

RAJIV KHOSLA & ASSOCIATES

M.COM., FCS

(PRACTICING COMPANY SECRETARY) –

To,
The Chairman of
Annual General Meeting
Alps Industries Limited

Dear Sir,

Sub: Scrutinizer's Report on Remote e-Voting and the e-voting at AGM holding through Video Conferencing (VC)/Other Audio Visual Means (OAVM) facility conducted pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 and 21 of the Companies (Management and Administration) Amendment Rules, 2015.

I, Rajiv Khosla Proprietor of M/s Rajiv Khosla & Associates, Practicing Secretaries, had been appointed as the Scrutinizer by the Board of Directors of Alps Industries Limited held on August 14 2025 having its Registered Office at Plot No.15-B, G.T. Road, Chaudhary Morh, Ghaziabad UP 201001 (CIN:L51109UP1972PLC003544), pursuant to Section 108 of the Companies Act 2013 read with Rule 20 and 21 of the Companies (Management and Administration) Amendment Rules, 2015 to conduct the Remote e-Voting and the e voting at AGM process and to scrutinize the same in respect of the below mentioned resolutions to be passed at the 53rd Annual General Meeting of the Company held on Tuesday September 30, 2025 holding through Video Conferencing (VC)/Other Audio Visual Means (OAVM) facility in terms of the applicable provisions of the Companies Act, 2013 read with the Circular and notifications issued by MCA/SEBI from time to time and Rule 20(4)(v) of the Companies (Management and Administration) Rules 2014, the Company has provided remote e-voting or e-voting at the time of Annual General Meeting held through VC/OAVM to members to cast their votes on the resolutions set in the Notice of convening 53rd AGM. The Company has entered into an agreement with Central Depository Services (India) Ltd. to facilitate the Members to exercise their right to vote by electronic means at the AGM conducted through VC/OAVM for which arrangement made with M/s Alankit Assignments Limited.

The Notice dated August 14 2025 convening Annual General Meeting (AGM) of the Company along with Statement setting out material facts under Section 102 of the Act were sent to the Shareholders to their email ids and also uploaded on the websites in terms of circulars issued by Ministry of Corporate Affairs (MCA) from time to time.

The shareholders of the Company holding shares as on the "Cut-off" date on Tuesday September 23, 2025 were entitled to vote on the proposed resolutions as set out from Item

The voting period for remote e-voting commenced on Saturday, September 27, 2025 at 10:00 A.M. and ends on Monday, September 29, 2025 at 5:00 P.M. The Company Secretary announced that the e-voting facility was made available by CDSL during the AGM to enable members present at the AGM through Video Conference (VC)/Other Audio Visual Means (OAVM) and who did not cast their vote through remote e-voting prior to the AGM, to exercise their voting rights as per the directions at the AGM and the CDSL e-voting platform was blocked thereafter and the votes cast under remote and e-voting at the AGM facilities were then unblocked in the presence of two witnesses who were not in the employment of the company. The members as on the cutoff date i.e. Tuesday September 23, 2025 were considered for the purpose of voting rights for remote e-voting and e-voting, who attended the AGM held through VC.

I have scrutinized and reviewed the voting through electronic means and votes tendered therein based on the data downloaded from the Central Depository Services (India) Limited (CDSL) e-voting system.

I, now, submit my Report as under on the result of the voting through electronic means in respect of the said Resolutions:

Resolution No. 1:- To consider, approve and adopt the Audited Balance Sheet for the financial year ended on 31st March, 2025, the Statement of Profit and Loss Account and Cash Flow for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.

I. Voted in Favour of Resolution

Type of voting	Number voted electronic system	through	Number of (Shares)	Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	131	04	7673370	8934226	99.92%	100%	
Physical	Not	applicable due	e to VC meet	ing only as po	er MCA Circ	ulars.	
Total	131	04	7673370	8934226	99.92%	100%	

II. Voted against the Resolution

Type of voting.	Number members through voting sy	voted electronic	Number of (Shares)	f Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	18	0	6496	0	0.08%	0	
Physical	No	t applicable o	due to VC m	eeting only as p	er MCA Circ	ılars.	
Total	18	0	6496	0	0.08%	0	

In view of above results the aforesaid resolution passed by way of Ordinary Resolution.

Resolution No. 2:- Re-appointment of Mr. Sandeep Agarwal, Managing Director (DIN: 00139439) Non-Independent And Executive Promoter Director Designated As Managing Director, who retires by Rotation and being eligible, offers himself, for the reappointment.

