

CIN: U74900TZ2016PLC033423

Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

NOTICE OF 9TH ANNUAL GENERAL MEETING

Notice is hereby given that the Ninth Annual General Meeting of Jana Holdings Limited will be held on **Friday, June 13, 2025** at **12 Noon IST** through video conferencing ("VC") at the registered office of the Company, #3rd Floor, Sri Krishna Towers, Sy. No./25B1, Krishnagiri Bye-Pass Road, Hosur East, Hosur, Krishnagiri–635109, Tamil Nadu (Deemed Venue), to transact the following businesses:

ORDINARY BUSINESS:

- 1. To consider and adopt the standalone and consolidated financial statements of the Company for the financial year ended March 31, 2025, together with the Board's Report and Auditors' Reports thereon.
- 2. Appointment of **Mr. Rajamani Muthuchamy** (DIN: 08080999) who retires by rotation in terms of section 152(6) of the Companies Act, 2013 and, being eligible, offers himself for re-appointment.
- 3. Appointment of Rao & Emmar, Chartered Accountants as the Statutory Auditors of the Company for a term of three years.

To consider and if thought fit, to pass with or without modification(s), the following resolution as an ORDINARY RESOLUTION

"RESOLVED THAT pursuant to the provisions of Section 139 and 142 of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014, and in accordance with the circular dated April 27, 2021 issued by the Reserve Bank of India on Guidelines for Appointment of Statutory Auditors of NBFCs ("RBI Circular"), including any statutory amendment(s), modification(s) thereto or reenactment(s) thereof, for the time being in force, the Company hereby appoints, Rao & Emmar, Chartered Accountants (ICAI Firm Registration number: 003084S) who have confirmed their eligibility as per Section 141 of the Act and RBI Circular, be appointed as the Statutory Auditors of the Company to hold office for a term of 3 (three) consecutive years from the conclusion of Ninth Annual General Meeting ("AGM") till the conclusion of Twelfth AGM.

RESOLVED FURTHER THAT the Board of Directors (including any Committee thereof), be and is hereby authorised to decide and finalise the terms and conditions of appointment, including the remuneration of the Joint Statutory Auditors and to do all other acts, matters, deeds and things as may be deemed necessary or expedient to give effect to this resolution and for the matters connected therewith or incidental thereto."

SPECIAL BUSINESS:

4. Fixing an overall limit of the remuneration payable per annum to Mr. Rajamani Muthuchamy, MD and CEO, till the completion of his tenure.

To consider and, if thought fit, to pass the following resolution with or without modification as a **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") read with Schedule V to the Act, and Regulation 17 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the overall limit on the remuneration payable to Mr. Rajamani Muthuchamy (DIN: 08080999), Managing Director and Chief Executive Officer of the Company, be and is hereby fixed at Rs. 2,00,00,000 (Rupees Two Crores only) per annum, for the remainder of his tenure ending on September 30, 2026, on the same terms and conditions as previously approved.



Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

RESOLVED FURTHER THAT in the event of absence of or in adequacy of profits in any financial year during the aforesaid period, Mr. Rajamani Muthuchamy, Managing Director and CEO shall be entitled to the same salary, commission, perquisites and other benefits subject to the limits and conditions specified under Section II (A) of Part II of Schedule V to the Companies Act, 2013.

RESOLVED FURTHER THAT any one Director of the Company, Chief Financial Officer of the Company and Company Secretary of the Company, be and are hereby severally authorised to do all such acts, deeds, matters and things as may be deemed necessary, proper or expedient for the purpose of giving effect to this resolution and for matters connected therewith or incidental thereto including but not limited to complying with any regulatory requirements.

5. Approval for payment of remuneration to Mr. Rajamani Muthuchamy, for the remaining tenure as a Managing Director of the Company:

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

"RESOLVED THAT pursuant to Section 196, 197, read with Schedule V to the Companies Act, 2013 and other applicable provisions if any, of the Companies Act, 2013 and other applicable enactment, as amended from time to time, approval of the members of the Company be and is hereby accorded for payment of the Remuneration to Mr. Rajamani Muthuchamy as Managing Director, for the remaining part of the tenure that is till September 30, 2026, with effect from April 1, 2025 on such terms and conditions as mentioned hereunder :

