CIN: L51100UP1990PLC012089

RICH UNIVERSE NETWORK LIMITED

(Formerly Known as Rich Capital & Financial Services Limited)

Regd. Office: 7/125, (C-2), 2nd FLOOR, SWAROOP NAGAR, KANPUR - 208002 • PHONES: 0512-3072757, 3258312

FAX: 0512-3072718 E-mail: rcfsl@rediffmail.com • richcapital@rediffmail.com

Date: 18.09.2024

To,

The Deputy General Manager,

Department of Corporate Services,

Bombay Stock Exchange Limited,

Phiroze Jeejeebhoy Towers Dalal Street,

Mumbai — 400001

Sub: Voting Results of 34th Annual General Meeting along with Srutinizer's report

Scrip Code: 530271

Dear Sir/Madam,

Please find attached herewith Voting Results of the 34th Annual General Meeting of the Company as required under Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 along with the Scrutinizer's Report dated September 18, 2024.

This is for your information and records.

Kindly update the same.

Thanking You.

For Rich Universe Network Limited,

Shashwa Digitally signed by Shashwat Agarwal Date: 2024.09.18 19:17:32 +05'30'

Shashwat Agarwal

Managing Director

(DIN: 00122799)

General information about company								
Scrip code	530271							
NSE Symbol	NOTLISTED							
MSEI Symbol	NOTLISTED							
ISIN	INE652D01014							
Name of the company	RICH UNIVERSE NETWORK LIMITED							
Type of meeting	AGM							
Date of the meeting / last day of receipt of postal ballot forms (in case of Postal Ballot)	18-09-2024							
Start time of the meeting	04:15 PM							
End time of the meeting	05:00 PM							

Scrutinizer Details								
Name of the Scrutinizer	VAIBHAV AGNIHOTRI							
Firms Name	V.AGNIHOTRI & ASSOCIATES							
Qualification	CS							
Membership Number	10363							
Date of Board Meeting in which appointed	08-08-2024							
Date of Issuance of Report to the company	18-09-2024							

Voting results								
Record date	11-09-2024							
Total number of shareholders on record date	1825							
No. of shareholders present in the meeting either in person or through proxy								
a) Promoters and Promoter group	1							
b) Public	15							
No. of shareholders attended the meeting through video conferencing								
a) Promoters and Promoter group	0							
b) Public	0							
No. of resolution passed in the meeting	3							
Disclosure of notes on voting results								

Resolution(1)													
Resolution requ	ired: (Ordinary	/ Special)		Ordinary									
Whether promo the agenda/reso		oup are inter	rested in	No									
Description of resolution considered				To receive, consider year ended on 31st Auditor's Report th	March, 2024 :	e audited fir and the Rep	ancial statements fo orts of Board of Dir	or the financial ectors and					
Category Mode of shares votes voting held polled			votes	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled					
(1) (2)			(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)= [(5)/(2)]*100					
	E-Voting		14878	1.6575	14878	0	100	0					
	Poll		882740	98.3425	882740	0	100	0					
Promoter and Promoter Group	Postal Ballot (if applicable)	897618	0	0	0	0	0	0					
	Total	897618	897618	100	897618	0	100	0					
	E-Voting		0	0	0	0	0	0					
	Poll		0	0	0	0	0	0					
Public- Institutions	Postal Ballot (if applicable)	0	0	0	0	0	0	0					
	Total	0	0	0	0	0	0	0					
	E-Voting		3293	0.0518	3293	0	100	0					
	Poll		462973	7.285	462973	0	100	0					
Public- Non Institutions	Postal Ballot (if applicable)	6355182	0	0	0	0	0	0					
	Total		466266	7.3368	466266	0	100	0					
	Total	7252800	1363884	18.8049	1363884	0	100	0					
				Whether	resolution is P	Yes							
				Disclosu	re of notes or	resolution							

				Resolution(2	2)			
Resolution requ	rired: (Ordinary	/ Special)						
Whether promo agenda/resoluti	ter/promoter gro on?	oup are inter	ested in the	Yes				
Description of	resolution consid	iered		To appoint a direct retires by rotation	or in place of and being elig	Mr. Rajeev ible, offers	Agarwal (DIN: 00) himself for re-appo	22877), who intment.
Category Mode of Shares votes voting held polled				% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes - against	% of votes in favour on votes polled	% of Votes against on votes polled
(1)			(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)= [(4)/(2)]*100	(7)= [(5)/(2)]*100
	E-Voting		14878	1.6575	14878	0	100	0
Promoter and	Poll	897618	882740	98.3425	882740	0	100	0
Promoter Group	Postal Ballot (if applicable)	05/010	0	0	0	0	0	0
	Total	897618	897618	100	897618	0	100	0
	E-Voting		0	0	0	0	0	0
B. 1.1.	Poll	0	0	0	0	0	0	0
Public- Institutions	Postal Ballot (if applicable)		0	0	0	0	0	0
	Total	0	0	0	0	0	0	0
	E-Voting		3293	0.0518	3293	0	100	0
BANK ST.	Poll	6355182	462973	7.285	462973	0	100	0
Public- Non Institutions	Postal Ballot (if applicable)		0	0	0	0	0	0
Total		6355182	466266	7.3368	466266	0	100	0
	Total	7252800	1363884	18.8049	1363884	0	100	0
				Whether resolution is Pass or Not. Yes				
				Disclosu	re of notes or	resolution		

