NOTICE IS HEREBY GIVEN THAT the 47th Annual General Meeting of the Members of Steel Authority of India Limited will be held at 10.00 hours on Friday, the 30th August, 2019, at NDMC Indoor Stadium, Talkatora Garden, New Delhi-110001 to transact the following business:

ORDINARY BUSINESS

1. To receive, consider and adopt:
   (i) the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2019, together with Reports of the Board of Directors and Auditors thereon.

2. To appoint a director in place of Ms. Sorna Mondal (DIN:06845389), who retires by rotation at this Annual General Meeting and is eligible for re-appointment.

3. To appoint a director in place of Shri Atul Srivastava (DIN:07957068), who retires by rotation at this Annual General Meeting and is eligible for re-appointment.

4. To fix the remuneration of the Auditors of the Company appointed by the Comptroller & Auditor General of India for the Financial Year 2019-20.

5. To declare Final Dividend for the Financial Year 2018-19 @ 4.50 per Equity Share of face value of ₹10/- each.

6. To re-appoint CA Parmod Bindal (DIN:06389570) as an Independent Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

   "RESOLVED THAT pursuant to the provisions of sections 149 and 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013, CA Parmod Bindal (DIN:06389570), who was re-appointed as an Additional Director pursuant to the provisions of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, proposing his candidature for the office of Director, be and is hereby re-appointed as an Independent Director of the Company to hold office for 3 (three) consecutive years for a term upto 20th December, 2021."

7. To re-appoint Prof. Ashok Gupta (DIN:07342950) as an Independent Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

   "RESOLVED THAT pursuant to the provisions of sections 149 and 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013, Prof. Ashok Gupta (DIN:07342950), who was re-appointed as an Additional Director pursuant to the provisions of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, proposing his candidature for the office of Director, be and is hereby re-appointed as an Independent Director of the Company to hold office for 3 (three) consecutive years for a term upto 20th December, 2021."

8. To re-appoint Mrs. Anshu Vaish (DIN:02924346) as an Independent Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

   "RESOLVED THAT pursuant to the provisions of sections 149 and 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013, Mrs. Anshu Vaish (DIN:02924346), who was re-appointed as an Additional Director pursuant to the provisions of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, proposing her candidature for the office of Director, be and is hereby re-appointed as an Independent Director of the Company to hold office for 3 (three) consecutive years for a term upto 20th December, 2021."

9. To appoint Shri Krishan Kumar Gupta (DIN:03476812), who was appointed as a Director pursuant to the provisions of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company to hold office for 3 (three) consecutive years for a term upto 20th December, 2021.

10. To appoint Shri Vivek Gupta (DIN:08370793) as a Whole Time Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

   "RESOLVED THAT Shri Vivek Gupta (DIN:08370793), who was appointed as an Additional Director of the Company by the Board of Directors under Section 161 of the Companies Act, 2013 and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing, proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

11. To obtain consent for Borrowings and creation of charge on the assets of the Company and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolutions as Special Resolutions:

   "RESOLVED THAT pursuant to the provisions of Section 42 of the Companies Act, 2013 read with Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014 and any other applicable provisions of the Companies Act, 2013, the Board of Directors of the Company and is hereby authorized to make offer(s) or invitation(s) to raise funds through private placement of Secured Non-convertible Debentures/Bonds of up to ₹5,000 crore, during a period of one year from the date of this Annual General Meeting, in one or more tranches to such person or persons, including eligible investors (whether residents and/or non-residents and/or institutions/corporate bodies and/or individuals and/or trustees and/or bankers or otherwise, in domestic and/or one or more international markets), Non-resident Indians, Foreign Institutional Investors (FIIs), Venture Capital Funds, Foreign Venture Capital Investors, State Industrial Developments Corporations, Insurance Companies, Provident Funds, Pension Funds, Development Financial Institutions, Bodies Corporate, companies, private or public, or other entities, authorities and such other persons, who may or may not be the bond/debenture holders of the Company, in one or more combinations thereof, including the green-shoe option (within overall limit of ₹5,000 crore, as stated above), as the Board may, at its sole discretion to decide on such terms and conditions as may be finalized by the Board or any Committee thereof as may be approved and authorized by the Board or such other functionary of the Company as may be approved by the Board/ or such Committee.”

   "RESOLVED FURTHER THAT consent of the Company be and is hereby accorded in terms of Section 180 (1)(a) and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force) and any other applicable laws and provisions of Articles of Association of the Company, to the Board of Directors of the Company (the “Board”) or any Committee thereof, to create charge, hypothecate, mortgage, pledge in addition to existing charges, mortgages and hypothecations created by the Company on any moveable and/or immovable properties of the Company wheneversoever situated, both present and future and on the whole or substantially the whole of the undertaking or undertakings of the Company in favour of any banks, financial institutions, hire purchase/lease companies, body corporates, trustees for the holders of Debentures/ Bonds/Other Instruments/Securities or any other persons on such terms and conditions and covenants as the Board or any Committee thereof may think fit for securing borrowings of funds, availed or to be availed, from time to time, by way of Term Loans, External Commercial Borrowings, issue of Debentures/Bonds, etc. not exceeding the limit approved by the Shareholders in terms of Section 180(1)(c) of the Companies Act, 2013.

