## BILCARE LIMITED Combined Report on E-Voting and Poll of 30th Annual General Meeting

By

Shekhar Ghatpande & Co. Company Secretaries FCS: 1659 CP: 782

Dated 1st October, 2017

## Shekhar Ghatpande & Co.

COMPANY SECRETARIES

Shekhar Ghatpande B. Com., D.T. L., F.C.S.

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Off Paud Road, Pune 411 038.

Tel.: 25396262

Report of Scrutinizer

[Pursuant to Section 108 & 109 of the Companies Act, 2013 and Rule 20 (xii) & 21 of the Companies (Management and Administration) Rules, 2014]

To. The Chairman Bilcare Limited 1028, Shiroli, Rajgurunagar, Pune - 410505

Dear Sir.

Subject: Combined Report of the E-Voting and Poll of 30th Annual General Meeting held on Friday 29th September, 2017

I, Shekhar Ghatpande Company Secretary in practice, having Membership No FCS:1659 and CP: 782 and having my office at 13, 'Saraswati' 3rd Floor Rambaug Colony, Paud Road, Kothrud, Pune 411038 have been appointed as a Scrutinizer for the purpose of scrutinizing the E- Voting process & ascertaining the requisite majority on E-voting carried out as per the provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as well as on Voting process on Poll through Physical Ballot Forms, under the provisions of Section 109 of the Act read with Rule 21 of Rules, in a fair and transparent manner, on the Resolutions at Item Nos. 1 to 7 contained in the Notice of the 30th Annual General Meeting (AGM) dated 11th August, 2017 of the Members of Bilcare Limited (the Company), held on Friday, 29th September, 2017 at 11.00 A.M. at the Registered Office of the Company situated at 1028, Shiroli, Rajgurunagar, Pune - 410505.

The Management of the Company is responsible to ensure the compliance with the requirements of the Act, and Rules relating to E- Voting and Poll on the Resolutions contained in the Notice of 30<sup>th</sup> Annual General Meeting of the Members of the Company. My responsibility as a Scrutinizer for the E-Voting and for conducting Poll was restricted to make a Scrutinizer's Report of E-Voting and Poll, of the votes cast "in favour" or "against" the Resolutions stated in the Notice, based on the reports generated from the E-Voting system provided by Central Depository Services Limited (CDSL) and also during the Annual General Meeting on the Poll through physical Ballot Form.

I submit my Report on the same as under:

- That the Company had made necessary arrangements with Central Depository Services Limited (CDSL) for facilitating remote E-Voting as an alternate for the Members to enable them to cast their votes electronically.
- 2) That the EVSN allotted by CDSL for Electronic Voting was 170830051.
- 3) That the E-Voting period allowed to the Members was from 9.00 A.M. (Starting Time) on Tuesday, 26<sup>th</sup> September, 2017 to 5.00 P.M. (Ending Time) on Thursday, 28<sup>th</sup> September, 2017.
- 4) That the Shareholders holding Equity Shares as on the "Cut Off date i.e. Friday, 22<sup>nd</sup> September, 2017 were entitled to vote on the proposed Resolutions mentioned at Item Nos. 1 to 7 as set out in the Notice convening the 30<sup>th</sup> Annual General Meeting of the Company. The said Notice of AGM is attached herewith as Annexure I to this Report.
- 5) That the Paid up Equity Share Capital of the Company is Rs. 23,54,52,310/divided into 2,35,45,231 Equity Shares of Rs. 10/- each fully paid up. The voting

rights allowed by the Company was One Vote for every One Equity Share held in the Company.

- 6) The E-Votes were unblocked on Friday 29<sup>th</sup> September, 2017 at the conclusion of the Annual General Meeting in the presence of two witnesses, Ms. Dipali Kulkarni-Kinikar presently residing at Flat No. 15 B Wing Shantivihar Society, Vidnyanagar, Bavdhan Khurd, Pune - 411021 and Ms. Suvarna Amble, presently residing at Flat No. 9, "Dhanlaxmi Park", Kothrud Pune-411038 who are not in the employment of the Company. They have signed below in confirmation of the votes being unblocked in their presence.
- 7) Thereafter, the details containing, inter-alia, list of Equity Shareholders, who voted "For" and "Against" were downloaded from the E-Voting website of Central Depository Services Limited (CDSL) (http://www.evotingindia.com)
- 8) 19 (Nineteen) Shareholders of the Company holding 70,80,471 Equity Shares have exercised their right of Voting through the process of E-Voting.
- 9) In respect of Physical Ballot Forms during the course of the proceedings of the 30<sup>th</sup> Annual General Meeting of the Company, all the Shareholders/ Proxies who have attended the Meeting and had not exercised their right of voting through E-Voting process, were requested to cast their Votes through Physical Ballot Forms.

