

Registered Office: 66/67, Nariman Bhavan, Nariman Point, Mumbai 400 021, India

Tel.: +91-22 2288 3061-64 / 6624 6200 E-mail: legal@savita.com

22nd September, 2025

BSE Limited Dept. of Corporate Services, P. J. Towers, Dalal Street, Mumbai 400 001

Scrip Code: 524667

National Stock Exchange of India Limited Listing Department, Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai 400 051

Symbol: SOTL

Re: Outcome, Proceedings and Voting Results of 64th Annual General Meeting of the Company pursuant to Regulation 30 and 44(3) of the SEBI (LODR) Regulations, 2015

The 64th Annual General Meeting (AGM) of Savita Oil Technologies Limited was held through video conferencing on 22nd September, 2025.

81 Members had logged into the proceedings of the 64^{th} AGM and had attended the meeting through video conferencing. The Meeting commenced at 11.00 a.m. and concluded at 11.32 a.m.

The Company had provided Remote e-voting facility to its Members through NSDL platform. The Remote e-voting had commenced on 18th September, 2025 (9.00 a.m. IST) and ended on 21st September, 2025 (5.00 p.m. IST). E-voting was also kept open by the Company during the conduct of the AGM.

The result of the Remote e-voting (including e-voting conducted during the AGM) and Scrutinizers Report on e-voting is attached herein below and shall be displayed on the website of the Company as required.

CIN: L24100MH1961PLC012066

We request you to kindly take the same on your record.

Thanking you,

Yours faithfully,

For Savita Oil Technologies Limited

Uday C. Rege

Company Secretary & Chief Legal Officer

(Compliance Officer)

Encl.: A/a.

Website: www.savita.com



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MINUTES OF THE 64TH ANNUAL GENERAL MEETING OF SAVITA OIL TECHNOLOGIES LIMITED HELD ON 22ND SEPTEMBER, 2025 AT 11.00 A.M. THROUGH VIDEO CONFERENCING AND THE RESULT OF REMOTE E-VOTING HELD FROM 18TH SEPTEMBER, 2025 TO 21ST SEPTEMBER, 2025

PRESENT:

1.	Mr. Gautam N. Mehra	_	Chairman & Managing Director
2.	Mr. Ravi Pisharody	-	Independent Director
3.	Mr. Hariharan Sunder	-	Independent Director
4.	Ms. Kavita Nair	_	Independent Director
5.	Mr. Siddharth G. Mehra	_	Whole-time Director
6.	Mr. Vishal Sood	_	Whole-time Director

HOST:

Mr. Uday C. Rege – Company Secretary & Chief Legal Officer

ATTENDEES:

1.	Mr. Sanjeev Madan	-	Chief Financial Officer
2.	Mr. Chetan Sapre	_	Partner, G. D. Apte & Co., Statutory Auditors
3.	Mr. Mayuresh Zele	_	Partner, G. D. Apte & Co., Statutory Auditors
4.	Mr. Manish Raut	-	Partner, MP & Associates, Company Secretaries
5.	Mr. Pravin Navamoney	-	Partner, MP & Associates, Company Secretaries,
			Secretarial Auditors and Scrutinizers

Members Attendance: -

81 Members had logged into the proceedings of the 64th Annual General Meeting and attended the meeting through video conferencing.

Chairman of the Meeting: -

Mr. Gautam N. Mehra took the Chair.

Quorum: -

As sufficient quorum was present, the Chairman called the Meeting to order. He then welcomed the Members present to the 64th Annual General Meeting of the Company. The Chairman thereafter introduced and welcomed the Directors, Auditors and Scrutinizers to the Meeting and then began with the formal proceedings of the Meeting.

Website: www.savita.com CIN: L24100MH1961PLC012066



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Notice convening the Meeting, Auditors' Report, Audited Accounts and Directors' Report thereon: -

With the consent of the Members present, the Notice convening the Meeting, Auditors' Report, Audited Accounts and Directors' Report thereon having already been circulated were taken as read.

Chairman's Speech: -

The Chairman then made a speech covering the Global and Indian economic landscape, along with the Company's overall performance. He then mentioned that the Registers as required under the Companies Act, 2013 are kept at the Registered Office of the Company for inspection of the Members.

E-Voting Facility: -

The Chairman then informed the Members that pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company had extended the e-voting facility to the Members of the Company from 18th September, 2025 (9.00 a.m. IST) till 21st September, 2025 (5.00 p.m. IST) in respect of the Ordinary and Special Business to be transacted at the Annual General Meeting. He then informed that MP & Associates, Practising Company Secretaries will act as the Scrutinizers for voting process and submit the result to the Company by adding today's votes to the already electronically casted votes in favour and against each resolution within 2 working days. He further informed that upon submission of the report by the Scrutinizers, the same will be displayed on the website of the Company and also be submitted to the Stock Exchanges.

