

HAPL\SEC\632\2018-19

BSE Limited

Corporate Relationship Department, 2nd Floor, New Trading Ring, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.

Stock Code: BSE: 531531

NSE: HATSUN

Dear Sir.

Sub: Report of Monitoring Agency and Statement of Deviation(s) or Variation(s) for the

quarter ended 30th September 2018.

Ref: Rights Issue of 95,10,519 partly paid up equity shares of face value of ₹1 each (paid-

up to the extent of ₹0.80 each) of Hatsun Agro Product Limited (the "Company") for cash at a premium of ₹554 (paid-up to the extent of ₹ 443.20 each) per equity share ("Rights Equity Shares") for an amount aggregating upto ₹ 52,783.38 lakhs (paid-up to the extent of ₹ 42,226.70 lakhs) on a rights basis to the eligible equity

Hatsun Agro Product Ltd.

Elinfo@hatsun.com | www.haplir CIN: L15499TN1986PLC612747

Registered Office: Domaine: Door No: 1/20A. Rajiv Gandhi Salai (OMR) Karapakkami, Chennai - 97 India

P +91 44 2450 1622 F: +91 44 2450 1422

12-Nov-2018

National Stock Exchange of India Ltd.

Exchange Plaza, 5th Floor,

Plot No.C/1, G Block,

Bandra Kurla Complex,

Bandra (E), Mumbai 400 051.

shareholders of our Company (the "Issue").

Dear Sir,

Pursuant to Regulation 32 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations), and Regulation 16 of SEBI (Issue of Capital and Disclosure Requirements Regulations, 2009, please find attached Monitory Agency Report dated October 20, 2018, for the quarter ended September 30, 2018 with respect to the partly paid Rights Issue of the Company.

We also wish to submit that:

- (a) There is no deviation / variation as regard the utilisation of the funds as mentioned in the objects stated in the Letter of Offer dated June 06, 2018, in respect of the Rights Issue of the Company in accordance with the Regulation 32(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (b) Monitoring Agency Report dated October 20, 2018, was placed before the Board of Directors, in its meeting held on October 22, 2018, wherein the Board of Directors noted that there is no deviation as regards the utilization of funds from the Objects stated in the Letter of Offer dated June 06, 2018 and approved the same for submission with the Stock Exchanges, without any comment thereon.

Kindly take note of the same for your records.

Thanking you.

Yours faithfully,

For HATSUN AGRO PRODUCT LIMITED

R.G.CHANDRAMOGAN MANAGING DIRECTOR



REPORT OF THE MONITORING AGENCY



Name of the Issuer: Hatsun Agro Product Limited

For the quarter ended: September 2018

Name of the Monitoring Agency: Yes Bank Limited

- (a) Deviations from the objects There is no deviation as regards the utilization of funds from the Objects stated in the Offer Document
- (b) Rage of Deviation Not Applicable

Declaration:

I/We hereby declare that this report is based on the format as prescribed by SEBI (ICDR) Regulations, 2009, as amended. I/We further declare that this report provides true and fair view of the utilization of issue proceeds.

I/We declare that we do not have any direct/indirect interest in or relationship with the issuer/promoters/ directors/management and also confirm that we do not perceive any conflict of interest in such relationship/interest while monitoring and reporting the utilization of issue proceeds by the issuer.

Signature:

Name of the Authorized Person/Signing Authority: AHIT JAIN

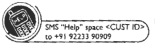
Designation of Authorized person/Signing Authority: GROUP EXECUTIVE VICE PRESIDENT

Seal of the Monitoring Agency:

Date: 20th October 2018



YES BANK LTD., Ground Floor, No. 108, Lancor Westminster Building, Dr. Radha Krishnan Salai, Mylapore, Chennal 600004,





1) Issuer Details:

Name of the issuer

The names of the promoters of the issuer

: Hatsun Agro Product Limited

: 1. R.G Chandramogan

2. C Sathyan

3. Lalitha C

4. Dolly Sathyan

5. Deviga Suresh

6. Vivin Srinesh

Industry/sector to which it belongs

: Dairy Products

2) Issue Details:

Issue Period

05/07/18)

Type of issue (public/rights)
Type of specified securities

Grading

Equity Shares, there is no credit

Fresh Issue size (`in Crores)

: 21 Days (From 14/06/18 to

: Rights Issue

: Equity Shares (partly paid)

: As this is an issue of Rights

rating required for the Issue

: Rs.527.83 crores (Raised till

date - Rs.422.27 crores)

Sr. No.	Particulars	Amount in Crores
1	Total Issue Proceeds	527.83
2	(-) Offer for Sale	-
3	Net Proceeds available for company (Fresh Issue)	527.83
	(Raised till date is only Rs. 422.27 crores)	
	Utilization of Net Proceeds:	
a.	Prepayment or repayment of all or a portion of certain borrowings availed by our Company	523.45
b.	Issue related expenses	4.38

3) Details of the arrangement made to ensure the monitoring of issue proceeds:

(Give item by item description for all the objects stated in offer document separately in following format)

<<This space is intentionally left blank. The table is on the next page>>

Particulars	Reply	Comments of Monitoring Agency	Comments of Board of
Whether all the utilization is as per disclosure in Offer Document?	Yes		
Whether Shareholder approval is obtained in case of material deviations from expenditures disclosed in Offer Document?	N.A	Not Applicable	
Whether means of finance for disclosed objects of the Issue has changed?	No	-	
Any major deviation observed over the earlier monitoring agency reports?	NA		
Whether all Government / Statutory approvals related to the object(s) obtained?	Yes	We have relied on the management representation letter dated 19 th October 2018 wherein they have represented that all approvals are obtained	
Whether all arrangements pertaining to technical assistance/collaboration in operation?	-	Not Applicable	
Any favorable events improving object(s) viability	-	Not Applicable	,
Any unfavorable events affecting object(s) viability	-	Not Applicable	
Any other relevant information that may materially affect the decision making of the investors	-	Not Applicable	

 $^{^{\#}}$ Where material deviation may be defined to mean:

4) Details of object(s)s to be monitored:

(i) Cost of object(s)-

	(Rs. In Crores)	
Original		Comments of Board of Directors

a) Deviation in the objects or purposes for which the funds have been raised

b) Deviation in the amount of fund actually utilized by more than 10% of the amount projected in the offer documents.

