

STAR AGRIWAREHOUSING AND COLLATERAL MANAGEMENT LIMITED

CIN: U51219MH2006PLC305651

Registered Office & Corp. Office: 601-604, A-wing, Bonanza Building, Sahar Plaza, J.B. Nagar Metro Station, J.B. Nagar, Andheri (E), Mumbai, MH 400059 IN

Phone: +91-22-40467777; Email: reachus@staragri.com; Website: www.staragri.com

NOTICE

NOTICE is hereby given that the Extra Ordinary General Meeting of the Members of the Company will be held on Wednesday, April 17, 2019 at 10.30 a.m. at 1st Floor, B Wing, Litolier Chambers, Andheri Kurla Road, Marol, Andheri (E) Mumbai-400059 to transact the following business:-

Special Business

(1) Payment of remuneration to Directors as per provisions of Companies Act, 2013

To approve and pass, with or without modification(s), the following Resolution as a Special Resolution:-

RESOLVED THAT in supersession of any or all the earlier resolution(s) passed by the Board of Directors in this regard and on the recommendation of nomination and remuneration committee and Board of Directors, pursuant to the provisions of Section 197 and any other applicable provisions, if any, of the Companies Act, 2013 read with the rules made there under and Schedule V (including any statutory modification(s) or any re-enactment thereof for the time being in force), and, subject to the necessary approval as required, consent of members of the Company be & is hereby accorded to pay remuneration to its directors, including managing director and whole-time director, and its manager in accordance to the limits as specified in section 197 and Schedule V of Companies Act, 2013, in respect of the profits for each of the three financial years commencing from 1st April, 2019;

RESOLVED FURTHER THAT on the recommendation of nomination and remuneration committee and Board of Directors and pursuant to the provisions of Section 197 read with rules made thereunder and any other applicable provisions, if any, of the Companies Act, 2013 and subject to the necessary approval as required, consent of members of the Company be & is hereby accorded to pay:

- I. Remuneration to managing director and/or whole-time director and/or manager in excess of ten per cent. of the net profits to all such directors and manager taken together and
- II. Remuneration to directors who are neither managing directors nor whole-time directors in excess of one per cent. of the net profits of the company

for each of the three financial years commencing from 1st April, 2019;



RESOLVED FURTHER THAT on the recommendation of nomination and remuneration committee and Board of Directors and pursuant to the Section 197 read with rules made there under (including any statutory modification(s) or any re-enactment thereof for the time being in force), Schedule V and other applicable provisions of the Companies Act, 2013 and subject to necessary approval as required, where in during the financial years, the Company incurs a loss or its profits are inadequate, the Company shall pay the remuneration in accordance to the limits as specified in Schedule V of the Companies, 2013 and it shall be valid for a period of three years commencing from financial year 2019-2020;

RESOLVED FURTHER THAT members hereby grant its consent to waive the recovery of any sum paid in excess of the limit specified in section 197 read with rules and schedule V of Companies Act, 2013, subject to the approval of members by way of special resolution in general meeting;

RESOLVED FURTHER THAT any one of the Directors and/or Mr. Vipin Maheshwari, Deputy Group Chief Financial Officer and/or Ms. Vaishali Gupta, Company Secretary of the Company be and is hereby severally authorized to take all such actions and do all such acts, deeds and things as may be required for compliance with statutory requirements as applicable and/or for giving effect to the above resolution and matters related thereto."

- 2. To consider approving the estimated related Party Transactions for the F.Y. 2019-20 with Omnibus approval
- (i) To approve related party transaction in which Mr. Suresh Chandra Goyal is interested

To approve and pass, with or without modification(s), the following Resolution as a **Special Resolution**:-

Name of the Related Party	Nature of Relationship with Related Party	Nature of Transactions	Estimated for FY 19-20	Duration of the Contract/ Arrangement
Vinod Kumar Piyush Kumar	Relative of Mr. Suresh Chandra Goyal, Managing Director and member is interested	Professional Warehousing services	5,00,00,000	As mutually decided
Vidhya Prakash Vinod	Mr. Suresh Chandra Goyal,	Professional Warehousing services	1,50,00,000	As mutually decided



Kumar	Managing Director and member is interested	Rent expenses	1,50,00,000	As mutually decided
Prakash Chand Vinod Kumar	Relative of Mr. Suresh Chandra Goyal, Managing Director and member is interested	Professional Warehousing services	1,50,00,000	As mutually decided
Sumitra Devi	Relative of Mr. Suresh Chandra Goyal, Managing Director and member	Warehouse Rent	60,00,000	As mutually decided
Usha Devi Goyal	Relative of Mr. Suresh Chandra Goyal, Managing Director and member	Warehouse Rent	60,00,000	As mutually decided
Shobha Goyal	Relative of Mr. Suresh Chandra Goyal, Managing Director and member	Warehouse Rent	60,00,000	As mutually decided
Suresh Chand Goyal HUF	Mr. Suresh Chandra Goyal, Managing Director and member and his relatives are interested	Professional Warehousing services	60,00,000	As mutually decided

