

(A Joint venture of TCIL, a Govt. of India Enterprise & TIDCO, a Govt. of Tamilnadu Enterprises)



OPTICAL FIBRE CABLE DIVISION

Wo.ks: E188-24, CMDA Industrial Complex, Maraimalai Nagar - 603 209. Phone: (044) 27453881, 27452406, 27451095, Telefax: +91-44-27454768

AGM/TTL/NSE/BSE/2025-26

Dt.26.09.2025

To

The Manager,

M/s.National Stock Exchange of India Limited, "Exchange Plaza", Bandra Kurla Complex, Bandara (East), MUMBAI – 400 051

Scrip Code: TNTELE

To

The Manager,

Bombay Stock Exchange Limited,

Floor No.25, PJ Towers,

Dalal Street, MUMBAI - 400 001

Scrip Code: 523419

Dear Sir/Madam,

SUB: Disclosure of Submissions undertakings pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015

With the reference to the captioned Subject, please find the attached the following:

- 1. Voting results as required under regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 where in all the resolutions proposed in the Notice of AGM were passed under E-Voting of the Annual General Meeting with the combined requisite Majority.
- 2. Report of the Scrutinizer dated 26.09.2025, pursuant to 108 of the Companies Act, 2013 and rule 20(4) (XIT) of the Companies (Management and Administration) Rules 2014.

Kindly take above information on record.

Yours faithfully,

For M/s. Tamilnadu Telecommunications Limited,

(J Ramesh Kannan) Managing Director

J. Remol Amen

DIN 09292181 Encl. as above



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Summary of Proceedings of the 37th Annual General Meeting ('AGM') of TAMIL NADU TELECOMMUNICATION LIMITED

Dear Sir/ Madam,

The 37th Annual General Meeting (AGM) of the Members of TAMILNADU TELECOMMUNICATION LIMITED ('Company') was held on Friday, 26th September, 2025 at 11.30 A.M. (IST) through two-way Video Conferencing ('VC')/ Other Audio-Visual Means ('OAVM'). The Meeting was conducted in accordance with the circulars issued by the Ministry of Corporate Affairs ('MCA') and the Securities and Exchange Board of India ('SEBI'), in this regard.

In terms of the General Circular(s) issued by the Ministry of Corporate Affairs (MCA) and in compliance with provisions of the Companies Act, 2013 ('Act'), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), Shri D.Porpathasekaran chaired the meeting. Shri J. Ramesh Kannan, Managing Director and Chief financial officer (CFO), & Ms.Swapnil Gupta, Company Secretary welcomed the members to the 37th Annual General Meeting (AGM) and briefed them on certain points relating to their participation at the Meeting through audio visual means.

Anthem 'Tamil Thaai Vazthu' was played as mark of respect. After the anthem, Mr. J. Ramesh Kannan, Managing Director and Chief financial officer (CFO), formally welcomed Chairman, Board of Directors, Representative of TIDCO and TCIL, members from M/s and Fujikura, internal auditors secretarial auditors Cum Scrutinizer Tmt.R.Bhuvaneswari all the Directors of the Company were present at the Meeting through VC from their respective locations. Secretarial Auditors Cum Scrutinizer Mr.Tarun Saiani also attended the Annual General Meeting (AGM) through VC. Managing Director delivered the welcome speech and requested Shri.D.Porpathasekaran, Chairman to conduct the proceedings of the 37th Annual General Meeting of M/s. Tamilnadu Telecommunications Limited.

Shri.D.Porpathasekaran, Chairman informed that the Notice convening the meeting and the Directors' Report already issued to the members and with the permission of the members present, the notice convening the meeting and the Directors' Report was taken as read and approved.

The Chairman informed the Members that Company had tie up with Central Depository Services (India) Limited (CDSL) to provide facility for voting through for the e-voting facility and venue voting also.

The Chairman then addressed the members and delivered speech on the overview of the impact on Business & Financial performance of the Company for the FY 2024-25, Business Highlights, Industry Outlook, revival and future prospectus of Company.



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The chairman stated that the Statutory Auditors Report on Financial Statement for the year ended March 31, 2025 along with other reports has been included in the Annual Report and with the permission of the members, considered as read and approved.