	Resolution(3)											
Resolution rec	quired: (Ordina	ry / Special))	Ordinary								
Whether prom the agenda/res	oter/promoter olution?	group are in	terested in	No								
Description of resolution considered			the Companies Act, the Company to hol	To Appoint Mr Yugank Gadi (DIN: 10734950), under Section 149,150,159,160 of the Companies Act, 2013, be and is hereby appointed as an Independent Director of the Company to hold office for a term upto five consecutive years commencing from 18th September 2024.								
Category Mode of voting No. of shares votes held polled			votes	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled				
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100				
	E-Voting		14878	1.6575	14878	0	100	0				
Promoter	Poll		882740	98.3425	882740	0	100	0				
and Promoter Group	Postal Ballot (if applicable)	897618	0	0	0	0	0	0				
	Total	897618	897618	100	897618	0	100	0				
	E-Voting		0	0	0	0	0	0				
	Poll	0	0	0	0	0	0	0				
Public- Institutions	Postal Ballot (if applicable)	•	0	0	0	0	0	0				
	Total	0	0	0	0	0	0	0				
	E-Voting		3293	0.0518	3293	0	100	0				
	Poll	6355182	462973	7.285	462973	0	100	0				
Public- Non Institutions	Postal Ballot (if applicable)	0333102	0	0	0	0	0	0				
	Total	6355182	466266	7.3368	466266	0	100	0				
	Total	7252800	1363884	18.8049	1363884	0	100	0				
				Whether	resolution is l	Yes						
				Disclos	ure of notes o	n resolution						



Company Secretaries



FORM NO. MGT-13

SCRUTINIZER'S REPORT

[Pursuant to Section 108 & 109 of the Companies Act, 2013 and Rules 20(4)(xii) & 21(2) of the Companies (Management and Administration) Rules, 2014]

To,

The Chairman,

34th Annual General Meeting of the shareholders of

Rich Universe Network Limited

Regd. Office: 7/125 (C-2), IInd Floor, Swaroop Nagar, Kanpur - 208002

SUBJECT: CONSOLIDATED SCRUTINIZER'S REPORT ON REMOTE E-VOTING CONDUCTED PRIOR TO THE 34th ANNUAL GENERAL MEETING ('AGM') OF RICH UNIVERSE NETWORK LIMITED AND VOTING THROUGH POLL CONDUCTED DURING THE AGM HELD ON WEDNESDAY, 18TH SEPTEMBER, 2024 AT 04:15 P.M (IST) AT IInd FLOOR, 7/125, C-2, SWAROOP NAGAR, KANPUR - 208002

Dear Sir,

I, **CS Vaibhav Agnihotri** (Company Secretary in Practice and Proprietor of M/s V. Agnihotri & Associates) was appointed as the Scrutinizer by the Board of Directors of Rich Universe Network Limited (the Company) on 08.08.2024 for the purpose of scrutinizing e-voting process (remote e-voting) and Voting through Poll at the Annual General Meeting.

In compliance with the MCA Circulars and SEBI Circular dated 7 October, 2023, the Notice along with the Integrated Annual Report 2023-24 was sent through electronic mode to those equity shareholders whose email address is registered with the Company/ Registrar & Transfer Agent of the Company, National

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Company Secretaries

Securities Depository Limited ("NSDL") / Central Depository Services (India) Limited("CDSL") / Depository Participants.

Pursuant to Section 108 & 109 of the Companies Act, 2013 read with Rules 20 & 21 of the Companies (Management and Administration) Rules, 2014 (Amendment Rules, 2015) and pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of the below mentioned Resolutions proposed at the 34th Annual General Meeting of the Equity Shareholders of the Company held on Wednesday, September 18th, 2024 at 04:15 P.M. submit my report as under:

Notice Convening the Meeting:

The Company has informed that, on the basis of the Register of Members and the List of Beneficiary Owners made available by the depositories, the Company completed dispatch of the Notice of the AGM as under:

> By Electronic Means:

On 23rd August, 2024 by e-mail to 1094 Shareholders who had registered their email-ids with Depositories/the Company, as per the email received by the Company as communication from RTA/ NSDL.