Reply to queries of Members: -

The Chairman informed the Members that Mr. Keshav Garg and Mr. Anil Mehta had sent their queries separately through emails to the Company. The Chairman then confirmed that a detailed response is being sent to all the queries raised by them through email by the Company.

Thereafter, the Chairman thanked the Members, Colleagues and Associates for their support. The Chairman also thanked NSDL for making necessary arrangements for successfully conducting this AGM through video conferencing and declared the 64th Annual General Meeting conducted through video conferencing as concluded at 11.32 a.m.

CIN: L24100MH1961PLC012066

GAUTAM N. MEHRA

22nd September, 2025

Website: www.savita.com

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Outcome and Result of the Remote e-Voting and Instapoll on the Ordinary and Special Business conducted at the 64th Annual General Meeting of the Company held on 22nd September, 2025

On the basis of the Report of Scrutinizers, the Chairman announced the results of e-voting and instapoll that all the following 6 Resolutions for the Ordinary and Special Businesses specified in the Notice dated 7th August, 2025 have been passed with requisite majority.

ITEM NO.1 (ORDINARY RESOLUTION)

"RESOLVED THAT the Standalone and Consolidated Audited Financial Statements of the Company for the year ended 31st March, 2025 together with the Reports of the Board of Directors and the Auditors thereon, be received, approved and adopted."

ITEM NO.2 (ORDINARY RESOLUTION)

"RESOLVED THAT Dividend at the rate of 200% (i.e. ₹ 4/- on fully paid equity share of ₹ 2/- each) be paid to the Shareholders for the financial year ended 31st March, 2025."

ITEM NO.3 (ORDINARY RESOLUTION)

"RESOLVED THAT Mr. Vishal Sood (DIN:10734919), who retires by rotation and is eligible for re-appointment, be and is hereby re-appointed as the Director of the Company."

ITEM NO.4 (ORDINARY RESOLUTION)

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"RESOLVED THAT pursuant to the provisions of Section 204 and all other applicable provisions of the Companies Act, 2013 and the Rules made thereunder, Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, and based on the recommendation of the Audit Committee and the approval of the Board of Directors of the Company, MP & Associates, Company Secretaries (Firm Registration no.: P2011MH026500) be and are hereby appointed as the Secretarial Auditors of the Company for a period of 5 (five) consecutive years, commencing on 1st April, 2025 and ending on 31st March, 2030, to conduct Secretarial Audit and to furnish the Secretarial Audit Report."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to fix the annual remuneration plus applicable taxes payable to MP & Associates during their tenure as the Secretarial Auditors of the Company, as determined by the Audit Committee in consultation with the said Secretarial Auditors."

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ITEM NO.5 (ORDINARY RESOLUTION)

"RESOLVED THAT due to the casual vacancy created pursuant to the resignation of Kale & Associates, Cost Accountants for conducting cost audit for the financial year ended on 31st March, 2025 and in supersession of resolution passed at the 63rd Annual General Meeting of the Company, Kishore Bhatia & Associates, Cost Accountants, appointed as the Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2025, pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 and the Rules made thereunder, be paid a remuneration of ₹ 2,75,000/- (Rupees Two Lakh Seventy Five Thousand only) plus GST thereon and reimbursement of travelling and other out-of-pocket expenses, fixed by the Board of Directors of the Company based on the recommendation of the Audit Committee, for the year 2024-2025."

ITEM NO.6 (ORDINARY RESOLUTION)

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 and the Rules made thereunder, Kishore Bhatia & Associates, Cost Accountants, appointed as the Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2026, be paid a remuneration of ₹ 2,75,000/- (Rupees Two Lakh Seventy Five Thousand only) plus GST thereon and reimbursement of travelling and other out-of-pocket expenses, fixed by the Board of Directors of the Company based on the recommendation of the Audit Committee, for the year 2025-2026."