The Chairman informed the Members that the facility of e-voting for exercising voting right through e-voting platform provided by CDSL was made available to members from 23rd September 2025 at 9.00 a.m. and ends on 25th September 2025 at 5.00 p.m., thereafter venue voting was available with the same platform.

In terms of the Notice dated September 03, 2025 convening the 37th Annual General Meeting (AGM) of the Company, the following business was transacted at the Meeting through evoting and remote e-voting at the AGM.

Ordinary Business

- 01. To receive, consider and adopt the Financial Statements of the Company for the financial year ended 31st March 2025 including the Audited Balance Sheet as at 31st March 2025, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the Reports of the Board of Directors and Auditors' Report thereon and in this regard, pass the following resolution as Ordinary Resolution:
- "RESOLVED THAT the Audited Financial Statements of the Company for the year ended March 31, 2025, which comprise the Audited Balance Sheet as at March 31, 2025, the Statement of Profit and Loss (including the statement of other comprehensive income), Statement of Changes in Equity and Statement of Cash Flows for the year then ended, notes to the financial statements, including a summary of significant accounting policies and other explanatory information for the year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon be and are hereby received, considered, approved and adopted".
- 02. To appoint a director in place of Shri S.K.Tata (DIN 10388959), who retires by rotation and being eligible, offers himself for re-appointment and pass the following resolution as Ordinary Resolution:
- "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013 and Articles of Association of the Company, Shri S.K. Tata (DIN 10388959), who retires by rotation and being eligible has offered himself for re-appointment, be and is hereby reappointed as a Director of the Company, liable to retire by rotation."
- 03. To appoint a director in place of Tmt R. Bhuvaneswari, (DIN 06370681), who retires by rotation and being eligible, offers himself for re-appointment and pass the following resolution as Ordinary Resolution:
- "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013 and Articles of Association of the Company, Tmt R. Bhuvaneswari, (DIN 06370681), who



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Wo.ks: E18B-24, CMDA Industrial Complex, Maraimalai Nagar-603 209. Phone: (044) 27453881, 27452406, 27451095, Telefax: +91-44-27454768 retires by rotation and being eligible has offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

04. To fix the remuneration of the Statutory Auditors for the financial year 2025-26. To consider and, if thought fit, to pass with or without modification(s), the following Resolution as an Ordinary Resolution:

"RESOLVED THAT the fee for the Statutory Audit be and is hereby approved at Rs.1,00,000/- (One Lac only) plus applicable taxes for the year 2025-26 to the Statutory Auditors of the Company as appointed by CAG."

RESOLVED FURTHER THAT the Company Secretary or any Director of the Company be and is hereby also authorized to do all such acts, deeds, matters, things & writings as may deem fit, proper, expedient or necessary to give effect to the said resolution."

05. To appointment of M/s. Tarun Saini & Associates, practicing company secretaries as secretarial auditors and fix their remuneration

The following resolutions were passed as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Regulation 24A & other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with Circulars issued thereunder from time to time and Section 204 and other applicable provisions of the Companies Act, 2013, if any read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 ("the Act"), Mr. Tarun Saini from M/s. Tarun Saini & Associates, (A Peer Reviewed Firm From ICSI), having Membership No:11067 & COP No:11990, resident of H.No.2, Ashok Vihar, PH-III, Gurgaon-122001 having office at 10/58, LGF, Vikam Vihar, Lajpat Nagar-IV, New Delhi-110024, Practicing Company Secretaries (PCS) be and is hereby appointed as Secretarial Auditors of the Company for a year from April 1, 2025 to March 31, 2026 ('the Term'), on such terms & conditions, including remuneration as may be determined by the Board of Directors (hereinafter referred to as the 'Board' which expression shall include any Committee thereof or person(s) authorized by the Board).

RESOLVED FURTHER THAT approval of the Members is hereby accorded to the Board to avail or obtain from the Secretarial Auditor, such other services or certificates or reports which the Secretarial Auditor may be eligible to provide or issue under the applicable laws at a remuneration to be determined by the Board.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution and for matters connected therewith or incidental thereto."

The Chairman /CS invited the Members to express their views, seek clarifications and ask questions on operations and financial performance of the Company and related matters. The

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Chairman along with the Management team was ready to respond to all the queries raised by the speaker shareholders. The member's queries were satisfactory responded.