1. Management's Responsibility

The management of the Company is responsible to ensure compliance with the requirements of (i) the Act and the Rules made thereunder; (ii) the MCA Circulars; and (iii) the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, ("LODR") relating to e-voting on the resolutions contained in the Notice calling the AGM. The management of the Company is responsible for ensuring a secured framework and robustness of the electronic voting systems.



2. Cut-off Date

The Voting rights were reckoned as on Wednesday, September 11th, 2024 being the cut-off date for the purpose of deciding the entitlements of Shareholders at the remote e-Voting and Voting through poll at the Meeting.

3. Remote e-Voting

i. Agency:

The Company has appointed National Securities Depository Limited (NDSL) as the Agency for providing the remote e-Voting platform.

ii. Remote e-Voting:

The remote e-Voting platform was open from 09:00 a.m. on Sunday, September 15th, 2024 up to 05:00 p.m. on Tuesday, September 17th, 2024 and shareholders were required to cast their votes electronically conveying their assent or dissent in respect of the Ordinary Resolutions, on the e-Voting platform provided by NDSL.

4. Voting at the AGM:

Members present in person / through	16
authorized representatives-	
Members who cast vote through E-Voting	8
Members present but did not participate in	NA
poll and also did not had exercised their votes	
through E- Voting	
Members who cast vote through Poll	15







5. Counting Process:

i. After the conclusion of the Annual General Meeting, the votes cast through remote e-voting were unblocked at around 05:30 P.M. in presence of two witnesses who were not in the employment of the Company.

Name: Ms. Namra Ehtesham

Name: Ms. Riya Pandey

Thereafter, the details of equity shareholders, who voted for or against were downloaded from the E-Voting website of National Securities Depository Limited (NDSL).

- ii. The Management of the Company is responsible to ensure compliance with the requirements of the Act and rules relating to remote E- voting and voting during the AGM on the resolutions contained in the Notice of Annual General Meeting. Some details in the report have been mentioned as per the communication received from the Company.
- iii. My responsibility as scrutinizer for the remote E-voting and the voting conducted during AGM is restricted to submit Scrutinizer's report for the votes cast in favour or against the resolution.
- iv. The consolidated result of remote E-voting and voting through poll at the Annual General Meeting is as under:



VOTING RESULTS

[Pursuant to Regulation 44(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

Date of the AGM	18 th September, 2024
Total number of shareholders on cut-off date	1825
No. of Shareholders present in the meeting:	16
Promoters and Promoter Group:	1
Public:	15







Resolution No. 1

1. To receive, consider and adopt the audited financial statements for the financial year ended on 31st March, 2024 and the Reports of Board of Directors and Auditor's thereon.

Resolution	required:	ORDINARY RESOLUTION						
Whether promoter/ promoter group are interested in the agenda/resolution?			NO					
Category	Mode of Voting	No. of shares held (1)	No. of votes polled (2)	% of Votes Polled on outstandin g shares (3)=[(2)/(1)] * 100	No. of Votes – in favour (4)	No. of Votes – against (5)	%. of Votes in favour on votes polled (6)=[(4)/(2)] *100	%. of Votes against on votes polled (7)=[(5)/(2
)]*100
Promoter	E-Voting		14878	1.657	14878	0	100	0
and	Poll		882740	98.342	882740	0	100	0
Promoter Group	Postal Ballot (not applicable)	8,97,618						
	Total		897618	100	897618	0	100	0
Public-	E-Voting		0	0	0	0	0	0
Institutions	Poll		0	0	0	0	0	0
	Postal Ballot (not		0	0	0	0	0	0
	applicable)							
	Total		0	0	0	0	0	0
	E-Voting		3293	0.0518	3293	0	100	0
	Poll		462973	7.2850	462973	0	100	0



Company Secretaries

Public- Non Institutions	Postal Ballot (not applicable)	63,55,182						
	Total		466266	7.3368	466266	0	100	0
Total		7252800	1363884	18.8049	1363884	0	100	0

Resolution No. 2

2. To appoint a director in place of Mr. Rajeev Agarwal (DIN: 00122877), who retires by rotation and being eligible, offers himself for re-appointment.

