# VIZAG GENERAL CARGO BERTH PRIVATE LIMITED

CIN: U35100TN2010PTC075408

SIPCOT Industrial Complex Madurai Bye Pass Road, T. V. Puram P.O Thoothukudi, Tamil Nadu 628002

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# SHORTER NOTICE OF FIFTEENTH ANNUAL GENERAL MEETING

Shorter Notice is hereby given that the Fifteenth Annual General Meeting of the Shareholders of **VIZAG GENERAL CARGO BERTH PRIVATE LIMITED** will be held on Monday, June 30, 2025, at 12.00 P.M. at Sesa Ghor, 20 EDC Complex Patto Panaji-Goa- 403001 to transact the following business(es):

# **ORDINARY BUSINESSES**

- 1. To receive, consider and adopt the audited Financial Statements of the Company for the Financial Year ended March 31, 2025, and Reports of the Directors and Auditors thereon.
- **2.** To appoint Statutory Auditors and to determine their remuneration.

For this purpose, to consider and if deemed fit, to pass, with or without modification, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 139, 141, 142 and all other applicable provisions, if any, of the Companies Act, 2013 (the Act) and the Rules made thereunder, (including any statutory modification(s) or reenactment thereof for the time being in force), and pursuant to the recommendations of Board of Directors approval of the members of the Company be and is hereby accorded to appoint, M/s APT & Co. LLP, Chartered Accountants (Firm Registration No. 014621C/N500088), as Statutory

Auditors of the Company, for a period of five (5) consecutive years, to hold office from the conclusion of this Annual General meeting i.e. Fifteenth Annual General meeting until the conclusion of Twentieth Annual General Meeting to be held in year 2030.

# **SPECIAL BUSINESS**

3. To consider and approve the appointment of Mr. Chikkala Sateesh Kumar (DIN: 08879426) as Wholetime Director and CEO of the Company.

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

"RESOLVED THAT pursuant to the provision of Section 2(51), 2(94), 196, 197, 198, 203 read with Schedule V and other applicable provisions, if any of the Companies Act, 2013 ("the Act") and Rules made thereunder (including any statutory modification(s) or enactment thereof for the time being in force) consent of the Members be and is hereby accorded to approve the appointment of Mr. Chikkala Sateesh Kumar (DIN: 08879426) as a Whole Time Director and Chief Executive Officer (Key Managerial Personnel) on the board of the Company for the period of 1 (one) years with effect from October 01, 2024, at a remuneration of upto Rs. 1,11,06,078/- (Rupees One Crore Eleven Lakhs Six Thousand Seventy-Eight Rupees Only) per annum for Financial Year 2024-25 & hereby approves the estimated remuneration of Rs. 68,00,000 (Rupees Sixty-Eight Lakhs) for his remaining period.

**RESOLVED FURTHER THAT** the remuneration payable to Mr. C. Sateesh Kumar, may be revised from time to time as per decision of the management and subject to approval of the Board/Shareholder.

RESOLVED FURTHER THAT any one of the Directors or the Company Secretary of the Company be and is hereby severally authorized for and on behalf of the Company to sign and execute all necessary letter(s), intimation(s), document(s), etc., make statutory filings with the concerned Registrar of Companies and to do all such acts, deeds, matters and things to give effect to the above resolution."

4. To consider and approve the appointment of Mr. Rahul Trivedi (DIN: 06675433) as a Non-Executive Director of the Company.

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

"RESOLVED THAT pursuant to the provision of Section 149, 152, 161 and other applicable provisions if any of the Companies Act, 2013 and Rules made thereunder (including any statutory modification(s) or enactment thereof for the time being in force) Mr. Rahul Trivedi (DIN: 06675433), who has been appointed as an Additional Director of the Company with effect from April 24, 2025 and who holds office upto the date

of this Annual General Meeting of the Company under Section 161(1) of the Companies Act, 2013 (the Act) being so eligible, and in respect of whom the Company has received a notice in writing under Section 160(1) of the Act from a Member proposing his candidature for the office of Director, be and is hereby appointed as the Non-Executive Director of the Company liable to retire by rotation.

**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things and to take such steps and actions, as may be considered necessary for the purpose of implementation of the aforesaid resolution."

5. To consider and approve payment of Remuneration to Whole Time Director in the absence of inadequate profits for the Financial Year 2024-25.