  After the time fixed for closing of the Poll by the Chairman of the Company, and after having ensured that such Shareholders/ Proxies had exercised their right of voting through Physical Ballot Form, Ballot Box kept for polling was sealed in my presence with due identification marks placed by me.
- 10) The sealed Ballot Box was subsequently opened in my presence along with the two witnesses named in Para No. 6 above and Poll Papers were diligently scrutinized. The Poll Papers were reconciled with the records maintained by the Company/ Registrar and Transfer Agents of the Company and the authorizations/proxies lodged with the Company.

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- 11) The Poll Papers, which were incomplete and /or which were otherwise found defective were required to be treated as invalid, however I did not find any Poll Paper invalid.
- 12) 26 (Twenty Six) Shareholders / Proxies of the Company holding 2,76,184 Equity Shares have exercised their right of Voting through the process of Physical Ballot Forms.
- 13) The summary of the Votes cast by the Shareholders of the Company, on the basis of E-Voting and Voting through the process of Physical Ballot Forms are attached separately to this Report as Annexure II, which forms part of this Report.
- 14) On the basis of the same, I submit herewith my Combined Final Report on the Result of E-Voting together with the Poll as under:

Item/ Resol ution No.	No. of Vote	s Cast in Fa Resolution	vour of the	No. of V	Invalid/ Neutral Votes		
	E-Voting	Physical Poll	Total	E-Voting	Physical Poll	Total	Nos.
1	70,80,231	2,76,184	73,56,415	240	Nil	240	Nil
2	70,67,981	2,76,184	73,44,165	12,490	Nil	12,490	Nil
3	70,80,231	2,76,184	73,56,415	240	Nil	240	Nil
4	70,80,231	2,76,184	73,56,415	240	Nil	240	Nil
5	70,80,231	2,76,184	73,56,415	240	Nil	240	Nil
6 (*)	1,370	2,76,184	2,77,554	12,490	Nil	12,490	70,66,611
7	70,80,231	2,76,184	73,56,415	240	Nil	240	Nil



### Notes:

- (\*) 1) For Resolution at Item No. 6 of the Notice, in respect of Re-appointment of Mr. Mohan Harakchand Bhandari as Chairman & Managing Director, the Votes Cast by him and other concerned Related Parties in favour of Resolution, in respect of shares held by them, are not considered, as they were interested Members.
- 15) The register, all other papers and relevant records relating to electronic voting and Poll Voting shall remain in our safe custody until the Chairman considers, approves, signs the Minutes of the aforesaid Annual General Meeting and thereafter the same will be handed over to the Company.

Given at Pune on this 1st day of October, 2017 at 10.00 A. M.

For Shekhar Ghatpande & Co

Company Secretaries

Shekhar Ghatpande

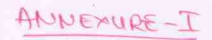
Proprietor Scrutinizer

Membership No FCS: 1659, CP: 782

Witness:

1) Ms. Dipali Kulkarni Kinikar: - TKinikar

2) Ms. Suvarna Amble:-



### **Bilcare Limited**

Regd. Office: 1028, Shiroli, Rajgurunagar, Pune - 410 505, India Phone: +91 2135 304200 Fax: +91 2135 304370 Website: www.bilcare.com Email: investors@bilcare.com

CIN: L28939PN1987PLC043953

### Notice

Notice is given that the 30th Annual General Meeting of the Members of Bilcare Limited will be held on Friday, the 29th day of September 2017, at 11.00 a.m. at the Registered Office of the Company at 1028, Shiroli, Rajgurunagar, Pune - 410 505 to transact the following business:

### ORDINARY BUSINESS:

- To consider and adopt the Audited Financial Statement of the Company for the year ended 31 March 2017, together with the Report of the Board of Directors attached thereto and Auditors' Report thereon.
- To appoint a director in place of Mrs. Nutan M. Bhandari [DIN 02198203], who retires by rotation and being eligible, seeks re-appointment.
- 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 Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, as may be applicable and pursuant to the recommendations of the Audit Committee, M/s. M G M & Company, (Chartered Accountants), Pune (Firm Registration No. 117963W), be appointed as statutory auditors of the Company, in place of retiring auditors M/s. R. L. Rathi & Co., (Firm Registration No. 108719W) Chartered Accountants, Pune, to hold office for a term of five years from the conclusion of this 30th Annual General Meeting (AGM) until the conclusion of the 35th Annual General Meeting, subject to ratification of the appointment by members at every Annual General Meeting, at such remuneration and reimbursement of out of pocket expenses, as may be decided by the Board of Directors of the Company."