RESOLVED FURTHER any one of the Directors and/or Mr. Vipin Maheshwari, Deputy Group Chief Financial Officer and/or Ms. Vaishali Gupta, Company Secretary of the Company be and are hereby severally authorized to finalize the terms and conditions, sign and execute all the required agreements, document and to do all such acts and deeds as may be deemed necessary to conclude the arrangement and also authorized to sub-delegate the powers to other responsible person as and when required."

(ii) To approve related party transaction in which Mr. Amit Khandelwal is interested

To approve and pass, with or without modification(s), the following Resolution as a **Special Resolution**:-



Name of the Related Party	Nature of Relationship with Related Party	Nature of Transactions	Estimated for FY 19-20	Duration of the Contract/ Arrangement
Amit Industries	Relative of Mr. Amit Khandelwal, Director and member is interested	Professional Warehousing services	2,00,00,000	As mutually decided
Sun Agro Corporation	Relative of Mr. Amit Khandelwal, Director and	Professional Warehousing services	4,50,00,000	As mutually decided
	member is interested	Lab services	60,00,000	As mutually decided
Balaji Soya Proteins Pvt. Ltd.	Relative of Mr. Amit Khandelwal, Director and member are interested	Warehouse Rent	60,00,000	As mutually decided
Bharat Jyoti Dairy Products Pvt. Ltd	Mr. Amit Khandelwal, Director and member and his relatives are interested	Rent expenses	4,50,00,000	As mutually decided
Uttam Agro Sales	Relative of Mr. Amit Khandelwal, Director and member is interested	Professional Warehousing services	1,50,00,000	As mutually decided

RESOLVED FURTHER any one of the Directors and/or Mr. Vipin Maheshwari, Deputy Group Chief Financial Officer and/or Ms. Vaishali Gupta, Company Secretary of the Company be and are hereby severally authorized to finalize the terms and conditions, sign and execute all the required agreements, document and to do all such acts and deeds as may be deemed necessary to conclude the arrangement and also authorized to sub-delegate the powers to other responsible person as and when required."

(iii) To approve related party transaction in which Mr. Amit Kumar Goyal is interested

To approve and pass, with or without modification(s), the following Resolution as a **Special Resolution**:-



Name of the Related Party	Nature of Relationship with Related Party	Nature of Transactions	Estimated for FY 19-20	Duration of the Contract/ Arrangement
Relative of Mr. Amit Kumar		Professional Warehousing services	4,50,00,000	As mutually decided
	member are interested	Rent expenses	60,00,000	As mutually decided
Ram Chandra Mundawala & Sons	Relative of Mr. Amit Kumar Goyal, Director and member are interested	Professional Warehousing services	80,00,000	As mutually decided
Parv Marketing	Relative of Mr. Amit Kumar Goyal, Director and member is interested	Professional Warehousing services	80,00,000	As mutually decided
Ramchandra Banarsidass	Relative of Mr. Amit Kumar Goyal, Director and	Professional Warehousing services	6,50,00,000	As mutually decided
member are interested		Lab services	4,50,000	As mutually decided
Purshottam Goyal	Relative of Mr. Amit Kumar Goyal, Director and	Rent expenses	80,00,000	As mutually decided
Santosh Devi Goyal	Relative of Mr. Amit Kumar Goyal, Director and	Rent expenses	90,00,000	As mutually decided

RESOLVED FURTHER any one of the Directors and/or Mr. Vipin Maheshwari, Deputy Group Chief Financial Officer and/or Ms. Vaishali Gupta, Company Secretary of the Company be and are hereby severally authorized to finalize the terms and conditions, sign and execute all the required agreements, document and to do all such acts and deeds as may be deemed necessary to conclude the arrangement and also authorized to sub-delegate the powers to other responsible person as and when required."

