NOTICE EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 5- Approve the Payment of Bonus to Dr. (Mrs.) Kalpanaa Sankar (DIN: 01926545), Managing Director of the Company

The Nomination and Remuneration Committee (NRC), in its meeting held on August 03, 2023, recommended to the Board and the Board of Directors, in its meeting held on August 04,2023 approved the performance bonus for FY 2022-23, equivalent to 3 months' salary of FY 2022-23 i.e Rs. 37.5 Lakhs as ex-gratia to Dr. (Mrs.) Kalpanaa Sankar (DIN: 01926545), Managing Director of the Company. "

Further, the payment of ex-gratia require members' approval.

The Board recommends for the approval of members, the resolutions as set out at Item No.6 as Special Resolutions.

None of the Directors and Key Managerial Personnel are interested in the resolutions set out in Item nos.6, except Dr. (Mrs.) Kalpanaa Sankar.

Item No. 6 Approve the Payment of Bonus to Mr. Balasubramanian Balakumaran (DIN: 09099182), Wholetime Director of the Company

The Nomination and Remuneration Committee (NRC), in its meeting held on August 03, 2023, recommended to the Board and the Board of Directors, in its meeting held on August 04,2023 approved the performance bonus Rs.4,00,000 (Rupees Four Lakhs Only) as ex-gratia for FY 2022-23 to Mr. Balasubramanian Balakumaran, Wholetime Director (DIN: 09099182) of the Company."

Further, the payment of ex-gratia requires members' approval.

The Board recommends for the approval of members, the resolutions as set out at Item No. 7 as Special Resolutions.

None of the Directors and Key Managerial Personnel are interested in the resolutions set out in Item nos.7, except Mr. Balasubramanian Balakumaran.

ADDITIONAL INFORMATION OF DIRECTORS SEEKING APPOINTMENT/ RE-APPOINTMENT AT THE FORTHCOMING ANNUAL GENERAL MEETING AS PER SECRETARIAL STANDARD ON GENERAL MEETINGS (SS-2)

| Name of Directors | Mr. K R Bijimon | Mr. George Muthoot Jacob | Dr. Kalpanaa Sankar | Mr. Balasubramanian Balakumaran |
|---------------------------|----------------------------------|----------------------------------|-----------------------------|---------------------------------------|
| DIN | 00023071 | 00018955 | 01926545 | 09099182 |
| Citizenship | Indian | Indian | India | India |
| Category | Non-Executive | Non-Executive | Executive | Executive |
| Designation | Investor Nominee Director | Investor Nominee Director | Managing Director | Wholetime Director |
| Date of Birth (Age) | 25/05/1970 (53) | 16/08/1983(40) | 07/03/1964 (59) | 17/08/1962 (62) |
| Date of First Appointment | | | | |
| on the Board | 27/06/2016 | 29/03/2017 | 11/02/2009 | 29/04/2021 |
| | A Fellow Member of the | A management graduate | Dr. Kalpanaa Sankar is a | B.Sc.(Agriculture) |
| | Institute of Chartered | from Cass Business School | double doctorate in | He has served in Indian Bank, a |
| | Accountants of India he holds a | (London) and holds a | Physical Sciences and in | nationalized bank for 23 years in |
| | Bachelor's Degree in Law (LLB), | Master's in international | Women's Studies and Self- | various capacities such as Rural |
| | a Bachelor's Degree in | Economic Law from the | Help Groups. She has | Development Officer, Officer in- |
| | Science (BSc) and a Master's | University of Warwick, | guided interns from | charge of Gramodaya Kendra, |
| | Degree in Business | Coventry, United Kingdom. | Stanford University, | Project Manager - IBSUM and |
| | Administration (MBA). | He holds a bachelor's degree | Stockholm School of | Branch Manager. He has |
| | A Certified Associate of the | in law from the National | Economics and students | independently managed the |
| | Indian Institute of Bankers | University of Advanced Legal | from Indian universities on | Agricultural Credit Desk at the |
| | (CAIIB) and a Fellow Member of | Studies, Kochi. | microfinance. She has an | Regional Office of Indian Bank. He |
| Qualification & | Certified Management | | Executive MBA from | brings with him a blend of skill and |
| Experience | Accountants (FCMA), Institute | Mr. George Muthoot Jacob is | TRIUM, where she was the | field experience in rural banking, |
| | of Sri Lanka. | the Deputy Managing Director | first recipient of a | SHG Movement and Microfinance, |
| | | at the Muthoot group and | scholarship to pursue the | specifically in the areas of group |
| | He has over 26years of | manages Legal, Corporate | Programme. | formation, credit appraisal, credit |
| | experience in the field of | Affairs & Marketing of the | | linkage of SHGs, monitoring and |
| | financial services and is | Group He renders his | She has been involved in | portfolio quality. He worked as an |
| | employed in the Muthoot | expertise in the field of legal, | the self-help group | Agricultural Officer in the extension |
| | Finance Limited since inception. | compliance, and corporate | movement for 21 Plus years | wing of the Tamil Nadu State |
| | As Executive Director & COO of | governance, internal audit, | and has specialized in | Agricultural Department. |
| | the Company he oversees | risk management, marketing | participatory assessment, | He worked at Belstar for more than |
| | credit, operations of zonal | and sales of the Company .He | gender differentiated | 14 years in Operation department. |
| | offices, internal audit, | is the eldest son of Shri | impact and monitoring | |