### SPECIAL BUSINESS

4. To appoint Mr. Surendranath Dhundiraj Gupte [DIN 07731748] as an Independent Director 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 Sections 149, 152 and any other applicable provisions read with Schedule IV of the Companies Act, 2013 and the Rules thereof (including any statutory modification(s) or re-enactment thereof for the time being in force), Mr. Surendranath Dhundiraj Gupte (DIN: 07731748), who was appointed as an Additional Director by the Board of the Directors of the Company with effect from 13th February 2017 and who holds office only upto the date of this Annual General Meeting pursuant to the provisions of Section 161 of the Companies Act, 2013 and in respect of whom the Company has received a notice in writing from a member under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company to hold office for a term of 5 (Five) Consecutive years upto the conclusion of 35th Annual General Meeting of the Company to be held in the calendar year 2022."

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 148 (3) of the Companies Act, 2013 read with Rule 14(a) of the Companies (Audit & Auditors) Rules 2014 including any statutory modifications or re-enactments thereof, for the time being in force and as per the recommendation of the Audit Committee and approved by the Board of Directors, the remuneration of Rs. 1,50,000/- (Rupees

One Lac Fifty Thousand only) plus taxes as applicable, conveyance and other out of pocket expenses at actuals, payable to M/s. Parkhi Limaye & Co., Cost Accountants (Firm Registration No: 000191) appointed as Cost Auditors for the financial year 2017-18 be and is hereby ratified and confirmed

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

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

"RESOLVED THAT in accordance with the provisions of Sections 196, 197 and 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013 (the "Act") and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) thereto or re-enactment thereof, for the time being in force) Mr. Mohan Harakchand Bhandari [DIN:00052777], be and is hereby re-appointed as the Chairman and Managing Director, not liable to retire by rotation, for a further period of 5 (Five) years with effect from 1st July, 2017 and that he shall not be paid any remuneration until the Board of Directors and Shareholders approve the same.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds and things which are necessary and incidental to give effect to the above Resolution."

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

"RESOLVED THAT subject to the compliance of the provisions of the Companies Act, 2013 and provisions of Companies (Acceptance of Deposits) Rules, 2015 or other laws/rules/regulations, as applicable, consent of shareholders of the Company be and is hereby accorded to the Board of Directors of the Company including any committee thereof, for inviting accepting and renewal of deposits from public to such an extent that the deposits outstanding and the deposits to be accepted/renewed shall not exceed 25% of the aggregate of the Paid-up Share Capital, Free Reserves and Securities Premium Account of the Company as per the latest audited balance sheet.

FURTHER RESOLVED THAT the deposits to be accepted by the Company shall be unsecured deposits and shall carry the rate of interest, as may be decided by the Board of Directors of the Company."

By Order of the Board of Directors For Bilcare Limited

Mohan H. Bhandari Chairman & Managing Director

Pune: 11 August 2017

### Notes:

- The Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013, in respect of the special business under item Nos. 4 to 7 of the notice is annexed herewith.
- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE AGM IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/ HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- 3. The instrument appointing proxy should, however, be deposited at the Registered Office of the Company duly completed and signed not less than forty eight (48) hours before the commencement of the Meeting. Proxies submitted on behalf of limited companies, societies, etc. must be supported by appropriate resolutions/authority as applicable. A person can act as proxy on behalf of Members not exceeding 50 (Fifty) and holding in the aggregate not more than 10% (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 10% (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 Member.