(iv) To approve related party transaction in which Mr. Amith Agarwal is interested

To approve and pass, with or without modification(s), the following Resolution as a Special Resolution:-

"RESOLVED THAT pursuant to the provisions of Section 177, 188 and all other applicable provisions, if any, of the Companies Act, 2013 (the Act) read with the rules made thereunder, (subject to any modification and re-enactment thereof), and subject to the necessary approval as required, consent, sanction, permission or omnibus approval of the members of the Company be and is hereby accorded to



enter into the proposed transactions with related parties for F.Y. 2019-20 as per the statement as detailed below:

Name of the Related Party	Nature of Relationship with Related Party	Nature of Transactions	Estimated for FY 19-20	Duration of the Contract/ Arrangement
Shree Krishan Agarwal Relative of Mr. Amith Agarwal, Director and		Professional Warehousing services	60,00,000	As mutually decided
	member	Rent expenses	80,00,000	As mutually decided
Shri Krishna Motor Company	Mr. Amith Agarwal, Director and member and his Relatives are interested	Professional Warehousing services	80,00,000	As mutually decided
Pramod Agarwal	Relative of Mr. Amith Agarwal, Director and member	Rent expenses	80,00,000	As mutually decided
Pramod Agarwal & Co.	Relative of Mr. Amith Agarwal, Director and	Professional Warehousing services	45,00,000	As mutually decided
	member	Rent expenses	80,00,000	As mutually decided

RESOLVED FURTHER THAT as per the Related Party Policy, the members also provides omnibus approval for the transactions which cannot be foreseen at the beginning of the year provided the value per transaction does not exceed Rs. 1 Cr."

RESOLVED FURTHER any one of the Directors and/or Mr. Vipin Maheshwari, Deputy Group Chief Financial Officer and/or Ms. Vaishali Gupta, Company Secretary of the Company be and are hereby severally authorized to finalize the terms and conditions, sign and execute all the required agreements, document and to do all such acts and deeds as may be deemed necessary to conclude the arrangement and also authorized to sub-delegate the powers to other responsible person as and when required."

(v) To approve related party transaction with group Companies

To approve and pass, with or without modification(s), the following Resolution as a **Special Resolution**:-



Name of the Related Party	Nature of Relationship with Related Party	Nature of Transactions	Estimated for FY 19-20	Duration of the Contract/ Arrangement
Famers Fortune (India)	Wholly owned subsidiary	Professional Warehousing	25,00,00,000	As mutually decided
Private Limited		services		
		Rent income	25,00,000	As mutually decided
		Rent expenses	2,50,00,000	As mutually decided
		Lab services	25,00,000	As mutually decided
		Supply chain business	80,00,00,000	As mutually decided
		Corporate Guarantee	100,00,00,000	As mutually decided
		Inter corporate loan	5,00,00,000	As mutually decided
StarAgri Finance Limited	Wholly owned subsidiary	Collateral Management services	5,00,00,000	As mutually decided
		Rent income	15,00,000	As mutually decided
		Rent expenses	15,00,00,000	As mutually decided
		Avail inter corporate loan	24,00,00,000	As mutually decided
		Corporate Guarantee	200,00,00,000	As mutually decided
Star Agri Infrastructure Private Limited	Subsidiary	Professional Warehousing services	25,00,00,000	As mutually decided
		Rent expenses	15,00,00,000	As mutually decided
		Inter corporate loan	5,00,00,000	As mutually decided
		Corporate Guarantee	100,00,00,000	As mutually decided
Star Agribazaar Technology	Wholly owned subsidiary	Fees for using eplatform	50,00,00,000	Continue till
Limited ("Staragri		Purchase of software	1,00,00,000	As mutually decided
Technology Services		Corporate Guarantee	100,00,00,000	As mutually decided
Limited")		Inter corporate loan	10,00,00,000	As mutually decided
Star Agri Services (Pte.) Ltd.	Wholly owned subsidiary	Purchase of goods	15,00,00,000	As mutually decided

RESOLVED FURTHER any one of the Directors and/or Mr. Vipin Maheshwari, Deputy Group Chief Financial Officer and/or Ms. Vaishali Gupta, Company Secretary of the Company be and are hereby severally authorized to finalize the terms and conditions, sign and execute all the required agreements, document and to do all such acts and deeds as may be deemed necessary to conclude the arrangement and also authorized to sub-delegate the powers to other responsible person as and when required."



3. Approval of Loans, Investments, Guarantee or Security under Section 185 of Companies Act, 2013

To approve and pass, with or without modification(s), the following Resolution as a **Special Resolution**:-

"RESOLVED THAT pursuant to the provisions of Section 185 and all other applicable provisions of the Companies Act, 2013 read with Companies (Amendment) Act, 2017 and Rules made thereunder as amended from time to time, the consent of the Company be and is hereby accorded to authorize the Board of Directors of the Company (hereinafter referred to as the Board, which term shall be deemed to include, unless the context otherwise required, any committee of the Board or any director or officer(s) authorised by the Board to exercise the powers conferred on the Board) to advance any loan including any loan represented by a book debt to M/s Star Agriinfrastructure Private Limited, Subsidiary Company, and/or give any guarantee and/or provide any security in connection with any loan taken by M/s Star Agriinfrastructure Private Limited upto an aggregate sum of 7,00,00,000/- (Rupees Seven Crore Only) on such other terms and conditions as contained in the term sheet as placed before the meeting, provided that such loans are utilized by the borrowing company for its principal business activities;

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company (hereinafter referred to as "the Board", which term shall be deemed to include any committee thereof) be and is hereby authorized to negotiate, finalise and agree to the terms and conditions of the aforesaid Loan/ Guarantee/security, and to take all necessary steps, to execute all such documents, instruments and writings and to do all necessary acts, deed and things in order to comply with all the legal and procedural formalities and to do all such acts, deeds or things incidental or expedient thereto and as the Board may think fit and suitable."