SI. No	Item Head	Cost (as per Offer Document)	Revised Cost	Comments of Monitoring Agency	Reason of cost revision	Proposed financing option	Particulars of firm arrangements made
1.	Prepayment or repayment of all or a portion of certain borrowings availed by the Company	523.45	523.45	The issuer has only raised part of the funds. Balance amount will be called upon later			
2.	Issue Related Expenses	4.38	4.38	The issuer has only raised part of the funds. Balance amount will be called upon later			

Note: The issuer has only raised part of the funds and balance funds will be called upon later from which balance utilization will take place

(Rs. In Crores)

(ii) Progress (Give Item b		ect(s)-	for all the (ted in Offer	Document separa	tely in th	e
	A		Amount u	tilized			Commo Board	ents of
Item Head ^{\$}	Amou nt as propo sed in Offer Docu ment	As at Beginning of the quarter	Durin g the quart er	At the end of the quarter	Total unutiliz ed Amou nt	Comments of Monitoring Agency	Rea son of idle fun ds	Propo se Cours e Actio
Prepayment or repayment of all or a portion of certain borrowings availed by the Company	523.45	•	418.46	418.46	104.99*	During the quarter ended September 30, 2018, the issuer has transferred 422.27 crores into the Monitoring Agency Account and has utilised the entire sum of 418.46 CR under the given Item Head		

Issue Expenses	4.38	3.81	3.81	0.57*	Based on the CA Certificate issued by M/s Deloitte Haskins & Sells LLP & Company dated October 19, 2018, the company has utilized 3.81 CR being the balance amount (Refer point above)	

Provide following details under Item Head:

(a) Name of the object(s):

(b) Brief description of the object(s):

(c)Location of the object(s) (if

applicable):

(iii) Deployment of unutilized IPO proceeds- All the Net Proceeds have been utilized from the amounts called upon till date

*The amount unutilized is yet to be raised by the company.

SI no	instrume	Amount invested	Maturit y date	Earnings	Retur n on Invest ment (ROI %)	Market Value as at the end of quarter**
1				`		

^{*} Also indicate name of the party/company in which amounts have been invested

(iv) Delay in implementation of the object(s) - There is no delay in implementation of the object(s) as stated in the Offer Document as represented to us by management.

* In case of continuing object(s) please specify latest/revised estimate of completion date.

FOR Y ROBANK LTD

Authorize Rignatory

Place: Chennai
Date: 20-10-2018

^{**} Where market value is not practical to find, provide NAV/NRV/Book Value of the same



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Signature:

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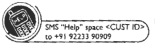
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Authorize Rignatory

Place: Chennai
Date: 20-10-2018

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Hatsun Agro Product Ltd.

Registered Office:
Domaine, Door No. 1/20A.
Rajiv Gandhi Salai (OMR).
Karapakkam, Chennai - 97. India.
P: +91.44.2450.1622
F: +91.44.2450.1422
E. info@hatsun.com | www.hap.in.
CIN: L.15499TN 1986PLC012747

HAPL\SEC\ 631\2018-19

BSE Limited,
Corporate Relationship Department,
2nd Floor, New Trading Ring,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai - 400 001.

Stock Code: BSE: 531531

NSE: HATSUN

Dear Sir.

05-November-2018

National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor, Plot No.C/1, G Block, Bandra Kurla Complex, Bandra (E), Mumbai 400 051

Sub: Postal Ballot Notice and Form

Pursuant to Section 110 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the Company has sent the postal ballot notice to all the members of the Company whose name appeared on the Register of Members as on cut-off date 26th October 2018, to seek consent of the members through postal ballot and remote e-voting on the resolutions mentioned in the Postal Ballot Notice.

We are hereby submitting a copy of the notice of Postal Ballot Notice and Postal Ballot Form for your records.

Further we also submit herewith the newspaper advertisement published on 5th November 2018 in Financial Express and Malai Sudar regarding completion of the despatch of the above Postal Ballot Notice.

Kindly take note of the same.

Thanking you,

Yours faithfully,

For HATSUN AGRO PRODUCT LIMITED

S.Narayan

Company Secretary





HATSUN AGRO PRODUCT LIMITED

CIN: L15499TN1986PLC012747

DOOR NO.1/20A, "DOMAINE", RAJIV GANDHI SALAI (OMR) KARAPAKKAM, CHENNAI – 600 097. Phone No.: 044-24501622, Fax: 044-24501422 | Email: secretarial@hap.in | Website: www.hap.in

NOTICE ISSUED TO MEMBERS PURSUANT TO SECTION 110 OF THE COMPANIES ACT, 2013

To

The Members of Hatsun Agro Product Limited

Notice is hereby given, pursuant to Section 110 of the Companies Act, 2013 ("the Act") read with The Companies (Management and Administration) Rules, 2014 that the Company is seeking the consent of its members for the businesses listed below, by way of Postal Ballot which includes voting by electronic means.

The Explanatory Statement pertaining to each resolution proposed in this notice along with Postal Ballot Form is annexed herewith.

The Company has appointed Mr.S.Dhanapal, Senior Partner of M/s. S.Dhanapal & Associates, Practicing Company Secretaries, Chennai, as Scrutinizer for conducting the postal ballot process in a fair and transparent manner.

You are requested to carefully read the instructions printed in the Postal Ballot Form and return the Form duly completed in the attached self-addressed postage pre-paid envelope so as to reach the Scrutinizer on or before the close of working hours i.e. 5.00 P.M. on, Wednesday, the 5th day of December, 2018. The Scrutinizer after completion of the scrutiny will submit his report to the Chairman and Managing Director of the Company on Friday, the 7th December, 2018. The results of the postal ballot will be declared by the Chairman and Managing Director or in his absence by the Executive Director authorised by the Board in this regard on Friday, 7th December, 2018 at 5.00 P.M. at the Registered Office of the Company. The results will also be posted on the website of the Company www.hap.in. The results shall be intimated to the Stock Exchange where the shares of the Company are listed and also to the general public through press release in newspapers.

Members may note that as required under Clause 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has engaged the services of National Securities Depository Limited (NSDL) to provide e-voting facility to members of the Company. Accordingly, the Company is providing e-voting facility for the Postal Ballot as an alternate, which would enable the members to cast their votes electronically, instead of casting their votes and despatching Postal Ballot forms physically. Please read and follow the instructions of e-voting enumerated in the Notes to this Notice. Only members entitled to vote are entitled to fill in the Postal Ballot Form and send it to the Scrutinizer or vote under the e-voting facility offered by the Company and any other recipient of the Notice who has no voting rights should treat the Notice as an intimation only. Detailed instructions to use the facility are given separately.

The Resolution, if approved, will be taken as passed effectively on the date of declaration of result.

Proposed Resolutions:

ITEM NO.1- TO APPROVE THE CONTINUATION OF OFFICE BY MR.R.G.CHANDRAMOGAN AS MANAGING DIRECTOR ON ATTAINMENT OF AGE OF 70 YEARS.