- Corporate Members are requested to send board resolution duly certified, authorising their representative to attend and vote on their behalf at the AGM.
- The business set out in the Notice will be transacted through electronic voting system and the Company is providing facility for voting by electronic means. Instructions and other information relating to e-voting are given in this Notice under Note No. 23.
- The Company's Share Transfer Books and the Register of Members will remain closed from Saturday, 23 September 2017 to Friday, 29 September 2017 (both days inclusive).
- 7. Members holding shares in dematerialised form are requested to intimate any change in their address, bank details, ECS details etc. to their respective Depositories Participants and those holding shares in physical form are requested to intimate the above mentioned changes to the Secretarial Department at the Registered Office of the Company/Registrar and Transfer Agent of the Company.
- Equity Shares of the Company are under compulsory demat trading by all investors. Those Members
  who have not dematerialised their shareholding are advised to dematerialise their shareholding to
  avoid any inconvenience in future.
- Members who hold shares in electronic form are requested to write their Client ID and DP ID numbers
  and those who hold shares in physical form are requested to write their Folio number/s in the
  Attendance Slip for attending the meeting to facilitate identification of Membership at the meeting.
- Members are requested to bring their Attendance Slip alongwith the copy of Annual Report to the Meeting.
- 11. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names in the Register of Members of the Company will be entitled to vote.
- 12. In terms of the Articles of Association of the Company, read with Section 152 of the Companies Act, 2013, Mrs. Nutan M. Bhandari, Director of the Company is liable to retire by rotation at the ensuing AGM and being eligible, offer herself for re-appointment. The Board of Directors of the Company recommends her re-appointment.
- Promoter Non-Executive Director, Mrs. Nutan M. Bhandari is holding 12,05,122 Equity Shares of Rs. 10/- each of the Company.
- 14. Brief Profile of Directors proposed to be appointed/ re-appointed, names of Companies in which they hold Directorships and Memberships / Chairmanships of Board Committees, shareholding and relationships between Directors inter-se as stipulated under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, are provided in the Report on Corporate Governance forming part of the Annual Report.
- Those Members who have not encashed/received their Dividend Warrants for the previous year(s), may approach to the Registrar & Transfer Agent of the Company for claiming unpaid / unclaimed Dividend.
- 16. Dividends which remain unclaimed/unencashed for a period of 7 (Seven) years will be transferred by the Company to the Investor Education and Protection Fund (IEPF) established by the Central Government under the provisions of Section 124(5) of the Companies Act, 2013. No claim by the Members shall lie for the unclaimed dividend once the same is transferred to IEPF.
- Non-Resident Indian Members are requested to inform the Company/Depository Participant, immediately of:
  - (i) Change in their residential status on return to India for permanent settlement.
  - (ii) Particulars of their bank account maintained in India with complete name, branch, account type, MICR number, account number and address of the bank with pin code number, if not furnished earlier.
- 18. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number ("PAN") by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company/Registrar and Transfer Agent of the Company.

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- 19. Members, who hold shares in physical form in multiple folios in identical names or joint holding in the same order of names, are requested to send the Share Certificate(s) to the Company/ Registrar and Transfer Agent of the Company for consolidation into a single folio.
- 20. Green initiative in Corporate Governance:
  - The Ministry of Corporate Affairs has taken a Green Initiative in the Corporate Governance by allowing paperless compliances by the Companies and has issued circulars stating that service of notice/documents including Annual Report can be sent by e-mail to its Members. To further Company's environment friendly agenda and to participate in MCA's Green Initiative, members who have not registered their e-mail addresses so far are requested to register their e-mail address for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.
- 21. The Notice of the AGM alongwith the annual report for the year 2016-17 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories, unless any Member has requested for the physical copy of the same.
- 22. Road Map showing directions to reach the venue of the AGM is given at the end of this Notice.
- 23. Voting through electronic means:
  - a) 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 SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Members are provided with the facility to cast their vote electronically, through the e-voting services provided by CDSL, on all the resolutions set forth in this Notice.
  - b) Mr. Shekhar Ghatpande, Practicing Company Secretary (Membership No. FCS 1659), has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
  - c) 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.
  - d) 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.
  - e) The e-voting facility will be available during the following voting period:

Commencement of e-voting	End of e-voting
Tuesday, 26 September 2017, 9.00 A.M. IST	Thursday, 28 September 2017, 5.00 PM IST

- f) During this period, Members of the Company, holding shares either in physical form or in dematerialised form, as on the cut-off date of Friday, 22 September 2017, 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.
- g) Instructions and other information relating to e-voting are as under:
  - i) The shareholders should log on to the e-voting website www.evotingindia.com.
  - ii) Click on Shareholders.
  - iii) Now Enter your User ID
    - a. For CDSL: 16 digits beneficiary ID,
    - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
    - Members holding shares in Physical Form should enter Folio Number registered with the Company

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iv) Next enter the Image Verification as displayed and Click on Login.

- 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.
- vi) If you are a first time user follow the steps given below:

For Mem	bers holding shares in Demat Form and Physical Form
PAN	<ul> <li>Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)</li> <li>Members who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number which is printed on Postal Ballot / Attendance Slip indicated in the PAN field.</li> <li>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. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.</li> </ul>
Dividend Bank Details OR Date of Birth (DOB)	<ul> <li>Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.</li> <li>If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).</li> </ul>

- vii) After entering these details appropriately, click on "SUBMIT" tab.
- viii) 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.
- ix) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- 'x) Click on the EVSN for the Bilcare Limited on which you choose to vote.
- xi) 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
- xii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xiii) 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.
- xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xvi) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xviii) 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. Apple 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.

xviii) Note for Non - Individual Shareholders and Custodians

Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to 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 a Compliance User 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 linked in the login 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.

