



Sanghi Industries Limited

CIN: L18209TG1985PLC005581

Registered Office: Sanghinagar P. O. Hayatnagar Mandal, R. R. District,

Telangana - 501511 Phone No.: +91 8415-242217

Corporate Office: "Adani Corporate House", Shantigram, S.G. Highway, Khodiyar,

Ahmedabad - 382421 Phone No.: +91 79-2555 5555

Email: companysecretary.sil@adani.com ; Website: www.sanghicement.com

NOTICE

NOTICE is hereby given to the Shareholders (the "Shareholders" or the "Members") of Sanghi Industries Limited ("Company") that an Extra-Ordinary General Meeting ("EGM") of the Company will be held on Thursday, 8th February, 2024 at 11.00 a.m. through Video Conferencing / Other Audio-Visual Means to transact the following businesses. The venue of the meeting shall be deemed to be the Registered Office of the Company at Sanghinagar P.O., Hayatnagar Mandal, R.R. District, Telangana – 501511.

Item No. 1

To approve appointment of Mr. Ajay Kapur (DIN: 03096416) as a Non-Executive and Non-Independent Director of the Company.

To consider and if thought fit, to pass the following Resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act'), the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable rules made thereunder, Regulation 17 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment therefore for the time being in force) and the provisions of Articles of Association of the Company and based on the recommendation of Nomination & Remuneration Committee and the approval of the Board of Directors of the Company, consent of the members be and is hereby accorded for appointment of Mr. Ajay Kapur (DIN: 03096416), who was appointed as Chairman and Additional Director of the Company with effect from 7th





December, 2023 and in respect of whom the Company has received a notice in writing from a Member under Section 160 of the Act signifying the intention to propose his candidature for the office of Director as a Chairman & Non-Executive and Non-Independent Director of the Company, liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer, the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorized to issue and deliver certified copy of the above resolution to any person as they may deem fit."

Item No.2

To approve appointment of Mr. Vinod Bahety (DIN: 09192400) as a Non-Executive Director and Non-Independent Director of the Company

To consider and if thought fit, to pass the following Resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') and the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable rules made thereunder, Regulation 17 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment therefore for the time being in force) and the provisions of Articles of Association of the Company and based on the recommendation of Nomination & Remuneration Committee and the approval of the Board of Directors of the Company, consent of the members be and is hereby accorded for appointment of Mr. Vinod Bahety (DIN: 09192400), who was appointed as Additional Director of the Company with effect from 7th December, 2023 and in respect of whom the Company has received a notice in writing from a Member





under Section 160 of the Act signifying the intention to propose his candidature for the office of Director as Non-Executive and Non-Independent Director of the Company, liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorized to issue and deliver certified copy of the above resolution to any person as they may deem fit."

Item no. 3

To approve appointment of Mr. Sukuru Ramarao (DIN: 08846591) as a Director of the Company.

To consider and if thought fit, to pass the following Resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') and the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable rules made thereunder, Regulation 17 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment therefore for the time being in force) and the provisions of Articles of Association of the Company and based on the recommendation of Nomination & Remuneration Committee and the approval of the Board of Directors of the Company, consent of the members be and is hereby accorded for appointment of Mr. Sukuru Ramarao (DIN: 08846591), who was appointed as Additional Director of the Company with effect from 7th December, 2023 and in respect of whom the Company has received a notice in writing from a Member





under Section 160 of the Act signifying the intention to propose his candidature for the office of Director as Director of the Company, liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company (including the committees thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

RESOLVED FURTHER THAT any Director or the Company Secretary be and are hereby severally authorized to issue and deliver certified copy of the above resolution to any person as they may deem fit."

Item no. 4

To approve appointment of Mr. Sukuru Ramarao (DIN: 08846591) as a Whole Time Director and Chief Executive Officer of the Company.

To consider and if thought fit, to pass, the following Resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197 and 203 read with Schedule V and any other applicable provisions of the Companies Act, 2013 ('the Act') and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and other applicable rules, if any (including any statutory modification(s) or amendment(s) or re-enactment(s) thereof for the time being in force), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the provisions of the Articles of Association of the Company and based on the recommendation of the Nomination & Remuneration Committee and the approval of the Board of Directors of the Company, consent of the Members of the Company, be and is hereby accorded for appointment of Mr. Sukuru Ramarao (DIN: 08846591) as a Whole Time Director and Chief Executive Officer of the Company for a period of three years with effect from 7th December, 2023, liable to retire by rotation



without any remuneration, on the terms and conditions as set out in the explanatory statement attached hereto and forming a part of this notice.

RESOLVED FURTHER THAT in his capacity as a Whole-time Director and Chief Executive Officer of the Company, Mr. Sukuru Ramarao is entitled to exercise all powers as are exercisable by the Whole-time Director and Chief Executive Officer of the Company as permissible under the provisions of the Act, and any other statutes in order to manage the affairs of the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorized to issue and deliver certified copy of the above resolution to any person as they may deem fit."

Item No. 5

To approve appointment of Mr. Ravi Kapoor (DIN: 00003847) as an Independent Director of the Company

To consider and if thought fit, to pass, the following Resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150 and 152 of the Companies Act, 2013 ('the Act') read with Schedule IV and other applicable provisions of the Act, the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable rules, if any (including any statutory modification(s) or amendment(s) or re-enactment(s) thereof for the time being in force) and Regulation 17 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and provisions of Articles of Association of the Company and based on the recommendation of the Nomination





and Remuneration Committee and approval of the Board of Directors of the Company, consent of the members be and is hereby accorded for appointment of Mr. Ravi Kapoor (DIN: 00003847), who was appointed as an Additional Director of the Company, categorized as Independent, by the Board of Directors with effect from 7th December, 2023 and in respect of whom the Company has received a notice in writing from a Member under Section 160 of the Act, signifying the intention to propose his candidature for the office of Director as an Independent Director of the Company, to hold office for an initial term of three consecutive years starting from 7th December, 2023 and shall not be liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

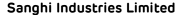
RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and is hereby severally authorised to issue and deliver certified copies of the above resolution to any person as they may deem fit."

Item No. 6

To approve appointment of Ms. Shruti Shah (DIN: 08337714) as an Independent Director of the Company.

To consider and if thought fit, to pass, the following Resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150, and 152 of the Companies Act, 2013 ('the Act') read with Schedule IV and other applicable provisions of the Act, the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable rules, if any (including any statutory modification(s) or amendment(s) or re-enactment(s) thereof for the time being in force), Regulation 17 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the provisions of





Articles of Association of the Company and based on the recommendation of the Nomination and Remuneration Committee and approval of the Board of Directors of the Company, consent of the members be and is hereby accorded for appointment of, Ms. Shruti Shah (DIN:08337714), who was appointed as an Additional Director of the Company, categorized as Independent, by the Board of Directors with effect from 7th December, 2023 and in respect of whom the Company has received a notice in writing from a Member under Section 160 of the Act signifying the intention to propose her candidature for the office of Director as an Independent Director of the Company, to hold office for an initial term of three consecutive years starting from 7th December, 2023 and shall not be liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorized to issue and deliver certified copy of the above resolution to any person as they may deem fit."

Item No. 7

Approval for the amendment of the Memorandum of Association of the Company

To consider and if thought fit, to pass, the following Resolution as a Special Resolution:

"RESOLVED THAT pursuant to Section 4 and Section 13 and other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modifications or re-enactment thereof, for the time being in force), the approval of the members of the Company be and is hereby accorded for substitution of the existing Memorandum of Association of the Company with the Amended and Restated Memorandum of Association of the Company, the details of which are set out in the explanatory statement attached hereto and forming a part of this notice.





RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution including but not limited to filing of necessary forms/returns with the Registrar of Companies/ Ministry of Corporate Affairs, settle all questions, difficulties or doubts that may arise in this regard at any stage, filing, facilitating and completing all the legal and / or procedural formalities with various concerned authorities etc without requiring the Board to secure any further consent or approval of Members of the Company.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorized to issue and deliver certified copy of the above resolution to any person as they may deem fit."

Item No. 8

Approval for the amendment of the Articles of Association of the Company

To consider and if thought fit, to pass, the following Resolution as a Special Resolution:

"RESOLVED THAT pursuant to Section 5 and Section 14 and other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modifications or re-enactment thereof, for the time being in force), the approval of the members of the Company be and is hereby accorded for substitution of the existing Articles of Association of the Company with the Amended and Restated Articles of Association of the Company, the details of which are set out in the explanatory statement attached hereto and forming a part of this notice.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) or the Chief Executive Officer or the Chief Financial Officer or the Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution including but not limited to filing of necessary forms/returns with the Registrar of Companies/ Ministry of Corporate Affairs,



settle all questions, difficulties or doubts that may arise in this regard at any stage, filing, facilitating and completing all the legal and / or procedural formalities with various concerned authorities etc without requiring the Board to secure any further

consent or approval of Members of the Company.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorized to issue and deliver certified copies of the above resolution to any person as they may deem fit."

Item No. 9

To approve material related party transactions with Ambuja Cements Limited (ACL) or its Wholly Owned Unlisted Subsidiaries (WOS).