Particulars	Amt (Rs.) per Annum		
Fixed Compensation			
Basic	54,41,877		
HRA	27,20,939		
Special Allowance	31,04,123		
Misc. Allowance	23,38,551		
Employer PF	-		
Gross Salary(A)	1,36,05,489		
Perquisites	Nil		
Driver Salary	Nil		
Total Perquisites (B)	Nil		
Total (A) + (B)	1,36,05,489		
Variable Pay	20,15,628		
GRAND TOTAL	1,56,21,117		

RESOLVED FURTHER THAT in the event of absence of or in adequacy of profits in any financial year during the aforesaid period, Mr. Rajamani Muthuchamy, Managing Director and CEO shall be entitled to the same salary, commission, perquisites and other benefits subject to the limits and conditions specified under Section II (A) of Part II of Schedule V to the Companies Act, 2013.



Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

RESOLVED FURTHER THAT any of the Directors of the company be and is hereby severally authorized to do such acts, deeds and to execute all such documents as may be required to give effect to the above resolution."

By Order of the Board of Directors of Jana Holdings Limited

Krishi Jain Company Secretary Membership No. A57527 Date: June 10, 2025 Place: Tamil Nadu



Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

Notes:

- 1. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("Act"), setting out the material facts relating to the business stated under Item No. 1, is annexed hereto.
- 2. The Ministry of Corporate Affairs ("MCA") has vide various circulars issued from time to time has permitted convening the Annual General Meeting ("EGM") through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM"), without the physical presence of the members at a common venue. The deemed venue for the AGM will be the Registered Office of the Company.
- 3. In compliance with the provisions of the Act read with <u>the</u> aforesaid MCA Circulars, the AGM of the Company is being held through VC via Microsoft Teams.
- For any technical assistance before or during the meeting, the following person may be contacted:-Name:- Krishi Jain Phone: +91 9819814262 Email: krishi,jain@janaholdings.co.in
- 5. Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his / her behalf and the proxy need not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC, physical attendance of Members has been dispensed with. Accordingly, pursuant to the MCA Circulars, the facility for appointment of proxies by the Members will not be available for the AGM and hence, the Proxy Form, Attendance Slip and route map of the AGM are not annexed to this Notice. Since the AGM will be held through VC, the route map of the venue of the Meeting is not annexed hereto.
- 6. Corporate Members intending to appoint their authorised representatives to attend the AGM are required to send a certified copy (PDF Format) of its Board or Governing body Resolution/Authorization, etc., to the Company at the following email id krishi,jain@janaholdings.co.in.
- 7. The Notice is being sent to all the Members whose names appeared in the Register of Members as on the close of business hours on June 9, 2025.
- 8. Members who have not yet registered their email addresses are requested to register the same with their Depository Participants ("DPs").
- Notice of the AGM is being sent only through electronic mode to those Members whose email addresses are registered with the Company/Depositories. Members may note that the Notice of the meeting will also be available on the Company's website <u>https://www.janaholdings.co.in/</u>.
- 10. The Members are requested to click on the link sent to their registered email id for participating in the AGM. The facility for joining the AGM through VC will open 15 minutes before the scheduled time of the commencement of the AGM and will be kept open till the expiry of 15 minutes after the scheduled time of AGM.
- 11. The Members attending the AGM through VC shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 12. The relevant documents referred to in this Notice will be available for inspection by the Members without any fee, at the Registered Office and at the Corporate of the Company during normal business hours on any working day (except Saturday and Sunday) and also during the Meeting. The Members can send a request to the Company at krishi,jain@janaholdings.co.in to inspect the same.

In case a Poll on any item is demanded by the Members at the AGM, the Members shall cast their votes only by sending e-mails through their registered e-mail addresses to the following designated e-mail id krishi.jain@janacapital.co.in.



Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

EXPLANATORY STATEMENT

The Explanatory Statement, as required under section 102 of the companies Act, 2013 are as follows:

Item No. 4 & 5

Mr. Rajamani Muthuchamy was appointed with effect from 1st October 2018 for a period of 5 years as MD and CEO of the Company which expired on 30th September 2023. Thereafter, he was re-appointed as MD and CEO for a further period of 3 years with effect from 1st October 2023 to 30th September 2026 with an overall CTC of Rs. 1,07,50,000 per annum.