By Order of the Board of Directors

Vaishali Gupta Company Secretary

Place: Mumbai Date: 15-03-2019



NOTES:

- The Statement setting out the material facts pursuant to Section 102 of the Companies Act, 2013 ("the Act"), concerning the Special Business in the Notice is annexed hereto and forms part of this Notice.
- 2. A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member.

Instrument appointing proxy in order to be valid must be received by the company not less than 48 hours before the meeting. A person can act as proxy for only 50 members and holding in aggregate not more than 10 percent of the total share capital of the company carrying voting rights. Member holding more than 10 percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other member. A proxy from for the meeting is enclosed.

- 3. Corporate Members are requested to send a duly certified copy of Board Resolution passed pursuant to Section 113 of the Companies Act, 2013 authorizing their representatives to attend and vote at the General Meeting.
- 4. Members / Proxies / Authorized Representatives should bring the enclosed Attendance Slip, duly filled in, for attending the Meeting.
- 5. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013, the Register of contracts or arrangements in which the Directors are interested under Section 189 of the Companies Act, 2013 will be available for inspection by the members during the meeting.
- Members desiring any information relating to the accounts are requested to write to the Company well in advance of the meeting in order to enable the management to keep the information ready.
- 7. Members are requested to:
 - a. Notify immediately any change in their address to the Company.
 - b. Quote their Folio Numbers in all correspondence with the Company.
- 8. Route Map for the venue of the proposed meeting of the company, is appearing as an Annexure to this Notice.
- 9. The relevant documents are available for inspection by the members of the Company at the registered office from 10.30 a.m. to 12.30 p.m. on any working days, except Sundays, up to the date of the General Meeting.



Statement pursuant to Section 102 of the Companies Act, 2013

Item no 1:

Pursuant to the provisions of the Companies Act, 2013, the total managerial remuneration payable by a public company, to its directors, including managing director and whole-time director, and its manager in respect of any financial year shall not exceed eleven per cent of the net profits of that company for that financial year computed in the manner laid down in section 198.

Provided that with the approval of members by way of special resolution in general meeting, Company may pay remuneration to its directors, including managing director and whole-time director, and its manager in excess of eleven per cent. of the net profits of the company, subject to the provisions of Schedule V.

Also with the approval of members by way of special resolution in general meeting, the remuneration payable to managing director and/or whole-time director or manager shall exceed ten per cent. of the net profits to all such directors and manager taken together and in excess of one per cent of the net profits of the company to its Non-executive directors.

Thus in light of above provisions, it is proposed to seek approval of the members of the Company for payment of remuneration to its directors, including managing director and whole-time director, and its manager as per the provisions of Section 197 read with rules made thereunder and Schedule V of Companies Act, 2013.

The Board recommends the resolution as set out in the Item No. 1 of notice for the approval of members of the Company as Special Resolution.

Except Directors none of the Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 1 of the Notice.

Disclosure as required under Schedule V Part II to the Companies Act, 2013 is given hereunder:

I. General Information

1)	Nature of Industry	Service Industry
2)	Date or Expected date of commencement of	N.A. since the Company has already commenced its business
	commercial production	activities.
-,	In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus.	N.A.
4)	Financial performance based on given indicators.	The details of financial performance for the years 2017-18 are provided in the financials.



5) Foreign Investments or collaborators

Claymore Investments (Mauritius) Pte Ltd. had invested in the equity shares and preference shares of the Company.