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 read with the rules framed thereunder {including any statutory amendment(s) or re-enactment(s) thereof, for the time being in force, if any}, and in terms of Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, read with the Company's Policy on Related Party Transactions and based on the approval of the Audit Committee and recommendation of the Board of Directors of the Company and subject to the other requisite statutory / regulatory approvals, if any, required, the consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company, (hereinafter referred to as the "Board", which term shall be deemed to include the Audit Committee or any other Committee constituted/empowered/ to be constituted by the Board from time to time to exercise its powers conferred by this Resolution), for entering into and/ or carrying out and/ or continuing with existing contracts/ arrangements/ transactions or modification(s) of contracts/ arrangements/ transactions or as fresh and independent transaction(s) or otherwise {whether individually or series of transaction(s) taken together or otherwise}, with **Ambuja** Cements Limited (ACL), the promoter Holding Company of the Company or ACL's wholly



owned unlisted subsidiaries, each a related party of the Company, during the Financial Year 2023-24 and 2024-25 as per the details set out in the explanatory statement annexed to this notice, notwithstanding the fact that the aggregate value of all these transaction(s), may exceed the prescribed thresholds as per provisions of the SEBI Listing Regulations as applicable from time to time, provided, however, that the said contract(s) / arrangement(s) / transaction(s) shall be carried out at an arm's length basis and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board (including its committee thereof), Chief Executive Officer, Chief Finance Officer and the Company Secretary of the Company be and are hereby severally authorized to execute all such agreements, documents, instruments and writings as deemed necessary, with power to alter and vary the terms and conditions of such contracts / arrangements / transactions, settle all questions, difficulties or doubts that may arise in this regard."

Item No. 10

To approve material related party transactions with ACC Limited or its Wholly Owned Unlisted Subsidiaries (WOS).

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 read with the rules framed thereunder {including any statutory amendment(s) or re-enactment(s) thereof, for the time being in force, if any}, and in terms of Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, read with the Company's Policy on Related Party Transactions and based on the approval of the Audit Committee and recommendation of the Board of Directors of the Company and subject to the other requisite statutory / regulatory approvals, if any, required, the consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company, (hereinafter referred to as the "Board", which term shall be deemed to include the Audit Committee or any other Committee constituted/empowered/ to be constituted by the



Board from time to time to exercise its powers conferred by this Resolution), for entering into and/ or carrying out and/ or continuing with existing contracts/ arrangements/ transactions or modification(s) of contracts/ arrangements/ transactions or as fresh and independent transaction(s) or otherwise {whether individually or series of transaction(s) taken together or otherwise}, with **ACC Limited** (**ACC**) or ACC's wholly owned unlisted subsidiaries, each a related party of the Company, during the Financial year 2023-24 and 2024-25 as per the details set out in the explanatory statement annexed to this notice, notwithstanding the fact that the aggregate value of all these transaction(s), may exceed the prescribed thresholds as per provisions of the SEBI Listing Regulations as applicable from time to time, provided, however, that the said contract(s) / arrangement(s) /transaction(s) shall be carried out at an arm's length basis and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board (including its committee thereof), Chief Executive Officer, Chief Finance Officer and the Company Secretary of the Company be and are hereby severally authorized to execute all such agreements, documents, instruments and writings as deemed necessary, with power to alter and vary the terms and conditions of such contracts / arrangements / transactions, settle all questions, difficulties or doubts that may arise in this regard."

Item No. 11

To approve material related party transactions with Adani Enterprises Limited (AEL) or its Wholly Owned Unlisted Subsidiaries.

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 read with the rules framed thereunder {including any statutory amendment(s) or re-enactment(s) thereof, for the time being in force, if any}, and in terms of Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, read with the Company's Policy on Related Party Transactions and based on the approval of the Audit Committee and





recommendation of the Board of Directors of the Company and subject to the other requisite statutory / regulatory approvals, if any, required, the consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company, (hereinafter referred to as the "Board", which term shall be deemed to include the Audit Committee or any other Committee constituted/empowered/ to be constituted by the Board from time to time to exercise its powers conferred by this Resolution), for entering into and/ or carrying out and/ or continuing with existing contracts/ arrangements/ transactions or modification(s) of contracts/ arrangements/ transactions or as fresh and independent transaction(s) or otherwise {whether individually or series of transaction(s) taken together or otherwise, with Adani Enterprises Limited (AEL), or AEL's wholly owned unlisted subsidiaries, each a related party of the Company, during the Financial year 2023-24 and 2024-25 as per the details set out in the explanatory statement annexed to this notice, notwithstanding the fact that the aggregate value of all these transaction(s), may exceed the prescribed thresholds as per provisions of the SEBI Listing Regulations as applicable from time to time, provided, however, that the said contract(s) / arrangement(s) /transaction(s) shall be carried out at an arm's length basis and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board (including its committee thereof) Chief Executive Officer, Chief Finance Officer and the Company Secretary of the Company be and is hereby severally authorized to execute all such agreements, documents, instruments and writings as deemed necessary, with power to alter and vary the terms and conditions of such contracts / arrangements / transactions, settle all questions, difficulties or doubts that may arise in this regard."

By Order of the Board of Directors For, Sanghi Industries Limited

Manish Mistry
Company Secretary
Membership No. FCS 8373

Registered Office:

Date: 8th December, 2023

Sanghinagar P. O. Hayatnagar Mandal, R. R. District, Telangana - 501511

CIN: L18209TG1985PLC005581



Notes:

- 1. The Government of India, Ministry of Corporate Affairs has allowed conducting Extra Ordinary General Meeting ("EGM") through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") and dispended the personal presence of the Shareholders at the meeting. Accordingly, the Ministry of Corporate Affairs issued Circular No. 09/2023 dated 25th September, 2023 read with Circular No. 14/2020 dated 8th April, 2020 and Circular No. 17/2020 dated 13th April, 2020 ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021, Circular No. SEBI/HO/DDHS/P/ CIR/2022/0063 dated 13th May, 2022, Circular No. SEBI/HO/DDHS/DDHS-RACPOD1/P/CIR/2023/001 dated 5th January, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated 7th October, 2023 issued by the Securities Exchange Board of India ("SEBI Circular") prescribing the procedures and manner of conducting the EGM through VC/OVAM. In terms of the said circulars, the EGM of the Shareholders will be held through VC/OAVM. Hence, Shareholders can attend and participate in the EGM through VC/OAVM only.
- 2. The helpline number regarding any query / assistance for participation in the EGM through VC/OAVM is 022-2305-8542/43.
- 3. Pursuant to the Circular No. 14/2020 dated 8th April, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the Shareholders is not available for this EGM. However, the Body Corporates are entitled to appoint authorized representatives to attend the EGM through VC/OAVM and participate thereat and cast their votes through e-voting.
- 4. The attendance of the Shareholders attending the EGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 5. In line with the aforesaid MCA Circulars, the Notice calling the EGM is being sent through electronic mode to those Members whose email addresses are registered with the Company/ Depositories as on 12th January, 2024. Members



may note that the Notice has been uploaded on the website of the Company at www.sanghicement.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and the EGM Notice is also available on the website of CDSL (Agency for providing Remote E voting Facility) i.e. www.evotingindia.com.

- 6. A statement setting out the material facts as required under Section 102 of the Companies Act, 2013 ("Act") is annexed hereto.
- 7. The Shareholders can join the EGM through the VC/ OAVM mode 15 (fifteen) minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the EGM through VC/OAVM will be made available for 1,000 Shareholders on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders' Relationship Committee, Auditors etc. who are allowed to attend the EGM without restriction on account of first come first served basis.

8. Process and manner for Shareholders opting for voting through electronic means:

a. Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI Listing Regulations (as amended) and pursuant to the MCA circulars, the Company is providing facility of remote e-voting to its Shareholders in respect of the businesses to be transacted at the EGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) as the authorized e-voting agency for facilitating voting through electronic means. The facility of casting votes by a shareholder using remote e-voting as well as e voting on the date of EGM will be provided by CDSL.



- b. Shareholders whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Thursday, 1st February, 2024 shall be entitled to avail the facility of remote e-voting as well as e-voting system on the date of the EGM. Any recipient of the Notice, who has no voting rights as on the Cut-off date, shall treat this Notice as intimation only.
- c. A person who has acquired the shares and has become a shareholder of the Company after the dispatch of the Notice of the EGM and prior to the Cut-off date i.e. Thursday, 1st February, 2024, shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or venue voting system on the date of the EGM by following the procedure mentioned in this part.
- d. The remote e-voting will commence on Monday, 5th February, 2024 at 9.00 a.m. and will end on Wednesday, 7th February, 2024 at 5.00 p.m. During this period, the Shareholders of the Company as on the Cut-off date. i.e. Thursday, 1st February, 2024 may cast their vote electronically. The Shareholders will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be disabled for voting by CDSL thereafter.
- e. Once the vote on a resolution is cast by the Shareholder, he/she shall not be allowed to change it subsequently or cast the vote again. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting, however they can attend the meeting through VC / OAVM facility.
- f. The voting rights of the Shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the Cut-off date i.e. Thursday, 1st February, 2024.



g. The Company has appointed CS Chirag Shah, Practicing Company Secretary (Membership No. FCS: 5545; CP No: 3498), to act as the Scrutinizer for conducting the remote e-voting process as well as the evoting system on the date of the EGM, in a fair and transparent manner.