- xix) 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.
- xx) 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 22 September 2017 and not casting their vote electronically, may only cast their vote at the Annual General Meeting.
- xxi) The Scrutinizer shall after the conclusion of voting at the Annual General Meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the Annual General Meeting, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- xxii) The voting rights of shareholders shall be in proportion to their shares of the paid equity capital of the Company as on 22 September 2017.
- xxiii) The results shall be declared on or after the Annual General Meeting of the Company. The results declared alongwith the Scrutinizers' Report shall be placed on the Company's website www.bilcare.com and on the website of CDSL immediately after the seclaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the Stock Exchange.
- 24. Relevant documents referred to in the accompanying Notice and the Statement are open for inspection by the members at the Registered Office of the Company on all working days, except Saturdays, during business hours up to the date of the Meeting.

Address of the Registrar and Transfer Agents:

Link Intime India Pvt. Ltd., (Unit: Bilcare Limited)

Block No. 202, 2nd Floor, Akshay Complex Off Dhole Patil Road, Pune-411 001, India

Telefax: +91-20–26163503 E-mail: pune@linkintime.co.in



### **EXPLANATORY STATEMENT**

As required by Section 102 of the Companies Act, 2013, the following Explanatory Statement sets out material facts relating to the business under items 4 to 7 of the accompanying Notice dated 11 August 2017.

### Item No. 4

Mr. Surendranath Dhundiraj Gupte [DIN 07731748] is appointed as an Additional Director of the Company with effect from 13 February 2017. In terms of Section 161(1) of the Companies Act, 2013, Mr. Gupte holds office as additional director upto the date of this Annual General Meeting. The Company has received a notice in writing from a member alongwith deposit of requisite amount under Section 160 of the Companies Act, 2013, proposing his candidature for the office of Independent Director of the Company. In terms of Section 149, 152 and any other applicable provisions of the Companies Act, 2013 and read with rules under 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 Schedule IV of the Companies Act, 2013 and in compliance with the listing agreement as amended from time to time, Mr. Gupte is proposed to be appointed as an Independent Director for 5 (five) consecutive years for a term up to the conclusion of 35th Annual General Meeting of the Company. Pursuant to Section 149(11), he is eligible for re-appointment on the conclusion of aforesaid tenure.

In the opinion of the Board, Mr. Gupte 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. The Copy of the draft letter for appointment of Mr. Gupte as an Independent Director setting out the terms and conditions would be available for inspection without any fee by the members at the Registered Office of the Company.

The Board considers that his association would be of immense benefit to the Company and it is desirable to avail services of Mr. Gupte as an Independent Director. Except Mr. Gupte, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives are interested or concerned in the resolution set out at Item No.4.

Accordingly, an Ordinary Resolution as set out in Item No. 4 of the notice is recommended for your approval.

### Item No. 5

The Board of Directors, at its meeting held on 11 August, 2017 as per the recommendation of the Audit Committee, approved the appointment of M/s. Parkhi Limaye & Co., Cost Accountants (Firm Registration No: 000191) appointed as the Cost Auditors, for the Financial year 2017-18 at a fee of Rs. 150,000/plus applicable taxes and other out of pocket expenses, for conducting the audit of the cost accounting records of the Company for the financial year ending 31st March, 2018. Pursuant to section 148(3) of the Companies Act, 2013 read with Rule 14(a) of the Companies (Audit and Auditors) Rules, 2014 members of the Company are required to ratify the remuneration to be paid to the Cost auditors of the Company. Accordingly, consent of the members is sought for passing an Ordinary Resolution as set out in Item No 5 of the notice for ratification of remuneration payable to the Cost Auditors of the Company for the year ending 31st March, 2018.

None of the Directors, Key Managerial Personnel of the Company and their relatives are in any way concerned or interested in the Resolution at Item No 5.

Accordingly, an Ordinary Resolution as set out in Item No. 5 of the notice is recommended for your approval.

### Item No. 6

Mr. Mohan Harakchand Bhandari was re-appointed as Managing Director of the Company in the 25th Annual General Meeting held on 29 day of September 2012, on a remuneration of Rs. 1,000,000/-(Rupees Ten Lacs Only) per month. The term of the said appointment has expired on 30th June, 2017.

However, due to slowdown in the business and the losses incurred by the Company, Mr. Mohan Harakchand Bhandari waived his Remuneration and the Board of Directors with his consent have agreed not to pay any remuneration to him w.e.f. 1st April, 2013.

Mr. Mohan Harakchand Bhandari has successfully shouldered his responsibilities as the Chairman & Managing Director of the Company and considering that he is the promoter of the Company as well as the need for leveraging his experience and expertise during these crisis period it is proposed to re-appoint Mr. Mohan Harakchand Bhandari as the Chairman & Managing Director of the Company.

The Company has received a notice in writing from a member along with deposit of requisite amount under section 160 of the Companies Act, 2013, proposing his candidature for the office of Chairman and Managing Director of the Company.