The Chairman thanked the Members for attending and participating in the AGM through VC/OAVM. The meeting concluded with National Anthem.

The Scrutinizer Report was received after conclusion of Annual General Meeting (AGM) on September 26, 2025. All the resolutions were declared passed with the requisite majority. This is for your information and record.

Thanking you, Yours faithfully,

For M/s. Tamilnadu Telecommunications Limited,

(J Ramesh Kannan)

J. Ramol Amen

Managing Director DIN 09292181

Registered Office : No.16, 1st Floor, Aziz Mulk 3st Street, Thousand Lights, Chennai - 600 006.

Phone : (044) 28292653



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ANNEXURE B

37th Annual General Meeting Voting Results

Date of the Annual General Meeting	September 26, 2025
Total number of Shareholders on record date (45681000)	
No. of Shareholders present in the meeting either	r in person or through proxy
Promoter and Promoter Group	No arrangement for a physical meeting or appointment of
Public	proxy was made as the Meeting was held through VC/OAVM
No. of Shareholders attended the meeting thr	ough Video Conferencing
Promoter and Promoter Group	3
Public	56

For M/s. Tamilnadu Telecommunications Limited,

(J Ramesh Kannan)

Managing Director

J. Camel Amen

DIN 09292181

Pagistared Office: No.14, 1st Floor Aziz Mulk 3rd Street Thousand Lights Chennai - 600 006



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Regulation 44 of SEBI (LODR) regulation 2015 – Declaration of resulting of e-voting at 37th Annual General Meeting (AGM) of M/s Tamil Nadu Telecommunication Limited held on 26/09/2025 at 11.30 A.M. through video Conferencing ("VC") /Other Audio-Visual Means ("OAVM") at TCIL Bhawan, Greater Kailash, New Delhi – 110048

Company has carried out electronic voting (e-voting) during the Annual General Meeting (AGM) as per the provision of Section 108 of the Companies Act, 2013 read with Rule 20 and 21 of the Companies (Management and Administration) Rules, 2014 read with Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, File No. Policy17/57/2021-CL-MCA dated December 28, 2022/23 and Circular No. 09/2024 dated 19.09.2024 read with SEBI Circular No. SEBI/HO/CFD/CMDI/CIR/P/2020/79 dated May 12, 2020, MCA general circular No. 02/2021 F.No.2/6/2020-CL-V Dt.13.01.2021, File No. Policy17/57/2021-CL-MCA dated December 28, 2022, and MCA general circular No. 09/2024 File No. Policy-17/57/2021-CL-MCA dated November 19, 2024 in respect of resolutions proposed at the 37th Annual General Meeting of the Equity Shareholders of TAMILNADU TELECOMMUNICATION LIMITED held on Friday, 26th September, 2024 at 11.30 A.M. through Video Conferencing ("VC") /Other Audio Visual Means ("OAVM")

The Board of Director has appointed Mr. Tarun Saini from M/s. Tarun Saini & Associates, (A Peer Reviewed Firm From ICSI), Practicing Company Secretary (PCS) to make a consolidated scrutinizer's report of the votes cast "in favour" or "against" the resolutions contained in Notice, based on the reports generated from the e-voting system provided by Central Depository Services (India) Limited ("CDSL")

Pursuant to Section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules, 2014, notice is also given that the Register of Members and Share Transfer Books will remain closed from 20th September 2025 to 26th September 2025 (both days inclusive) for the purpose of the Annual General Meeting.

Accordingly, we are submitting the Consolidated Scrutinizer's Report on the results e-voting as unblocked on CDSL:-

EVSN	250903029 for TAMILNADU TELECOMMUNICATIONS LIMITED	
ISIN	INE141D01018: TAMILNADU TELECOMMUNICATIONS LIMITED	
	EQUITY SHARES	
Nominal Value	10	
Voting Rights	1	
Total Folio Vote	59	
No of Votes	32363361	

J. Ramoh Aman



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Voting Results Resolution Wise:

Resolution No.1: Ordinary Resolution

To approve the Financial Statements of the Company for the financial year ended 31st March 2025 including the Audited Balance Sheet as at 31st March 2025, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the Reports of the Board of Directors and Auditors' Report thereon:-

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favour' of	% of total number of valid votes cast
	resolution	
45	32362168	99.996%