| | marketing, Information technology, recovery and legal and vigilance departments of the Company. He is the Chief Operating Officer for global | George Jacob Muthoot, Chairman , The Muthoot Group. | tools. She was the Monitoring and Evaluation Officer for IFAD and was Consultant with UNOPS, UNDP, Christian Aid and | |
|---|--|---|---|-----|
| | operations of Muthoot Group (USA, UAE, UK, Nepal & Sri Lanka). He has been the driving force in Muthoot Group expanding its operations to USA, UK, Nepal and Sri Lanka. | | Wetlands International. She had worked as a Consultant with the Government of South Africa and has supported microfinance and poverty reduction | |
| | | | programmes in Afghanistan and Brazil. She had worked as a Key Person in Tamil Nadu Women Development Corporation, Govt. Of Tamil Nadu. Also, she is the Managing Trustee of Hand in Hand India. | |
| Shareholding in the Company | NIL | NIL | 43,850 equity shares | NIL |
| No. of meetings of the Board attended during FY 2022-23 | 6 | 6 | 6 | 6 |
| Directorships held in other Companies | 1.Muthoot Forex Ltd 2.Muthoot Securities Ltd 3.Muthoot Commodities Ltd 4.Backdrop Advertising Private Ltd 5.MJBR Marketing And Financial Services Private Ltd | Vatul plantations private Ltd Green guardians organic farms and exports private Ltd Udeli rubber and plantations private Ltd Halaval rubber & | Hand in Hand Consulting Services Private Ltd | NIL |
| | 6.Muthoot Homefin (India) Limited | plantations private Ltd 5. Kasal rubber & plantations private Ltd | | |

| Г | 7 Muthout Douglass Farres | C. Mushaget velicle O. accord | | |
|---------------------------|--------------------------------|-----------------------------------|-----|-----|
| | 7.Muthoot Royalex Forex | 6. Muthoot vehicle & asset | | |
| | Services Private Ltd | finance Ltd | | |
| | 8. Muthoot Money Ltd | 7. Emgee muthoot nidhi Ltd | | |
| | 9. Emgee Board And Paper Mills | 8. Geobros properties and | | |
| | (P) Ltd | realtors private Ltd | | |
| | 10.Emsyne Technologies | 9.Emsyne technologies | | |
| | Private Limited | private Ltd | | |
| | | 10. Xandari hospitality | | |
| | | services private Ltd | | |
| | | 11. Venus diagnostics Ltd | | |
| | | 12. Mmg credit marketing | | |
| | | services private Ltd | | |
| | | 13. Muthoot money Ltd | | |
| | | 14. Muthoot securities Ltd | | |
| | | 15.Muthoot broadcasting | | |
| | | private limited | | |
| | | 16. V Guard Industries Ltd | | |
| | | 17. Muthoot Finance Ltd | | |
| Chairmanship/Members | | 1.Muthoot Finance Limited(| | |
| hip of Audit Committee | | Member of Stakeholders | | |
| and Stakeholders | | Relationship committee | | |
| Relationship Committee | | 2. V Guard Industries | | |
| of the Board of Directors | | Limited (Member of Audit | | |
| of other Indian | | Committee and Stakeholders | | |
| Companies of which he is | NIL | Relationship committee) | | NIL |
| a Director as required | | 3. Muthoot Vehicle & Asset | NIL | |
| under Regulation 26(1) | | Finance Limited | | |
| of SEBI (Listing | | (Member of Audit | | |
| Obligations and | | Committee and Stakeholders | | |
| Disclosure | | Relationship committee) | | |
| Requirements) | | - | | |
| Regulations, 2015 | | | | |
| Relationship with | | He is cousin brother of Mr. | | |
| other Directors / KMP | NIL | George Alexander | NIL | NIL |
| of the Company | | · · | | |

| Listed entities from which the director has resigned in the past three years | NIL | NIL | NIL | NIL |
|--|--|-------------------------|--|---|
| Terms and Conditions of appointment/ re-appointment | Appointed as Director of the Company in Non-Executive capacity | • • | Re-appointment as managing Director for a period commencing April 01,2018 to March 31,2023 and thereafter reappointed from April 1, 2024 up to August 31, 2024 (both days inclusive) | Three years i.e December 01, 2021, to November 30, 2024 |
| Remuneration drawn during FY-2022-23 | Sitting Fees: ₹9,80,000 | Sitting Fees: ₹6,90,000 | ₹ 1,47,33,250 | ₹ 32,75,000 |
| Remuneration sought to be paid | NA | NA | ₹ 17,50,000 p.m. | ₹ 3,16,250 p.m. |