Mr. Rajamani Muthuchamy has been an invaluable asset for the Company handling various regulatory matters effectively. Considering his roles and responsibilities undertaken, job profile, qualifications, dedication, commitment, and hard work. The Board of Directors on the recommendation of Nomination and Remuneration Committee have proposed an overall limit on the remuneration Rs.2,00,00,000 (Rupees Two crore) per annum payable him upto the completion of his tenure i.e. upto September 30, 2026, subject to the approval of the shareholders. The annual increments payable shall be recommended by the NRC and approved by the Board from time to time within the said overall limits. It is clarified that this item is only to fix the limits of remuneration payable to Mr. Rajamani Muthuchamy for the approval of the members and does not intend to increase the remuneration. The annual increments will be at the discretion of NRC and the Board for taking up in the respective years appropriately within this overall limit.

The Nomination and Remuneration Committee and the Board of Directors at the meeting held on 09th May 2025, as part of the annual performance evaluation, deliberated on the performance of Mr.Rajamani Muthuchamy. The Board noted from the records of the Company that Mr. Rajamani has been discharging his duties and responsibilities to the utmost satisfaction of the Board. The Board also noted that, given the current state of the Company, he has spared no effort to help the Company navigate through the troubled waters.

The Board recommended payment of 12.5% increment on the existing CTC of Rs. 1,20,93,768 per annum on the basis of his performance during 2024-25. The increment shall be subject to the overall limit to be approved by the Shareholders as mentioned in Agenda item no. 4 i.e. Rs.2,00,00,000 per annum (Rupees Two crore only per annum).

Name of the Director	Mr. Rajamani Muthuchamy			
Date of Birth/age	04/05/1958			
	67 years			
Qualifications	M.Sc. in Agricultural Extension and Served in Indian			
	Adminis	trative Service.		
Date of appointment on the Board	October 1, 2018			
Remuneration last Drawn (FY-2024-25)		Period	Remuneration	
		1 st October	Rs. 66,15,000 per	
		2018 onwards annum		
		1 st April 2021	Rs. 86,00,000 per	
		onwards	annum	

Details pursuant to clause 1.2.5 of SS-2 and as per Schedule V are as follows:



Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

	1 st April 2023 Rs. 1,07,50,000 per onwards annum 1 st April 2024 Rs. 1,20,93,768 Per
Experience/Brief Profile	onwards annum Mr. Rajamani belongs to 1982 batch of Indian
Experience/Brief Profile	Mr. Rajamani belongs to 1982 batch of Indian Administrative Service. He is a Post-Graduate in Agricultural Extension. He served in several administrative positions in the State of Orissa for about 20 years till November 2002. He was on Central Deputation to the Government of India as Joint Secretary in the Ministry of Urban Development from December 2002 to November 2007 during which period he was one of the key persons in designing and launching of Jawaharlal Nehru National Urban Renewal Mission (JNNURM), the largest reform- linked flagship programme of the Government of India for improving cities. He became Mission Director of JNNURM and put it on a firm footing. He also functioned as Joint Secretary in-charge of Administration of Ministry of Urban Development and Ministry of Housing and urban Poverty Alleviation, Ex- officio Chairman of Town and Country Planning Organization and Joint Secretary in-charge of Central Public Health Engineering and Environmental Organization through which water supply and sanitation programmes of the Government of India were implemented throughout the country.
	Mr. Rajamani has vast administrative experience spanning over 29 years. He served as District Magistrate and Collector of Kalahandi district of Orissa, that forms part of naxal corridor of the country. He had taken several initiatives for the district's all- round development, particularly education, rural connectivity, irrigation, drought proofing, afforestation and agriculture. He made a significant contribution to poverty reduction in the district that was once internationally infamous for abject poverty. He also functioned as, inter alia, Vice Chairman of Bhubaneswar Development Authority, Administrator of Bhubaneswar Municipal Corporation, Secretary in the Department of Agriculture, Special Secretary in the Department of Mines and Managing Director of Orissa Mining Corporation in the State Government of Orissa.
	He joined Janaadhar India Private Limited, a pureplay affordable housing company, in 2012 as Senior Vice

Reg. Office: 3rd Floor, Sri Krishna Towers, Sy. No./25B1, Krishnagiri Bye-Pass Road, Hosur East, Hosur, Krishnagiri – 635109, Tamil Nadu Email: info@janaholdings.in; web: http://janaholdings.co.in; Ph: +91 98453 65595



Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

> President (Policy Advocacy) after his voluntary retirement from Indian Administrative Service in 2011. During his stint with the Company, he reviewed the Government of India's policy on affordable housing, attended the meetings of Task force set up by the Ministry of Housing and Poverty Alleviation for revamping the affordable housing policy and provided inputs for shaping the policy on affordable housing. He also worked on the affordable housing policies of the State governments of Karnataka, Gujarat and Rajasthan to make them more attractive and doable on the ground.