II. Information about the appointee:

Name of Managerial Personnel	Mr. Suresh Chandra Goyal	Mr. Amit Kumar Goyal	Mr. Amith Agarwal	Mr. Amit Khandelwal	Mr. Chandrashekhar Guruswamy Aiyar	Mrs. Mangala Prabhu
Background details	Mr. Suresh Chandra Goyal, 67 years, is the Managing Director of the Company. He is a graduate in commerce from Rajasthan University. He has over three decades of rich and varied experience in running agricultural and farm related businesses like agri-financing, agri-procurement, trading and warehousing	Mr. Amit Kumar Goyal, 42 years, is the Executive Director of the Company. He is a graduate in commerce from Delhi University and Post graduate in English. With sound academic records he has consciously decided to take the path less trodden and venture into agri-businesses; an ardent believer in rural empowerment and value creation, Amit dreams of making the Indian farmer a key stakeholder in his business by alleviating the various inefficiencies and hardships that currently plague the rural sector.	Director of the Company. Amith Agarwal is an MBA from Chetna Institute of management and research, Mumbai and graduated from Rajasthan University. Mr. Agarwal has also attended a short term course on "Finance for Entrepreneurs" at IIM Bangalore organized by	Mr. Amit Khandelwal, 40 years, is the Executive Director of the Company. He is post graduate in commerce from Rajasthan University. Schooling from BHS Pilani. He has also done a novell certified information technology course	Mr. G. Chandrashekhar, 69 years, is the Independent Director of the Company. He is an economist with passion for analyzing agriculture, agribusiness and commodity markets (including metals and energy products) as also international trade and developmental issues. He is M.A. (Economics) and LL.M. (Constitution & Administrative Law), Bombay University.	Mrs. Mangala Prabhu, 63 years, is the Independent Director of the Company. Her qualification is B.E, Computer Engineering, MBA. Mrs. Mangala Prabhu has 39 years of experience in large public sector Bank. She was associated with Union Bank of India (Nov 1976 - Apr 2015) and functioned across multiple roles spanning corporate credit, foreign exchange, HR and branch banking.



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Past	Remuneration	Remuneration	Remuneration of	Remuneration	Remuneration of	Remuneration
Remuneration	of Rs.	of Rs.	Rs. 26,44,992/-	of Rs.	Rs. 7,75,000/-	of Rs.
	26,44,992/-	26,44,992/- was	was drawn by Mr.	26,44,992/-	was drawn by Mr.	5,00,000/- was
	was drawn by	drawn by Mr.	Amith Agarwal for	was drawn by	G.	drawn by Mrs.
	Mr. Suresh	Amit Kumar	the financial year	Mr. Amit	Chandrashekhar	Mangala
	Chandra Goyal	Goyal for the	2017-18.	Khandelwal for	for the financial	Prabhu for the
	for the	financial year		the financial	year 2017-18.	financial year
	financial year	2017-18.		year 2017-18.	,	2017-18.
	2017-18.			,		
Job Profile and	Mr. Suresh	Mr. Amit	Mr. Amith	Mr. Amit	Mr. G	Mrs. Mangala
his suitability.	Chandra Goyal	Kumar Goyal is	Agarwal is the	Khandelwal is	Chandrashekhar	Prabhu is an
	is the	Executive	Executive Director	the Executive	is the	instrumental in
	Managing	Director of the	of the Company.	Director of the	Independent	formation of
	Director of the	Company. He	He is engaged in	Company. He	Director of the	business
	Company. He	leads the	business	looks after	Company. He	restructuring
	provides	operations of	development,	complete	systematically	process of
	overall	company and	corporate tie- ups	performance	tracks, interprets	verticalisation
	direction and	ensure	and looks after	and	and comments on	of entire credit
	leading	complete	financial matters	management of		portfolio of the
	the way in	delivery and	of company.	company with	developments in	bank along with
	transforming	smooth	He is face of	regard to	general and	The Boston
	_				commodities	
	star agri into	functioning of				Consulting
	one of India's	the day to day	represents	business	sector in	Group (BCG).
	leading end to	operation of	company to the	Achievements	particular,	She Led the
	end agri	company	outside and	of M.P and	covering	Large corporate
	solution		corporate world.	Punjab region.	agriculture,	credit portfolio
	Provider		He is	Mr. Amit's	metals and	as General
	Company.		currently	expertise in	energy. He closely	Manager for 3
			developing star	commodity	follows the	years.
			agri as trusted	Procurement	agriculture	
			brand in between	and	biotechnology	
			all trade	warehousing is	sector.	
			participant and	a very rich		
			stakeholders like	resource for		
			customers,	company.		
			employees, and	company.		
Remuneration	Proposed	Proposed	investors. Proposed	Proposed	As approved by	As approved by
	remuneration	remuneration	remuneration will	•		the Nomination
proposed				remuneration	the Nomination	
	will be Rs.	will be Rs.	be Rs. 26,44,992/-	will be Rs.	and	and
	26,44,992/-	26,44,992/-	and/or as	26,44,992/-	Remuneration	Remuneration
	and/or as	and/or as	approved by the	and/or as	Committee and	Committee and
	approved by	approved by	Nomination and	approved by	Board of	Board of
	the	the Nomination	Remuneration	the Nomination	Directors as per	Directors as per
	Nomination	and	Committee and	and	the rules of the	the rules of the
	and	Remuneration	Board of Directors	Remuneration	Company subject	Company
	Remuneration	Committee and	as per the rules of	Committee and	to Section 197	subject to