   "RESOLVED FURTHER THAT the Board of Directors of the Company, be and is hereby authorized to authorize the Committee of the Board to determine the terms of the Issue, including the class of investors to whom the bonds/debentures are to be allotted, the number of bonds/debentures to be allotted in each tranche, issue price, tenor, interest rate, premium/discount to the then prevailing market price, amount of issue, discount to issue price to a class of bond/debenture holders, listing, issuing any declaration/undertaking, etc. required to be included in the Private Placement Offer Letter and any other regulatory requirement for the time being in force."

STEEL AUTHORITY OF INDIA LIMITED
REGISTERED OFFICE: ISPAT BHawan, LODI ROAD, NEW DELHI-110003
CIN: L27109DL1973GOI006454

Notice
5. Members attending the meeting are requested to bring their copy of the Annual Report.

4. Corporate Members intending to send their authorised representative(s) to attend and vote on their behalf at the meeting. The proxy appointed by such holder, as the case may be, will be permitted to attend the meeting.

2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO ACT AS A PROXY FOR ANY OTHER PERSON OR SHAREHOLDER.

3. Only Members carrying the attendance slips or holders of valid proxies registered with the Company will be permitted to attend the meeting. In case of shares held in joint names or shares held under different registered folios wherein the name of the sole holder/first joint-holder is same, only the first joint-holder/sole holder or any proxy appointed by such holder, as the case may be, will be permitted to attend the meeting.

4. Corporate Members intending to send their authorised representative(s) to attend and vote on their behalf at the meeting are requested to submit to the Company a certified true copy of the relevant Board Resolution along with the specimen signature(s) of the representative(s) authorised to attend and vote on their behalf at the meeting.

5. Members attending the meeting are requested to bring their copy of the Annual Report as extra copies will not be provided.

6. The Registrar of Members of the Company will remain closed from Saturday, 24th August, 2019 to Friday, 30th August, 2019 (both days inclusive), for the purpose of AGM and payment of dividend for Financial Year 2018-19. If dividend, as recommended by the Board of Directors is approved at the Meeting, payment of such dividend will be made on and from Thursday, 8th September, 2019 in respect of (i) Shares held in Physical Form, to all those Members whose name appears on the Company's Register of Members as on Friday, 23rd August, 2019 after giving effect to valid requests for Transmission or Transposition lodged with the Company on or before the close of business hours on Friday, 23rd August, 2019 and (ii) Shares held in Electronic Form, to all beneficial owners of the shares, as per details furnished by the Depositories for this purpose, as of the close of business hours on Friday, 23rd August, 2019.

7. M/s. MCS Share Transfer Agents Limited are acting as the Registrar and Transfer Agent (R&TA) for carrying out the Company’s entire share related activities viz. transfer/assignment, transmission/transfer of shares, dematerialization/rematerialization/split/consolidation of shares, change of address, bank mandate, filing of nomination, dividend payment and allied activities. Shareholders are requested to make all future correspondence related to share transfer and allied activities with this agency only at the following address:

M/s. MCS Share Transfer Agents Limited,
F-65, 1st Floor, Okha Industrial Area, Phase-I,
New Delhi-110020
Phone No.011-41406149, E-mail: admin@mcsregistrars.com

8. Dematerialisation

i) Securities and Exchange Board of India (SEBI) Regulations provide that equity shares of SAIL are to be compulsorily delivered in the dematerialised form, for the purpose of trading. Further, SEBI vide Notification No. SEBI/LAD-NRO/GN/2018/24 dated 8th June, 2018 (subsequently amended), has mandated that w.e.f. 1st April, 2019, transfer of shares in a Listed Company shall only be in Dematerialised Form. Though most of the shareholders have converted their holdings into Demat Form, it is seen that some shareholders still hold their shares in paper form (Physical). In this connection, shareholders are advised, to open a Demat Account with any depository participant authorized by either National Securities Depository Ltd. or Central Depository Services Ltd. and dematerialize their shares.

ii) Members holding shares in the physical form should notify change in their addresses, if any, to the R&TA specifying full address in block letters with PIN Code of their post offices, which is mandatory. Members holding shares in the Electronic Form (Demat), should inform the change of address to their Depository Participant.

iii) For making nomination, Members holding shares in physical form are advised to collect the Nomination Form from the Company's Share & Transfer Agents and Members holding shares in Electronic Form, may obtain the Nomination Form from their respective Depository Participant(s).

iv) EFT MANDATE

Shareholders holding shares, whether in Physical or Demat form are advised to opt for Electronic Fund Transfer (EFT), for any future payouts from the Company. For shareholders holding shares in Physical Form, the Nomination Form may be obtained from the Depository Participant(s), if their holding is in Demat Form.