9. Process for those Shareholders whose email ids/mobile no. are not registered:

- a. For Demat Shareholders Please update your e-mail id and mobile no.
 with your respective Depository Participant (DP).
- b. For Individual Demat Shareholders Please update your email id & mobile
 no. with your respective Depository Participant (DP) which is mandatory
 while e-Voting & joining virtual meetings through Depository.

10. The instructions for Shareholders for remote voting are as under:

I. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 9th December, 2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its Shareholders, in respect of all Shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the Shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites

of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not



only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

Step 1: Access through Depositories CDSL/ NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

II. In terms of SEBI circular no. SEBI/HO/CFD/ CMD/ CIR/P/2020/242 dated 9th December, 2020 on e-Voting facility provided by Listed Companies, Individual Shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

<u>Pursuant to aforesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual Shareholders holding securities in Demat mode is given below:</u>

Type of	Login Method
Shareholders	
Individual	1. Users who have opted for CDSL's Easi / Easiest facility, can
Shareholders	login through their existing user id and password. Option
holding	will be made available to reach e-Voting page without any
securities in	further authentication. The users to login to Easi/Easiest
Demat mode	are requested to visit CDSL website www.cdslindia.com
with CDSL	and click on Login icon and select New System Myeasi Tab.
	2. After successful login the Easi / Easiest user will be able to
	see the e-Voting option for eligible companies where the
	evoting is in progress as per the information provided by
	company. On clicking the evoting option, the user will be
	able to see e-Voting page of the e-Voting service provider
	for casting your vote during the remote e-Voting period or
	joining virtual meeting & voting during the meeting.





Additionally, there are also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.

- 3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
- 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be provided links for the respective ESP where the e-Voting is in progress during or before the EGM.

Individual
Shareholders
holding
securities in
demat mode
with NSDL

1. If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e- Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e- Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp.

3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e- Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e- Voting service provider name and you will be redirected to e- Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Shareholders
(holding
securities in
demat mode)
login through
their
Depository
Participants

Individual

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After successful login, you will be able to see e- Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider's website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



Important note: Shareholders who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned websites.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL.

Login Type		Helpdesk details
Individual	Shareholders	Shareholders facing any technical issue in
holding securities in Demat		login can contact CDSL helpdesk by sending a
mode with CDSL		request at helpdesk.evoting@cdslindia.com or
		call at toll free no. 1800 22 55 33.
Individual	Shareholders	Shareholders facing any technical issue in
holding securities in Demat		login can contact NSDL helpdesk by sending a
mode with NSDL		request at evoting@nsdl.co.in or call at toll free
		no.: 1800 1020 990 and 1800 22 44 30.

Step 2: Access through CDSL e-Voting system in case of Shareholders holding shares in physical mode and non-individual Shareholders in demat mode.

- III. Login method for e-Voting and joining virtual meeting for physical shareholders and shareholders other than individual holding in demat form.
- 1. The Shareholders should log on to the e-voting website <u>www.evotingindia.com</u>.
- 2. Click on Shareholders.
- 3. Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4. Next enter the Image Verification as displayed and Click on Login.



- 5. 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.
- 6. If you are a first-time user follow the steps given below:

Shareholders other than individual shareholders holding shares in Demat.

PAN	Enter your 10-digit alpha-numeric PAN issued by Income
	Tax Department (Applicable for both demat shareholders as
	well as
	physical shareholders)
	Shareholders who have not updated their PAN with the
	Company/Depository Participant are requested to use the
	sequence number indicated in the PAN field.
Dividend Bank	Enter the Dividend Bank Details or Date of Birth (in
Details OR Date	dd/mm/yyyy format) as recorded in your demat account or
of Birth (DOB)	in the company records in order to login.
	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 (v).

- IV. After entering these details appropriately, click on "SUBMIT" tab.
- V. Shareholders holding shares in physical form will then directly reach the Company selection screen. However, Shareholders 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.



- VI. For Shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- VII. Click on the EVSN of the Company **SANGHI INDUSTRIES LIMITED** on which you choose to vote.
- VIII. 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.
- IX. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- X. 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.
- XI. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- XII. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- XIII. 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.
- XIV. There is also an optional provision to upload Board Resolution/Power of Attorney if any uploaded, which will be made available to scrutinizer for verification.
- XV. Shareholders can also cast their vote using CDSL's mobile app m-Voting. 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.

XVI. 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 in the "Corporates" Module.
- 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.
- Alternatively, Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company, if voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.
- If you have any queries or issues regarding attending EGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33.
- All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex,



Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call toll free no. 1800 22 55 33.

11. The instructions for Shareholders attending the EGM through VC/OAVM & evoting during meeting are as under:-

- I. The procedure for attending meeting & e-Voting on the day of the EGM is same as the instructions mentioned above for remote e-voting.
- II. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for remote e-voting.
- III. Only those Shareholders, who will be present in the EGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available in the EGM.
- IV. If any Votes are cast by the Shareholders through the e-voting available during the EGM and if the same Shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such Shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the Shareholders participating in the meeting.
- V. Shareholders who have voted through Remote e-Voting will be eligible to attend the EGM. However, they will not be eligible to vote at the EGM.
- 12. The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.sanghicement.com and on the website of CDSL i.e. www.cdslindia.com within two days of the passing of the Resolutions at the Extra Ordinary General Meeting of the Company and shall also be communicated to the Stock Exchanges where the shares of the Company are listed.



13. Instructions for Shareholders for attending the EGM through VC/OAVM are as under:

- I. Shareholders will be provided with a facility to attend the EGM through VC/OAVM or view the live webcast of EGM through the CDSL e-Voting system. Shareholders may access the same at https://www.evotingindia.com under shareholders'/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/ members login where the EVSN of Company will be displayed.
- II. Shareholders are encouraged to join the Meeting through Laptops / iPads for better experience.
- III. Further, Shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- IV. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- V. For ease of conduct, Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 7 days prior to the meeting mentioning their name, demat account number/folio number, email id, mobile number at companysecreary.sil@adani.com. The shareholders who do not want to speak during the EGM but have queries may send their queries in advance at least 7 days prior to the EGM mentioning their name, demat account number / folio number, email id, mobile number at companysecretary.sil@adani.com
- VI. Those Shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the EGM.
- VII. Since the EGM will be held through VC/OAVM, the Route Map is not annexed in this Notice.





Contact Details:

Company	Sanghi Industries Limited
	Regd.Office: Sanghinagar P. O. Hayatnagar Mandal, R. R.
	District, Telangana – 501511
	CIN: L18209TG1985PLC005581
	companysecretary.sil@adani.com
Registrar and Transfer	M/s. Link Intime India Private Limited
Agent	C-101, 247 Park, L B S Marg, Vikhroli (West),
	Mumbai – 400 083.
	Tel: +91-22-49186270
	Fax: +91-22-49186060
	E mail ID: rnt.helpdesk@linkintime.co.in
E voting Agency	Central Depository Services (India) Limited
	E-mail: helpdesk.evoting@cdslindia.com
	Phone: 022-23058542/43
Scrutinizer	CS Chirag Shah
	Practicing Company Secretary
	E mail: pcschirag@gmail.com



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

In conformity with the provisions of Sections 102 of the Companies Act, 2013 and the rules made thereunder ('the Act'), the Secretarial Standard- 2 on General Meetings issued by the Institute of Company Secretaries of India and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('SEBI Listing Regulations'), the following Explanatory Statement setting out all material facts relating to the businesses mentioned at Item Nos. 1 to 11 of the accompanying Notice dated December 7, 2023 should be taken as forming part of this Notice.

Item no. 1

Based on the recommendation of the Nomination and Remuneration Committee of the Board of Director of the Company (NRC) and in accordance with the Articles of Association of the Company, the Board of Directors of the Company ("the Board") at its meeting held on 7th December, 2023, have, subject to the approval of the members, appointed Mr. Ajay Kapur (DIN: 03096416) as an Additional Director of the Company w.e.f. 7th December, 2023.

The Company has received notice in writing pursuant to the provisions of Section 160 of the Companies Act, proposing his candidature for the office of Director. Further, Mr. Ajay Kapur has also furnished his consent to act as a Director and a declaration to the effect that he is not disqualified under Regulation 164 of the Companies Act, 2013 to act as a Director of the Company and that he is not debarred to hold the office of Director by virtue of any order of SEBI or any other such authority.

The principal terms and conditions of appointment of Mr. Ajay Kapur are as follows:

- 1) Category: Chairman, Non-Executive and Non Independent Director
- 2) Remuneration: No remuneration and No Sitting fees will be paid to Mr. Kapur by the Company.
- 3) Other Perks: Nil
- 4. He shall be liable to retire by rotation,.



The detailed profile of Mr. Ajay Kapur is provided under the head 'Additional Information of Directors being appointed as required under Regulation 36(3) of the SEBI Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, in order of the items mentioned in the Notice' which forms part of this Notice.

As per Regulation 17 (1C) of SEBI Listing Regulations, the listed entity is required to obtain the approval of members for appointment of a person on the Board of Directors at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.

Considering the above and pursuant to the recommendation of the NRC, the Board of Directors recommends passing of the Ordinary Resolution as set out in Item No. 1 of this Notice for approval by the Members of the Company.

