AJAY BIO-TECH (INDIA) LIMITED

TRANSCRIPT – 34th ANNUAL GENERAL MEETING

Date: 30TH September, 2024

Time: 3:30 PM

1. Introductory part and election of chairman:

Dr. Sarkar: A very good afternoon, ladies & gentlemen I, Dr. Subrata Sarkar,

Whole Time Director of the Company participating the AGM from the

Registered office of the Company welcome all the participating directors and

members to the 34th Annual general meeting of the Company held through

Video conferencing and other audio/visual means as permitted by Ministry of

Corporate affairs.

I now call upon the election of Chairman and propose the name of Mrs.

Dhanalakshmi Sriramaprasad as Chairman of the meeting through raise of

hands.

Mr. Chandramauli Balan: I agree on election of Mrs. Dhanalakshmi

Sriramaprasad as the Chairman of the Meeting.

Mr. Bhavesh Mehta: I agree on election of Mrs. Dhanalakshmi Sriramaprasad as

the Chairman of the Meeting.

Dr. Sarkar: Since all the present directors have agreed on election of Mrs.

Dhanalakshmi Sriramaprasad as the Chairman of the meeting, I request Mrs.

Dhanalakshmi Sriramaprasad to take the Chair and commence the proceedings

of the AGM

2. Chairperson:

Mrs. Dhanalakshmi Sriramaprasad: A very good afternoon, ladies &

gentlemen. I extend a warm welcome to all of you at the 34th Annual General

Meeting of your Company.

I thank all our shareholders and members for joining this meeting. Hope all of

you are safe and in good health. We are holding the AGM through Video-

conferencing which is in compliance with circulars issued by Ministry of

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Corporate Affairs and other applicable provisions of the Companies Act, 2013. I do hope you are able to hear proceedings clearly.

The requisite quorum for the meeting as required under Section 103 of the Companies Act, 2013, is present. Therefore, I call the meeting in order and we can commence the proceedings of the meeting.

I take pleasure in introducing our Board Members and other officials. I am Dhanalakshmi Sriramaprasad, Chairman and Director of the Company.

We have,

Dr. Subrata Sarkar – Whole-Time Director

Mr. Chandramauli Balan - Executive Director

Mr. Bhavesh Mehta – Non-Executive Director

<u>& Ms. Amruta Jana</u>, Scrutinizer are also present at the meeting.

- Requests from corporate shareholders, for their representatives, have been received and considered.
- Since there is no physical attendance of members, the requirement of appointing proxies is not available for this AGM.
- The Statutory registers and other requisite documents, Auditors' Report and Director's Report are available for inspection. These will remain available to the members for inspection electronically, if they so desire.

Now I request Dr. Subrata Sarkar to walk us through the future outlook of the Company.

3. Future outlook:

Thank you Madam, with regards to future outlook of the Company seems on right track to achieve sustainable growth. We have continued to invest in R & D,

exploring new markets and opportunities for growth. By focusing on product diversification and expanding our customer base, we are laying the foundation for long term sustainability and profitability. Some of the notable landmarks achieved by the Company:

- A. Company is expanding its market base in Public Health Business in India and abroad. Besides larvicide, some adulticide products are also in the pipeline.
- B. Animal Vaccine market is being explored to push a future direction in the business.
- C. A.I based solutions to the farming community are also working on. Drone, N-P-K kits are some of them.

By leveraging our strength, addressing weakness, and capitalizing on emerging opportunities, we are optimistic about our future prospects.

With this I now handover the proceedings of the meeting to Mrs. Dhanalakshmi Sriramaprasad

4. Procedural Compliance -

Thank You, Mr. Sarkar, Now coming to the procedural compliance of the Meeting,

- The Notice convening this Meeting together with the Standalone ad Consolidated financial statements and the reports of Board of Directors and Auditors for the financial year ended March 31, 2024 is with you for some time and with your consent I consider them as read.
- Since there are no material audit qualifications, observations offered by the Statutory auditors which will have effect on functioning of the Company, I will take the report as read.
- The Company has provided e-voting facilities to all shareholders, to cast their votes electronically in respect of all businesses mentioned in the notice, therefore there is no need to propose and second the resolutions as per the Notice of the meeting, as the same are already put for e-voting.

- The Board has appointed Ms. Amruta Jana, Practicing Company Secretary, Pune as the Scrutinizer for conducting the e-voting process in a fair and transparent manner, who will submit her report within 48 hours from the conclusion of the meeting and same shall be uploaded on the website of the Company.
- Members who have not voted earlier through remote e-voting, can cast their vote during the course of the meeting through e-voting. You can vote anytime during the AGM, while listening to the proceedings or 15 minutes after AGM, in respect of all the resolutions contained in the Notice.
- The results of the e-voting will be declared on receipt of the scrutinizer's report within 48 hours from the AGM. It shall be placed on the Company's website.

5. Question & Answers:

The Members were invited to express their views, ask questions and seek clarifications on resolutions proposed. The Company had provided the facility to the members to register themselves as speaker shareholder by sending an email in advance at least 48 hours before the start of the meeting i.e., 28th September, 2024 by 3.30 p.m. IST. The Company has not received request from any shareholder;

Moving to the final part of the Compliance, as per AGM notice, 3 proposals are under Ordinary Business and 4 proposal is under special business which are proposed for approval of members. In the interest of time and because we have provided e-voting facility, I will not read resolutions out.

As there is no other business to be transacted, the meeting is declared as concluded. I would like to thank all our shareholders, Directors and Auditors for joining the

hose memb	ers who have	not cast thei	r votes and	would like to	o do so.	
Once again.	thank you.					