The Company has transferred to Investor Education and Protection Fund, unclaimed dividends till Financial Year 2011-12 (Interim). The Company has, thereunder, paid declaration of the following dividends:

<table>
<thead>
<tr>
<th>Year</th>
<th>Interim Dividend (%)</th>
<th>Final Dividend (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011-2012</td>
<td></td>
<td>8.00</td>
</tr>
<tr>
<td>2012-2013</td>
<td>16.00</td>
<td>4.00</td>
</tr>
<tr>
<td>2013-2014</td>
<td>20.20</td>
<td></td>
</tr>
<tr>
<td>2014-2015</td>
<td>17.50</td>
<td>2.50</td>
</tr>
<tr>
<td>2015-2016</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2016-2017</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2017-2018</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Shareholders who have not encashed their dividend warrants as above are requested to make their claims to the Company.
Section 124(5) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("Rules") provide that, any money transferred to the Unclaimed Dividend Account of a company in pursuance of this section which remains unpaid or unclaimed for a period of seven years from the date of such transfer, shall be transferred by the company along with interest accrued, if any, thereon to the Investor Education and Protection Fund (IEPF). Pursuant to the above provisions, the Company has transferred all unpaid/unclaimed dividend declared by it up to Financial year 2011-12 (interim dividend). Upon completion of a period of seven years, the Company would transfer the unclaimed/unpaid dividend (final) of Financial year 2011-12 in November 2019.

Section 124(6) of the Companies Act, 2013 read with Rules provide that all shares in respect of which dividend has not been paid or deemed to be paid for a period of seven years or more shall be transferred by the company in the name of IEPF. The Company has complied with the provisions and transferred the Shares, which had become eligible for transfer to IEPF after following the due process. The Company has sent individual communication(s) to the concerned shareholders whose dividend has remained unpaid or unclaimed for seven consecutive years, providing complete details of the shares due for transfer to IEPF. The Company has also published Notice in the newspapers advising such shareholders to encash their unclaimed dividend to avoid transfer of the shares. Details of such Shareholders and Shares due for transfer to IEPF has been uploaded on the Company’s website.

Claims of the dividend/shares transferred to IEPF are entitled to claim refund by applying to IEPF.

11. Members seeking further information on the Accounts or any other matter contained in the Notice, are requested to write to the Company at least 7 days before the meeting so that relevant information can be kept ready at the meeting.

12. Green Initiative in Corporate Governance of Ministry of Corporate Affairs

The Ministry of Corporate Affairs ("Ministry") has taken a “Green Initiative in Corporate Governance” by allowing paperless compliances by companies through electronic mode. In accordance with the circulars issued by the Ministry of Corporate Affairs, companies can now send various notices/documents (including notice(s) calling General Meeting(s), Audited Financial Statements, Board’s Report, Auditors’ Report, etc.) to their shareholders through electronic mode, to the registered E-mail addresses of the shareholders. Members are requested to opt for receipt of the above notices/documents through electronic mode. They are requested to register their e-mail ID for this purpose with their respective depository participant or with the Company’s R&T-A I.e. M/s. MCS Share Transfer Agents Limited at the address given above or e-mail at admin@mcssharetransfer.com

Please note that these documents will also be available on the Company’s website www.sail.co.in and physical copies of the same will also be available at the registered office as mentioned herein above for inspection during office hours.

13. Entry to the Auditorium will be strictly against Entry Slip available at the counters at the venue and against exchange of Attendance Slip.

14. No Brief case or Bag or mobile phone will be allowed to be taken inside the auditorium.

15. General Information and Instructions for E-voting:

I. In compliance with provisions of Section 108 of the Companies Act, 2013, and the Companies (Management and Administration) Rules, 2014 as amended, and other applicable provisions, if any, of the Companies Act, 2013 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, the Company is pleased to provide its Members the facility to exercise their right to vote on resolutions proposed to be considered at the Annual General Meeting (AGM) by electronic means. The Members may cast their votes using an electronic voting system from a place other than the venue of the AGM (remote e-voting).

II. The facility for voting through ballot paper shall be made available at the venue of the AGM and the Members attending the AGM who have not cast their vote by remote e-voting shall be able to vote at the AGM through ballot paper voting system.

III. The Members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.

IV. The Company has engaged the services of M/s. National Securities Depository Limited as the Agency to provide remote e-voting facility.

V. The Board of Directors of the Company has appointed Shri Sachin Agarwal, a Company Secretary in Practice of the Company Secretary Firm-M/s. Agarwal S. & Associates (and in his absence Ms. Kanishma Singh of M/s. Agarwal S. & Associates) as Scrutinizer to scrutinize the remote e-voting and voting at the venue of the AGM through ballot paper in a fair and transparent manner and he/she has communicated his/her willingness to be appointed and available in pursuance to the aforesaid.

VI. 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 i.e. 23rd August, 2019 only shall be entitled to avail the facility of remote e-voting or voting at the venue of the AGM through ballot paper.

VII. A person who becomes a Member of the Company after dispatch of the Notice of the AGM and holding shares as on cut-off date i.e. 23rd August, 2019, can follow the process for generating the Login ID and Password as provided in the Notice of the AGM.

VIII. The remote e-voting period commences on 27th August, 2019 (9:00 am) and ends on 29th August, 2019 (5:00 pm). During this period Members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date of 23rd August, 2019, may cast their vote by remote e-voting. The remote e-voting module will be disabled by M/s. NSDL for voting upon the expiry of the above period. Once the vote on a resolution is cast by a Member, the Member shall not be allowed to change it subsequently or cast the vote again.