> He then moved to Janalakshmi Financial Services, an NBFC-MFI, and started Public Finance Vertical that focused on financing of urban infrastructure Projects in Tier-II towns. The Sectors financed by the Vertical include Affordable Housing, Education, Healthcare, Logistics, Renewable Energy, Transport and Roads and Water & Sanitation. He headed the Vertical from 2015 to 2017. In 2018 when Janalakshmi Financial services became Jana Small Finance bank, he acted as consultant to Bank till he became MD & CEO of Jana Holdings Limited in October 2018. Jana Holdings Limited is a Non-operative Financial Holding Company (NOFHC) that holds 42.08% stake in Jana Small Finance Bank. He was also appointed as MD & CEO of Jana Capital Limited in February 2020. Jana Holdings Limited is wholly Owned Subsidiary of Jana Capital Limited. He is currently MD & CEO of Holding Company and its Wholly Owned Subsidiary. He has, thus, acquired 12 years of experience working in the Private Sector in the areas of affordable housing, micro-finance, and Banking. Both Holding Company and NOFHC are registered with the RBI and were required to be set up as per the licensing conditions of the RBI for establishing Small Finance Banks in the Private Sector. The core function of both the companies is to hold the investment of the Promoter in Jana Small Finance Bank and raise money from the market to adequately capitalize Jana Small Finance bank. Companies are required to meet the regulatory requirements of the RBI, SEBI and MCA.

> Mr. Rajamani has acquitted himself very well in Indian Administrative Service and has acquired skills in planning, policy formulation, implementation and monitoring of projects and programmes during his

Reg. Office: 3rd Floor, Sri Krishna Towers, Sy. No./25B1, Krishnagiri Bye-Pass Road, Hosur East, Hosur, Krishnagiri – 635109, Tamil Nadu Email: info@janaholdings.in; web: http://janaholdings.co.in; Ph: +91 98453 65595



CIN: U74900TZ2016PLC033423

Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

	Mining, Municipal Admir Development.	General Administration, histration and Urban	
Terms and conditions of appointment / re- appointment	The main terms and conditions are as follows:Period - From 1st October 2023 to 30th September		
	2026 (unchanged)		
	Remuneration		
	Break up of remuneration is a	as ionows.	
	Encashment of leave at the		
	included in the computation of		
		Revised (after 12.5% p.a. increment)	
	Particulars	Amt (Rs.) per Annum	
	Fixed Compensation		
	Basic	54,41,877	
	HRA	27,20,939	
	Special Allowance	31,04,123	
	Misc. Allowance	23,38,551	
	Employer PF	-	
	Gross Salary(A)	1,36,05,489	
	Perquisites	Nil	
	Driver Salary	Nil	
	Total Perquisites (B)	Nil	
	Total (A) + (B)	1,36,05,489	
	Variable Pay GRAND TOTAL	20,15,628 1,56,21,117	
	Nature of Duties –	<u> </u>	
	He shall devote his whole ti business of the Company in a		
	duty as MD and CEO of th		
	Holding Company and carry	-	
	be entrusted to him by the I		
	and separately communicated powers as may be assign		
	superintendence, control and	=	
	in connection with and in the		
	business of the Company a	-	
	one or more of its associa subsidiaries, including perfor	•	

Reg. Office: 3rd Floor, Sri Krishna Towers, Sy. No./25B1, Krishnagiri Bye-Pass Road, Hosur East, Hosur, Krishnagiri – 635109, Tamil Nadu