To consider and, if thought fit, to pass with or with out modification(s), the following Resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to Sections 196, 197 and other applicable provisions, if any, of the Companies Act, 2013 (the Act) (including any statutory modification or re-enactment thereof for the time being in force) read with Schedule V to the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time, approval of the members of the Company be and is hereby accorded for continuation of holding office of Managing Director of the Company, by Mr. R.G.Chandramogan (DIN:00012389), Managing Director of the Company, on the existing terms of appointment including remuneration, who will be above the age of 70 (Seventy) years as on March 1st, 2019 until the expiration of his current tenure by March 31st, 2019 and for any further re-appointment thereafter as Managing Director, in accordance with the provisions of Companies Act, 2013 read with Schedule V to the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time, for such further term as may be approved by the Shareholders."

"RESOLVED FURTHER THAT the Board of Directors (including any Committee thereof) and / or Mr.S.Narayan, Company Secretary be and are hereby severally authorised to do all such acts, deeds, matters and things and to take all such steps as may be considered necessary, proper or expedient to give effect to this resolution."

ITEM NO. 2 - TO RE-APPOINT MR.R.G.CHANDRAMOGAN AS MANAGING DIRECTOR FOR FURTHER TERM OF 5 YEARS WITH EFFECT FROM 1ST APRIL 2019.

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

"RESOLVED that pursuant to the provisions of Sections 196, 197, 198, 203 and other applicable provisions, if any, of the Companies Act, 2013 (the Act) (including any statutory modification or re-enactment thereof for the time being in force) read with Schedule V to the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time, consent of the Company, be and is hereby accorded for the re-appointment of Mr. R.G.Chandramogan (DIN: 00012389) as the Managing Director of the Company, in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Director, for the period commencing from 1st April, 2019 to 31st March, 2024, on the following terms and conditions and remuneration until further revision is made:-

- I) Salary: Rs.3,00,000/-(Rupees Three Lakhs Only) per month.
- II) Perquisites: The Perquisites are classified into three categories, Category A, B and C, which are as follows:

CATEGORY'A'

- 1) Special Allowance Special Allowance of Rs.3,75,000/- (Rupees Three Lakhs and Seventy Five Thousand Only) per month.
- 2) Medical Benefits Reimbursement of actual medical expenses incurred for self and family subject to a ceiling of half month's salary in a year. Reimbursement of special medical expenses, if any, shall be subject to the approval of the Board of Directors.
- 3) Leave Travel Allowance

 Leave Travel Allowance for self and family once in a year in accordance with the rules specified by the Company subject to a ceiling of one month's salary.
 - Club Fees
 Fees for clubs subject to a maximum of two clubs. This will not include admission and life membership fee.
 - Personal Accident Insurance cover for self, the actual premium for which not to exceed Rs.5,000/- per annum. Explanation: For the purpose of Category 'A', 'family' means the spouse, dependent children and dependent parents.

CATEGORY'B'

Insurance Cover

- (1) The Benefit of the Company's Superannuation Scheme in accordance with the rules for the time being in force. Contribution to Superannuation Fund will not be included in the computation of the ceiling of perquisites to the extent these either singly or put together are not taxable, under the Income-tax Act, 1961. Gratuity payable will not exceed half a month's salary for each completed year of service.
- $(2) \ \ Leave: Mr.\ R.G. Chandramogan\ will\ be\ allowed\ leave\ and\ encashment\ thereof\ as\ per\ the\ Rules\ of\ the\ Company.$

CATEGORY`C'

The Company shall provide a car with driver and telephone facility at the residence of Mr. R.G.Chandramogan. Provision of a car for use on Company's business and telephone at residence will not be considered as perquisites. Personal distance calls on telephone shall be billed by the Company to Mr. R.G.Chandramogan. Use of car for personal purpose shall be valued in accordance with the income-tax Rules for such use if any and shall be treated as taxable income.

The aggregate remuneration inclusive of salary, bonus, incentives, perquisites, allowances and other benefits payable to Mr. R.G.Chandramogan shall always be subject to the overall ceilings laid down in Section 197 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013.

MINIMUM REMUNERATION

Where in any financial year during the tenure of Mr. R.G.Chandramogan, the Company incurs a loss or its profits are inadequate, the Company shall pay to Mr. R.G.Chandramogan the above remuneration by way of salary, perquisites and other benefits as minimum remuneration subject to the limits specified under Section II of Part II of Schedule V of the Companies Act, 2013 (including any statutory modifications or re-enactments thereof, for the time being in force), or such other limits as may be prescribed from time to time as minimum remuneration. If such minimum remuneration is in excess of ceiling, if any, prescribed under Schedule V to the Companies Act, 2013, the Company shall seek permission of Shareholders as may be necessary in accordance with the provision governing payment of remuneration in force at the relevant point of time.

The appointment is terminable by three months' notice or by payment of three months' salary in lieu thereof by either party."

"RESOLVED FURTHER that any Director and / or Mr.S.Narayan, Company Secretary be and is hereby severally authorised to do and perform all necessary acts, deeds and things including incidental matters in connection with the above including execution, signing and filing of any forms, returns and documents with the concerned authorities."

ITEM NO. 3 - TO RE-APPOINT MR.BALASUBRAMANIAN THENAMUTHAN AS AN INDEPENDENT DIRECTOR FOR SECOND TERM OF 5 (FIVE) CONSECUTIVE YEARS.

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

"RESOLVED THAT pursuant to the provisions of Sections 149 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or reenactment(s) thereof, for the time being in force), Mr.Balasubramanian Thenamuthan (DIN: 01099739), who was appointed as an Independent Director and who holds office of Independent Director up to 31st March, 2019 and being eligible, and in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Director, be and is hereby re-appointed as an Independent Director of the Company, not liable to retire by rotation and to hold office for a second term of 5 (five) consecutive years on the Board of the Company for a term upto 31st March 2024."

By Order of the Board
For HATSUN AGRO PRODUCT LIMITED
SD/R.G.CHANDRAMOGAN
CHAIRMAN AND MANAGING DIRECTOR

Place: Thiruthangal Date: 22-10-2018

Notes:

- 1. The explanatory statement and reasons for the proposed resolution as required under Section 102 of the Companies Act, 2013, is annexed to this notice.
- 2. The Company has appointed Mr.S.Dhanapal (FCS 6881), Senior Partner, M/s. S.Dhanapal & Associates, Practising Company Secretaries, Chennai, to act as the Scrutinizer, for conducting the postal ballot process, in a fair and transparent manner.
- 3. The Notice is being sent to all the Members, whose names appear in the Register of Members/List of Beneficial Owners, received from National Securities Depository Limited (NSDL)/Central Depository Services(India) Limited (CDSL) as on 26.10.2018
- 4. In compliance with provisions of Section 108 and 110 of the Act read with the Companies (Management and Administration) Rules, 2014, the Company is pleased to offer e-voting facility as an alternate, to all the Share holders of the Company. For this purpose, the Company has entered into an agreement with NSDL for facilitating e-voting to enable the Shareholders to cast their votes electronically instead of dispatching Postal Ballot Form. E-voting is optional.