IX. The Scrutinizer, after scrutinizing the votes cast at the venue of the AGM (ballot paper) and through remote e-voting, will, not later than 48 Hours from the conclusion of the AGM, make a consolidated scrutiniizer's report and submit the same to the Chairman or a person authorized by him in writing. The results declared alongwith with the consolidated scrutiniizer's report shall be placed on the website of the Company-www.sail.co.in and on the website of NSDL. The results shall be simultaneously communicated to the Stock Exchanges.

X. Subject to receipt of requisite number of votes, the Resolution shall be deemed to be passed on the date of the AGM i.e 30th August, 2019.

XI. The process and manner for remote e-voting are as under:

A. The way to vote electronically on NSDL e-Voting system consists of “Two Steps” which are mentioned below:

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/
Step 2: Cast your vote electronically on NSDL e-Voting system.

Details on Step 1 are mentioned below:

How to Log-in to NSDL e-Voting website?

(i) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.

(ii) Once the home page of e-Voting system is launched, click on the icon “Login” which is available under ‘Shareholders’ section.

(iii) A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

(iv) Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical

<table>
<thead>
<tr>
<th>Manner of holding shares</th>
<th>Your User ID is:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) For Members who hold shares in demat account with NSDL</td>
<td></td>
</tr>
<tr>
<td>8 Character DP ID followed by 8 Digit Client ID</td>
<td></td>
</tr>
<tr>
<td>For example if your DP ID is IN3000**** and Client ID is 12******** then your user ID is IN3000****12********.</td>
<td></td>
</tr>
<tr>
<td>b) For Members who hold shares in demat account with CDSL</td>
<td></td>
</tr>
<tr>
<td>16 Digit Beneficiary ID</td>
<td></td>
</tr>
<tr>
<td>For example if Beneficiary ID is 12******** then your user ID is 12********.</td>
<td></td>
</tr>
<tr>
<td>c) For Members holding shares in Physical Form.</td>
<td></td>
</tr>
<tr>
<td>EVEN Number followed by Folio Number</td>
<td></td>
</tr>
<tr>
<td>For example if folio number is 001*** then your user ID is 001***.</td>
<td></td>
</tr>
</tbody>
</table>

(v) Your password details are given below:

(a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.

(b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your initial password.

(c) How to retrieve your 'initial password'?

(i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox.
Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 6 digit of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your ‘User ID’ and your ‘initial password’.

(ii) If your email ID is not registered, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.

(iii) If you are unable to retrieve or have not received the “Initial password” or have forgotten your password:

a) Click on “Forgot User Details/Password?”(if you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.

b) “Physical User Reset Password?”(if you are holding shares in physical mode) option available on www.evoting.nsdl.com.

(c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.

(d) Members can also use the OTP (One Time Password) based Login for casting the votes on the e-voting system of NSDL.

(vii) After entering your password, tick on Agree to “Terms and Conditions” by selecting on the check box.

(viii) Now, you will have to click on “Login” button.

(ix) After you click on the “Login” button, Home page of e-Voting will open.

Details on Step 2 are given below:

How to cast your vote electronically on NSDL e-voting system:

1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.

2. After clicking on Active Voting Cycles, you will be able to see all the companies “EVEN” in which you are holding shares and whose voting cycle is in active status.

3. Select “EVEN” of company for which you wish to cast your vote.

4. Now you are ready for e-Voting as the Voting page opens.

5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on “Submit” also “Confirm” when prompted.

6. Upon confirmation, the message “vote cast successfully” will be displayed.

7. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.

8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

B. 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. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to sachinag1981@gmail.com with a copy marked to NSDL’s email ID- evoting@nsdl.co.in.

C. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the “Forgot User Details/Password?” or “Physical User Reset Password?” option available on www.evoting.nsdl.com to reset the password.

D. 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 download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in.

XII. Those who became Members of the Company after dispatch of the Notice but on or before cut-off date may mail to NSDL at evoting@nsdl.co.in, requesting User Details/Password? or “Physical User Reset Password?” option available on www.evoting.nsdl.com to reset the password.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) and e-voting Manual available under the Help section of NSDL’s e-voting website www.evoting.nsdl.com or contact Ms. Pallavi, Manager, National Securities Depository Limited, Trade Wk, 1st Flg 4th & 5th Floors, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai-400013 at telephone no. 91-22-24949545/91-22-24984600 or at email ID: evoting@nsdl.co.in

Item No. 6

CA Parmod Bindal(DIN:03639570), on nomination by the President of India vide Government's Order F. No. 6(13)/2015-BLA dated 19th November, 2015, was appointed as Non-Official Independent Director of the Company for a period of three years with effect from 18th November, 2015. Government of India, Ministry of Steel vide Order F. No. 1(10)/2015-BLA(Vol-III-Pt.) dated 19th November, 2018 has re-appointed CA Parmod Bindal as an Independent Director of the Company with effect from 18th November, 2018 for a period of one year from the date of completion of his existing tenure or till further orders, whichever is earlier. Accordingly, the Board of Directors of the Company has re-appointed CA Parmod Bindal as an Additional Director of the Company w.e.f. 18th November, 2018. His tenure as Non-Official Independent Director is for a period of one year from 18th November, 2018 or until further orders, whichever is earlier. In terms of the provisions of Section 161(1) of the Companies Act, 2013, CA Parmod Bindal would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing under Section 160 of the Act proposing the candidature of CA Parmod Bindal for the office of Director of the Company.