Voted in Favour of Resolution

Type of voting	Number of voted electroni system	of members through c voting	Number of (Shares)	Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	130	04	7667870	8934226	99.84%	100%	
Physical	Not	applicable d	ue to VC meet	ing only as pe	r MCA Cir	culars.	
Total	130	04	7667870	8934226	99.84%	100%	

II. Voted against the Resolution

Type of voting.	Number of voted electroni system	of members through c voting	Number o (Shares)	f Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	19	0	11996	0	0.16%	0	
Physical	Not	applicable d	ue to VC me	eting only as	per MCA Ci	rculars.	
Total	19	0	11996	0	0.16%	0	

In view of above results the aforesaid resolution passed by way of Ordinary Resolution.

Resolution No 3:- Re-Appointment Of Mr. Sandeep Agarwal (DIN: 00139439) as Managing Director for a further period of three years W.E.F. 01-04-2026 To 31-03-2029.

Voted in Favour of Resolution

Type of voting	Number of voted electronic system	of members through voting	Number of (Shares)	Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	131	04	7668615	8934226	99.85%	100%	
Physical	No	t applicable d	ue to VC me	eting only as p	per MCA Cir	culars.	
Total	131	04	7668615	8934226	99.85%	100%	

I. Voted against the Resolution

Type voting.	of	Number voted electron system	through	(Shares)	of Votes cast	% of to valid vot	tal number of tes cast
		Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares

	I IVOT	annlicable	dire to VI meet	ma only or	man MOM Oimer	-1
E-voting Physical	18 Not	0	11251	. 0	0.15% s per MCA Circu	0

In view of above results the aforesaid resolution passed by way of Special Resolution.

Resolution No 4:- Appointment Of M/S. Reshi & Associates for a period of five years w.e.f. 01-04-2025 To 31-03-2030

Voted in Favour of Resolution

Type of voting	Number of voted electronic system	of members through voting		Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	130	04	7667870	8934226	99.84%	100%	
Physical	No	t applicable d	ue to VC me	eting only as p	per MCA Cir	culars.	
Total	130	04	7667870	8934226	99.84%	100%	

II. Voted against the Resolution

Type of voting.	Number voted electroni system	of members through c voting	Number (Shares)	of Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	19	0	11996	0	0.16%	0	
Physical	No	ot applicable du	e to VC me	eting only as p	er MCA Ci	rculars.	
Total	19	0	11996	0	0.16%	0	

In view of above results the aforesaid resolution passed by way of Special Resolution.

Resolution No 5:- Appointment Of M/S O. Aggarwal & Co Chartered Accountants as the statutory auditors of the company

Voted in Favour of Resolution

Type of voting	Number voted electronic system	of members through voting	Number of (Shares)	Votes cast	% of total number of valid votes cast		
	Equity Shares	Preference shares	Equity Shares	Preference shares	Equity Shares	Preference shares	
E-voting	130	04	7668611	8934226	99.85%	100%	
Physical	No	t applicable d	ue to VC me	eting only as p	per MCA Cir	culars.	
Total	130	04	7668611	8934226	99.85%	100%	

II Voted against the Resolution

Type	of	Number	of	members	Number o	f	Votes	cast	%	of	total	number	of
voting.		voted		through	(Shares)				va	lid	votes	cast	
		electroni	c	voting									
		system			,			1					

E-voting Physical	N N	ot applicable d	11255 lue to VC m	eeting only as	0.15% per MCA Ci	rculars.
Total	19	0	11255	0	0.15%	0

In view of above results the aforesaid resolution passed by way of Special Resolution.

In view of e voting only there was no invalid votes in the present meeting. The Register, all other papers and relevant records relating to electronic voting shall remain in our safe custody until the Chairman considers, approves and signs the Minutes of the aforesaid Annual General Meeting and the same are handed over to the Company Secretary for safe keeping.

Thanking you,

Approved, Accepted & Countersigned by

For Rajiv Khosla & Associates

Rajiv Khosla

Prop.

Practicing Company Secretary

(IRP- Chairman of the meeting)

Registration Number

IBBI/IPA-002/1PN00015/2016-2017/10019

FCS: 5197 CP: 3927

UDIN: F005197G001420941 Peer Review No: 7130/2025

Place: Ghaziabad

Dated: October 01, 2025

Witnessed by:-

1. Name & Signature : Harsh Agarwal

2. Name & Signature : Dheeraj Agarwal