The complete detail of the instructions for e-voting is annexed to this notice.

Registered Folio No. / DP ID No. / Client ID No.	Number of shares held:

Dear Member,

Subject: Instructions for e-voting

Pursuant to the provisions of section 108 and 110 of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014, the Company is pleased to offer remote e-voting facility, additionally, to the members to cast their votes electronically on all resolutions set for thin the Notice of Postal Ballot. The Company has engaged the services of National Securities Depository Limited (NSDL) to provide the e-voting facility. We have enabled separate EVEN numbers for fully paid equity shares and partly paid equity shares of the Company. Members are requested to cast their electronic vote separately under the respective EVEN numbers created separately for fully paid equity shares and partly paid equity shares who do not hold partly paid equity shares will cast their vote only for the EVEN number created for Fully paid equity shares.

The e-voting facility is available at the link https://www.evoting.nsdl.com. The electronic voting particulars are set out below:

EVEN (E-voting Event Number)	User ID	Password

Please read the instructions printed below before exercising your vote.

These details and instructions form an integral part of the Postal ballot notice.

Steps for Remote e-voting:-

- 1. Open the internet browser and type the following URL: https://www.evoting.nsdl.com
- 2. Click on Share holder Login
- 3. If you are already registered with NSDL for e-voting, then you can use your existing User ID and Password for Login.
- 4. If you are logging for the first time, please enter the User ID and Password provided in this document.
- 5. Password change menu appears. Change the password with new password of your choice with minimum 8 digits/characters or combination thereof. Note new password. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- 6. Home page of e-Voting opens. Click on e-Voting: Active Evoting Cycles.
- 7. Select "EVEN" of Hatsun Agro Product Limited.
- 8. Now you are ready for e-Voting as Cast Vote page opens.
- 9. Castyour vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted.
- 10. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 11. Once you have voted on the resolutions, you will not be allowed to modify your vote.
- 12. For the votes to be considered valid, the institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format)of the relevant Board Resolution/Authority Letter etc. to gether with attested specimen signature of the duly authorized signatory (ies) who are authorized to vote, to the Scrutinizer through e-mail at csdhanapal@gmail.com with a copy marked to evoting@nsdl.co.in
- 13. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the Downloads section of www.evoting.nsdl.com.
- 14. You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).

Instruction for voting through postal ballot:-

- A member desiring to exercise vote by postal ballot may complete this postal ballot form and send it to the Scrutinizer in the enclosed self addressed envelope. Postages will be borne and paid by the company. However, envelope containing postal ballot if sent by courier at the expense of the registered share holder will also be accepted.
- The self addressed envelope bears the address of the Registrar and transfer agent appointed by the Board of Directors of the Company.
- 3. This form should be completed and signed by the shareholder (as per the specimen signature registered with the company or furnished to National Security Depository Limited or Central Depository Services (India) Limited in respect of shares held in physical form or dematerialised form respectively). In case of joint holding, this form should be completed and signed by the first named share holder and in his absence, by the next named shareholder
- 4. In complete and/or unsigned Postal Ballot Form will be rejected.
- 5. Duly completed postal ballot form should reach the address of the Registrar and Transfer Agent not later than the close of working hours on 5th December 2018. Postal Ballot Form received after this date will be strictly treated as if the reply from the member has not been received.
- 6. In case of shares held by companies/trusts, societies etc the duly completed Postal Ballot Form should be accompanied by a certified true copy of Board resolution/Authority for the purpose.
- 7. Voting rights shall be reckoned on the paid up value of shares registered in the name of the share holders as on 26th October 2018.
- 8. Exercise of vote by postal ballot through proxy is not permitted. Members are requested to carefully read the instructions printed and tick (✓) mark should be placed in the relevant box signifying assent (FOR)/dissent (AGAINST) for the resolution, as the case may be before mailing the postal ballot form.
- 9. Incomplete, unsigned, improperly or incorrectly tick marked postal ballot forms will be rejected. Postal Ballot forms bearing tick marks in both the columns will render the postal ballot form invalid.
- 10. The members are requested not to send any other paper along with the Postal Ballot Form in the enclosed self addressed postage prepaid envelope as all such envelopes will be sent to the scrutinizer and any extraneous paper found in the such envelope would be destroyed by the scrutinizer.
- 11. The scrutinizer's decision on the validity of postal ballot shall be final.

General Instructions:

1. The remote e-voting period commences on 9.30 A.M. on Monday, 05th November, 2018 and ends on 5.00 P.M on Wednesday, 05th December, 2018. During this period, the share holders of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date, 26th October, 2018, may cast their votes electronically. Once the vote on all resolutions is cast by the share holder, the share holder shall not be allowed to change it subsequently.

- 2. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remotee-voting/voting through postal ballot paper.
- 3. Shri. S.Dhanapal, Senior Partner of M/s.S Dhanapal & Associates, Practising Company Secretaries (Membership No.FCS6881) has been appointed as the Scrutinizer to scrutinize the voting process in a fair and transparent manner.
- 4. The voting rights of shareholders shall be in proportion to their shares of the paid-up equity share capital of the Company as on 26th October, 2018.
- 5. The results declared along with the Scrutinizer's Reportshall be placed on the Company's website www.hap.in and on the website of the NSDL within two days of the declaration of results and communicated to National Stock Exchange of India Limited and BSE Ltd.
- 6. Kindly note that the shareholders can opt only one mode of voting, i.e., either by Physical Ballot or e-voting. If shareholders are opting for e-voting, then do not vote by Physical Ballot or vice versa. However, in case share holders cast their vote by Physical Ballot and e-voting both, then voting done through Physical Ballot shall be treated as invalid.
- 7. In case of any difficulties / grievances relating to the voting process, the members can contact:

Mr. S. Narayan, Company Secretary

HATSUN AGRO PRODUCT LIMITED

CIN: L15499TN1986PLC012747

Regd. Office: DOOR NO.1/20A, "DOMAINE", RAJIV GANDHI SALAI (OMR),

KARAPAKKAM, CHENNAI - 600 097.