CA Parmod Bindal, aged 57 years, is a practicing Chartered Accountant (CA) based at Chandigarh. He passed CA final examination in November, 1989 from the Institute of Chartered Accountants of India. He has also done a certificate course of Arbitration in 2005 and Certificate Course of Indirect Taxes in 2013, both from the Institute of Chartered Accountants of India. His area of specialization is Direct and Indirect Taxes, Company Law matters, Accounting, Internal Audit and Statutory Audit. He has over two decades of experience of Statutory Audit of Government Departments, Public Sector Undertakings, Banks, etc.

He is Chairman of Audit Committee of the Company. He is holding 5000 equity shares of ₹10/- each in Vayu Agro Farms Pvt. Ltd., amounting to 50% of its issued share capital.

CA Parmod Bindal is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as a Director. The Company has received a declaration from CA Parmod Bindal that he meets with the criteria of independence as prescribed under sub-section 6 of Section 149 of the Act.

Save and except CA Parmod Bindal and his relatives, to the extent of their shareholding interest, if any, in the Company, 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 set out at Item No.6 of the Notice.

Keeping in view the vast expertise and knowledge of CA Parmod Bindal, the Board considers it desirable that the Company should continue to avail itself of his services as a Director and recommends this Resolution for approval of the shareholders, as a Special Resolution.

Item No. 7

Prof. Ashok Gupta(DIN: 07342950), on nomination by the President of India vide Government's Order F. No. 6(13)/2015-BLA dated 13th November, 2015, was appointed as Non-Official Independent Director of the Company for a period of three years with effect from 18th November, 2015. Government of India, Ministry of Steel vide Order F. No. 1(10)/2015-BLA(Vol-III-Pt.) dated 19th November, 2018 has re-appointed Prof. Ashok Gupta as an Independent Director of the Company with effect from 18th November, 2018 for a period of one year from the date of completion of his existing tenure or till further orders, whichever is earlier. Accordingly, the Board of Directors of the Company has re-appointed Prof. Ashok Gupta as an Additional Director of the Company w.e.f. 18th November, 2018. His tenure as Non-Official Independent Director is for a period of one year from 18th November, 2018 or until further orders, whichever is earlier.

In terms of the provisions of Section 161(1) of the Companies Act, 2013, Prof. Ashok Gupta would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing under Section 160 of the Act proposing the candidature of Prof. Ashok Gupta for the office of Director of the Company.

Prof. Ashok Gupta, aged 62 years, is a Professor in the Department of Civil Engineering, IIT, Delhi. He obtained his B. Tech. in Civil Engineering from IIT, Delhi in 1979 and Ph. D. from IIT, Delhi in 1984. He has about thirty years of research and teaching experience in India and abroad. He has supervised five Ph.D. thesis, several M.Tech. and B.Tech projects. He has published a number of books and more than eighty papers in leading journals and peer reviewed conferences. His areas of specialization include earthquake engineering, health monitoring of structures and e-learning. He has held visiting research and teaching appointments at MIT, USA; EPFL, (Switzerland) and Nanyang Technological University (Singapore). He has been Professor-in-charge Planning from 2004 to 2007, Dean of Alumni Affairs and International Programmes from 2007 to 2011, Dean, Infrastructure from 2012 to 2014 in IIT, Delhi and Ex Member of Board of Governors of IIT, Delhi.

Prof. Ashok Gupta is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as a Director. The Company has received a declaration from Prof. Ashok Gupta that he meets with the criteria of independence as prescribed under sub-section 6 of Section 149 of the Act.

Save and except Prof. Ashok Gupta and his relatives, to the extent of their shareholding interest, if any, in the Company, 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 set out at Item No.7 of the Notice.
Pursuant to the Government of India, Ministry of Steel Order No.61/2015-DRA dated 27th March, 2019, Shri Vivek Gupta (DIN:08370783) was appointed as an Additional Director of the Company with effect from 27th March, 2019 subject to his re-appointment by the shareholders in the Annual General Meeting. His tenure as Director is for a period of five years from 27th March, 2019 or till the date of his superannuation (31.07.2020) or until further orders, whichever is earliest. He is liable to retire by rotation in terms of provision of the Companies Act, 2013. In terms of Section 161 of the Companies Act, 2013 and Articles of Association of the Company, he would hold office until the date of the ensuing Annual General Meeting. The notice under Section 160 of the said Act has already been received proposing the name of Shri Vivek Gupta as a candidate for the office of Director of the Company.

Shri Vivek Gupta is a Civil Engineer, having over 38 years of experience of working in the Company in different capacities at both Plant as well as at Corporate Office of the Company. Having joined IISCO Steel Plant initially as Junior Manager, he rose to the level of General Manager(Projects), before joining Corporate Office as Executive Director(Projects). Thereafter, he was posted as incharge of Visesvarayas Iron & Steel Plant. Prior to joining as Director(Raw Materials & Logistics) he was posted as Executive Director(Projects & Operations) at Raw Materials Division(RMD) of the Company, overseeing the projects and operational activities of RMD.