Mr. Mohan Harakchand Bhandari satisfies all the eligibility conditions set out in Section 196(3) and in Part I of Schedule V to the Act for being eligible for re-appointment and has offered himself for re-appointment.

Except Mr. Mohan Harakchand Bhandari, being the appointee and Mrs. Nutan Bhandari being his spouse, none of the Directors, Key Managerial Persons, Managers of the Company or their relatives are interested or concerned in passing the Resolution at Item No. 6 of the Notice.

Accordingly, an Ordinary Resolution as set out in Item No. 6 of the notice is recommended for your approval.

### Item No. 7

Considering the provisions of the Companies Act, 2013 and provisions of Companies (Acceptance of Deposits) Rules, 2015, if the Company decides to accept/renew the deposits from public, a resolution needs to be passed in the General Meeting of the members of the Company, permitting acceptance / renewal of deposits and approving the terms and conditions, subject to which such deposits shall be accepted / renewed.

In order to enable the Board to take a decision about acceptance/renewal of deposits, from time to time, depending on the requirement of the Company and prevalent rate of interest, the Board recommends that powers be vested with the Board of Directors to accept/ renew the deposits from public, upto the permitted limits.

The Company, before accepting deposits / renewing shall comply with all other formalities as prescribed by the Companies Act, 2013 and provisions of Companies (Acceptance of Deposits) Rules, 2015 as in force from time to time.

None of the Directors, Key Managerial Persons, Managers of the Company or their relatives are interested or concerned in the above resolution except to the extent of their Shareholding.

Accordingly, an Ordinary Resolution as set out in Item No. 7 of the notice is recommended for your approval.



# BILCARE LIMITED

Redg. Office 1028, Shiroli, Rajgurunagar, Pune - 410505 CIN:L28939PN1987PLC043953

EVSN 170830051

Annexure II (As referred in our Report of even date)

SUMMARY OF VOTING DONE BY THE SHAREHOLDERS FOR 30TH ANNUAL GENERAL MEETING HELD ON FRIDAY 29TH SEPTEMBER, 2017 THROUGH E-VOTING AND PHYSICAL BALLOT FORM

of												3	THE SOL
Status of Vote		Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid
Date of Voting and Time of Voting		2017-09-27 19:52:27.0 Valid	2017-09-26 14:59:40.0 Valid	2017-09-26 17:40:33.0  Valid	2017-09-26 14:39-57.0  Valid	2017-09-26 11:22:27:0 Valid	2017-09-26 15:04:44.0 Valid	2017-09-26-15:07:45.0  Valid	2017-09-26 15:06:07.0 Valid	2017-09-26-17:02:03.0	2017-09-26 16:06:24.0 Valid	2017-09-27 13:06:48.0 Valid	2017-09-26 15:03:05.0 Valid
Mode of Voting		E-voting	E-voting	E-voting	E-voting	E-voting	E-voting	E-voting	E-voting	E-voting	E-voting	E-voting	E-voting
Entity		30 Public	1310000 Promoters	0 Public	2250 Public	50 Public	24696 Promoters	1205122 Promoters E-voting	4185490 Promoters E-voting	10 Public	5000 Promoters E-votine	10 Public	336303 Promoters E-voting
Votes cast For(Against) Resolution Number 7		30	1310000	10	12250	50	24696	1205122	4185490	01	2000	01	336303
Votes cast For(Against) Resolution Number 6		30	0	10	0	50	0	0	0	10	0	10	0
Votes cast For(Against) Resolution Number 5		30	1310000	01	12250	50	24696	1205122	4185490	10	2000	10	336303
Votes cast FortAgainst) Resolution Number 4		30	1310000	10	12250	90	24696	1205122	4185490	01	2000	10	336303
Votes cast For(Against) Resolution Number 3		30	1310000	01	12250	90	24696	1205122	4185490	10	2000	10	336303
Votes cast For(Against) Resolution Number 2		30	1310000	01	0	50	24696	1205122	4185490	10	2000	01	336303
Votes cast For(Against) Resolution Number 1		30	1310000	10	12250	20	24696	1205122	4185490	10	2000	10	336303
No. of Shares/Votes entilled		30	1310000	10	12250	20	24696	1205122	4185490	10	2000	10	336303
No. of Shares/V otes entilled		30	1310000	10	12250	50	24696	1205122	4185490	10	2000	10	336303
Name of The 1st Named Shareholder		S ESWARAN BABU	MOHAN HARAKCHAND BHANDARI (*)	MAHESH SHASHIKANT DEORUKHKAR	VINDHYA V KUDVA	SHUBHANGI UMESHCHANDRA PARAB	MOHAN HARAKCHAND BHANDARI (*)	NUTAN MOHAN BHANDARI (*)	MOHAN HARAKCHAND BHANDARI (*)	RAJASHREE NILESH PATIL	ANKITA JAYESH KARIYA (*)	SHAILENDRA KUMAR SHRIVASTAVA	MOHAN HARAKCHAND BHANDARI (*)
Member ID/Folio No.	A. Votes Cast in Favour through E- Voting	1201060002657217	1203230000348760	1304140001716794	TN30023911344476	TN30023911567459	TN30023912967017	TN30028010224784	TN30028010224901	N30267933859979	TN30290243920735	TN30302858741226	IN30009511499979
No.	A. Vol throug	1	61	m	4	10	9	£	50	6	10	9	112