Phone No.: 044-24501622, Fax: 044-24501422 | Email: secretarial@hap.in | Website: www.hap.in

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

Item No.1:-

Mr.R.G.Chandramogan was appointed as Managing Director of the Company for a term of 5 (Five) years by the shareholders through postal ballot on 21st June, 2014, w.e.f 01.04.2014 and his current term expires by 31st March, 2019. Mr.R.G.Chandramogan shall attain the age of 70 years by 1st March, 2019 which date falls within his existing term.

As per Section 196 (3) of the Companies Act 2013, a person who has attained the age of 70 years can continue as Managing Director provided his continuation of position as Managing Director is approved by shareholders by passing a special resolution. Accordingly for continuation of Mr.R.G.Chandramogan as Managing Director who will be above the age of 70 years as of 1st March 2019, a special resolution has been proposed and justification for the same is given below:

Mr.R.G.Chandramogan is the promoter of the Company and has been in the dairy business for more than 30 years. He has been instrumental in building the flagship brand ARUN which is a coveted brand in Ice Cream segment. Under his leadership, the Company has risen to be one of the top leading private dairy listed Company in India and has phenomenally expanded product base ranging from Milk, Milk Product, Ice Creams to Value added products viz., Pizza, Chocolates, flavored milk, Yogurt etc,. His more than three decades of experience has steered the Company to become one among the top 500 listed companies based on the market Capitalisation. He is also a receiver of patronship award by Indian Dairy Association in recognition of the valuable services rendered by him in furthering the cause of Indian Dairy Association and the dairy industry through planning and development. His continued association with the Company will further strengthen the Company in the market position among its peers and also enhance the stakeholder value in the Company.

Mr.R.G.Chandramogan, being the appointee himself and Mr.C.Sathyan, Executive Director being related to Mr.R.G.Chandramogan may be deemed to be interested in the resolution set out at Item No. 1 of the Notice. None of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution.

The Board recommends the Special Resolution set out in Item No.1 of the notice for approval of the Members.

Item No. 2:-

The Board of Directors of the Company ("the Board") at its meeting held on October 22, 2018 has, subject to approval of members, reappointed Mr. R.G. Chandramogan (DIN: 00012389) as the Managing Director for a further period of 5 (five) years from the expiry of his present term, that is, 31st March, 2019, on terms and conditions including remuneration as recommended by the Nomination and Remuneration Committee of the Board and approved by the Board from time to time.

It is proposed to seek the members' approval for the re-appointment of and remuneration payable to Mr. R.G.Chandramogan as Managing Director, in terms of the applicable provisions of the Act. Broad particulars of the terms of re-appointment and remuneration payable to Mr. R.G.Chandramogan are as under:

I Salary: Rs.3,00,000/- (Rupees Three Lakhs Only) per month.

 $II\ Perquisites: The\ Perquisites\ are\ classified\ into\ three\ categories, Category\ A, B\ and\ C, which\ are\ as\ follows:$

CATEGORY'A'

1) Special Allowance of Rs.3,75,000/- (Rupees Three Lakhs and Seventy Five Only) per month.

2) Medical Benefits

Reimbursement of actual medical expenses incurred for self and family subject to a ceiling of half month's salary in a year. Reimbursement of special medical expenses, if any, shall be subject to the approval of the Board of Directors.

3) Leave Travel Allowance

Leave Travel Allowance for self and family once in a year in accordance with the rules specified by the Company subject to a ceiling of one month's salary.

4) Club Fees

Fees for clubs subject to a maximum of two clubs. This will not include admission and life membership fee.

5) Insurance Cover

Personal Accident Insurance cover for self, the actual premium for which not to exceed Rs.5,000/- per annum. Explanation: For the purpose of Category 'A', 'family' means the spouse, dependent children and dependent parents.

CATEGORY B'

- 1. The Benefit of the Company's Superannuation Scheme in accordance with the rules for the time being in force. Contribution to Superannuation Fund will not be included in the computation of the ceiling of perquisites to the extent these either singly or put together are not taxable, under the Income-tax Act, 1961. Gratuity payable will not exceed half a month's salary for each completed year of service.
- 2. Leave: Mr. R.G. Chandramogan will be allowed leave and encashment thereof as per the Rules of the Company.

CATEGORY`C'

The Company shall provide a car with driver and telephone facility at the residence of Mr. R.G.Chandramogan. Provision of a car for use on Company's business and telephone at residence will not be considered as perquisites. Personal distance calls on telephone shall be billed by the Company to Mr. R.G.Chandramogan. Use of car for personal purpose shall be valued in accordance with the income-tax Rules for such use if any and shall be treated as taxable income.

The aggregate remuneration inclusive of salary, bonus, incentives, perquisites, allowances and other benefits payable to Mr. R.G.Chandramogan shall always be subject to the overall ceilings laid down in Section 197 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013.

MINIMUM REMUNERATION

Where in any financial year during the tenure of Mr. R.G.Chandramogan, the Company incurs a loss or its profits are inadequate, the Company shall pay to Mr. R.G.Chandramogan the above remuneration by way of salary, perquisites and other benefits as minimum remuneration subject to the limits specified under Section II of Part II of Schedule V of the Companies Act, 2013 (including any statutory modifications or re-enactments thereof, for the time being in force), or such other limits as may be prescribed from time to time as minimum remuneration. If such minimum remuneration is in excess of ceiling, if any, prescribed under Schedule V to the Companies Act, 2013, the Company shall seek permission of Shareholders as may be necessary in accordance with the provision governing payment of remuneration in force at the relevant point of time.

The appointment is terminable by three months' notice or by payment of three months' salary in lieu thereof by either party.

Mr. R.G.Chandramogan satisfies all the conditions set out in Part-I of Schedule V to the Act as also conditions set out under sub-section (3) of Section 196 of the Act for being re-appointed as Managing Director of the Company. He is not disqualified from being appointed as a Director in terms of Section 164 of the Act. The above may be treated as a written memorandum setting out the terms of re-appointment of Mr. R.G.Chandramogan under Section 190 of the Act.

A brief profile of Mr. R.G.Chandramogan is provided below pursuant to the provisions of (i) the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and (ii) Secretarial Standard on General Meetings ("SS-2"), issued by the Institute of Company Secretaries of India for purposes of item no. 1 and 2 of this notice.