Shri Vivek Gupta is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as a Director.

Save and except Shri Vivek Gupta and his relatives, to the extent of their shareholding interest, if any, in the Company, 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 set out at Item No.10 of the Notice.

The Board considers it desirable that the Company should continue to avail itself of his services as a Director and recommends this Resolution for approval of the shareholders.

Item No.11
Your Company is continuing with massive Modernisation & Expansion programme of its Plants and also for augmentation of Raw Material supplies from its own mines. The expansion programme is being funded through a mix of debt and equity. The Company has already spent about ₹96,623 crore on its expansion programme till 30th June, 2019. In order to part finance the expansion programme as well as to convert short loans into medium and long term loans, your Company plans to borrow about ₹5,000 crore during the period of one year from the date of this Annual General Meeting or such other period as may be permitted under the Companies Act, 2013 and other applicable laws.

On analysis of the various options of raising funds through borrowing in Domestic and International Market, it has been decided by the Board of Directors to raise the funds through private placement of Non-convertible Debentures/Bonds to the extent of ₹5,000 crore during the year.

The provisions of Section 42 of the Companies Act, 2013, read with Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014, mandate the Company to seek approval of shareholders by means of a Special Resolution for raising funds through private placement of non-convertible debentures/bonds. Accordingly, approval of Shareholders for the resolution as set out in Item No.11 of the Notice is being sought to borrow funds by offer or invitation to subscribe to Secured Non-convertible Debentures/ Bonds for an amount up to ₹5,000 crore. This resolution would be valid for period of one year from the date of this AGM, thereafter theterms and conditions of non-convertible Debentures/ Bonds shall be decided by the Board of Directors / Committee thereof or any one or more Directors, as may be required.

The borrowings of the Company are in general required to be secured by mortgages / charges / hypothecation or encumbrances on all or any of the movable or immovable properties of the Company. Consent of the members is being sought in terms of Section 180(1)(a) of the Companies Act, 2013 to enable the Company to create charge, hypothecate, mortgage, pledge on any movable, immovable properties of the Company both present and future and on the whole or substantially the whole of the undertaking or undertakings of the Company and wherever situated and to authorize the Board to take necessary action in this regard.

The Board recommends the Resolution for your approval as Special Resolution.

None of the Directors and/or Key Managerial Personnel of the Company or their relative(s) is/are concerned or interested in the Resolution set out at Item No.11 of the Notice.

Item No.12
None of the Directors of the Company, on the recommendation of the Audit Committee has considered and approved the appointment of M/s. Shome & Banerjee, Kolkata for Bokaro Steel Plant, Durgapur Steel Plant and IISCO Steel Plant, M/s. R.K. Goel & Co., New Delhi (for Bhilai Steel Plant and Rourkela Steel Plant) and M/s. M.B. Kantar and Co, Kanpur (for Aliy Steel Plants, Salem Steel Plant and Visesvarayas Iron and Steel Plant) as the Cost Auditors of the Company for the Financial year 2019-20 at a remuneration of ₹11,70,000/- plus taxes as applicable and reimbursement of Daily Allowance, Travel Expenses and in out of pocket expenses. M/s. R.M. Bansal & Co., Kanpur have been designated as Lead Cost Auditor for XBRL conversion and filing of Consolidated Cost Audit Report of the Company at an additional fee of ₹42,000/- plus taxes as applicable.

The Board considers it desirable that the Company should continue to avail itself of his services as a Director and recommends this Resolution for approval of the shareholders.

Item No.10

The Board considers it desirable that the Company should continue to avail itself of his services as a Director and recommends this Resolution for approval of the shareholders.

Item No.8

Mrs. Anshu Vaish (DIN:02924346), on nomination by the President of India vide Government's Order F.No. 6(3)/2015-DRA dated 13th November, 2015, was appointed as Non-Official Independent Director of the Company for a period of three years with effect from 18th November, 2015. Government of India, Ministry of Steel vide Order F.No. 1(10)/2015-BLA(Vol-III-P) dated 19th November, 2018 has re-appointed Mrs. Anshu Vaish as an Independent Director of the Company with effect from 18th November, 2018 for a period of one year from the date of completion of her existing tenure or till further orders, whichever is earlier. Accordingly, the Board of Directors of the Company has re-appointed Mrs. Anshu Vaish as an Independent Director of the Company w.e.f. 18th November, 2018. Her tenure as Non-Official Independent Director is for a period of one year with effect from 18th November, 2018 or until further orders, whichever is earlier. In terms of the provisions of Section 161(1) of the Companies Act, 2013, Mrs. Anshu Vaish would hold office upto the date of the ensuing Annual General Meeting. The Company has received a notice in writing under Section 160 of the Act proposing the candidature of Mrs. Anshu Vaish for the office of Director of the Company.