Committee and	Board of	the Company	Board of	read with	Section 197
Board of	Directors as per	subject to Section	Directors as per	Schedule V and	read with
Directors as	the rules of the	197 read with	the rules of the	Rule 7 of the	Schedule V and
per the rules of	Company	Schedule V and	Company	Companies	Rule 7 of the
the Company	subject to	Rule 7 of the	subject to	(Appointment	Companies
subject to	Section 197	Companies	Section 197	and	(Appointment
Section 197	read with	(Appointment and	read with	Remuneration of	and
read with	Schedule V and	Remuneration of	Schedule V and	Managerial	Remuneration
Schedule V and	Rule 7 of the	Managerial	Rule 7 of the	Personnel) Rules,	of Managerial
Rule 7 of the	Companies	Personnel) Rules,	Companies	2014 of the	Personnel)
Companies	(Appointment	2014 of the	(Appointment	Companies Act,	Rules, 2014 of
(Appointment	and	Companies Act,	and	2013 or such	the Companies
and	Remuneration	2013 or such	Remuneration	other limits as	Act, 2013 or
Remuneration	of Managerial	other limits as	of Managerial	may be	such other
of Managerial	Personnel)	may be prescribed	Personnel)	prescribed from	limits as may
Personnel)	Rules, 2014 of	from time to time.	Rules, 2014 of	time to time.	be prescribed
Rules, 2014 of	the Companies		the Companies		from time to
the Companies	Act, 2013 or		Act, 2013 or		time.
Act, 2013 or	such other		such other		
such other	limits as may		limits as may be		
limits as may	be prescribed		prescribed from		
be prescribed	from time to		time to time.		
from time to	time.				
time.					

Comparative remuneration profile with respect to industry, size of the company, profile of the position and person:

The remuneration proposed is as per section 197 read with rules made thereunder and Schedule V and is comparable to the remuneration of managerial personnel levels of similar sized companies in India.

Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel, if any: Nil

III. Other information:

1	Reasons of loss or inadequate profits	Due to decline in business
2	Steps taken or proposed to be taken for improvement	Management is making due efforts & exploring new areas of business.
3	Expected increase in productivity and profits in measurable terms.	Not applicable

IV. Disclosures: Not applicable



Item no 2 (i):

The Audit Committee and Board of Directors of the Company have considered these proposed Contracts/Arrangements/Transactions with Related parties with Contract/Arrangement limits for financial year 2019-20 and have also decided to seek approval of the Shareholders by way of Special Resolution pursuant to Section 188 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014.

The other related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

- a) Name of the related parties: Mentioned in the resolution
- b) Name of the director or key managerial personnel who is related, if any; Suresh Chandra Goyal.
- c) Nature of relationship; Mentioned in the resolution.
- d) Nature, material terms, monetary value and particulars of the contract or arrangements; Nature and estimated amount for FY 2019-20 are mentioned in the resolution.
- e) any other information relevant or important for the members to take a decision on the proposed resolution: Nil

The Board recommends the resolution as set out in the Item No. 2 (i) of notice for the approval of members of the Company as Special Resolution.

All the relevant documents can be inspected at the office hours on working days at the registered office of the Company.

Except Mr. Suresh Chandra Goyal and their relatives none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 2 (i) of the Notice.

Item no 2 (ii):

The Audit Committee and Board of Directors of the Company have considered these proposed Contracts/Arrangements/Transactions with Related parties with Contract/Arrangement limits for financial year 2019-20 and have also decided to seek approval of the Shareholders by way of Special Resolution pursuant to Section 188 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014.

The other related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:



- a) Name of the related parties: Mentioned in the resolution
- b) Name of the director or key managerial personnel who is related, if any; Amit Khandelwal.
- c) Nature of relationship; Mentioned in the resolution.
- d) Nature, material terms, monetary value and particulars of the contract or arrangements; Nature and estimated amount for FY 2019-20 are mentioned in the resolution.
- e) any other information relevant or important for the members to take a decision on the proposed resolution: Nil

The Board recommends the resolution as set out in the Item No. 2 (ii) of notice for the approval of members of the Company as Special Resolution.

All the relevant documents can be inspected at the office hours on working days at the registered office of the Company.

Except Mr. Amit Khandelwal and their relatives none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 2 (ii) of the Notice.

Item no 2 (iii):

The Audit Committee and Board of Directors of the Company have considered these proposed Contracts/Arrangements/Transactions with Related parties with Contract/Arrangement limits for financial year 2019-20 and have also decided to seek approval of the Shareholders by way of Special Resolution pursuant to Section 188 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014.

The other related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

- a) Name of the related parties: Mentioned in the resolution
- Name of the director or key managerial personnel who is related, if any; Amit Kumar Goyal.
- c) Nature of relationship; Mentioned in the resolution.
- d) Nature, material terms, monetary value and particulars of the contract or arrangements; Nature and estimated amount for FY 2019-20 are mentioned in the resolution.
- e) any other information relevant or important for the members to take a decision on the proposed resolution: Nil



The Board recommends the resolution as set out in the Item No. 2 (iii) of notice for the approval of members of the Company as Special Resolution.