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Status of Vote	Valid	Valid	Valid	Valid	Valid			Valid	Valid	Valid			Valid	Valid	Valid	Valid	Valid	1	ON E
Date of Voting and Time of Voting	2017-09-26 15:11:23:0 Valid	2017-09-26 17:38:45.0 Valid	2017-09-27 18:20:50.0	2017-09-26 16:58:42.0 Valid	2017-09-26 17:53:40.0 Valid			2017-09-26 19:09:24.0 Valid	2017-09-26 09:06:23:0 Valid	2017-09-26 14:39:57.0 Valid			2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM   Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM   Valid
Mode of Voting	E-voting	E-voting	E-voting	E-voting	E-voting			E-voting	E-voting	E-voting			Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot
Entity	700 Public	10 Public	300 Public	50 Public	200 Public			20 Public	220 Public	0 Public			130 Public	100 Public	5 Public	430 Public	137 Public	200 Public	104 Public
Votes cast For(Against) Resolution Number 7	7001	101	3001	501	2001	7080231		201	2201	0	240		130/1	1001	95	430	137 8	200	104
Votes cast For(Against) Resolution Number 6	200	10	300	30	200	1370		20	220	12250	12490		130	100	50	430	137	200	104
Votes cast For(Against) Resolution Number 5	700	01	300	50	200	7080231		20	220	0	240		130	100	*97	430	137	200	104
Votes cast For(Against) Resolution Number 4	007	10	300	20	200	7080231		20	220	0	240		130	100	5	430	137	200	104
Votes cast For(Against) Resolution Number 3	700	10	300	30	200	7080231		20	220	0	240		130	100	, V3	430	137	200	104
Votes cast For(Against) Resolution Number 2	700	10	300	20	200	7067981		20	220	12250	12490		130	100	10	430	137	200	104
Votes cast For(Against) Resolution Number 1	700	10	300	20	200	7080231		20	220	0	240		130	100	90	430	137	200	101
No. of Shares/Votes entilled	700	10	300	50	200	7080231		30	220	0	240		130	100	ν.	430	137	200	104
No. of Shares/V otes entilled	700	10	300	20	200	7080231		30	220	12250	12490		130	100	Y)	430	137	200	104
Name of The 1st Named Shareholder S	PRAMOD TOSHNIWAL	SANJAY ASHOK CHINCHALKAR	GEETABEN GORDHANBHAI TANK	MANJIRI SHRIKANT KHADILKAR	SUNII, LAXMAN KHAMBE	SUB TOTAL A 7080231		DINESH AMRUTLAL KOTECHA	VEERA VENKATA KRISHNA RAO NADELLA	VINDHYA V KUDVA	SUB TOTAL B		RAJU:SHAMRAO JINRALKAR	YASHWANT DARAWADE	MANISH RAMESH DEOGAONKAR	DATTATRAY MAHADU SHIVALE	SHAHAJI DHONDIBA MALGUNDE	RAM DASHRAT BHOTE	MANOHAR KRISHNAJI RAJKAR
Member ID/Folio No.	IN30023911340650	TN30023915251958	1204310000114967	IN30290240046790	IN30040910152003		B. Votes Cast Against through E Voting	120189000000564	TN30115125998797	TN30023911344476		Votes Cast in Favour rough Physical Bullot	IN30109810465123	IN30133019014527	IN30023911827610	1201770000092527	IN30154914961871	IN30023911271509	IN30302854780786
Sr. No.	13	14 T	52	16 T	17 T		B, Vote	18	19	20 T		C. V	$\overline{}$	24 1	251	26 1	27 1	28 1	291