Company Secretive

Name of the Director	Shri R.G.Chandramogan
Director Identification Number (DIN)	00012389
Date of Birth and Age	01-03-1949 and 69 Years
Date of Appointment at current designation / Date of first appointment on the Board	For a period of five years commencing from April 1, 2014 as Managing Director.
Profile / Qualifications & Experience	Mr.R.G.Chandramogan has been in the dairy business for more than 30 years. In February 2018, the Indian Dairy Association awarded patronship to Mr. R.G Chandramogan in recognition of the valuable services rendered by him in furthering the cause of the Indian Dairy Association and the dairy industry, through planning and development.
Terms and conditions of appointment / re-appointment.	The term and conditions of appointment and remuneration are as per the ordinary resolution passed through Postal Ballot by the shareholders on 21st June 2014. Mr.R.G.Chandramogan is now proposed to be re-appointed as Managing Director and liable to retire by rotation.
Remuneration last drawn	INR 66.81 Lakhs
Remuneration proposed to be paid	As per terms and conditions as detailed in the explanatory statement.
Directorship in other Companies & Membership/ Chairmanship of Committees of other Boards	None
Shareholding in the Company as of 30th September 2018.	Holds 8,57,20,470 fully paid equity shares and 57,62,397 partly paid equity shares.
Relationship with Other Directors, Manager and other Key Managerial Personnel of the company.	Father of Mr.C.Sathyan, Executive Director.
The number of Meetings of the Board attended during the FY 2018-19 i.e, upto 30th September 2018.	Two Meetings

Mr.R.G.Chandramogan and Mr.C.Sathyan, Executive Director being related to Mr.R.G.Chandramogan may be deemed to be interested in the resolution set out at Item No. 2 of the Notice. None of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution.

The Board recommends the Special Resolution set out in Item No.2 of the notice for approval of the Members.

ItemNo.3:-

Mr. Balasubramanian Thenamuthan (DIN: 01099739) was appointed as Independent Directors on the Board of the Company pursuant to the provisions of Section 149 of the Act read with the Companies (Appointment and Qualification of Directors) Rules, 2014 for a term of five year till 31st March 2019. He holds office as Independent Directors of the Company up to 31st March 2019 ("first term" in line with the explanation to Sections 149(10) and 149(11) of the Act). The Nomination and Remuneration Committee of the Board of Directors, on the basis of the performance evaluation of Independent Directors, has recommended reappointment of Mr.Balasubramanian Thenamuthan as Independent Directors for a second term of 5 (five) consecutive years on the Board of the Company.

The Board, based on the recommendation of the Nomination and Remuneration Committee, considers that, given the background and experience and contributions made by Mr.Balasubramanian Thenamuthan during his tenure, the continued association of Mr.Balasubramanian Thenamuthan would be beneficial to the Company and it is desirable to continue to avail his service as Independent Director.

Accordingly, it is proposed to re-appoint Mr.Balasubramanian Thenamuthan as Independent Director of the Company, not liable to retire by rotation and to hold office for a second term of 5 (five) consecutive years on the Board of the Company commencing from 1st April 2019.

Section 149 of the Act and provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") inter alia prescribe that an independent director of a company shall meet the criteria of independence as provided in Section 149(6) of the Act. Section 149(10) of the Act provides that an independent director shall hold office for a term of up to five consecutive years on the Board and shall be eligible for re-appointment on passing a ordinary resolution by the company.

Section 149(11) provides that an independent director may hold office for up to two consecutive terms. Mr.Balasubramanian Thenamuthan is not disqualified from being appointed as Director in terms of Section 164 of the Act and have given his consent to act as Director. The Company has received notice in writing from a member under Section 160 of the Act proposing the candidature of Mr.Balasubramanian Thenamuthan for the office of Independent Director of the Company. The Company has also received declarations from Mr.Balasubramanian Thenamuthan that he meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and under the SEBI LODR 2015.

In the opinion of the Board, Mr.Balasubramanian Thenamuthan fulfills the conditions for appointment as Independent Director as specified in the Act and the SEBI LODR 2015.

Details of Director whose re-appointment as Independent Directors is proposed at Item No.3 is provided below pursuant to the provisions of (i) the Listing Regulations and (ii) Secretarial Standard on General Meetings ("SS-2"), issued by the Institute of Company Secretaries of India.

Name of the Director	Shri Balasubramanian Thenamuthan
Director Identification Number (DIN)	01099739
Date of Birth and Age	17-11-1960 and 57 Years
Date of Appointment at current designation / Date of first appointment on the Board	31.07.2014
Profile / Qualifications & Experience	He holds master's degree in communication and journalism from the University of Madras. He has over 15 years of experience in the field of Journalism.
Terms and conditions of appointment / re-appointment.	As mentioned in the letter of appointment as an Independent Director for further term of 5 years effective from 1st April 2019.
Remuneration last drawn	Only entitled to Sitting Fees of INR 50,000 per meeting of the Board and INR 10,000 for every meeting of the Committee of the Board.
Remuneration proposed to be paid	Will be entitled to only Sitting Fees of INR 50,000 per meeting of the Board and INR 10,000 for every meeting of the Committee of the Board.
Directorship in other Companies & Membership/ Chairmanship of Committees of other Boards	Karnataka News Publications Pvt Ltd.
Shareholding in the Company as of 30th September 2018.	None.
Relationship with Other Directors, Manager and other Key Managerial Personnel of the company.	None
The number of Meetings of the Board attended during the FY 2018-19 i.e, upto 30th September 2018.	One Meeting

Copy of draft letter of appointment of Mr.Balasubramanian Thenamuthan setting out the terms and conditions of appointment is available for inspection by the members at the registered office of the Company on all week days during business hours.

Mr.Balasubramanian Thenamuthan is interested in the resolution set out at Item No.3 of the Notice. None of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution.

This statement may also be regarded as an appropriate disclosure under the SEBI LODR 2015. The Board commends the Special Resolution set out at Item No. 3 of the Notice for approval by the members.

> By Order of the Board For HATSUN AGRO PRODUCT LIMITED

R.G.CHANDRAMOGAN CHAIRMAN AND MANAGING DIRECTOR

Encl: 1. Postal BallotForm

Place: Thiruthangal Date: 22-10-2018

2. Pre-paid self-addressed Envelope.

1-or HATSUN AGRO PRODUCT LTD.

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HATSUN AGRO PRODUCT LIMITED

CIN: L15499TN1986PLC012747

DOOR NO.1/20A, "DOMAINE", RAJIV GANDHI SALAI (OMR) KARAPAKKAM, CHENNAI – 600 097. Phone No.: 044-24501622, Fax: 044-24501422 | Email: secretarial@hap.in | Website: www.hap.in

POSTAL BALLOT FORM

(Pursuant to Section 110 of Companies Act, 2013)

Serial No.