Except Mr. Ajay Kapur and his relatives, none of the other Directors, Key Managerial Personnel of the Company or their relatives, are in any way concerned or interested financially or otherwise in the Resolution set out in item no. 1 of this Notice, except to the extent of their shareholding, if any, in the Company.

Item no. 2

Based on the recommendation of NRC and in accordance with the Articles of Association of the Company, the Board of Directors of the Company ("the Board") at its meeting held on 7th December, 2023, have subject to the approval of the members, appointed Mr. Vinod Bahety (DIN: 09192400) as an Additional Director of the Company w.e.f. 7th December, 2023.

The Company has received notice in writing pursuant to the provisions of Section 160 of the Companies Act, proposing his candidature for the office of Director. Further, Mr. Vinod Bahety has also furnished his consent to act as a Director and a declaration to the effect that he is not disqualified under Regulation 164 of the Companies Act, 2013





to act as a Director of the Company and that he is not debarred to hold the office of Director by virtue of any order of SEBI or any other such authority.

The principal terms and conditions of appointment of Mr. Vinod Bahety are as follows:

1) Category: Non-Executive and Non-Independent Director

2) Remuneration: No remuneration and No Sitting fees will be paid to Mr. Vinod Bahety by the Company.

3) Other Perks: Nil.

4) He shall be liable to retire by rotation.

The detailed profile of Mr. Vinod Bahety is provided under the head 'Additional Information of Directors being appointed as required under Regulation 36(3) of the SEBI Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, in order of the items mentioned in the Notice' which forms part of this Notice.

As per Regulation 17 (1C) of SEBI Listing Regulations, the listed entity is required to obtain the approval of members for appointment of a person on the Board of Directors at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.

Considering the above and pursuant to the recommendation of the NRC, the Board of Directors recommends passing of the Ordinary Resolution as set out in Item No. 2 of this Notice for approval by the Members of the Company.

Except Mr. Vinod Bahety and his relatives, none of the other Directors, Key Managerial Personnel of the Company or their relatives, are in any way concerned or interested financially or otherwise in the Resolution set out in item no. 2 of the Notice, except to the extent of their shareholding, if any, in the Company.



Item no.3 and 4

Based on the recommendation of NRC and in accordance with the Articles of Association of the Company, the Board of Directors of the Company ("the Board") at its meeting held on 7th December, 2023, have subject to the approval of the members, appointed Mr. Sukuru Ramarao (DIN: 08846591) as an Additional Director and also as a Whole Time Director and Chief Executive Officer of the Company w.e.f. 7th December, 2023, who shall hold office upto the date of next general meeting or till the conclusion of three months from the date of his appointment, whichever is earlier.

The Company has received notice in writing pursuant to the provisions of Section 160 of the Companies Act, proposing his candidature for the office of Director. Further, Mr. Sukuru Ramarao has also furnished his consent to act as a Whole Time Director and a declaration to the effect that he is not disqualified under Regulation 164 of the Companies Act, 2013 to act as a Director of the Company and that he is not debarred to hold the office of Director by virtue of any order of SEBI or any other such authority.

The detailed profile of Mr. Sukuru Ramarao is provided under the head 'Additional Information of Directors being appointed as required under Regulation 36(3) of the SEBI Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, in order of the items mentioned in the Notice' which forms part of this Notice.

As per Regulation 17 (1C) of SEBI Listing Regulations, the listed entity is required to obtain the approval of members for appointment of a person on the Board of Directors at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.

Mr. Sukuru Ramarao is holding the position of Chief Operating Officer (COO) in the holding Company Ambuja Cements Limited and his appointment as Whole Time Director & CEO of the Company will bring deeper focus and larger synergies of the business.





The principal terms and conditions of appointment of Mr. Sukuru Ramarao as the

1) Tenure of Appointment: .For a period of three years w.e.f. 7th December, 2023

2) Remuneration: No remuneration and No Sitting fees will be paid to Mr. Ramarao by the Company. He is drawing remuneration from Holding Company Ambuja Cements Limited in the Capacity of Chief Operating Officer (COO)

3) Other Perks: Nil.

4). He shall be liable to retire by rotation.

Whole-time Director & CEO is as follows:

The NRC and the Board are of the view that the association of Mr. Sukuru Ramarao and the rich experience & vast knowledge he brings with him, would benefit the Company. Further, he also possesses requisite skills, expertise and competencies in the context of the Company's businesses. He has successfully managed multiple roles which resulted in increasing significance in entire spectrum of manufacturing such as production, quality control, efficiency/productivity improvement, Capex projects, plant operations etc.

Notwithstanding anything to the contrary, the Board or NRC is authorized to fix, alter and/or vary from time to time the quantum/ periodicity/ composition of the remuneration payable to the Whole-time Director, including by way of cost sharing with ACL, in such manner and to such extent not exceeding the limits specified in the Act and Schedule V thereto or such other provisions as may be applicable in this regard, as in force from time to time.

Pursuant to the provisions of Section 196 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and SEBI Listing Regulations as amended from time to time, approval of the members is required to be obtained for appointment of Whole Time Director.





Considering the above and pursuant to the recommendation of the NRC, the Board of Directors recommends passing of the Ordinary Resolutions as set out in Item No. 3 and 4 of the accompanying Notice for approval by the Members of the Company.

Except Mr. Sukuru Ramarao and his relatives, none of the other Directors, Key Managerial Personnel of the Company or their relatives, are in any way concerned or interested financially or otherwise in the Resolutions set out in item nos. 3 and 4 of the Notice, except to the extent of their shareholding, if any, in the Company.

Item No. 5

Based on the recommendation of the NRC of the Board and in accordance with the Articles of Association of the Company, the Board at its meeting held on 7th December, 2023, have subject to the approval of the members, appointed Mr. Ravi Kapoor (DIN: 00003847) as an Additional Director (categorized as an Independent Director) of the Company for an initial term of three years w.e.f. 7th December, 2023.

The Company has received notice in writing pursuant to the provisions of Section 160 of the Companies Act, proposing his candidature for the office of Independent Director. Further, Mr. Ravi Kapoor has also furnished his consent to act as an Independent Director, as well as declarations to the effect that he meets the criteria of independence as provided in Section 149(6) and other applicable provisions of the Act and Rules framed there under and Regulation 16(1)(b), Regulation 25(8) and other applicable provisions of the SEBI Listing Regulations. He has also submitted a declaration to the effect that he is not disqualified under Regulation 164 of the Companies Act, 2013 to act as a Director of the Company and that he is not debarred to hold the office of Director by virtue of any order of SEBI or any other such authority.

The detailed profile of Mr. Ravi Kapoor is provided under the head 'Additional Information of Directors being appointed as required under Regulation 36(3) of SEBI Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, in order of the items mentioned in the Notice', which forms part of this Notice.

Sanghi Industries Limited



The Board, on the recommendation of NRC, considers that given his skills, integrity, expertise and experience, the association of Mr. Ravi Kapoor would be beneficial to the Company and it is desirable to avail his services as an Independent Director.

During his tenure of appointment, he shall not be liable to retire by rotation as provided under Section 152(6) of the Act.

A copy of the draft letter for appointment of the Independent Directors setting out the terms and conditions of their appointment is available for inspection by the Members at the Registered Office of the Company during the office hours on all working days till the date of this EGM.

As per Regulation 17 (1C) of the SEBI Listing Regulations, the listed entity is required to obtain the approval of members for appointment of a person on the Board of Directors at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.

Considering the above and pursuant to the recommendation of the NRC, the Board of Directors recommends passing of the Special Resolution as set out in Item No. 5 of this Notice for approval by the Members of the Company.

Except Mr. Ravi Kapoor and his relatives, none of the other Directors, Key Managerial Personnel of the Company or their relatives, are in any way concerned or interested financially or otherwise in the Resolution set out in item no. 5 of the Notice, except to the extent of their shareholding, if any, in the Company.

Item No. 6

Based on the recommendation of the NRC and in accordance with the Articles of Association of the Company, the Board at its meeting held on 7th December, 2023, have subject to the approval of the members, appointed Ms. Shruti Shah (DIN: 08337714) as an Additional Director (categorized as an Independent Director) of the Company for an initial term of three years w.e.f. 7th December, 2023.





The Company has received notice in writing pursuant to the provisions of Section 160 of the Companies Act, proposing her candidature for the office of Independent Director. Further, Ms. Shruti Shah has also furnished her consent to act as an Independent Director, as well as declarations to the effect that she meets the criteria of independence as provided in Section 149(6) and other applicable provisions of the Act and Rules framed there under and Regulation 16(1)(b), Regulation 25(8) and other applicable provisions of the SEBI Listing Regulations. She has also submitted a declaration to the effect that she is not disqualified under Regulation 164 of the Companies Act, 2013 to act as a Director of the Company and that she is not debarred to hold the office of Director by virtue of any order of SEBI or any other such authority.

The detailed profile of Ms. Shruti Shah is provided under the head 'Additional Information of Directors being appointed as required under Regulation 36(3) of SEBI Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, in order of the items mentioned in the Notice', which forms part of this Notice.

The Board, based on the recommendation of NRC, considers that given her skills, integrity, expertise and experience, the association of Ms. Shruti Shah would be beneficial to the Company and it is desirable to avail her services as an Independent Director.