Email: info@janaholdings.in; web: http://janaholdings.co.in; Ph: +91 98453 65595



CIN: U74900TZ2016PLC033423

Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

	boards of such asso	e to time by serving on the ociated companies and/or her executive body or any pany.	
	Other terms of Appoin Other terms and conditi as contained in the appo	ons of appointment shall be	
Directorship held in other Companies (excluding foreign companies) as on date	Blackbuck Finserve Private Limited Jana Holdings Limited (Managing Director and CEO Zinka Logistics Solutions Limited Spinny Capital Private Limited		
Memberships of committees across companies (only Statutory Committees as required to be constituted under the Act considered)	Capital Limited (JCL) as of the Companies Act, 2	n in the following committees	
	Name of the	Whether	
	Committee	Member/Chairman	
	Risk Management Committee	Member	
	Asset & Liability Committee	Chairman	
	IT strategy committee	Member	
	Outsourcing Committee	Chairman	
	Stakeholders Relationship Committee	Member	
	Audit Committee	Member	
	Follow up and Monitoring of Frauds Committee	Chairman	
	He is a member/Chairn (Holding Company) in th	nan in Jana Capital Limited e following committees:	
	Name of the	Whether	
	Committee	Member/Chairman	
	Audit committee	Member	
	Risk Management Committee	Chairman	
	Asset & Liability Committee	Chairman	
	IT strategy committee	Member	
	Outsourcing	Chairman	

Reg. Office: 3rd Floor, Sri Krishna Towers, Sy. No./25B1, Krishnagiri Bye-Pass Road, Hosur East, Hosur, Krishnagiri – 635109, Tamil Nadu



CIN: U74900TZ2016PLC033423

Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

	Stakeholders		Member	
	Relationship		Member	
	committee			
		Diale	Member	
	Group	Risk	wember	
	Management			
	Committee			
	Follow up	and	Chairmar	1
	Monitoring of Fr	auds		
	Committee			
Shareholding in the Company (Equity)	10 shares held on	behalf	of Jana C	apital Limited
Relationship with other Directors / Manager	Nil			
/ Key Managerial Personnel				
Number of Board meetings attended during	8 out of 8 meeting	s held		
the FY 2024-25				
Nature of Industry	Non-Deposit takin	g Non-	Operating	Financial Holding
	Company.			
Date or expected date of commencement of	Not applicable as			•
commercial production:	operations except	invest	ment in gro	oup Companies.
In case of new companies, expected date of	Not Applicable			
commencement of activities as per project				
approved by financial institutions appearing				
in the prospectus				
	Deutleur	2024	25	2022 24
Financial performance	Particulars	2024	-25	2023-24
Financial performance	Gross Revenue	0.23	-25	1123.30
Financial performance	Gross Revenue Profit / (Loss)			1123.30
Financial performance	Gross Revenue	0.23		
Financial performance	Gross Revenue Profit / (Loss)	0.23		1123.30
Financial performance	Gross Revenue Profit / (Loss) Before Tax	0.23 (186.		1123.30 (460.41)
Financial performance	Gross Revenue Profit / (Loss) Before Tax Less: Provision	0.23 (186.	01)	1123.30 (460.41)
Financial performance	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation	0.23 (186. -	01)	1123.30 (460.41) -
Financial performance	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation Net Profit/	0.23 (186. -	01)	1123.30 (460.41) -
Financial performance	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation Net Profit/ (loss) after	0.23 (186. - (186.	01) 01)	1123.30 (460.41) - (460.41)
Foreign investments or collaborations, if any	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation Net Profit/ (loss) after Tax	0.23 (186. - (186.	01) 01)	1123.30 (460.41) - (460.41)
	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation Net Profit/ (loss) after Tax	0.23 (186. - (186. gn inve	01) 01)	1123.30 (460.41) - (460.41)
Foreign investments or collaborations, if any	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation Net Profit/ (loss) after Tax There are no forei	0.23 (186. - (186. gn inve	01) 01)	1123.30 (460.41) - (460.41)
Foreign investments or collaborations, if any Recognition or awards	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringtheeducationalquarter	0.23 (186. - (186. gn inve t (f). kno alificati	01) 01) estments c wledge, on of	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar
Foreign investments or collaborations, if any Recognition or awards	Gross Revenue Profit / (Loss) Before Tax Less: Provision for Taxation Net Profit/ (loss) after Tax There are no forei Mentioned in point Considering the	0.23 (186. - (186. gn inve t (f). kno alificati	01) 01) estments c wledge, on of	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar
Foreign investments or collaborations, if any Recognition or awards	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringtheeducationalquarter	0.23 (186. - (186. gn inve t (f). kno alificati Board	01) 01) estments c wledge, on of of Directo	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar rs on the basis o
Foreign investments or collaborations, if any Recognition or awards	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringConsideringtheeducationalquadMuthuchamy the	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor	01) 01) estments c wledge, on of of Directo nination a	1123.30 (460.41) - (460.41) or collaborations. or collaborations. Mr. Rajamar rs on the basis of nd Remuneratio
Foreign investments or collaborations, if any Recognition or awards	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringconsideringtheeducationalquadMuthuchamy therecommendationCommitteehaveCEO with effect from	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor re-app om 1 st	01) 01) estments of wledge, on of of Directo nination a ointed hin October 2	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar rs on the basis of ind Remuneratio n as the MD an 023 for a period of
Foreign investments or collaborations, if any Recognition or awards	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringtheeducationalquadrationMuthuchamy therecommendationCommitteehaveCEO with effect from3 years and his addition	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor re-app om 1 st appoint	01) 01) estments of of Directo nination a ointed hin October 2 ment was	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar rs on the basis of and Remuneration n as the MD an 023 for a period of approved by th
Foreign investments or collaborations, if any Recognition or awards	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsidering theeducational quadrationMuthuchamy therecommendationCommittee haveCEO with effect from	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor re-app om 1 st appoint	01) 01) estments of of Directo nination a ointed hin October 2 ment was	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar rs on the basis of and Remuneration n as the MD an 023 for a period of approved by th
Foreign investments or collaborations, if any Recognition or awards Job profile and his suitability	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringconsideringtheeducationalquaMuthuchamy therecommendationCommittee haveCEO with effect from3 years and his amembers at the A	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor re-app om 1 st appoint GM he	01) 01) estments of of Directo nination a ointed hin October 2 ment was Id on 13 th	1123.30 (460.41) - (460.41) or collaborations. mr collaborations. mr. Rajamar rs on the basis of and Remuneration n as the basis of and Remuneration n as the MD an 023 for a period of approved by th July 2023.
Foreign investments or collaborations, if any Recognition or awards Job profile and his suitability Comparative remuneration profile with	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringConsideringtheeducationalquadMuthuchamy therecommendationCommitteeCeO with effect from3 years and his amembers at the AThe remuneration	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor re-app om 1 st appoint GM he propos	01) 01) estments of of Directo nination a ointed hin October 2 ment was Id on 13 th	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar rs on the basis of and Remuneration n as the MD an 023 for a period of approved by th July 2023.
Foreign investments or collaborations, if any Recognition or awards Job profile and his suitability	Gross RevenueProfit / (Loss)Before TaxLess: Provisionfor TaxationNetProfit/(loss)afterTaxThere are no foreiMentioned in pointConsideringconsideringtheeducationalquaMuthuchamy therecommendationCommittee haveCEO with effect from3 years and his amembers at the A	0.23 (186. - (186. gn inve t (f). kno alificati Board of Nor re-app om 1 st appoint GM he propos	01) 01) estments of of Directo nination a ointed hin October 2 ment was Id on 13 th	1123.30 (460.41) - (460.41) or collaborations. experience an Mr. Rajamar rs on the basis of and Remuneration n as the MD an 023 for a period of approved by th July 2023.