Sr.No.	Particulars	Details
1.	Name of the First Named Shareholder (In block letters)	
2.	Postal address	ATSUN AGRO PRODUCT L
3.	Registered folio No. / *Client ID No. (*Applicable to investors holding shares in dematerialized form)	10 1
4.	Class of Share	

I hereby exercise my vote in respect of Resolutions enumerated below by recording my Assent or dissent Indicated by tick mark in the appropriate box against the said resolutions in the following manner:

Sr. No.	Brief Description	No. of shares held by me	I assent to the resolution	I dissent from the resolution
1.	To approve the continuation of office by Mr.R.G.Chandramogan as Managing Director on attainment of age of 70 years.			
2.	To re-appoint Mr.R.G.Chandramogan as Managing Director for further term of 5 years with effect from 1st April 2019.			
3.	To re-appoint Mr.Balasubramanian Thenamuthan as an Independent Director for second term of 5 (Five) consecutive years.			

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Date:

(Signature of the Member)

E- VOTING DETAILS FOR FULLY PAID UP SHARES					
EVEN (Electronic Voting Event Number) USER ID PASSWORD					

E- VOTING DETAILS FOR PARTLY PAID UP SHARES				
EVEN (Electronic Voting Event Number)	USER ID	PASSWORD		

Note: 1. Kindly read the instructions printed in notice before exercising your vote through this Form or e-voting.

2. Last date for receipt of Postal Ballot Forms is 05th December 2018.

For HATSUN AGRO PRODUCT LTD.

INSTRUCTIONS

- 1. A Member desiring to exercise vote by Postal Ballot may complete this Postal Ballot Form (no other form or photocopy thereof is permitted) and send it to the Scrutinizer, in the attached prepaid self-addressed business reply envelope. Postage will be borne and paid by the Company. However, envelopes containing Postal Ballot Form(s), if sent by courier or registered/speed post at the expense of the Shareholder will also be accepted. Members residing outside India should stamp the envelopes appropriately.
- 2. The Company has appointed Mr. S.Dhanapal, Senior Partner of M/s. S.Dhanapal & Associates, Practising Company Secretaries, Chennai as scrutinizer for conducting the Postal Ballot Process in a fair and transparent manner. The self-addressed business reply envelope bears the address of the Registrar & Transfer agent.
- 3. There shall be one Postal Ballot for every folio, irrespective of the number of joint holders. Proxy shall not exercise the Postal Ballot.
- 4. The Postal Ballot should be completed and signed by the shareholder. In case of joint holding, this Form should be completed and signed (as per specimen signature registered with the Company in respect of shares held in physical form or furnished by NSDL or CDSL to the Company in respect of shares held in dematerialized form) by the first named shareholder and failing him/her, by the next named shareholder and so on. In case of shares held by the company, Trust, Society etc., the duly completed Postal Ballot Form should be accompanied by Certified True Copy of the Board Resolution/ Authority Letter.

Duly completed Postal Ballot Form should be received by the Scrutinizer on or before the close of working hours on Wednesday, the 05th day of December, 2018. All Postal Ballot Forms received after this date will be strictly treated as if reply from such Shareholder has not been received.

Votes will be considered invalid on the following grounds:

- If the Ballot Form is unsigned;
- If the member's signature does not tally;
- If the member has marked both in favour and also against in the ballot paper;
- d. If the ballot paper received is torn or defaced or mutilated to an extent that it is difficult for Scrutinizer to identify either the member or number of votes or as to whether the votes are cast in favour or against the resolution or the signature could not be checked or on one or more of the above grounds;
- e. On such other grounds which in the opinion of the Scrutinizer makes the votes invalid.
- 7. A Member may request for a duplicate Postal Ballot Form, if so required. All such requests should be addressed to the Company's Registrar & Transfer Agents, M/s. Integrated Registry Management Services Private Limited, No.30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bangalore 560 003. However, the duly completed duplicate Postal Ballot Form should reach the Scrutinizer on or before the date specified in Instruction No. 5 above.
- 8. Voting rights shall be reckoned on the paid up value of shares registered in the name of the Shareholders as on 26th October, 2018.
- 9. A member need not use all the votes or cast all the votes in the same way.
- 10. Members are requested not to send any other paper along with the Postal Ballot Form in the enclosed self-addressed business reply envelope, as all such envelopes will be sent to the Scrutinizer and any extraneous paper found in such envelope would be destroyed by the Scrutinizer and the Company would not be able to act on the same.
- 11. Only a Member entitled to vote is entitled to exercise his vote through Postal Ballot and a Member having no right should treat this Notice as intimation only.
- 12. Incomplete, unsigned or incorrect Postal Ballot Forms will be rejected. The Scrutinizer's decision on the validity of a Postal Ballot shall be final and binding.
- 13. The result of the Postal Ballot will also be posted on the website of the Company www.hap.in and also in the newspaper(s) for the information of the Shareholders.
- 14. The Company is pleased to offer e-voting facility as an alternate, for all the Shareholders of the Company to enable them to cast their votes electronically instead of dispatching Postal Ballot Form. E-voting is optional. The detailed procedure is enumerated in the Notes to the Postal Ballot Notice.
- 15. The date of declaration of result i.e., 7th December 2018 shall be the effective date of passing of the resolutions.





HAP

HATSUN AGRO PRODUCT LIMITED

CIN: L15499TN1986PLC012747

Regd. Office: Domaine, Door No.1/20A, Rajiv Gandhi Salai (OMR), Karapakkam, Chennai - 600 097. Tel: 091-044-24501622 | Fax: 091-044-24501422 | Email: secretarial@hap.com Website: www.hap.in

NOTICE OF POSTAL BALLOT

Notice is hereby given to members that it is proposed to transact certain business as set out in the Notice of Postal Ballot which has been already despatched to you. The despatch of notice of postal ballot along with all relevant forms has been completed on 05.11.2018.

In terms of the provisions of Companies Act, 2013, the business as set out in the Notice of Postal Ballot may be transacted through voting by electronic means (e-voting). The Company has engaged the services of National Securities Depository Limited (NSDL) to provide the e-voting facility. The voting rights of Members have been reckoned as on 26.10.2018 which was the cut-off date. Voting through Postal Ballot including e-voting shall commence from 9.30 A.M. on 05.11.2018 and shall end on 05.12.2018, at close of working hours i.e. 5.00 P.M. (both days inclusive).

Members are requested to note that duly completed and signed postal ballot form should reach the Scrutinizer on or before the close of working hours i.e. 5.00 P.M. on 05.12.2018. Any postal ballot form received from the member beyond 5.00 P.M. on 05.12.2018 will not be valid and voting whether by post or by electronic means shall not be allowed beyond 5.00 P.M. on 05.12.2018.

Members, who have not received postal ballot forms may apply to the Company's Registrar & Transfer Agents, M/s.Integrated Registry Management Services Private Limited at No.30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bangalore 560 003 gopi@integratedindia.in or to the Company Secretary at the details given herein below and obtain a duplicate thereof.

The notice of Postal Ballot is displayed on the website of the Company, namely www.hap.inand on the website of NSDL, namely www.evoting.nsdl.com.