To consider and if thought fit, to pass with or without modification(s), as **Special Resolution**:

"RESOLVED THAT in accordance with the provisions of 196, 197 and 198, read with Schedule V and other applicable provisions, if any of the Companies Act, 2013 ("the Act") and Rules made thereunder, (including any statutory modification(s) or re-enactment thereof for the time being in force) the Shareholders be and is hereby accorded for payment of remuneration as detailed in the explanatory statement to Mr. Chikkala Sateesh Kumar, Wholetime Director and CEO of the Company for the Financial Year 2024-25 in the absence of inadequate profits for the Financial Year 2024-25.

RESOLVED FURTHER THAT in the event of absence or inadequacy of profits in the financial year during his tenure. the Company shall remuneration bv way of salary including perquisites and allowance as specified under Part II of Schedule V to the Act, or in accordance with any statutory modification(s) thereof and this resolution be treated as consent of the Shareholders thereto under Section 197(4) of the Act.

**RESOLVED FURTHER THAT** the Board of Directors be and is hereby authorized to alter and vary the terms and conditions of remuneration subject to the same not exceeding the limits specified under Section 197 of the Act, read with Schedule V as notified thereunder (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force).

**RESOLVED FURTHER THAT** the Board of Directors or Company Secretary of the Company be and are hereby severally authorized to sign and execute all necessary letter(s), paper(s), document(s), etc., for and on behalf of the Company with regard to the above and to do all such acts, deeds, matters and things as may be deemed expedient to give effect to this resolution."

# 6. To consider and approve payment of commission to Independent Directors:

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

"RESOLVED THAT in accordance with provisions of the Sections 197, 198 and other applicable provisions of the Act read with Schedule V of the Act and rules made thereunder (including any

statutory modification(s) or reenactment thereof, for the time being in force), the approval of the members be and is hereby accorded for payment of commission to Independent Directors as detailed in the explanatory statement to this notice in case the Company has no profits or the profits of the Company are inadequate.

RESOLVED FURTHER THAT Company Secretary / Chief Financial Officer/ Whole-time Director of the Company be and is hereby authorized to do all such acts, deeds, matters and things as in its absolute discretion it may consider necessary, expedient and desirable to give effect to this resolution."

# 7. To ratify remuneration of the Cost Auditors for the Financial Year ending March 31, 2026:

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

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules. 2014 and Companies (Cost Record and Audit), Rules, 2014 (including any statutorv modification(s) enactment thereof, for the time being in force), the remuneration of ₹ 90,000/-(Rupees Ninety Thousand only) per annum plus applicable taxes and out of pocket expenses at actuals, as approved by the Board of Directors and set out in the Statement annexed to the Notice convening this meeting, to be paid to the Cost Auditors, Uppalapati & Associates LLP, appointed by the Board of Directors of the Company, to conduct the audit of cost records of the Company

for the financial year ending March 31, 2026, be and is hereby ratified.

**RESOLVED FURTHER THAT** the Board of Directors of the Company or the Company Secretary, be and is hereby authorized to do all acts, deeds, matters and things including but not limited to filing of necessary forms, returns etc. with Registrar of Companies and other authorities, if any, as may be required to give effect to this resolution and to do all things incidental and ancillary thereto."

Place: For and on behalf of the Visakhapatnam Board of Directors of

Vizag General Cargo Berth

**Private Limited** 

Sd/-

Saif Ali Khan

Date: June 23, Company Secretary

2025. **ACS 74667** 

# **NOTES:**

- 1. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, which sets out details relating to Special Business at the Annual General Meeting (Meeting), is annexed hereto.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- 3. A PERSON CAN ACT AS PROXY ON BEHALF OF MEMBERS NOT EXCEEDING 50 (FIFTY) AND HOLDING IN THE AGGREGATE NOT MORE THAN 10 (TEN) PERCENT OF THE TOTAL SHARE CAPITAL OF THE COMPANY CARRYING VOTING RIGHTS. A MEMBER HOLDING MORE THAN 10 (TEN) PERCENT OF THE TOTAL SHARE CAPITAL OF COMPANY CARRYING VOTING RIGHTS MAY APPOINT A SINGLE PERSON AS PROXY AND SAME PERSON SHALL NOT ACT AS PROXY FOR ANY OTHER PERSON OR SHAREHOLDER. A PROXY DOES NOT HAVE THE RIGHT TO SPEAK AT THE MEETING AND CAN VOTE ONLY ON A POLL.
- 4. A BLANK PROXY FORM IS ENCLOSED, WHICH IF USED, SHOULD BE DEPOSITED WITH THE COMPANY DULY EXECUTED BEFORE THE COMMENCEMENT OF THE ANNUAL GENERAL MEETING.
- 5. The instrument of proxy should, however, be deposited at the Registered office of the Company not less than 48 hours before the time of the Meeting.
- 6. Corporate member(s) intending to send their authorised representative(s) to