All the relevant documents can be inspected at the office hours on working days at the registered office of the Company.

Except Mr. Amit Kumar Goyal and their relatives none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 2 (iii) of the Notice.

Item no 2 (iv):

The Audit Committee and Board of Directors of the Company have considered these proposed Contracts/Arrangements/Transactions with Related parties with Contract/Arrangement limits for financial year 2019-20 and have also decided to seek approval of the Shareholders by way of Special Resolution pursuant to Section 188 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014.

The other related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

- a) Name of the related parties: Mentioned in the resolution
- b) Name of the director or key managerial personnel who is related, if any; Amith Agarwal.
- c) Nature of relationship; Mentioned in the resolution.
- d) Nature, material terms, monetary value and particulars of the contract or arrangements; Nature and estimated amount for FY 2019-20 are mentioned in the resolution.
- e) any other information relevant or important for the members to take a decision on the proposed resolution: Nil

The Board recommends the resolution as set out in the Item No. 2 (iv) of notice for the approval of members of the Company as Special Resolution.

All the relevant documents can be inspected at the office hours on working days at the registered office of the Company.

Except Mr. Amith Agarwal and their relatives none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 2 (iv) of the Notice.



Item no 2 (v):

The Audit Committee and Board of Directors of the Company have considered these proposed Contracts/Arrangements/Transactions with Related parties with Contract/Arrangement limits for financial year 2019-20 and have also decided to seek approval of the Shareholders by way of Special Resolution pursuant to Section 188 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014.

The other related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

- a) Name of the related parties: Mentioned in the resolution
- b) Name of the director or key managerial personnel who is related, if any; Subsidiaries
- c) Nature of relationship; Mentioned in the resolution.
- d) Nature, material terms, monetary value and particulars of the contract or arrangements; Nature and estimated amount for FY 2019-20 are mentioned in the resolution.
- e) any other information relevant or important for the members to take a decision on the proposed resolution: Nil

The Board recommends the resolution as set out in the Item No. 2 (v) of notice for the approval of members of the Company as Special Resolution.

All the relevant documents can be inspected at the office hours on working days at the registered office of the Company.

Except Mr. Suresh Chandra Goyal, Mr. Amith Agarwal, Mr. Amit Khandelwal, Amit Kumar Goyal and their relatives none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 2 (v) of the Notice.

Item no: 3

Star Agriinfrastructure Private Limited (SAIPL) is a subsidiary company wherein your Directors are interested. The Company may be required to make any loan including any loan represented by a book debt to SAIPL, and/or give any guarantee and/or provide any security in connection with any loan taken by SAIPL for its business activities and the matters connected and incidental thereto.

SAIPL, a subsidiary company, is an entity covered under the category of a person in whom the directors of the company are interested as specified in the explanation to Sub-section 2 of the Section 185 of Companies Act, 2013 and hence consent of the members is being sought by way of a special resolution pursuant to Section 185 of the Companies Act, 2013 (as amended by the Companies (Amendment) Act, 2017) for making of Loan(s) to, and/or giving of guarantee(s), and/or providing of security(ies) in connection with any Loan taken/ to be taken by SAIPL of an aggregate outstanding amount not



exceeding 7,00,00,000/- (Rupees Seven Crore Only) and on such other terms and conditions as contained in the term sheet as placed before the meeting.

Further the members may note that the Company is providing loans to SAIPL and in respect of such loans an interest is charged at a rate not less than the prescribed rate under Companies Act, 2013 and rules made thereunder. Further SAIPL is utilising the said loan for its business activities and the matters connected and incidental thereto.

The Directors therefore, recommend the Special Resolution for approval of members.

Following are the brief particulars of Loan proposed to be given or guarantee to be given or security to be provided by your Company:

- 1. Name of Company: Star Agriinfrastructure Private Limited
- 2. **Relation**: Subsidiary Company
- 3. Particulars of loans to be given, or guarantee to be given or security to be provided: Aggregate amount of loans to be given and/or guarantee to be given and/or securities to be provided shall not exceed an amount of Rs. 7,00,00,000/- (Rupees Seven Crore Only).
- 4. **Purpose**: For business activities and the matters connected and incidental thereto and also for working capital requirements.

Except Mr. Suresh Chandra Goyal, Mr. Amiith Agarwal, Mr. Amit Kumar Goyal and Mr. Amit Khandelwal, none of the Directors, Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 3 of the Notice.