During her tenure of appointment, she shall not be liable to retire by rotation as provided under Section 152(6) of the Act.

A copy of the draft letter for appointment of the Independent Directors setting out the terms and conditions of their appointment is available for inspection by the Members at the Registered Office of the Company during the office hours on all working days till the date of the EGM.

As per Regulation 17 (1C) of the SEBI Listing Regulations, the listed entity is required to obtain the approval of members for appointment of a person on the Board of Directors at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.





Considering the above and pursuant to the recommendation of the NRC, the Board of Directors recommends passing of the Special Resolution as set out in Item No. 6 of this Notice for approval by the Members of the Company.

Except Ms. Shruti Shah and her relatives, none of the other Directors, Key Managerial Personnel of the Company or their relatives, are in any way concerned or interested financially or otherwise in the Resolution set out in item no. 6 of the Notice, except to the extent of their shareholding, if any, in the Company.

Item No. 7

The Members of the Company had previously granted their approval for the amendment of Clause II of the Memorandum of Association of the Company regarding shifting of the Registered Office of the Company from the State of Telangana to the State of Gujarat vide a special resolution during the Extra-Ordinary General Meeting held on April 1, 2023. In addition to the aforesaid amendment of Clause II of the Memorandum of Association, the Board of Directors has also accorded their consent in Board Meeting held on 7th December 2023 for the amendment and restatement of entire Clause III (i.e., the Objects Clause) of the Memorandum of Association to bring them in line with the provisions of the Companies Act, 2013 and the business undertaken by the Company.

The amendment and restatement of entire Memorandum of Association will require approval of the members by way of a Special Resolution. The Board of Directors recommends passing of the Special Resolution as set out in Item 7 of this notice for approval by the members of the Company.

A copy of the amended and restated Memorandum of Association of the Company is available for inspection by any Member in electronic mode during office hours on all working days till the date of the EGM and available on the website of the Company at: https://www.sanghicement.com/wp-content/uploads/Draft-MOA.pdf





None of the Directors / Key Managerial Personnel and their relatives are concerned or interested financially or otherwise in the passing of the aforesaid resolution, except to the extent of their shareholding, if any.

Item No. 8

Cconsequent to change of control over the Company, it is proposed to adopt amended and restated Articles of Association in order to align with it the Company's parent company and other listed entities in the Adani group. Additionally, pursuant to the Share Purchase Agreement dated August 03, 2023 ("SPA"), amongst (a) the Company (b) certain members of the erstwhile promoter/promoter group of the Company viz. Mr. Ravi Sanghi, Ms. Anita Sanghi, Ms. Ekta Gupta, Mr. Aditya Sanghi, Mr. Alok Sanghi, Sanghi Polymers Private Limited, Samruddhi Investors Services Private Limited, Flarezeal Solutions LLP and Thinkfar Tradelink Private Limited (collectively referred to as "Sellers") and (c) Ambuja Cements Limited ("ACL"), the Sellers have agreed to exercise voting rights in respect of any shares held by them post the consummation of the transaction contemplated in the SPA only in accordance with the written instructions/ directions of ACL or, in the absence of such instructions, in the same manner as and consistent with, the exercise of voting rights by ACL in the Company. It is proposed to incorporate the aforesaid agreement amongst the parties to the SPA in the amended and restated AOA.

The consent of the Board of Directors was accorded in Board Meeting dated 7th December 2023, for the adoption of the amended and restated Articles of Association. The above-mentioned adoption of the amended and restated Articles of Association of the Company will require approval of the members by way of a Special Resolution. The Board of Directors recommends passing of the Special Resolution as set out in Item 8 of this notice for approval by the members of the Company.

A copy of the amended and restated Articles of Association of the Company is available for inspection by any Member in electronic mode during office hours on all working days till the date of the EGM and available on the website of the Company at: https://www.sanghicement.com/wp-content/uploads/Draft-AOA.pdf



None of the Directors/Key Managerial Personnel and their relatives is concerned or interested financially or otherwise in the passing of the aforesaid resolution, except to

the extent of their shareholding, if any.

Item No. 9 and 10

The provisions of the SEBI Listing Regulations, as amended by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021, effective 1st April, 2022, mandates prior approval of shareholders of a listed entity by means of an ordinary resolution for all Material Related Party Transactions ('RPTs'), even if such transactions are in the ordinary course of business of the concerned Company and at an arm's length basis.

Effective from April 1, 2022, a transaction with a related party shall be considered as material if the transaction(s) to be entered into, either individually or taken together with previous transactions during a financial year, exceed(s) $\stackrel{?}{=}$ 1,000 crore, or 10% of the annual consolidated turnover as per the last audited financial statements of the listed entity, whichever is lower.

The Company has entered / proposed to enter into certain related party transaction(s) with Ambuja Cements Limited and\or its wholly owned unlisted subsidiaries and ACC Limited and\or its wholly owned unlisted subsidiaries as mentioned below, on mutually agreed terms and conditions, and the aggregate of such transaction(s), are expected to cross the applicable materiality thresholds as mentioned above. Accordingly, as per the SEBI Listing Regulations, prior approval of the Members is required to be obtained for all such arrangements / transactions proposed to be undertaken by the Company.

The Audit Committee consisting of Independent Directors have, on the basis of relevant details provided by the management, as required by the law, reviewed and approved the said transaction(s), while noting that transactions shall be on Arms' length basis and in the ordinary course of business. Arms' length opinion in relation to the said transactions taken from M/s , Shailesh Haribhakti & Associates, Chartered Accountants Mumbai is available on company's website at link https://www.sanghicement.com/wp-content/uploads/Opinion-on-Transaction-at-Arms-Length SIL.pdf



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Rationale of the Transactions:

Ambuja Cements Limited (ACL) and ACC Limited (ACC) are engaged principally in the business of manufacturing, selling and dealing in all kinds of cement, clinker and allied products. The Company has entered \ propose to enter into transactions with ACL for purchase / sale of Cement, clinker, raw materials and allied products and rendering / procuring various services which will have the following benefits to the Company:

- > Achieving synergies and economies of scale including optimum capacity utilization
- > Save operational and administrative cost by avoiding duplication of back end and common operations
- > Strengthening the sustainability of the business including environmental sustainability
- Conservation of natural resources
- Optimization of cost to serve the market
- Higher ESG Standards

1. Sale / Purchase of Cement, Clinker, Raw Materials, Spare parts and Availing / Rendering of related Services:

Optimum Utilization of Plant Installed Capacity:

The Company has an installed capacity of 6.60 MTPA for Clinker and 6.10 MTPA for Cement. For various reasons, including financial constraints, the Company has been operating below 25% utilization of its installed capacity. Post acquisition by ACL, the Company has entered into Master Supply Agreement and Master Service Agreement (both the agreements collectively referred as "MSA") with ACL and ACC for the purpose of Sale of Cement, Clinker and allied products. MSA will cover purchase/sale of raw materials and spare parts apart from availing / rendering of services. Under the MSA, ACL and ACC will bulk purchase Clinker and Cement produced by the Company, which will then be sold under AMBUJA/ACC Brand. With this arrangement, the Company is expected to improve its capacity utilization to around 80%, turn EBITDA positive and improve



its operating cashflow. Such an arrangement will save the Company from financial constraints and in the larger interest of all the stakeholders i.e. Creditors, Governments, Shareholders, Employees etc. of the Company.

Advance Payment for manufacturing of Clinker and Cement

As per the MSA, the company will receive advance payment alongwith the purchase order, the same will be used for the working capital and smooth operations of the Company. Thus, the Company will not have any financial constraint in future.

Positive Impact on Earnings before Interest Depreciation and Tax (EBIDTA):

The EBIDTA of the Company is about 32% Negative during the half year ended 30th September 2023. Considering the transactions undertaken / proposed to be undertaken with ACL and ACC, it is expected that the EBIDTA of the Company will be positive about 9%. Further turnover of the company will be increased to about Rs 2000 Crore hence EBIDTA will be about Rs 180 Crore.

2. Availing Financial Assistance in the form of Inter-corporate Deposits from ACL:

Considering the present scenario and the liquidity crunch faced by the Company, ACL has already provided long-term Unsecured Loan (Inter-Corporate Deposit, "ICD") of Rs. 2,110 Crore at 8% interest rate, which was used by the Company to repay existing secured debts bearing about 20 % average interest rates and working capital requirements. Further, it is proposed that ACL, the Parent Company will provide additional financial assistance of upto Rs. 500 Crore by way of Unsecured Loan (ICD) to the Company in one or more tranches, which will be used to meet the working capital requirements, plant balancing and refurbishment, IT upgradation, initiatives towards ESG and other general corporate purposes.

Interest of 8% p.a. will be charged on the said ICD, which is in line with the prevailing market yield rate.



Overall impact of transactions on the Company's financials

The Related Party Transactions will have positive impact on the liquidity of the Company. As there is assurance for bulk purchase of Clinker, Cement and allied products of the Company, the Company will not be prone to the liquidity crunch and will also have the ability to meet its overheads and other working capital requirements. The Company will be able to run the business operations smoothly which will be beneficial for all the stakeholders of the Company.