- attend the Meeting, pursuant to Section 113 of the Companies Act, 2013 are requested to send to a Company a certified a certified copy of the Board Resolution authorising their representative to attend and vote on their behalf at the Meeting.
- 7. Members/proxies/authorized representatives are requested to bring their attendance slip along with their copy of Annual Report to the Meeting.
- 8. Relevant documents referred to in the accompanying Notice and the Statement are open for inspection by the members at the Registered Office of the Company on all working days, except Saturdays, during business hours up to the date of the Meeting. Such documents shall be available at the Meeting also.
- 9. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies act, 2013 and register of contracts and agreements maintained under Section 189 of the Companies Act, 2013 will be available for inspection by the members at the Meeting.
- 10. The route map showing directions to reach the venue of the Meeting is annexed hereto.
- 11. Information regarding particulars of Directors seeking appointment/reappointment requiring disclosure in terms of Secretarial Standards on General meetings issued by the Institute of Company Secretaries of India [SS-2], are annexed to the Notice in Annexure 1.

# Explanatory Statement pursuant to Section 102 of the Companies Act, 2013

#### Item No. 3

Mr. Chikkala Sateesh Kumar was appointed as an Additional Director designated as Whole time Director (Key Managerial Personnel) of the Company with effect from October 1, 2024, to hold office till the conclusion of the next Annual General Meeting of the Shareholders of the Company.

Mr. C. Sateesh Kumar is a highly accomplished professional with postgraduate engineering degree from the National Institute of Technology, Durgapur. He earned a Gold Medal for his outstanding performance at the university. With over 21 years of experience in the maritime industry, bulk handling. material fuel management, procurement, supply management. projects. commissioning, and operations refinery and power plant, he has proven to be a result-oriented and technocommercial expert. His career began in 2004 with Hindalco, and in 2005, he joined the Vedanta Group, where he served as the Head Technical at Vedanta Limited, Lanjigarh. Subsequently, he held the position of Chief Commercial Officer for Talwandi Sabo Power Limited. Mansa.

In terms of the provisions of Section 196, 197, 198, Schedule V and other applicable provisions, if any of the Companies Act, 2013 ("the Act") and Rules made thereunder, (including any statutory modification(s) or reenactment thereof for the time being in force), reappointment of the Whole time Director (WTD) requires approval of the shareholders by way of ordinary resolution.

The details of Director seeking appointment are enclosed as "Annexure I" to this Notice.

Except Mr. Chikkala Sateesh Kumar, None of the Directors/ Key Managerial Personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out above.

The Board of Directors accordingly recommends the Ordinary Resolution as set out at Item No. 3 of the accompanying Notice for approval of the Shareholders of the Company.

#### Item No. 4

Mr. Rahul Trivedi was appointed as an Additional Director under Section 161 of the Companies Act, 2013 of the Company with effect from April 24, 2025, by the Board of Directors.

In terms of Section 161(1) of the Companies Act, 2013, Mr. Rahul Trivedi holds office upto the date of this ensuing AGM and is eligible for appointment as a Director. The Company has received notice in writing from a member under Section 160 of the Act proposing the candidature of Mr. Rahul Trivedi.

The details of Director seeking appointment are enclosed as "Annexure I" to this Notice.

Except Mr. Anup Agarwal, being appointee, none of the Directors or Key Managerial Personnel (KMP) of the Company or their relatives are concerned or interested, financial or otherwise, in the resolutions set out at Item No. 4.

The Board of Directors accordingly recommend the Ordinary Resolution at Item No. 4 of the accompanying Notice for approval of the members of the Company.