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Status of Vote	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	Valid	ST. C.
Date of Voting and Time of Voting	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid	2017-09-29 during AGM Valid				
Mode of Voting	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	Physical Ballot	
Entity	Public	Public	250 Public	Public	Public	30 Public	55 Public	20 Public	1010 Public	Public	325 Public	10 Public	10 Public	325 Public	10 Public	170 Public	Public	100000 Public	600 Public	
Votes cast For(Against) Resolution Number 7	305	96	250	822	25	30	55	20	1010	55	325	10	10	325	10	170	171051	100000	009	276184
Votes cast For (Against) Resolution Number 6	305	Wa.	250	822	25	30	55	20	1010	55	325	10	10	325	10	170	171051	100000	009	276184
Votes cast For (Against) Resolution Number 5	305	5	250	822	25	30	3/5 3/5	20	1010	55	325	10	10	325	10	170	171051	100000	009	276184
Votes cast For(Against) F Resolution Number 4	305	90	250	822	25	30	55	20	1010	355	325	10	10	325	10	170	171051	100000	009	276184
Votes cast For(Against) I Resolution Number 3	305	V3	250	822	25	30	55	20	1010	55	325	01	10	37.5	10	170	171051	100000	009	276184
Votes cast For(Against) F Resolution Number 2	308	VS.	250	822	25	30	55	20	1010	55	325	10	10	325	10	170	171051	100000	909	276184
Votes cast For(Against) F Resolution Number 1	305	- 9/3	250	822	25	30	\$5	20	1010	55	325	10	10	325	01	170	171051	100000	009	276184
No. of Shares/Votes F entitled	305	90	250	822	25	30	55	20	1010	55	325	10	10	325	10	170	171051	100000	009	276184
No. of Shares/V sotes entilled	305	S	250	822	25	30	55	20	0101	55	325	10	10	325	10	170	171051	100000	009	
Name of The 1st Named Shareholder	SANDEEP VISHVANATH SHIRWADKAR	SHITAL NANDKUMAR GUJARATHI	GANESH ANANDRAO KOHINKAR	BORATE SUNIL NARAYAN	AMIT ABHAY KALASKAR	GANPAT SADASHIV ARGADE	DHANANJAY LAXMAN HIRVE	NIKAM MAHADEO MANIKRAO	DARYAPPA MALLAAPPA NATEKAR	LIMBAJI SONABA MALI	MURUMKAR NARAYAN DINKAR	MAHESH SHASHIKANT DEORUKHKAR	SANJEEV DATTATRAY KULKARNI	MILAN PRAKASHCHAND KOTHARI	PUNDLIK GAJANAN ABHANG	SANTOSH BAJIRAO BOMBALE	RAJENDRA BHAGIRATH TAPADÍA	RAJENDRA BHAGIRATH TAPADÍA	AVINASH JOSHI	SUB TOTAL C
Member ID/Folio No.	IN30290241218153	IN30302858591613	0 8201770000055778	1201770100846393	20226000082953	120226000072100	N30133018978144	IN30133019000151	1201770000142514	20177000093039	1201770100843721	304140001716794	206380000074186	1201770000055881	202990004078648	IN30302851967190	IN30028010275533	1205140000173594	A00104	
Sr. No.	30 IN	31 IN	32 12	33 12	34 12	35 12	36 ID	37 IN	38 E	39 17	40 1.	41 1	42 1	43 1	44 1	45 11	46 11	47.1	48 /	

Status of Vote				
Date of Voting and Time of Voting				
Mode of Voting				
Entity				
Votes cast For(Against) Resolution Number 7		N	IN	7356655
Votes cast For(Against) Resolution Number 6		EN.	IIN	290044
Votes cast For(Against) Resolution Number 5		E.	IIN	7356655
Votes cast For (Against) Resolution Number 4		EN	IIIN	7356655
Votes cast For(Against) Resolution Number 3		Ne	BN	7356655
Votes cast For(Against) Resolution Number 2 Number 3		IN	IN	7356655
Votes cast For (Against) Resolution Number 1		N	IIN	7356655
No. of No. of Votes cast Shares/Votes For(Against) otes entilled Resolution outilied Number I		EN	N	7356655
No. of Shares/V otes entilled				
Name of The 1st Named Shareholder			SUB TOTAL D	TOTAL (A+B+C+D)
Member ID/Folio No.	Votes Cast Against through Physical Ballot			
No.	D. Votes			

NOTE: (\*) 1) For Resolution at hem No. 6 of the Notice, in respect of Re-appointment of Mr. Mohan Harakchand Bhandari as Chairman & Managing Director, the Votes Clast by him and other concerned Related Parties in favour of Resolution, in respect of shares held by them, are not considered, as they were interested Members.

Por Shirkhar Ghupande & Co. Complany Seoretaries

Shekhar Ghatpaude Proprietor

Scrutinizer

Membership No. FCS:1659, CP:782 Place: Pune

Date & Time: 1st October, 2017 at 10.00 A.M.

Witness;

1) Dipali Kulkami Kinikar Thirikay
2) Suvama Amble Sandard