Information required under Regulation 23 of the SEBI Listing Regulations read with SEBI Circular dated November 22, 2021 is as under:

Sr.	Details	Particulars	Particulars
No.			
1	Name of the	Ambuja Cements Limited	ACC Limited (ACC) along
	related party and	(ACL)	with its Wholly Owned
	its relationship	A Promoter and Holding	Unlisted Subsidiaries.
	with the listed	Company along with its	
	entity or its	Wholly Owned Unlisted	
	subsidiary,	Subsidiaries.	A listed subsidiary of the
	including nature		ACL, holding Company.
	of its concern or	(ACL holds 54.51% Equity	
	interest (financial	shares of Sanghi Industries	
	or otherwise)	Limited).	
2.	Name of the	Mr. Ajay Kapur is a Whole Time	Director & Chief Executive
	Director or Key	Officer, Mr. Vinod Bahety is a 0	Chief Financial Officer and
	Managerial	Mr. Sukuru Ramarao is a Chief	Operating Officer of ACL
	Personnel who is	and ACC.	
	related, if any and		
	nature of		
	Relationship.		
3	Nature, material	The Company has entered into	MSA with ACL and ACC
	terms, monetary	for the purpose of Sale / Pur	chase of Cement, Clinker,



Sr.	Details		Partic	ulars	Particulars	
No.						
	value	and	Raw materials and Spare Parts and Availing / Renderi			
	particulars	of	of services.			
	contracts	or				
	arrangement		Material terms	and particulars	of the contract:	
			For Sale / Purch	nase of Cement	and Clinker:	
			Details	Particulars		
			Pricing			
			Cement and	Price will be	as under:	
			Clinker	Manufacturi	ng Plant's Cost of	
				Production	(Excluding Interest	
				and Deprec	iation) of previous	
				Quarter, plus	s 10% markup. The	
				price is arrived as per the		
			rationale given in the Notice and			
			Arms Length Opinion obtained			
				from M/s Sh	ailesh Haribhakti &	
				Associates.		
				Delivery Poir	nt:	
				Ex-delivery:	Delivered at the	
				Manufacturi	ng Plant or	
				Dispatching	yard, as the case	
			may be.			
			Quantity Bulk Purchase of Clinker and			
			Commitment Cement from the Company.			
			Payment	Payment The Company will receive the		
					advance alongwith	
				the purchase	e order.	



Sr.	Details	Part	icula	ers	Particulars	
No.						
		For Sale / Purchase of Raw Materials and Spare Parts				
		Details		ticulars		
		Pricing and Price will be one of the following:			of the following:	
		Payment				
				•	cost thereof at	
				_	Company's Location	
			bas	ed on Market	Price; or	
			L .	A	000000000000000000000000000000000000000	
					Company's landed	
					s carrying cost of	
					n for the holding	
			pei	iod.		
			The	ahove hierar	chy of the methods	
		The above hierarchy of the methods will be followed for arriving at the				
					erial / spare parts.	
					error, opere percer	
			Del	ivery Point: A	t Ex Works Supplier	
				•	acturing Company's	
			Loc	ation.		
			As	per mutually	agreed terms and	
			cor	nditions.		
		Quantity	On	need basis fro	om time to time	
		For availing / rendering of services:				
		Details		Particulars		
		Pricing	and	These are	by very nature	
		Payment		reimburseme	ent of expenses.	



Details **Particulars** Particulars Sr. No. Each Company will reimburse to the extent of expenses incurred by it on behalf of the other entity on actual basis. Quantity On need basis from time time. 4 Tenure the For the Financial Year 2023-24 (7th December, 2023 to 31st March 2024) and 2024-25 (Full Financial Year). proposed transaction 5 Value For Sale / Purchase of Clinker, For Sale / Purchase of Cement, Raw Materials, Clinker, Cement, Raw Transaction availing / rendering Materials, availing Services: rendering of Services: For FY 2023-24: Not For FY 2023-24: Not exceeding Rs. 500 Crore exceeding Rs. 500 Crore FY For FY 2024-25: Not For 2024-25: Not exceeding Rs. 2,000 Crore. exceeding Rs. 2,000 Crore. For Inter-corporate Deposit: Not exceeding Rs. 500 Crore (in one or more trenches) The percentage of The Turnover of SIL for FY The Turnover of SIL for 6 2022-23 was Rs. 924.50 FY 2022-23 was Rs. the listed 924.50 Crore entity's Crore annual consolidated



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Sr.	Details	Particulars	Particulars	
No.				
	turnover, for the	For Sale / Purchase of Clinker,	For Sale / Purchase of	
	immediately	<u>Cement, Raw Materials,</u>	<u>Clinker, Cement, Raw</u>	
	preceding	availing / rendering of	<u>Materials, availing /</u>	
	financial year,	Services:	rendering of Services:	
	that is			
	represented by	For FY 2023-24: 54.08 % of	For FY 2023-24: 54.08 %	
	the value of the	the FY 2022-23 Turnover	of the FY 2022-23	
	proposed		Turnover	
	transaction (and	For FY 2024-25: 216.33% of		
	for a RPT involving	the FY 2022-23 Turnover	For FY 2024-25: 216.33%	
	a subsidiary, such		of the FY 2022-23	
	percentage	For Inter-corporate Deposit:	Turnover	
	calculated on the			
	basis of the	For FY 2023-24 and FY 2024-		
	subsidiary's	25: 54.08 % of the FY 2022-		
	annual turnover	23 Turnover		
	on a standalone			
	basis shall be			
	additionally			
	provided)			
7		nsaction relating to any loans,	·	
		ments made or given by the liste	d entity or its subsidiary	
а	Details of the			
	source of funds in			
	connection with			
	the proposed			
	transaction.			
b	Where any			
	financial			
	indebtedness is			
	incurred to			



Sr.	Details	Particulars	Particulars
No.			
	make or give		I
	loans, inter-		
	corporate	Not Appli	cable
	deposits,		
	advances or		
	investments:		
	- Nature of		
	indebtedness,		
	- Cost of funds,		
	and		
	- Tenure		
С	Applicable terms,		
	including		
	covenants, tenure,		
	interest		
	rate and		
	repayment		
	schedule, whether		
	secured or		
	unsecured; if		
	secured, the		
	nature of security.		
d	The purpose for		
	which the funds		
	will be utilized by		
	the ultimate		
	beneficiary of		
	such funds		
	pursuant to the		
	RPT.		



Sr.	Details	Particulars	Particulars
No.			
8	Justification as to	As mentioned in the Rationale	of Transaction above
	why the RPT is in		
	the interest of the		
	listed entity		
9	Any valuation or	The Company has obtained t	the Arm's length Opinion
	other external	report from M/s Shailesh I	Haribhakti & Associates,
	report relied upon	Chartered Accountants, Mumb	ai.
	by the listed entity		
	in relation to the		
	transactions		
10	Any other	None	
	information that		
	may be relevant		

Pursuant to the SEBI Regulations, prior approval of the Members is required and accordingly the Board of Directors of the Company recommend passing of the proposed Ordinary Resolution as set out in Item No. 9 and 10 of this Notice for the approval of the Members of the Company.

As per the SEBI Listing Regulations, all related parties of the Company, whether or not a party to the proposed transaction(s), shall not vote in favour of the said resolution.

Except Mr. Ajay Kapur, Mr. Vinod Bahety and Mr. Sukuru Ramarao, Directors of the Company, none of the Directors, Key Managerial Personnel of the Company or their respective relatives, are in any way concerned or interested financially or otherwise in the Resolutions set out in item no. 9 and 10 of the Notice, except to the extent of their shareholding, if any, in the Company.



Item 11

The provisions of the SEBI Listing Regulations, as amended by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021, effective 1st April, 2022, mandates prior approval of shareholders of a listed entity by means of an ordinary resolution for all Material Related Party Transactions (**'RPTs'**), even if such transactions are in the ordinary course, of business of the concerned Company and at an arm's length basis.

Effective from April 1, 2022, a transaction with a related party shall be considered as material if the transaction(s)to be entered into, either individually or taken together with previous transactions during a financial year, exceed(s) $\stackrel{?}{=}$ 1,000 crore, or 10% of the annual consolidated turnover as per the last audited financial statements of the listed entity, whichever is lower.

The Company, has entered / proposed to enter into certain related party transaction(s) with Adani Enterprises Limited (AEL) and its Subsidiaries as mentioned below, on mutually agreed terms and conditions, and the aggregate of such transaction(s), are expected to cross the applicable materiality thresholds as mentioned above. Accordingly, as per the SEBI Listing Regulations, prior approval of the Members is required to be obtained for all such arrangements / transactions proposed to be undertaken by the Company.

The Audit Committee (consisting of Independent Directors only) have, on the basis of relevant details provided by the management, as required by the law, reviewed and approved the said transaction(s), while noting that transactions shall be on Arms' length basis and in the ordinary course of business.

Any valuation or other external report, if any, relied upon by the Company in relation to the proposed transactions will be made available on request through the registered email address of the members.



Rationale of the Transaction:

Purchase of solid fuels, fly ash etc and availing of shared business services:

Adani Enterprises Limited (AEL) is recognized as India's largest listed business incubator, with a focus on four core sectors: energy and utility, transportation and logistics, consumer goods, and primary industry.