Voted 'AGAINST' the resolution: (ii)

Yes Count	Number of Votes cast in 'Against'	% of total number of valid votes cast
	of resolution	
14	1193	0.004%

(iii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	were declared 'Invalid'	declared 'Invalid'
0	0	0

Resolution No.2: Ordinary Resolution

To appoint a director in place of Shri S.K.Tata (DIN 10388959), who retires by rotation and being eligible, offers himself for re-appointment: -

Voted 'FOR' the resolution: (i)

Yes Count	Number of Votes cast in 'Favour' of	% of total number of valid votes cast
	resolution	
45	32362168	99.996%

Registered Office: No.16, 1st Floor, Aziz Mulk 3rd Street, Thousand Lights, Chennai - 600 006.





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Voted 'AGAINST' the resolution: (ii)

Yes Count	Number of Votes cast in 'Against'	% of total number of valid votes cast
	of resolution	
14	1193	0.004%

Votes 'INVALID': (iii)

Yes Count	Total number of members whose votes	Total number of votes cast by them
	were declared 'Invalid'	declared 'Invalid'
0	0	0

Resolution No.3: Ordinary Resolution

03. To appoint a director in place of Tmt R. Bhuvaneswari, (DIN 06370681), who retires by rotation and being eligible, offers himself for re-appointment: -

Voted 'FOR' the resolution: (i)

Yes Count	Number of Votes cast in 'Favour' of	% of total number of valid votes cast
	resolution	
45	32362168	99.996%

Voted 'AGAINST' the resolution: (ii)

Yes Count	Number of Votes cast in 'Against'	% of total number of valid votes cast
	of resolution	
14	1193	0.004%

Votes 'INVALID': (iii)

Yes Count	Total number of members whose votes	Total number of votes cast by them
	were declared 'Invalid'	declared 'Invalid'
0	0	0

Registered Office: No.16, 1st Floor, Aziz Mulk 3rd Street, Thousand Lights, Chennai - 600 006.



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Resolution No.4: Ordinary Business

To fix the remuneration of the Statutory Auditors for the financial year 2025-26.

"RESOLVED THAT the fee for the Statutory Audit be and is hereby approved at Rs.1,00,000/- (One Lac only) plus applicable taxes for the year 2025-26 to the Statutory Auditors of the Company as appointed by CAG."

RESOLVED FURTHER THAT the Company Secretary or any Director of the Company be and is hereby also authorized to do all such acts, deeds, matters, things & writings as may deem fit, proper, expedient or necessary to give effect to the said resolution."

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favour' of	% of total number of valid votes
	resolution	cast
45	32362168	(99.97%)

(ii) Voted 'AGAINST' the resolution:

Y	es Count	Number of Votes cast in 'Against'	% of total number of valid votes cast
		of resolution	
	14	1193	0.004%

(iii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	were declared 'Invalid'	declared 'Invalid'
0	0	0

Resolution No.5: Ordinary Business

To appointment of M/s. Tarun Saini & Associates, Practicing Company Secretarias as Secretarial Auditors and fix their remuneration

J. Remol Amen



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Wo.ks: E188-24, CMDA Industrial Complex, Maraimalai Nagar - 603 209. Phone: (044) 27453881, 27452406, 27451095, Telefax: +91-44-27454768

"RESOLVED THAT pursuant to the provisions of Regulation 24A & other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with Circulars issued thereunder from time to time and Section 204 and other applicable provisions of the Companies Act, 2013, if any read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 ("the Act"), Mr. Tarun Saini from M/s. Tarun Saini & Associates, (A Peer Reviewed Firm From ICSI), having Membership No:11067 & COP No:11990, resident of H.No.2, Ashok Vihar, PH-III, Gurgaon-122001 having office at 10/58, LGF, Vikam Vihar, Lajpat Nagar-IV, New Delhi-110024, Practicing Company Secretaries (PCS) be and is hereby appointed as Secretarial Auditors of the Company for a year from April 1, 2025 to March 31, 2026 ('the Term'), on such terms & conditions, including remuneration as may be determined by the Board of Directors (hereinafter referred to as the 'Board' which expression shall include any Committee thereof or person(s) authorized by the Board).