#### Item No. 5

The payment of remuneration to Mr. Chikkala Sateesh Kumar as Whole-time Director of the Company requires the approval of Members in General Meeting.

The details required to be disclosed as per Schedule V of the Act have been detailed in Annexure II to this Statement.

In terms of Section 197 of the Companies Act, 2013, in case a company has inadequate or no profits, remuneration can be paid to a Director including Managing Director, Wholetime Director or Manager with the approval of the Members of the Company by way of a Special Resolution at a General Meeting.

The members may note that during FY 2024-25 the Company has reported Profit After Tax of ₹ -29.59 Cr. The Board of Directors at its meeting held on April 23, 2025, approved payment of remuneration including variable upto Rs. 1,11,06,078/- (Rupees One Crore Eleven Lakhs Six Thousand Seventy-Eight Rupees Only) per annum to Mr. C. Sateesh Kumar, Whole Time Director of the Company for FY 2024-25 in case of no profits or when the profits are inadequate.

The Board have approved payment of remuneration to Mr. Chikkala Sateesh Kumar, during the financial year(s) in which the Company has no profits or if the profits are inadequate, in terms on Schedule V of the Act on April 23, 2025, subject to the approval of shareholders.

The Board accordingly recommends the Special Resolution set out at Item No. 5 of the accompanying Notice for approval of the Members.

Except for Mr. Chikkala Sateesh Kumar, none of the Directors or Key Managerial Person(s) of the Company including their relatives are, in any way, concerned or deemed to be interested financial or otherwise, in the resolution set out at Item no. 5 of the Notice.

#### Item No. 6

Pursuant to Section 197 of the Companies Act, 2013, if in any financial year a company has no profits or if the profits are inadequate, payment of remuneration to its directors, including any managing or whole-time director or manager or any other non-executive director, including an independent director shall be in accordance with the provisions of Schedule V of the Act, as amended from time to time.

The members may note that during FY 2024-25 the Company has reported Profit After Tax of ₹ -29.59 Cr. The Board shall approve remuneration payable to the Independent Directors in terms of Section 197 read with Schedule V of the Act, as amended from time to time.

The Board of Directors in its meeting to be held on April 23, 2025, has approved payment of commission to the Non-Executive Directors, during the financial year(s) in which the Company has no profits or if the profits are inadequate, in terms on Schedule V of the Act, subject to the approval of shareholders as per the below mentioned details:

Sr.	Name of the Director	Proposed Commission for FY 2024-25 (₹ in lakhs)
1	Mr. Prasun Kumar Mukherjee (DIN: 00015999)- Non- Executive Independent Director	6.39
2	Mr. Anoop Kumar Sharma (DIN: 03531392)- Non-Executive Independent Director	15

The details required to be disclosed as per Schedule V of the Act have been detailed in Annexure II to this Statement.

The Board accordingly recommends the Special Resolution set out at Item No. 6 of the Notice accompanying approval of the Members.

Except Independent Directors to whom the resolution relates, are concerned or interested (financially or otherwise), none of the Directors, Key Managerial Personnel and their respective relatives interested in the resolution mentioned at Item No. 6 of the Notice except to the extent of their shareholding.

#### Item No.7

The Board had approved appointment and remuneration of the Uppalapati & Associates LLP as the Cost Auditor of the Company, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2026, at an annual remuneration of Rs. -90,000/- (Rupees Ninety Thousand only) plus applicable taxes and out of pocket expenses as actuals.

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Rules. 2014. Auditors) the remuneration payable to the Cost Auditors is required to be ratified by the shareholders Company. of the Accordingly, of consent Shareholders of the Company is sought for ratification of the remuneration payable to Uppalapati & Associates LLP, Cost Auditor of the Company for the financial year ending March 31, 2026.

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out above.

The Board of Directors accordingly recommends the Resolution as set out at Item No. 7 of the Notice for approval of the Members as an Ordinary Resolution.

Place: Visakhapatnam For and on behalf of the Board of Directors of Vizag General Cargo **Berth Private Limited** 

Sd/-

Saif Ali Khan

Date: June 23, Company Secretary

2025 ACS 74667

# Annexure I Annexure to the Notice of AGM

Details pursuant to Secretarial Standard on General Meetings ('SS-2") issued by the Institute of Company Secretaries of India of Directors seeking appointment/reappointment at this Annual General Meeting:

Details in respect of Directors being appointed/re-appointed.