_	the agenda/reso		YES								
Category		NT C		YES							
	Mode of Voting		shares held	No. of votes polled	%of Votes Polled on outstandin g shares	No. of Votes – in favour	No. of Votes – against	%. of Votes in favour on votes polled	%. of Votes against on votes polled		
		(1)	(2)	(3)=[(2)/(1)] * 100	(4)	(5)	(6)=[(4)/(2)] *100	(7)=[(5)/(2)]* 100			
Promoter	E-Voting		14878	1.657	14878	0	100	0			
	Poll	-	882740	98.342	882740	0	100	0			
<u> </u>	Postal Ballot	8,97,618									
Group	(not										
	applicable)										
	Total		897618	100	897618	0	100	0			
Public-	E-Voting		0	0	0	0	0	0			
Institutions			0	0	0	0	0	0			
	Postal Ballot		0	0	0	0	0	0			
	(not										
	applicable)										
	Total		0	0	0	0	0	0			
Public- Non	E-Voting		3293	0.0518	3293	0	100	0			
	Poll		462973	7.2850	462973	0	100	0			
	Postal Ballot (not applicable)	63,55,182									



Company Secretaries

	Total		466266	7.3368	466266	0	100	0
Total		7252800	1363884	18.8049	1363884	0	100	0

Resolution No. 3

3. To Appoint Mr Yugank Gadi (DIN: 10734950), under Section 149,150,159,160 of the Companies Act, 2013, be and is hereby appointed as an Independent Director of the Company to hold office for a term upto five consecutive years commencing from 18th September 2024.

Resolution required: Whether promoter/ promoter group are interested in the agenda/resolution?			ORDINARY RESOLUTION NO					
		(1)	(2)	(3)=[(2)/(1)]	(4)	(5)		(7)=[(5)/(2)]*
				* 100			(6)=[(4)/(2)]	100
							*100	
Promoter	E-Voting		14878	1.657	14878	0	100	0
and	Poll		882740	98.342	882740	0	100	0
Promoter	Postal Ballot	8,97,618						
Group	(not							
	applicable)							
	Total		897618	100	897618	0	100	0
Public-	E-Voting		0	0	0	0	0	0
Institutions			0	0	0	0	0	0
	Postal Ballot]	0	0	0	0	0	0
	(not							
	applicable)							
	Total		0	0	0	0	0	0
	E-Voting		3293	0.0518	3293	0	100	0



Company Secretaries

Public- Non	Poll		462973	7.2850	462973	0	100	0
Institutions	Postal Ballot	63,55,182						
	(not							
	applicable)							
	Total		466266	7.3368	466266	0	100	0
Total		7252800	1363884	18.8049	1363884	0	100	0

VOTED IN FAVOUR OF THE RESOLUTION:

No. of Members	No. of Votes cast by	% of total number of		
voted	them	valid votes cast		
23	1363884	100		

VOTED AGAINST THE RESOLUTION

No. of Members	o. of Members No. of Votes cast by			
voted	them	valid votes cast		
NIL	NIL	NIL		

INVALID VOTES

No. of Members	No. of Votes cast by	% of total number of			
voted	them	valid votes cast			
NIL	NIL	NIL			







RESULT SUMMARY

SR.	RESOLUTION	TYPE OF	FAVOUR	AGAINST
NO.		RESOLUTION		
1.	To receive, consider and adopt			
	the audited financial statements	Ordinary	100	o
	for the financial year ended on	Resolution		
	31st March, 2024 and the			
	Reports of Board of Directors and			
	Auditor's thereon.			
2.	To appoint a director in place of			
	Mr. Rajeev Agarwal (DIN:	Ordinary	100	o
	00122877), who retires by	Resolution		
	rotation and being eligible, offers			
	himself for re-appointment.			
3.	To Appoint Mr Yugank Gadi (DIN:			
	10734950), under Section	Ordinary	100	o
	149,150,159,160 of the	Resolution		
	Companies Act, 2013, be and is			
	hereby appointed as an			
	Independent Director of the			
	Company to hold office for a term			



Company Secretaries

The relevant records relating to electronic voting shall remain in our safe custody until the Chairman considers, approves and signs the minutes of AGM. Thereafter, the same shall be handed over to the Company Secretary/Director authorized by the Board for safe keeping.

Thanking You,

Yours Faithfully,

For M/s V. Agnihotri & Associates Company Secretaries

Vaibhav Digitally signed by Vaibhav Agnihotri Date: 2024.09.18 19:12:44 +05'30'

Vaibhav Agnihotri

FCS: 10363/ C.P. No.: 21596

Peer Review No. 2065/2022

UDIN: F010363F001248204

Place: Kanpur

Date: September 18th, 2024

COUNTER SIGNED BY

Shashwat Agarwal
Shashwat Agarwal
Date: 2024.09.18
19:13:15 +05'30'

Shashwat Agarwal (Director)