RESOLVED FURTHER THAT approval of the Members is hereby accorded to the Board to avail or obtain from the Secretarial Auditor, such other services or certificates or reports which the Secretarial Auditor may be eligible to provide or issue under the applicable laws at a remuneration to be determined by the Board.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution and for matters connected therewith or incidental thereto."

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favour' of	% of total number of valid votes
	resolution	cast
44	32361968	99.996%

(ii) Voted 'AGAINST' the resolution:

Yes Count	Number of Votes cast in 'Against'	% of total number of valid votes cast
	of resolution	
15	1393	0.004%

J. Remod Amen



TAMILNADU TELECOMMUNICATIONS LIMITED

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(iii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	were declared 'Invalid'	declared 'Invalid'
0	0	0

Yours faithfully,

For M/s. Tamilnadu Telecommunications Limited,

(J Ramesh Kannan) Managing Director

J. Camel Amer

DIN 09292181

Consolidated Scrutinizer's Report

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

To,
The Chairman
(37th Annual General Meeting)
TAMIL NADU TELECOMMUNICATION LIMITED
No.16, First Floor, Aziz Mulk 3rd street,
Thousand Lights, CHENNAI TN 600006 IN

Sub: Annual General Meeting of the Equity Shareholders of, TAMIL NADU TELECOMMUNICATION LIMITED held on Friday 26th September 2025 At 11:30 AM through Video Conferencing ("VC")

Dear Sir,

We, Tarun Saini & Associates (Company Secretaries, a Peer reviewed Firm from Delhi), appointed by the Board of Directors of TAMIL NADU TELECOMMUNICATION LIMITED ("the Company"), having CIN No. L32201TN1988PLC015705, having Registered office at No.16, First Floor, Aziz Mulk 3rd street, Thousand Lights, CHENNAI, Tamil Nadu, India, 600006 as Scrutinizer for the purpose of scrutinizing the electronic voting (e-voting) during the AGM carried out as per the provision of Section 108 of the Companies Act, 2013 read with Rule 20 and 21 of the Companies (Management and Administration) Rules, 2014 read with MCA and SEBI General Circulars issued from time to time in a fair and transparent manner, in respect of resolutions proposed at the 37th Annual General Meeting of the Equity Shareholders of TAMIL NADU TELECOMMUNICATION LIMITED held on Friday 26th September 2025 at 11.30 A.M. through Video Conferencing ("VC").

The said appointment as Scrutinizer is under the provisions of Section 108 of the Companies Act, 2013 (the Act) read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended (the Rules).

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

Our responsibility as a scrutinizer for e-voting process is restricted to making a consolidated scrutinizer's report of the votes cast "in favour" or "against" the resolutions contained in Notice, based on the reports generated from the e-voting system provided by Central Depository Services (India) Limited ("CDSL"), the authorized agency to provide e-voting facilities, engaged by the Company.

The shareholders holding shares as on the "cut off date i.e. 20th September, 2025, were entitled to vote on the proposed resolutions for Item Nos. 1 to 5 as set out in the Notice of the 37th AGM of TAMIL NADU TELECOMMUNICATION LIMITED.

In this regard, we hereby submit our report as under:-

- 1. The Company has availed the voting services from Central Depository Services (India) Limited ("CDSL") for providing the Members with the facility to cast their vote electronically/Physically.
- 2. The remote e-Voting period remained open from 23th September 2025 at 09:00 Hrs. (09:00 AM) and ends on 5.00 pm on 25th September, 2025. The venue voting started at 11.30 am on 26th September 2025 and closed at 1:00 PM Hrs. (01:00 PM) on the same day after the meeting.
- 3. Detail in brief is as follow

 Voting Start Date and Time
 : 23-09-2025 09:00

 Voting End Date and Time
 : 25-09-2025 17:00

 Meeting Date and Start Time
 : 26-09-2025 11:30

 Voting Finalisation Date and Time
 : 26-09-2025 14:08

- 4. After the closure of e-voting during the AGM, we have unblocked the electronic votes for both e-voting processes in the presence of two witnesses who are not in the employment of the Company whose detail is as follow.
 - 1 Himanshu Sharma S/o Late Santosh Kumar Sharma Resident of 1531, 3rd Floor, Wazir Nagar, Kotla Mubarak Pur, New Delhi-110003, Occupation: Advocate
 - 2 Bhawana Sharma W/o Himanshu Sharma Resident of 1531, 3rd Floor, Wazir Nagar, Kotla Mubarak Pur, New Delhi-110003, Occupation: Businesswomen

5. Thereafter, the details containing, inter alia, the information about equity shareholders voting 'For' and 'Against' the resolutions that was put to vote, were generated from the e-voting portal of CSDL and based on such reports generated, data regarding the e-voting was scrutinized.