The Company was acquiring the solid fuels from third party(ies) wherein SIL was facing operational complexity w.r.t. terms of delivery, opening letter of credits including delayed supply of coal and more importantly, quality issues.

Considering the above difficulties, AEL an entity under the common control has agreed to supply superior & consistent quality of Coal with efficient and improved logistics at an Arms' length price, therefore the Company has entered / proposed to enter into transaction with AEL for purchase of Solid fuels (Primary Raw Material - Coal) which is used as fuel for the purpose of manufacturing of Clinker, Cement and allied products. The consistent supply of superior quality solid fuels by AEL to SIL will be in the overall interest of all the stakeholders of the Company as a whole.

Availability of fly ash near to the plant will save logistic cost, it would be prudent to purchase fly ash from AEL at the prevailing market price.

Further, AEL provides Shared business services to all Adani Group Companies, hence it is proposed to avail such services from AEL for administrative convenience, cost effective manner and robust financial control.

Information required under Regulation 23 of the SEBI Listing Regulations read with SEBI Circular dated November 22, 2021 is as under:

Sr. No.	Details	Particulars	
1	Name of the related party	Adani Enterprises Limited (AEL)	
	and its relationship with		
	the listed entity or its	An Entity under common control (Group	
	subsidiary, including	Company)	



Sr. No. Details **Particulars** nature of its concern or (financial interest otherwise) 2. Name of the Director or None Key Managerial Personnel who is related, if any and nature of Relationship. Nature, material terms, 3 Purchase of solid fuels, fly ash etc and availing of shared business services. monetary value and particulars of contracts or Material terms and particulars of the contract: arrangement Purchase of solid fuels, fly ash etc and shared business services: Details Particulars Pricing At prevailing market price. Time Period For the Financial Year 2023-24 (7th December, 2023 to 31st March 2024) and 2024-25 (Full Financial Year). Quantity Quantity as required by SIL from time to time. Payment per the prevailing market terms. 4 Tenure of the proposed For the Financial Year 2023-24 and 2024-25 transaction Value of Transaction For FY 2023-24: Not exceeding Rs. 500 Crore 5



Sr. No. Details **Particulars** For FY 2024-25: Not exceeding Rs. 1200 Crore. The Turnover of SIL for FY 2022-23 was Rs. 6 The percentage of the listed 924.50 Crore entity's annual consolidated the For FY 2023-24: 54.08 % of the FY 2022-23 turnover. for immediately Turnover preceding financial year, that is represented by the For FY 2024-25: 129.80% of the FY 2022-23 value of the proposed Turnover transaction (and for a RPT involving a subsidiary, such percentage calculated on of the basis the subsidiary's annual turnover on a standalone basis shall be additionally provided) 7 Details of the transaction relating to any loans, inter-corporate deposits, advances or investments made or given by the listed entity or its subsidiary Α Details of the source of funds in connection with the proposed transaction. В Where financial any indebtedness is incurred Not Applicable to make or give loans, intercorporate deposits, advances or investments:



Sr. No.	Details	Particulars
	- Nature of indebtedness,	
	- Cost of funds, and	
	- Tenure	
С	Applicable terms,	
	including covenants,	
	tenure, interest	
	rate and repayment	
	schedule, whether	
	secured or unsecured; if	
	secured, the nature of	
	security.	
D	The purpose for which the	
	funds will be utilized by	
	the ultimate beneficiary	
	of such funds pursuant to	
	the RPT.	
8	Justification as to why the	As mentioned in the Rationale of Transaction
	RPT is in the interest of	above
	the listed entity	
9	Any valuation or other	Not applicable
	external report relied	
	upon by the listed entity	
	in relation to the	
	transactions	
10	Any other information	None
	that may be relevant	
	1	

Pursuant to the SEBI Regulations, prior approval of the members will be required and accordingly the Board of Directors of the Company therefore recommend passing of the proposed Ordinary Resolution as set out in Item No.11 of the Notice for the approval of the Members of the Company.





As per the SEBI Listing Regulations, all related parties of the Company, whether or not a party to the proposed transaction(s), shall not vote in favour of the said resolution.

None of the Directors, Key Managerial Personnel of the Company or their respective relatives, are in any way concerned or interested financially or otherwise in the Resolution set out in item no. 11 of the Notice, except to the extent of their shareholding, if any, in the Company.

By Order of the Board of Directors, For SANGHI INDUSTRIES LIMITED

Manish Mistry

Company Secretary & Compliance Officer

FCS: 8373

December 8, 2023

Registered Office:

Sanghinagar P. O. Hayatnagar Mandal,

R. R. District, Telangana - 501511

CIN: L18209TG1985PLC005581



Particulars

Additional Information of Directors being appointed as required under Regulation 36(3) of the SEBI Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India

Item No. 1

Name of the Director	Mr. Ajay Kapur
Director Identification	03096416
Number	
Date of Birth	11 th November, 1965
Nationality	Indian
Qualification	Master of Business Administration (MBA) and also a degree
	in Economics.
Date of first	7 th December, 2023
appointment on the	
Board	
Shareholding in Sanghi	Nil
Industries Limited	
including shareholding as	
a beneficial owner	
Brief Profile of the	Mr. Ajay Kapur is the CEO and Whole Time Director of Ambuja
Director	Cements Limited and ACC Limited. He has over 30 years of
	expertise in the cement, construction, power and heavy
	metals sector. Mr. Kapur joined Ambuja Cements in 1993 and
	has spent more than 25 years in various strategic roles.
	Between 2014 and 2019, he held the position of the
	Company's CEO and Managing Director (MD). Mr. Kapur
	previously held the positions of CEO of Aluminium & Power
	and MD of Commercial at Vedanta Ltd. Before joining the
	Adani Group in June 2022. He most recently worked for Adani
	Ports and Special Economic Zone Ltd. as CEO of Special
	Projects. He has been extensively involved in several business
	forums, such as CII, FICCI, and ASSOCHAM. He holds an MBA
	from the K.J. Somaiya Institute of Management and a degree



Particulars	Item No. 1			
	in economics. He is also an alumnus of The Wharton School			
	of the University of Pennsylvania.			
Expertise in specific	He has over 30 years of expertise in the cement, construction,			
functional areas	power and heavy metals sector.			
Last Remuneration	Nil			
drawn for FY 2022-23				
Details of Remuneration	He will not o	draw any remuneration and sitting f	ees from the	
sought to be paid	Company			
List of Directorships held	Name of th	ne Company		
in other companies	Adani Cem	entation Limited		
	Ambuja Cement Foundation			
	Adani Cement Industries Limited			
	ACC Limited			
	Foxworth Resources and Minerals Limited			
	Ambuja Shipping Services Limited			
	Oneindia BSC Private Limited			
	Ambuja Cements Limited			
Name of Listed				
Companies from which	Nil			
the Director has resigned				
in the past three years				
Memberships/	Name of	Name of Committee	Category	
Chairmanships across	Company			
Listed Entities	ACC Ltd	Stakeholders Relationship	Member	
	Committee			
		Risk Management Committee	Member	
	Ambuja	Stakeholders Relationship	Member	
	Cements	Committee		
	Limited	Risk Management Committee	Member	



Particulars	Item No. 1		
	Sanghi	Corporate Social Responsibili	y Member
	Industries	Committee	
	Limited		
Details of	Board Meeti	ng: 1	
Board/Committee			
Meetings attended by Committee Meetings: Nil			
the Directors during the			
year			

Particulars	Item No. 2
Name of the Director	Mr. Vinod Bahety
Director Identification	09192400
Number	
Date of Birth	12 th July, 1976
Nationality	Indian
Qualification	Chartered Accountant (CA) and Cost & Works Accountant
	(CWA)
Date of first	7 th December, 2023
appointment on the	
Board	
Shareholding in Sanghi	Nil
Industries Limited	
including shareholding as	
a beneficial owner	
Brief Profile of the	Mr. Vinod Bahety has more than 25 years of corporate life at
Director	various leadership positions in manufacturing and finance
	industry. Prior to joining as CFO of Ambuja Cements Limited,
	he has been Group Head Merger & Acquisition & Corporate
	Finance for Adani Group.