CIN: L24100MH1961PLC012066

GAUTAM N. MEHRA CHAIRMAN

22nd September, 2025

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SAVITA OIL TECHNOLOGIES LIMITED - VOTING RESULTS					
Date of AGM	22 nd September, 2025				
Total number of Shareholders on record date (15-09-2025)	34,814				
Number of Shareholders present in the meeting either in person or through proxy:	Not Applicable				
a) Promoter and promoter group	-				
b) Public	-				
Number of Shareholders attended the meeting through video conferencing:					
a) Promoter and promoter group	21				
b) Public	60				

Agenda-wise disclosure:

Resolution F	Required: (Ordii	nary/Special)			Ordi	nary	
Whether pagenda/reso	romoter/promo	oter group	are intere	ested in the		N	0	
Category	Mode of Voting	No. of shares held	No. of votes polled	% 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	E-voting		47202426	99.9109	47202426	0	100	0
and	Poll	47244501	0	0	0	0	0	0
Promoter Group	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	47244501	47202426	99.9109	47202426	0	100	0
Public	E-voting		9386650	98.1967	9386650	0	100	0
Institutions	Poll	9559030	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	9559030	9386650	98.1967	9386650	0	100	0
Public	E-voting		47804	0.4066	47294	510	98.9331	1.0669
Non- Institutions	Poll	11756884	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	11756884	47804	0.4066	47294	510	98.9331	1.0669
Total		68560415	56636880	82.6087	56636370	510	99.9991	0.0009





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THE PROPERTY OF THE PROPERTY O	re dividend on			ipally for F1 20	24-25	0 11		
	Required: (Ordi		And the second second second second			Ordi		
agenda/reso	romoter/promo	oter group	are intere	ested in the		N	0	
Category	Mode of Voting	No. of shares held	votes polled on votes - in votes - votes polled outstanding favour against favo on vo		% 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	E-voting		47202426	99.9109	47202426	0	100	0
and	Poll	47244501	0	- 0	0	0	0	0
Promoter Group	Postal Ballot (if applicable)		0	0	0	0	0	. 0
	Total	47244501	47202426	99.9109	47202426	0	100	0
Public	E-voting		9386650	98.1967	9386650	0	100	0
Institutions	Poll	9559030	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	9559030	9386650	98.1967	9386650	0	100	0
Public	E-voting		46974	0.3995	46464	510	98.9143	1.0857
Non- Institutions	Poll	11756884	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	11756884	46974	0.3995	46464	510	98.9143	1.0857
Total		68560415	56636050	82.6075	56636050	510	99.9991	0.0009









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3. To appoint a Director in place of Mr. Vishal Sood	(DIN:10734919), who retires by rotation and being
eligible, offers himself for re-appointment	

Resolution F	Required: (Ordin	nary/Special)			Ordi	nary	
Whether pagenda/reso	romoter/promo	oter group	are intere	ested in the		N	0	
Category	Mode of Voting	No. of shares held	No. of votes polled	% 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	E-voting		47202426	99.9109	47202426	0	100	0
and	Poll	47244501	0	0	0	0	0	0
Promoter Group	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	47244501	47202426	99.9109	47202426	0	100	0
Public	E-voting		9386650	98.1967	9313700	72950	99.2228	0.7772
Institutions	Poll	9559030	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	9559030	9386650	98.1967	9313700	72950	99.2228	0.7772
Public	E-voting		46974	0.3995	45659	1315	97.2006	2.7994
Non- Institutions	Poll	11756884	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	11756884	46974	0.3995	45659	1315	97.2006	2.7994
Total		68560415	56636050	82.6075	56561785	74265	99.8689	0.1311

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	Required: (Ordi			retaries as Sec			nary	
Whether p	romoter/promo	oter group	are intere	ested in the		N		
Category	Mode of Voting	No. of shares held	No. of votes polled	% 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	E-voting		47202426	99.9109	47202426	0	100	0
and	Poll	47244501	0	0	0	0	0	0
Promoter Group	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	47244501	47202426	99.9109	47202426	0	100	0
Public	E-voting		9386650	98.1967	9386650	0	100	0
Institutions	Poll	9559030	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	9559030	9386650	98.1967	9386650	0	100	0
Public	E-voting		46974	0.3995	46460	514	98.9058	1.0942
Non- Institutions	Poll	11756884	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	11756884	46974	0.3995	46460	514	98.9058	1.0942
Total		68560415	56636050	82.6075	56635536	514	99.9991	0.0009

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Resolution F	Required: (Ordi	nary/Special)			Ordi	nary	
Whether pagenda /res	romoter/promo	oter group	are intere	ested in the		N	0	
Category	Mode of Voting	No. of shares held	No. of votes polled	% 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	E-voting	*	47202426	99.9109	47202426	0	100	0
and	Poll	47244501	0	0	0	0	0	0
Promoter Group	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	47244501	47202426	99.9109	47202426	0	100	0
Public	E-voting		9386650	98.1967	9386650	0	100	0
Institutions	Poll	9559030	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	9559030	9386650	98.1967	9386650	0	100	0
Public	E-voting		46974	0.3995	46460	514	98.9058	1.0942
Non- Institutions	Poll	11756884	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	11756884	46974	0.3995	46460	514	98.9058	1.0942
Total		68560415	56636050	82.6075	56635536	514	99.9991	0.0009