Mrs. Anshu Vaish, aged 67 years, is a former Indian Administrative Service (IAS) officer of 1975 batch of Madhya Pradesh cadre and retired as Secretary, Department of School Education & Literacy, Ministry of Human Resource Development, Government of India. She is a Post Graduate in History. During her over 37 years of experience as a public servant, she has worked in several key sectors like Commerce & Industries, Tourism & Culture, Women & Child Development, Rural Industries, Public Health & Family Welfare, Social Welfare and Education in the State Government of Madhya Pradesh. She also has the experience of working in the Government of India in various capacities in the Department of Culture in the Ministry of Human Resource Development, Director General of Archaeological Survey of India and finally as Secretary to the Government of India, Ministry of Human Resource Development, Department of School Education & Literacy. She is Chairman of the Nomination & Remuneration Committee of the Company. She is also a Member of Governing Body of various Non-Government Organization viz. Ranga Sri Little Ballet Troupe (LBT), Bhopal, PRADAN, New Delhi, KATHA, New Delhi, Centre for Equity Studies, New Delhi and Swami Sivananda Memorial Institute, New Delhi. She is also a Member of Governing Body of AIMID, Bhopal.

Mrs. Anshu Vaish is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given her consent to act as a Director. The Company has received a declaration from Mrs. Anshu Vaish that she meets with the criteria of independence as prescribed under sub-section 6 of Section 149 of the Act. Save and except Mrs. Anshu Vaish and her relatives, to the extent of their shareholding interest, if any, in the Company, 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 set out at Item No.8 of the Notice.

Keeping in view the vast expertise and knowledge of Mrs. Anshu Vaish, the Board considers it desirable that the Company should continue to avail itself of his services as a Director and recommends this Resolution for approval of the shareholders, as a Special Resolution.

Item No.9

Pursuant to the Government of India, Ministry of Steel Order F.No. 1(10)/2015-BLA(Vol-III-P) dated 14th December, 2018, Shri Krishan Kumar Gupta (DIN:03476812) was appointed as an Independent Director of the Company with effect from 21st December, 2018. His tenure as Non-Official Independent Director is for a period of three years with effect from 21st December, 2018 or until further orders, whichever is earlier. In terms of the provisions of Section 161(1) of the Companies Act, 2013(1), Shri Krishan Kumar Gupta would hold office upto the date of the ensuing Annual General Meeting. The Company has received a notice in writing under Section 160 of the Act proposing the candidature of Shri Krishan Kumar Gupta for the office of Director of the Company.

Shri Krishan Kumar Gupta, aged 63 years, has vast experience in the field of logistics and marketing, in Oil and Gas Industry. He has served as Director (Marketing) on the Board of Bharat Petroleum Corporation Limited (BPCL) from March, 2011 to February, 2016, having earlier occupied the positions of Executive Director (IC) (Retail), Executive Director (Lubes) and General Manager (Logistics). He had also been on the of other companies viz. Indraprastha Gas Limited, Numaligarh Refinery Limited, Sabarmati Gas Limited, Matrix Bharat Pte Ltd., Bharat Stars Services Pvt. Ltd., Bharat Stars Services (Delhi) Pvt. Ltd. Shri Gupta holds the qualification of B.Sc. Engineering (Mechanical) and M.Sc. Engineering Diploma in Roboticdynamics from Punjab Engineering College, Punjab University.

Shri Krishan Kumar Gupta is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as a Director. The Company has received a declaration from Shri Krishan Kumar Gupta that he meets with the criteria of independence as prescribed under sub-section 6 of Section 149 of the Act. Save and except Shri Krishan Kumar Gupta and his relatives, to the extent of their shareholding interest, if any, in the Company, 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 set out at Item No.9 of the Notice.

Keeping in view the vast expertise and knowledge of Shri Krishan Kumar Gupta, the Board considers it desirable that the Company should continue to avail itself of his services as a Director and recommends this Resolution for approval of the shareholders.
Pursuant to Section 148(3) of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the remuneration, as approved by the Board of Directors of the Company on the recommendation of the Audit Committee, is required to be subsequently ratified by the Members of the Company. Accordingly, the Resolution for ratification of the fee of the Cost Auditors as set out at Item No.12 of the Notice is submitted for approval of the Shareholders.

The Board recommends the resolution for your approval.
None of the Directors and/or Key Managerial Personnel of the Company and / or their relatives is concerned or interested in the resolution.

Details of Directors seeking appointment/re-appointment in Annual General Meeting furnished in terms of SEBI Regulations:

<table>
<thead>
<tr>
<th>Name of the Director</th>
<th>Ms. Soma Mondal</th>
<th>Shri Atul Srivastava</th>
<th>CA Parmod Bindal</th>
<th>Prof. Ashok Gupta</th>
<th>Mrs. Anshu Vaish</th>
<th>Shri Krishan Kumar Gupta</th>
<th>Shri Vivek Gupta</th>
</tr>
</thead>
<tbody>
<tr>
<td>DIN</td>
<td>06845389</td>
<td>07957068</td>
<td>06389570</td>
<td>07342950</td>
<td>02924346</td>
<td>03476812</td>
<td>08370793</td>
</tr>
<tr>
<td>Expertise in Specific functional areas</td>
<td>Marketing; Human Resource Management; HR Policies;</td>
<td>Direct and Indirect Taxes; Company Law matters; Accounting; Internal Audit and Statutory Audit;</td>
<td>Earthquake engineering; Health monitoring of structures and E-learning;</td>
<td>Administration; Commerce; Industry; Education;</td>
<td>Marketing and Logistics;</td>
<td>Projects; Administration;</td>
<td></td>
</tr>
<tr>
<td>Qualifications</td>
<td>B.Sc. (Engineering)</td>
<td>B.Tech. (Mechanical), PGDM (Specialisation in HR)</td>
<td>Chartered Accountant</td>
<td>B.Tech.; Ph.D</td>
<td>M.A. (History); M.A. (Economics)</td>
<td>BSc(Engg.-Mech.); MSc(Engg.) Diploma in Robotics</td>
<td>BE(Civil Enng.); Diploma in Management; Diploma in Project Management; Diploma in Construction Management;</td>
</tr>
<tr>
<td>List of Companies in which outside Directorship is held.</td>
<td>NIL</td>
<td>NIL</td>
<td>NIL</td>
<td>NIL</td>
<td>NIL</td>
<td>IRM Energy Pvt. Ltd.</td>
<td>Bhilai Jaypee Cement Limited</td>
</tr>
<tr>
<td>Chairman/Member of the Committees of the Board of the Companies on which he is a Director.</td>
<td>Member; Operational Issues Committee;</td>
<td>Member: Stakeholders Relationship Committee; CSR Committee; Health, Safety &amp; Environment Committee;</td>
<td>Chairman: Audit Committee; Member: Strategic Issues &amp; Joint Ventures Committee; Operational Issues Committee;</td>
<td>Chairman: Health, Safety &amp; Environment Committee; Operational Issues Committee;</td>
<td>Chairman: Nomination &amp; Remuneration Committee; Member: Audit Committee; CSR Committee; Strategic Issues &amp; Joint Ventures Committee;</td>
<td>Member: Projects Committee; Health, Safety &amp; Environment Committee; CSR Committee; Audit Committee (M/s. IRM Energy Pvt. Ltd.);</td>
<td>Member: Operational Issues Committee; Health, Safety &amp; Environment Committee;</td>
</tr>
<tr>
<td>No. of Shares held in SAIL</td>
<td>NIL</td>
<td>200</td>
<td>NIL</td>
<td>NIL</td>
<td>NIL</td>
<td>NIL</td>
<td>NIL</td>
</tr>
</tbody>
</table>

TALKATORA STADIUM – ROUTE MAP
11. To obtain consent for Borrowings upto 10. To appoint Shri Vivek Gupta (DIN:08370793) as a Whole-time Director of the Company.

9. To appoint Shri Krishan Kumar Gupta (DIN:03476812) as an Independent Director of the Company.

8. To re-appoint Smt. Anshu Vaish (DIN:02924346) as an Independent Director of the Company.

7. To re-appoint Prof. Ashok Gupta (DIN:07342950) as an Independent Director of the Company.

6. To re-appoint CA Parmod Bindal (DIN: 06389570) as an Independent Director of the Company.

5. To declare Final Dividend for the Financial Year 2018-19 @

4. To fix the remuneration of the Auditors of the Company appointed by the Comptroller & Auditor General of India for the Financial Year 2019-20.

3. To appoint a director in place of Shri Atul Srivastava (DIN:07957068), who retires by rotation at this Annual General Meeting and is eligible for re-appointment.

2. To appoint a director in place of Ms. Soma Mondal (DIN:06845389), who retires by rotation at this Annual General Meeting and is eligible for re-appointment.

1. To receive, consider and adopt the (i) the Audited Standalone Financial Statements of the Company for the Financial Year ended 31 March, 2019 together with Reports of the Board of Directors and Auditors thereon. (ii) the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31 March, 2019 and the Report of the Auditors thereon.

NOTE:

This Proxy Form in order to be effective should be duly completed and deposited at the Registered Office of the Company at Ispat Bhawan, Lodi Road, New Delhi-110003 not less than 48 hours before the commencement of the Annual General Meeting.
FORMAT FOR FURNISHING THE BANK DETAILS, PAN, EMAIL ID, ETC.

To
MCS Share Transfer Agent Limited
Unit : Steel Authority of India Limited
F-65, Okhla Industrial Area, phase-I,
New Delhi - 110020

Dear Sir,

I/We, give my/our consent to update the following details in your records to effect payments of dividend or sending other communications by electronic means in compliance with the circular(s) issued by SEBI for equity shares of Steel Authority of India Limited.

FOLIO NO. :

NAME OF THE FIRST / SOLE HOLDER :

BANK'S NAME :

BRANCH'S NAME & ADDRESS :

ACCOUNT NO. :____________________________________________ ACCOUNT TYPE (SB / CURRENT) :_______________________________________

IFSC CODE :_____________________________________________ MICR CODE :____________________________________________________

EMAIL ID :_____________________________________________ PHONE NO. :_______________________________________________________

<table>
<thead>
<tr>
<th>PARTICULARS</th>
<th>NAME OF SHAREHOLDER(S)</th>
<th>PAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>FIRST / SOLE SHAREHOLDER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1ST JOINT SHAREHOLDER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2ND JOINT SHAREHOLDER</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature of 1st Shareholder  
Signature of 1st Joint Shareholder  
Signature of 2nd Joint Shareholder

Date :______________________
Place:______________________

Encl : Original cancelled cheque leaflet or attested copy of bank pass book showing name of account holder and self- attested copy of PAN Card(s).