Details	in respect of Directors being app	1
Name of the	Mr. Chikkala Sateesh Kumar	Mr. Rahul Trivedi
Director	(DIN: 08879426)	(DIN: 06675433)
Date of Birth	May 05,1980	June 06, 1973
Age	45 Years	52 Years
Qualification	Engineer, M.tech	MBA, B.E
Specialised	He has a total of 21 years of	Mr. Rahul Trivedi is the President
Expertise	experience, having started his	- Strategy, Vedanta Limited since
	career with Hindalco in 2004. He	30 June 2023. Prior to his current
	joined the Vedanta Group in 2005	role, he was the Chief Executive
	with Vedanta Aluminium Limited,	Officer of Aluminium Business,
	Lanjigarh. Thereafter, he was the	Chief Executive Officer of Alumina
	Chief Commercial Officer for	Business and Director —
	Talwandi Sabo Power Limited,	Corporate Strategy, Vedanta
	Mansa. He is currently the Whole-	Limited. Rahul Trivedi has a
	time Director and Chief Executive	diverse experience of nearly three
	Officer of Vizag General Cargo	decades and he has been with the
	Berth Private Limited.	group since 1998. During this
		tenure he has held key leadership
		positions at Vedanta Limited and
		Sterlite Technologies Ltd, where
		he was Chief Marketing Officer
		(Domestic and International) and
		Business Head of System
		Integration Business.
		He has been playing a significant
		role in driving various policies
		and creating a strategic
		framework for numerous
		government reforms for ease of
		doing business, growth &
		sustainable development of
		multiple businesses such as Oil &
		Gas, Electronics, Metal & Mining
		etc. in the country.
		Mr. Rahul is also the office bearer
		of various eminent industry
		associations, including the
		current President of Aluminium
		Association of India (AAI) and
		Chairman of Indian Captive Power
		Producers Association (ICPPA).

Terms and Conditions of Appointment/Re- Appointment	He was appointed as an Additional Director designated as Whole time Director (Key Managerial Personnel) of the Company	He was appointed as an Additional Director of the Company
Remuneration last drawn (including sitting fees, if any)	Upto Rs. 1,11,06,078	Nil
Remuneration proposed to be paid	As may be decided by Board	As may be decided by Board
No. of shares held	Nil	Nil
in the Company  Date of 1st	October 1, 2020	April 24, 2025
appointment on the Board	000001,2020	119111 21, 2020
Relationship with other Directors / Key Managerial Personnel/ Managers	None as per the definition of Relatives specified in the Companies Act, 2013	None as per the definition of Relatives specified in the Companies Act, 2013
Number of meetings of the Board attended during the year	5	NA
Directorship in	Unlisted Public/Private	Unlisted Public/Private
Companies	Companies 1) Vizag General Cargo Berth	Companies
	Private Limited	<ol> <li>South West Orissa Bauxite         Mining Private Limited</li> <li>Vizag General Cargo Berth         Private Limited</li> <li>Vedanta Displays Limited</li> <li>Vedanta Semiconductors         Private Limited</li> <li>Vedanta Base Metals         Limited</li> <li>Vedanta Iron And Steel         Limited</li> <li>Vedanta Aluminium Metal         Limited</li> </ol>
Committee Position	NA	NA

# Annexure - II Annexure to the Notice of AGM

Details pursuant to Schedule V of Companies Act, 2013:

# **General information:**

- **(1) Nature of industry:** The Company is mainly involved in Coal Handling & Maritime Services. The Company was incorporated in pursuance to the Letter of Award by Vishakhapatnam Port Trust (VPT) a major port, for the purpose of Mechanizing and Modernizing the General Cargo Berth at the outer Harbor of Vishakhapatnam Port.
- (2) Date or expected date of commencement of commercial production: April 2013
- (3) In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not Applicable

# (4) Financial performance based on given indicators: (₹ in Cores)

S. No.	Particulars	Year ended March 31, 2025	Year ended March 31, 2024
1.	Total Income	161.08	168.36
2.	Total Expenses	188.08	195.82
3.	Profit/ (loss) before tax	(27.01)	(27.45)
4.	Profit/ (loss) after tax	(29.59)	(30.30)
5.	Total Comprehensive Income/ (Loss) for the period	(29.65)	(30.25)