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Resolution F	Required: (Ordin	nary/Special)			Ordi	nary	
Whether pagenda /res	romoter/promo	oter group	are intere	ested in the		N	0	
Category	Mode of Voting	No. of shares held	No. of votes polled	% 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	E-voting		47202426	99.9109	47202426	0	100	0
and	Poll	47244501	0	0	0	0	0	0
Promoter Group	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	47244501	47202426	99.9109	47202426	0	100	0
Public	E-voting		9386650	98.1967	9386650	0	100	0
Institutions	Poll	9559030	0	0	0	0	0	0
	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	9559030	9386650	98.1967	9386650	0	100	0
Public	E-voting		46974	0.3995	46460	514	98.9058	1.0942
Non-	Poll	11756884	0	0	0	0	0	0
Institutions	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	11756884	46974	0.3995	46460	514	98.9058	1.0942
Total		68560415	56636050	82.6075	56635536	514	99.9991	0.0009

CIN: L24100MH1961PLC012066

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MP & ASSOCIATES COMPANY SECRETARIES

Partners

Pravin Navamoney | M : +91 7738 758 248 | E: acspravin@gmail.com Manish Raut | M: +91 9833 444 325 | E: csmanish.raut@gmail.com

Report of Scrutinizer

[Pursuant to Section 108 of the Companies Act, 2013 and rule 20(4)(xii) of the Companies (Management and Administration) Rules, 2014]

To,

The Chairman of the 64th Annual General Meeting of the Equity Shareholders of Savita Oil Technologies Limited held on Monday, September 22, 2025 at 11.00 A.M. through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM").

Dear Sir,

I, Manish S. Raut, Partner of M/s. MP & Associates, Company Secretaries was appointed as a Scrutinizer pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the purpose of:

- 1. Scrutinizing the remote e-voting process under the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 2. Voting through electronic voting system ("Instapoll") at the AGM.

The Company had availed the remote e-voting facility offered by National Securities Depository Limited ("NSDL") for conducting remote e-voting prior to AGM and conducting e-voting during the AGM by the members of the Company.

The Company had also provided e-voting facility for the members to vote during AGM who were present in the meeting through VC/OAVM and had not casted their votes on the proposed resolutions through remote e-voting facility, to cast their vote at the AGM.







The management of the Company is responsible to ensure compliance with the requirement of the Companies Act, 2013, Rules and circulars issued by MCA and SEBI relating to conducting of AGM through VC/OAVM and voting by electronic means for the resolutions contained in the Notice of the 64th Annual General Meeting of the Equity Shareholders dated August 7, 2025. My responsibility as a Scrutinizer for the voting process of voting by electronic means is restricted to making a Consolidated Scrutinizer's Report of the votes cast "in favor" and/or "against" the resolution stated in the notice of the AGM.

I submit my report as under:

- 1) The remote e-voting commenced on September 18, 2025 at 9.00 A.M. and remained open up to 5.00 P.M. on September 21, 2025.
- 2) The Equity Shareholders holding shares as on September 15, 2025, "cut-off date" (record date), were entitled to vote on the resolution stated in the Notice of the 64th Annual General Meeting of the Company.
- 3) After the conclusion of the e-voting at the 64th AGM on September 22, 2025, the votes cast by members present through VC/OAVM at the 64th AGM and through remote e-voting facility were downloaded from the e-voting website in the presence of two witnesses in presence of Mr. Roshan Jadhav and Mr. Sajit Gaikwad who are not employees of the Company, and who have signed below as witness to the unblocking of the votes.

Name	Sign
Mr. Roshan Jadhav	R.d. Jaolhow
Mr. Sajit Gaikwad	S Gas, KA







The consolidated result of the scrutiny of the remote e-voting process and votes casted by the members during the 64^{th} AGM present through VC/OAVM in respect of passing of the resolutions contained in the Notice dated August 7, 2025 is as under:

ORDINARY BUSINESS:

Ordinary Resolution:

- (1) Resolution No. 1 of the Notice Adoption of Standalone and Consolidated Audited Financial Statements for the year ended March 31, 2025 together with the report of the Board of Directors and Auditors thereon.
 - (i) Voted in favour of the resolution:

Number of Members Voting	Number of votes cast by	%	of	votes	cast	in
(In person or by proxy)	them			to total		
		of v	valid	d votes o	cast	
182	56636370			99.999	1	

(ii) Votes against the resolution:

Number of Members Voting (In person or by proxy)	Number of Votes cast by them	% of votes cast against to total number of valid
		votes cast
2	510	0.0009

Total number of Members (In	Total number of votes cast
person or proxy) whose votes	by them
were declared invalid)	
NIL	NIL







Ordinary Resolution:

(2) Resolution No. 2 of the Notice – To declare dividend on equity shares of the Company for FY 2024-25.