The Board of Directors at their meeting held on 22.10.2018 have appointed Mr.S.Dhanapal, Senior Partner of M/s. S. Dhanapal & Associates, Practicing Company Secretaries, Chennai as the Scrutinizer for conducting the Postal Ballot in a fair and transparent manner.

Mr. S. Narayan, Company Secretary of M/s. Hatsun Agro Product Limited will be the person responsible to address the grievances connected with the voting by postal ballot including voting by electronic means. His contact details are as follows:

MR. S. NARAYAN.

Company Secretary

M/s. Hatsun Agro Product Limited

CIN: L15499TN1986PLC012747

Domaine, Door No.1/20A, Rajiv Gandhi Salai (OMR),

Karapakkam, Chennai 600 097.

E mail: secretarial@hap.in Phone: 044-24501622

Members may kindly note that the Chairman & Managing Director or in his absence the Executive Director will announce the results of postal ballot on 07.12.2018 at the Registered Office of the Company.

> By Order of the Board of Directors for HATSUN AGRO PRODUCT LIMITED

> > Sd/-

Place: Chennai S.Narayan Date: 05.11.2018

Company Secretary

ompany Secretary For HATSUN AGRO PRODUCT LTD

ஹட்சன் அக்ரோ ப்ராடக்ட லிமிடைட்

CIN: L15499TN1986PLC012747

பதிவு அலுவகைம் : டொமைன், எண் 1/20A, ராஜீவ் காந்தி சாலை (OMR), காரப்பாக்கம், சென்னை – 600 097 Tel: 091-044-24501622 Fax: 091-044-24501422. Email: secretarial@hap.in Website: www.hap.in

அஞ்சல் வாக்குக்கான அறிவிப்பு

இதன் மூலம் கம்பெனி பங்குதாரா்களுக்கு தெரிவிப்பது யாதெனில் பங்குதாரா்களுக்கு ஏற்கனவே அனுப்பப்பட்ட அறிவிக்கையில் கண்டபடி, 2013 கம்பெனிகள் சட்டம் விதி தொகுப்பின் படி, சில தீர்மானங்களை அஞ்சல் வாக்கு மூலமாக (மின்னஞ்சல் வாக்கு உள்பட) நீறைவேற்ற உள்ளது. மின்னஞ்சல் வாக்குபதீவினை மேற்கொள்ள கம்பெனி நேஷ்னல் செக்யூரிட்டிஸ் டெபாசிட்டரி லிமிடெட் (NSDL)ன் சேவையை உட்படுத்தி உள்ளது. அஞ்சல் வாக்கு அறிவிக்கையானது, தகுந்த படிவங்களுடன் பங்குதாரா்களுக்கு 05.11.2018 அன்றே அனுப்பப்பட்டுள்ளது. வாக்கு அளிக்கும் உரிமை, 26.10.2018 அன்று பங்குதாரர்களாக உள்ளவர்கே உரியதாகும். அஞ்சல் மூலம் வாக்களிப்பு (மின்னஞ்சல் வாக்களிப்பு உள்பட) 05.11.2018 அன்று காலை 09.30 அளவில் தொடங்கி, 05.12.2018 அன்றைய மாலை வேலை முடிவான 05.00 மணி வரை நடக்கும்.

பங்குதாரர்கள், சரியாக பூர்த்தி செய்யப்பட்டு, கையொப்பமிட்ட அஞ்சல் வாக்கு படிவங்களை 05.12.2018 அன்றைய மாலை வேலை நேர முடிவான 05.00 மணிக்குள், ஆய்வாளரிடம் வந்து சேருமாறு அனுப்பக் கோரப்படுகீறார்கள். 05.12.2018 அன்று மாலை O5.OO மணிக்கு பிறகு வந்து சேரும் அஞ்சல் வாக்கு படிவங்கள் <u>ஏற்று</u>க் கொள்ளப்படமாட்டா. 05.12.2018 அன்று மாலை 05.00 மணிக்குப் பிறகு அஞ்சல் மூலமாவோ, மின்னஞ்சல் மூலமாகவோ வாக்களிக்க முடியாது.

அஞ்சல் வாக்குப் படிவங்கள் கிடைக்கப் பெறாத பங்குதாரர்கள், கம்பெனிக்கு விண்ணப்பித்து படிவ நகல்களை பெற்றுக் கொள்ளலாம். அஞ்சல் வாக்கு அறிவிப்பானது கம்பெனியின் வலைத்தளமான www.hap.in மற்றும் NSDL லின் வலைத்தளமான www.evoting.nsdl.com ஆகியவற்றில் காட்சிக்கு வைக்கப்பட்டுள்ளது.

கம்பெனியின் இயக்குநர்கள், 22.10.2018 அன்று நடைபெற்றக் கூட்டத்தில், சென்னையை சார்ந்த, எஸ். தனபால் அண்ட அசோசியேட்சின் முதன்மை கூட்டாளியான திரு. எஸ். தனபால் அவர்களை அஞ்சல் வாக்களிப்பை நேர்மையாகவும், ஒளிவு மறைவில்லாமலும் நடத்த, ஆய்வாளராக நியமித்துள்ளனர்.

அஞ்சல் வாக்களிப்பு (மின்னஞ்சல் வாக்கு உள்பட) சம்பந்தப்பட்ட குறைகளை தீர்க்க, வுறட்சன் அக்ரோ ப்ராடக்ட் லிமிடெட் இன் செயலாளர், S.நாராயண். அன்னாரது முகவரி கீழ்கண்டவாறு:

S.நாராய*ன்*ர

நிறுவனத்தின் செயலாளர்,

ஹட்சன் அக்ரோ ப்ராடக்ட் லிமிடெட்

CIN: L15499TN1986PLC012747

டொமைன், எண் 1/20A, ராஜீவ் காந்தி சாலை (OMR),

காரப்பாக்கம், சென்னை - 600 097.

அஞ்சல் வாக்களிப்பின் முடிவுகளை, தலைவர் மற்றும் மேலாண் இயக்குநரோ, அல்லது அவரது இன்மையில் நீர்வாக இயக்குநரோ 07.12.2018 அன்று கம்பெனியின் பதிவு அலுவலகத்தில் வெளியிடுவார்.

இயக்குநர் குழுவின் ஆணைப்படி,

ஹட்சன் அக்ரோ ப்ராடக்ட லிமிடைட்-க்காக,

கையொப்பம்

S. நாராயண்

நிறுவனத்தின் செயலாளர்,

Email: secretarial@hap.in, Tel: 044-24501622

இடம் : சென்னை தேதி: 05.11.2018 For HATSUN AGRO PRODUCT LTD

Company Secretary