(5) Foreign investments or collaborations, if any.: Not Applicable

# II. Information about the Directors

Particulars	Mr. Anoop Kumar Sharma	Mr. Chikkala Sateesh Kumar	Mr. Rahul Trivedi
(1) Background	•	Mr. C. Sateesh Kumar is a highly	
details	Fellow Member of the Institute of	accomplished professional with a	Ahmedabad Executive General
	_	postgraduate engineering degree	
		from the National Institute of	G
	3	Technology, Durgapur. He earned a	
	,	Gold Medal for his outstanding	
		performance at the university. With	
		over 21 years of experience in the	
		maritime industry, bulk material	- ·
	years at the Board level. He is the		decades and he has been with
	former Chairman and Managing		the group since 1998. During
			this tenure he has held key
	-	commissioning, and operations of	
	•	refinery and power plant, he has	
		proven to be a result-oriented and	
		techno-commercial expert. His	· ·
		career began in 2004 with Hindalco,	
		and in 2005, he joined the Vedanta	· · · · · · · · · · · · · · · · · · ·
		Group, where he served as the Head	Integration Business.
		Technical at Vedanta Limited,	** 1 1 1
		Lanjigarh. Subsequently, he held the	
	_	position of Chief Commercial Officer	0
		for Talwandi Sabo Power Limited,	•
	Institute of Corporate Affairs,		strategic framework for
	Ministry of Corporate Affairs,		numerous government reforms
	reflecting a commitment to		for ease of doing business,

	T	T	
	corporate governance and		growth & sustainable
	sustainability and has also held the		development of multiple
	position of a President of the Indian		businesses such as Oil & Gas,
	National Shipowners' Association,		Electronics, Metal & Mining etc.
	demonstrating strong industry		in the country.
	leadership and advocacy.		
	Currently he is serving as an		Mr. Rahul is also the office
	Independent Director,		bearer of various eminent
	Independent External Monitor, and		industry associations, including
	Advisory Board member at various		the current President of
	companies/start-ups, offering		Aluminium Association of India
	valuable insights on governance.		(AAI) and Chairman of Indian
	He has active memberships in		Captive Power Producers
	technical and commercial		Association (ICPPA).
	committees in the fields of		
	Maritime & Logistics and is also		For his exemplary leadership he
	engaged as a board member on		has been conferred with
	numerous national and		various awards and accolades
	international organizations,		including The Extraordinaire –
	including BIMCO, emphasizing a		Business Leader 2020-21' at the
	global perspective and networking.		Brand Vision Summit 2022,
	Capt. Sharma has won many		'People's CEO of the Year Award
	accolades including being the		- 2020' and `Business Leader of
	recipient of numerous National and		the year award at International
	International awards,		Conference on Non- Ferrous
	underscoring recognition and		Metals – 2017' for his
	excellence in the maritime sector.		contribution to India's Metal
			and Mining industry.
(2) Past remuneration	FY: 2024-25: Sitting Fees of Rs. 2.5	FY: 2024-25: Rs. 1,11,06,078/-	Nil
	lakhs and Commission of Rs. 15.00		
	lakhs.	FY2022-23: Rs. 81,31,165/-	

	T	T	
	FY 2023-24: Sitting Fess of Rs. 0.5 lakhs and Commission of Rs. 4.83 lakhs		
(3) Recognition or awards	As covered in (1) above	As covered in (1) above	As covered in (1) above
(4) Job profile and his / her suitability	As covered in (1) above	As covered in (1) above	As covered in (1) above
(5) Remuneration proposed	Remuneration and Commission as a	pproved by Board as per provisions	of Companies Act, 2013
(6) Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin)			
(7) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel or other director, if any.	None	None	None

# III. Other information:

# (1) Reasons of loss or inadequate profits

Volume handled is only 66% (6.70 MMT) of the licensed capacity. Also, higher finance cost and depreciation & amortisation of Rs. 41.94 Cr & Rs. 26.72 Cr respectively resulted into losses.

# (2) Steps taken or proposed to be taken for improvement

Increasing the volume through increase in mix of commodity like coal & multi cargoes, customer satisfaction, broadening of customer base through repeated sales meet, roadshows and entering into long-term contracts & guarantees. Also, to work on all opportunities for reduction in overall cost including finance cost.