Accordingly, we are submitting the Consolidated Scrutinizer's Report on the results e-voting as unblocked on CDSL.

EVSN	250903029 for TAMIL NADU TELECOMMUNICATIONS LIMITED		
ISIN	INE141D01018: TAMIL NADU TELECOMMUNICATIONS LIMITED		
	EQUITY SHARES		

Voting result Resolution Wise:

ResolutionNo.1: Ordinary Resolution

To approve the Financial Statements of the Company for the financial year ended 31st March 2025 including the Audited Balance Sheet as at 31st March 2025, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the Reports of the Board of Directors and Auditors' Report thereon:-

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favors' of	% of total number of valid votes cast
	resolution	
45	32362168	99.996%

(ii) Voted' AGAINST' the resolution:

Yes Count	Number of Votes casting 'Against'	% of total number of valid votes cast
	Of resolution	
14	1193	0.004%

(iii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	Were declared 'Invalid'	Declared 'Invalid'
0	0	0

ResolutionNo.2: Ordinary Resolution

To appoint a director in place of Shri S.K. Tata (DIN 10388959), who retires by rotation and being eligible, offers himself for re-appointment: -

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favors' of	% of total number of valid votes cast
	resolution	
45	32362168	99.996%

(i) Voted 'AGAINST' the resolution:

Yes Count	Number of Votes casting 'Against'	% of total number of valid votes cast
	Of resolution	
14	1193	0.004%

(ii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	Were declared 'Invalid'	Declared 'Invalid'
0	0	0

ResolutionNo.3: Ordinary Resolution

03.To appoint a director in place of Tmt R. Bhuvaneswari, (DIN 06370681), who retires by rotation and being eligible, offers himself for re-appointment: -

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favors' of	% of total number of valid votes cast
	resolution	
45	32362168	99.996%

(ii) Voted 'AGAINST' the resolution:

Yes Count	Number of Votes casting 'Against'	% of total number of valid votes cast
	Of resolution	
14	1193	0.004%

(iii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	Were declared 'Invalid'	Declared 'Invalid'
0	0	0

ResolutionNo.4: Ordinary Business

To fix the remuneration of the Statutory Auditors for the financial year 2025-26.

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favors' of	% of total number of valid votes cast
	resolution	
45	32362168	(99.96%)

(ii) Voted 'AGAINST' the resolution:

Yes Count	Number of Votes casting 'Against'	% of total number of valid votes cast
	Of resolution	
14	1193	0.004%

(iii) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	Were declared 'Invalid'	Declared 'Invalid'
0	0	0

ResolutionNo.5: Ordinary Business

To appointment of M/s. Tarun Saini & Associates, Practicing Company Secretarias as Secretarial Auditors and fix their remuneration

(i) Voted 'FOR' the resolution:

Yes Count	Number of Votes cast in 'Favors' of	% of total number of valid votes cast
	resolution	
44	32361968	99.996%

(ii) Voted 'AGAINST' the resolution:

Yes Count	Number of Votes casting 'Against'	% of total number of valid votes cast
	Of resolution	
15	1393	0.004%

(i) Votes 'INVALID':

Yes Count	Total number of members whose votes	Total number of votes cast by them
	Were declared 'Invalid'	Declared 'Invalid'
0	0	0

Based on the above results, I confirm that all the resolutions have been carried out with requisite majority.

All electronic data are available online at CDSL portal at Scrutinizer Login.

Accordingly, we hereby submit the Consolidated Scrutinizer's Report on the results of remote e-voting and e-voting conducted during the AGM, as downloaded from the CDSL platform.

FOR TARUN SAINI & ASSOCIATES COMPANY SECRETARIES (A peer-reviewed firm)



TARUN SAINI FCS-11067 CP No. 11990 UDIN- F011067G001360811

Place: Delhi Date: 26.09.2025