Particulars	Item No. 2				
	He has been instrumental in some of major M&A mandates for				
	the Group. Earlier, in his stint in banking industry, Mr. Bahety				
	has successfully led some of the largest mandates in				
	infrastructure proje	cts financing and contribut	ed in nation		
	building. He is a CA	& CWA by qualification.			
Expertise in specific	Mr. Vinod Bahety ha	es more than 25 years of cor	porate life at		
functional areas	various leadership	positions in manufacturing	and finance		
	industry.				
Last Remuneration	Nil				
drawn for FY 2022-23					
Details of Remuneration	He will not draw any	remuneration and sitting fee	es from the		
sought to be paid	Company				
List of Directorships held	Name of the Comp	any			
in other companies	Asian Concretes an	nd Cements Private Limited			
	Counto Microfine F	Products Private Limited			
	Alcon Cement Company Private Limited				
	Aakaash Manufacturing Company Private Limited				
Name of Listed					
Companies from which	Nil				
the Director has resigned					
in the past three years					
Memberships/	Name of	Name of Committee	Category		
Chairmanships across	Company				
Listed Entities	Sanghi Industries	Stakeholder Relationship	Member		
	Limited	Committee			
Details of	Board Meeting: 1				
Board/Committee					
Meetings attended by	Committee Meetings: Nil				
the Directors during the					
year					



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Particulars	Item No. 3 & 4		
Name of the Director	Mr. Sukuru Ramarao		
Director Identification	08846591		
Number			
Date of Birth	22 nd February, 1964		
Nationality	Indian		
Qualification	Chemical Engineer		
Date of first	7 th December, 2023		
appointment on the			
Board			
Shareholding in Sanghi	Nil		
Industries Limited			
including shareholding as			
a beneficial owner			
Brief Profile of the	Mr. Sukuru Ramarao has about thirty seven years of strong		
Director	professional experience in building material space. Ramarao is		
	a Chemical engineer from SV University Tirupati.		
	On February 2023 he was appointed as the Chief Operating		
	Officer, Cement Business of Adani Group. Mr S. Ramarao		
	joined Ambuja Cements Limited in 1996 and in his twenty		
	seven years of manufacturing experience in Ambuja Cements		
	Limited he successfully managed multiple roles of increasing		
	significance in entire spectrum of manufacturing such as		
	production, quality control, efficiency/productivity		
	improvement, Capex projects, plant operations etc.		
	Mr. Sukuru Ramarao is responsible for leading plant teams		
	towards higher productivity through combination of capex /		
	Opex initiatives / adapting latest manufacturing practices and		
	aim towards maximizing productivity through process re-		
	design / optimized resource deployment. He is also responsible		
	for defining strategy and lead Clusters/Plant teams in		
	to. Serving Serving, and lead dissects, from tealins in		



Particulars	Item No. 3 & 4				
	execution of all plant performance parameters to achieve				
	manufacturing excellence.				
	He has played a key role in executing and delivering				
	manufacturing excellence and cost savings through I CAN at				
	Ambuja Cement.				
Expertise in specific	He is having about Thirty seven years of strong professional				
functional areas	experience in building material space.				
Last Remuneration	Nil				
drawn for FY 2022-23					
Details of Remuneration	He will not draw any remuneration and sitting fees from the				
sought to be paid	Company				
List of Directorships held	Name of Company				
in other companies	Asian Concretes and Cements Private Limited				
	Adani Cement Industries Limited				
	Bulk Cement Corporation (INDIA) Limited				
	Lucky Minmat Ltd				
	Singhania Minerals Pvt Ltd				
	ACC Mineral Resources Limited				
	Alcon Cement Company Private Limited				
	Foxworth Resources and Minerals Limited				
	Ambuja Shipping Services Limited				
	Counto Microfine Products Private Limited				
	M G T Cements Private Limited				
	Chemical Limes Mundwa Private Limited				
Name of Listed	Nil				
Companies from which					
the Director has resigned					
in the past three years					



Particulars	Item No. 3 & 4		
Memberships/	Name of the	Name of Committee	Category
Chairmanships across	Company		
Listed Entities	Sanghi Industries	Stakeholder	Member
	Limited	Relationship	
		Committee	
			l
Details of	Board Meeting: 1 (One)		
Board/Committee			
Meetings attended by	Committee Meetings: N	Nil	
the Directors during the			
year			

Particulars	Item No. 5
Name of the Director	Mr. Ravi Kapoor
Director Identification	00003847
Number	
Date of Birth	25 th July, 1963
Nationality	Indian
Qualification	Company Secretary
Date of first	7 th December, 2023
appointment on the	
Board	
Shareholding in Sanghi	Nil
Industries Limited	
including shareholding as	
a beneficial owner	
Brief Profile of the	Mr. Ravi Kapoor, is a post graduate in commerce, a Fellow
Director	Member of ICSI, Post graduate diploma on Intellectual property
	from National Law School of India, Bangalore, an Insolvency
	Professional and has also cleared CAIIB examinations. With initial
	exposure as bank employee he shifted to private job as Company



Particulars	Item No. 5				
	Secretary in 1989. After working with corporate for seven years				
	started his independent practice in 1996. In his professional				
	career he has been involved in handled various corporate level				
	assignments, restructuring, mergers, including cross border				
	merger and is also a Trade mark agent and advises his clients on				
	IPR. Widely travelled has visited Frankfurt, Korea, London, Hong				
	Kong, Dubai, Singapore, Indonesia on professional assignments.				
	Has not only handled assignments as IRP/RP and Liquidator but				
	has also submitted resolution plans for the clients.				
	He has been involved in institute activities since 1989 and had				
	been Chairman of Ahmedabad Chapter of ICSI and also Chairman				
	of Western India Regional Council.				
	He is also on the Board of several companies including listed				
	entities.				
Expertise in specific	He has a vast experience of over 27 years as a Practicing				
functional areas	Company Secretary.				
Last Remuneration	Nil				
drawn for FY 2022-23					
Details of Remuneration	He will not be paid any remuneration other than sitting fees for				
sought to be paid	attending Board and Committee meetings.				
List of Directorships held	Name of Company				
in other companies	Kodangal Solar Parks Private Limited				
	Spinel Energy & Infrastructure Limited				
	Coroney Technologies Private Limited				
	Surajkiran Renewable Resources Private Limited				
	Marine Infrastructure Developer Private Limited				
	Wardha Solar (Maharashtra) Private Limited				
	Adani Green Energy (UP) Limited				
	Concord Biotech Limited				
	Sadbhav Hybrid Annuity Projects Limited				



Particulars	Item No. 5				
Name of Listed	Nil				
Companies from which					
the Director has resigned					
in the past three years					
Memberships/	Name of the	Name of Committee	Category		
Chairmanships across	Company				
Listed Entities	Concord	Stakeholders	Member		
	Biotech Ltd	Relationship Committee			
		Risk Management	Member		
		Committee			
	Sanghi	Audit Committee	Member		
	Industries	Nomination and	Chairman		
	Limited Remuneration				
	Committee				
	Risk Management Member				
		Committee			
		Stakeholders	Member		
		Relationship Committee			
		Corporate Social	Chairman		
		Responsibility Committee			
Details of	Board Meeting: 1 (One)				
Board/Committee					
Meetings attended by	Committee Meetings: 2 (Two)				
the Directors during the					
year					



Particulars	Item 6		
Name of the Director	Mrs. Shruti Shah		
Director Identification Number	08337714		
Date of Birth	5 th June, 1980		
Nationality	Indian		
Qualification	LLB, Chartered Accountant		
Date of first appointment on the	7 th December, 2023		
Board			
Shareholding in Sanghi Industries	Nil		
Limited including shareholding as a			
beneficial owner			
Brief Profile of the Director	Ms. Shruti Shah is a Chartered Accountant by		
	profession. She is a partner of Pravin P. Shah &		
	Company since August 2006. Earlier she worked as		
	a manager with Haribhakti & Company and prior to		
	that with Aneja Associates. She is engaged in		
	providing Tax Advisory and Estate Planning		
	Services. Shruti has over 15 years of rich and		
	diverse experience in a various fields. Shruti has a		
	degree in commerce from the NM College and a		
	degree in law from JCCL, both under the University		
	of Mumbai.		
Expertise in specific functional	She has over 15 years of rich experience in		
areas	providing Tax Advisory and Estate Planning		
	services.		
Last Remuneration drawn for FY	Nil		
2022-23			
Details of Remuneration sought to	She will not be paid any remuneration other than		
be paid	sitting fees for attending Board and Committee		
	meetings.		
List of Directorships held in other	er Name of the Company		
companies	Watsun Infrabuild Private Limited		
	DJ Energy Private Limited		



Particulars Item 6					
		Bothe Windfarm Development Private Limited			
		Uttar Urja Projects Private Limited			
		Adani Solar Energy Kutchh Two Private Limited			
		Trinethra Wind And Hydro Power Private Limited			
		Renewables Trinethra Private Limited			
		Spinel Energy & Infrastructure Limited			
		Kalyani Investment Company Limited			
		Surajkiran So	lar Technologies Priva	ite Limited	
		Surajkiran Re	newable Resources P	rivate Limited	
			nergy AP Seven Priva	te Limited	
			ducation Foundation		
			dustries Limited		
		Jai Corp Limit			
		Kalyani Steels	s Ltd		
Name of Listed Companies fro		Alti			
which the Director has resigned	IN	Nil			
the past three years Memberships/		Name of the	Name of	Designation	
Chairmanships across List	ha	Company	Committee	Designation	
Entities deross Else		Sanghi	Audit Committee	Chairperson	
		Industries	Nomination and	Member	
		Limited	Remuneration	Tricinoci	
			Committee		
			Risk Management	Chairperson	
			Committee		
			Corporate Social	Member	
			Responsibility		
		Balkrishna	Audit Committee	Member	
		Industries	Nomination and	Member	
		Limited Remuneration			
			Committee		



Particulars	Item 6		
		Stakeholders	Member
		Relationship	
		Committee	
		Corporate Social	Member
		Responsibility	
		Committee	
	Jai Corp Ltd.	Nomination and	Member
		Remuneration	
		Committee	
	Kalyani	Audit Committee	Member
	Steels Ltd		
Details of Board / Committee	Board Meeting: 1 (One)		
Meetings attended by the Directors			
during the year	Committee Meetings: 2 (Two)		

There are no inter-se relationships between any Directors or Key Managerial Personnel of the Company.