(i) Voted in favour of the resolution:

Number of Members Voting	Number of votes cast by	%	of	votes	cast	in
(In person or by proxy)	them	fav	our	to total	numl	ber
		of v	valid	l votes	cast	
181	56635540			99.999	1	

(ii) Votes against the resolution:

Number of Members Voting	Number of Votes cast	% of votes cast against	
(In person or by proxy)	by them to total number of		
		votes cast	
2	510	0.0009	

Total number of Members (In	Total number of votes cast
person or proxy) whose votes	by them
were declared invalid)	
NIL	NIL







Ordinary Resolution:

- (3) Resolution No. 3 of the Notice Appointment of a Director in place of Mr. Vishal Sood (DIN: 10734919), who retires by rotation and being eligible, offers himself for re-appointment.
 - (i) Voted in favour of the resolution:

Number of Members Voting	Number of votes cast by	%	of	votes	cast	in
(In person or by proxy)	them	fav	our	to total	numl	ber
		of v	valid	l votes	cast	
176	56561785	-		99.868	9	

(ii) Votes against the resolution:

Number of Members Voting	Number of Votes cast	
(In person or by proxy)	by them	to total number of valid votes cast
7	74265	0.1311

Total number of Members (In	Total number of votes cast
person or proxy) whose votes	by them
were declared invalid)	
NIL	NIL







SPECIAL BUSINESS

Ordinary Resolution:

- (4) Resolution No. 4 of the Notice Appointment of MP & Associates, Company Secretaries as Secretarial Auditors of the Company for a period of 5 (five) consecutive years, commencing on 1st April, 2025 and ending on 31st March, 2030.
 - (i) Voted in favour of the resolution:

Number of Members Voting	Number of votes cast by	%	of	votes	cast	in
(In person or by proxy)	them	fav	our	to total	numl	ber
		of	valid	l votes (cast	
180	56635536			99.999	1	

(ii) Votes against the resolution:

Number of Members Voting (In person or by proxy)	Number of Votes cast by them	% of votes cast against to total number of valid
		votes cast
3	514	0.0009

Total number of Members (In	Total number of votes cast
person or proxy) whose votes	by them
were declared invalid)	
NIL	NIL







Ordinary Resolution:

- (5) Resolution No. 5 of the Notice Ratification of remuneration payable to Kishore Bhatia & Associates, Cost Accountants for conducting cost audit for the financial year ended on 31st March, 2025
 - (i) Voted in favour of the resolution:

Number of Members Voting	Number of votes cast by	% of votes cast in
(In person or by proxy)	them	favour to total number
		of valid votes cast
180	56635536	99.9991

(ii) Votes against the resolution:

Number of Members Voting (In person or by proxy)	Number of Votes cast by them	% of votes cast against to total number of valid
		votes cast
3	514	0.0009

Total number of Members (In	Total number of votes cast
person or proxy) whose votes	by them
were declared invalid)	
NIL	NIL







Special Resolution:

- (6) Resolution No. 6 of the Notice Ratification of Remuneration payable to Kishore Bhatia & Associates, Cost Accountants for conducting cost audit for the financial year ending 31st March, 2026
 - (i) Voted in favour of the resolution:

Number of Members Voting (In person or by proxy)	Number of votes cast by them			votes to total		
		of	valic	l votes (cast	
180	56635536			99.999	1	

(ii) Votes against the resolution:

Number of Members Voting (In person or by proxy)	Number of Votes cast by them	% of votes cast against to total number of valid
		votes cast
3	514	0.0009

(iii) Invalid Votes

Total number of Members (In	Total number of votes cast	
person or proxy) whose votes	by them	
were declared invalid)		
NIL	NIL	

Thanking you, Yours faithfully,

For MP & Associates Company Secretaries

Manish S. Raut

Partner FCS 8962

C.P. No. 10404

Place: Thane

Date: 22.09.2025

UDIN: F008962G001303310

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For SAVITA OIL TECHNOLOGIES LTD.

Managing Director