By Order of the Board of Directors

Vaishali Gupta Company Secretary

Place: Mumbai Date: 15-03-2019



Form MGT-11 PROXY FORM

[Pursuant to Section 105 (6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

STAR AGRIWAREHOUSING AND COLLATERAL MANAGEMENT LIMITED

CIN: U51219MH2006PLC305651

Registered Office & Corp. Office: 601-604, A-wing, Bonanza Building, Sahar Plaza, J.B. Nagar Metro Station, J.B. Nagar, Andheri (E), Mumbai, MH 400059 IN

Phone: +91-22-40467777; Email: reachus@staragri.com; Website: www.staragri.com

Extra Ordinary Ge	eneral Meeting on Wednesday, 17 ^t	th April, 2019
Name of member(s):		
Name of the Joint holder, if any:		
Registered address :		
E Mail Id:		
Folio No. / DP ID - Client ID		
No. of share(s) held		
I / We, being the member(s) of	shares of the above named Co	mpany, hereby appoint:
Name:		
Email:		
Address:		
	Signature	or failing him
Name:		
Email:		
Address:		
	Signature	or failing him
Name:		
Email:		
Address:		
	Signature	
as my/our proxy to attend and vote	for me/us and on my/our behalf	f at the Extra Ordinary General
Meeting of the Company to be held	on Wednesday, 17th April, 2019 at	10.30 a.m. at 1st Floor, B Wing,
Litolier Chambers, Andheri Kurla Ro	ad, Marol, Andheri (E) Mumbai-4	00059 and at any adjournment

thereof in respect of the resolution as are indicated overleaf:



Resolution	Resolution description		Vote	
No.		For	Against	Abstain
Special Business				
1.	Payment of remuneration to Directors as per provisions of Companies Act, 2013			
2.	To consider approving the estimated related Party Transactions for the F.Y. 2019-20 with Omnibus approval			
3.	Approval of Loans, Investments, Guarantee or Security under Section 185 of Companies Act, 2013			

Signed this Day of 2019.	Affix	
,		
Signature of Member	Stamp of	
Signature of Proxy Holder(s)		

NOTES

- This form of proxy in order to be effective, should be duly completed and deposited at the Registered Office of the Company, not less than FORTY-EIGHT HOURS before the commencement of the meeting.
- 2. It is optional to indicate your preference. If you leave the for, against or abstain column blank against all or any of the resolutions, your proxy will be entitled to vote in the manner as he /she may deemed appropriate.
- 3. In case of multiple proxies, the Proxy later in time shall be accepted.
- 4. Those members who have multiple folios with different joint-holders may use copies of this Attendance Slip/Proxy.



STAR AGRIWAREHOUSING AND COLLATERAL MANAGEMENT LIMITED

CIN: U51219MH2006PLC305651

Registered Office & Corp. Office: 601-604, A-wing, Bonanza Building, Sahar Plaza, J.B. Nagar Metro Station, J.B. Nagar, Andheri (E), Mumbai, MH 400059 IN

Phone: +91-22-40467777; Email: reachus@staragri.com; Website: www.staragri.com

ATTENDANCE SLIP

(to be completed and presented at the entrance)

Extra Ordinary General Meeting on Wednesday, 17th April, 2019

Registered Folio No. / DP ID & Client ID	
Name and address of the Shareholder(s)	
Joint Holder 1	
Joint Holder 2	
Number of shares held	
presence at the General Meeting of the Compan	ember of the Company. I/We hereby record my/ou y to be held on Wednesday, 17 th April, 2019 at 10.3 eri Kurla Road, Marol, Andheri (E) Mumbai-400059.
Name of the Member / Proxy (in BLOCK letters)	Signature of the Member / Proxy

Note:

- 1. Please fill in the Folio/DPID-Client ID No., name and sign the Attendance Slip and hand it over at the Attendance Verification Counter at the **ENTRANCE OF THE MEETING HALL**.
- 2. Member/Proxy holder desirous of attending the meeting should bring his copy of the Notice for reference at the meeting.



Route Map to the Venue of Extra-Ordinary General Meeting



Map data @2018 Google

200 m L

300 m

290 m

1.1 km

Andheri East

Mumbai, Maharashtra

- 1. Head south on Kondivita Rd/Kurla Rd/Maheshwari Rd towards Rk Mandir Rd
 - 1 Continue to follow Kondivita Rd
- 4 2. Turn left after Regent Hotel (on the right)
- 2 Torolotto face According Dealer Free No. Dealer Free No. Dealer Free No. 1 Dealer
- 4 3. Turn left after Apna Dhaba Family Restaurant and Bar (on the left)
 - 1 Pass by Mukund Hospital (on the left)
- 4. Make a U-turn at Makwana Rd
 - Destination will be on the left

- 120 m

Litoliar Chamber

Andheri - Kurla Rd, Chimatpada, Marol, Andheri East, Mumbai, Maharashtra 400059