# (3) Expected increase in productivity and profits in measurable terms

Targeting to handle a volume of 8.5 MT in FY 26 with an estimated EBITDA of Rs. 78 Crs.

# VIZAG GENERAL CARGO BERTH PRIVATE LIMITED

CIN: U35100TN2010PTC075408

SIPCOT Industrial Complex Madurai Bye Pass Road,

T. V. Puram P.O Thoothukudi TN 628002

Email ID: Saif.Khan@vedanta.co.in

Phone No. Tel: 0891-279 5696, Fax: 0891-279 5698

Website: www.vgcb.co.in

PR	OXY	FO	RN	1

Member's Fo	olio No
DP. ID No. /	Client ID

I/W	'e <u>(<i>Name</i></u>	of the Memb	<u>er</u> )having	(Registere	<u>ed address)</u> a	nd <u>(<i>E-mail l</i></u>	<u>D.)</u> being a	member
of	VIZAG	GENERAL	CARGO	BERTH	PRIVATE	LIMITED,	hereby	appoint
			of				or failing	him/her
			of			as my/oui	r proxy to	vote for
me/	us and o	on my/our b	ehalf at t	he FIFTEE	ENTH ANNU	AL GENERA	L MEETIN	NG of the
Con	npany to	be held on	Monday,	June 30, 2	2025, at 12.	00 P.M. at	Sesa Ghor	, 20 EDC
Con	iplex, Pa	tto, Panaji, Go	oa-403001	l and at ev	ery adjourn	ment thereo	f.	

# Resolution

# **Ordinary Business**

- 1. To receive, consider and adopt the audited Financial Statements of the Company for the Financial Year ended March 31, 2025, and Reports of the Directors and Auditors thereon.
- 2. To appoint & fix remuneration of Statutory Auditor

# **Special Business**

- 3. To consider and approve appointment of Mr. Chikkala Sateesh Kumar (DIN: 08879426) as Whole-time Director and CEO of the Company.
- 4. To consider and approve appointment of Mr. Rahul Trivedi (DIN:06675433) as Non-Executive Director of the company.
- 5. To consider and approve payment of Remuneration to Whole Time Director in the absence of inadequate profits for the Financial Year 2024-25.
- 6. To consider and approve payment of commission to Independent Directors for FY 2024-25.
- 7. To ratify remuneration of the Cost Auditors for the Financial Year ending March 31, 2025.

Signed t	his		day of		2025			
Proxy	form	must	reach	the	Company's	Regd.	Office,	
at					, not less than 4	8 hours be	efore the	Affix Rs.1
commer	ncement	of the med	eting.					Revenue
								Stamp
								1 '

# Signature

Note: This form of proxy in order to be effective should be duly completed and deposited at Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

# VIZAG GENERAL CARGO BERTH PRIVATE LIMITED

CIN: U35100TN2010PTC075408

SIPCOT Industrial Complex Madurai Bye Pass Road,

T. V. Puram P.O Thoothukudi TN 628002

Email ID: Saif.Khan@vedanta.co.in

Phone No. Tel: 0891-279 5696, Fax: 0891-279 5698

Website: www.vgcb.co.in

# **Attendance Slip**

(Please hand over at the entrance of the meeting duly completed and signed) FIFTEENTH ANNUAL GENERAL MEETING of the Company to be held on Monday, June 30, 2025, at 12.00 P.M. at Sesa Ghor, 20 EDC Complex, Patto, Panaji, Goa-403001

Folio No	DP. ID No. / Client ID
Name of the Member	Signature
Name of Proxy Holder	Signature
No. of shares held	E-mail ID

- 1. I / We certify that I/we am/are a registered shareholder/proxy for the registered shareholder(s) of the Company. I/We hereby record my/our presence at the FIFTEENTH ANNUAL GENERAL MEETING of the Company to be held on Monday, June 30, 2025, at 12.00 P.M. at Sesa Ghor, 20 EDC Complex, Patto, Panaji, Goa-403001.
- 2. Only Member/Proxy holder can attend the Meeting.
- 3. Member/Proxy holder is requested to bring his/her copy of the Annual Report for reference at the Meeting.

# ROUTE MAP OF VIZAG GENERAL CARGO BERTH PRIVATE LIMITED