CIN: U74900TZ2016PLC033423

Corp Office: #19/4, Sair Bagh'' Building, 4th Floor, Cunningham Road, Vasanth Nagar, Dr.Ambedkar Veedhi Bengaluru, Karnataka- 560001

Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel or other director, if any:	Besides the remuneration proposed to be paid to Mr. Rajamani Muthuchamy, he does not have any other pecuniary relationship with the Company or relationships with any other managerial personnel and Directors.
Expected increase in productivity and profits in measurable terms:	Increase in productivity is not applicable as the Company has no operations. The Company cannot measure any profits currently.

In accordance with the provisions contained in Section 196, 197, 198 and 203 of the Companies Act, 2013, read with Schedule V and applicable rules, approval of the Members is requested by way of a **Special Resolution** for the revised terms of remuneration of Mr. Rajamani Muthuchamy, as stated in the resolution at Item No. 4 and 5.

Except for Mr. Rajamani Muthuchamy, none of the Directors and Key Managerial Personnel of the Company and/or their relatives are concerned or interested, financially or otherwise, in the resolution set out in Item No. 4 and 5.

The Board of Directors of the Company recommends the Resolution to be passed as a Special Resolution as set out in Item No. 4 and 5 in the accompanying Notice for the approval of the members.

By Order of the Board of Directors of Jana Holdings Limited

Krishi Jain Company Secretary Membership No. A57527 Date: June 10, 2025 Place: Tamil Nadu