

Corporate Office:

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Website: www.ramcocements.in

Corporate Identity Number: L26941TN1957PLC003566

13 August 2025

National Stock Exchange of India Limited, Exchange Plaza, Bandra-Kurla Complex, Bandra (E), Mumbai – 400 051.

Symbol: RAMCOCEM

BSE Limited, Floor 25, "P.J.Towers", Dalal Street, Mumbai – 400 001.

Scrip Code: 500260

Dear Sirs,

Sub: Proceedings of Annual General Meeting held on 13.08.2025

Pursuant to Regulation 30(6) read with Clause 13 of Schedule III, Part A, Para A of SEBI LODR, 2015, we submit the revised proceedings of the Annual General Meeting held on 13.08.2025. In our earlier filing, we have inadvertently mentioned the date of the AGM as 13th August 2024 instead of 13th August 2025.

The details as required in accordance with Point No: 13 of Annexure – 18 of Circular No: SEBI/HO/CFD/PoD2/CIR/P/0155 dated 11th November 2024 issued by SEBI, is also enclosed.

We would like to submit an updated file of the same. We request you to refer to this file for your records please and ignore the earlier file.

Kindly take the same on record.

Thanking you,

Yours faithfully, For THE RAMCO CEMENTS LIMITED,



K.SELVANAYAGAM SECRETARY

Encl: As above

PROCEEDINGS OF 67TH ANNUAL GENERAL MEETING

Day & Date

Wednesday, the 13th August 2025

The Annual General Meeting was held through

Video Conferencing (VC)

Time of Commencement

10.00 AM

Time of Conclusion

10.42 AM

DIRECTORS PRESENT	CATEGORY / POSITION	MODE OF	
	,	ATTENDANCE	
Shri.M.F.Farooqui, IAS (Retd.)	Independent Director and Chairman of the Board	In Person	
Shri.P.R.Venketrama Raja	Managing Director	In Person	
Dr.M.S.Krishnan	Independent Director	Through VC from Chennai	
	Non-Executive Non-Independent Director		
Chair D. Director	and Chairperson of Stakeholders	Through VC	
Shri.R.Dinesh	Relationship Committee and Risk	from Chennai	
·.	Management Committee		
Shri CV Danganathan	Independent Director	Through VC	
Shri.CK.Ranganathan		from Chennai	
	Independent Director and Chairperson of		
Chri Aigu Phackar Palica	Audit Committee, Nomination and	Through VC	
Shri.Ajay Bhaskar Baliga	Remuneration Committee and Corporate	from Pune	
	Social Responsibility Committee		
Smt.Soundara Kumar	Independent Director	Through VC from Vancouver, Canada	
IN ATTENDANCE Shri.K.Selvanayagam	Secretary	In Person	
BY INVITATION			
Shri.A.V.Dharmakrishnan	Chief Executive Officer (CEO)	In Person	
Shri.S.Vaithiyanathan	Chief Financial Officer (CFO)	In Person	
SCRUTINISER Shri.K.Srinivasan	Chartered Accountant. Partner - M/s.M.S.Jagannathan & N.Krishnaswami, Chartered Accountants.	Through VC from Chennai	

AUDITORS		MODE OF
AUDITORS		ATTENDANCE
Shri.V.Rajeswaran and	Representing M/s.SRSV & Associates,	Through VC
Ms.Madura Ganesh	Chartered Accountants – Statutory Auditors	from Chennai



AUDITORS		MODE OF
AUDITORS		ATTENDANCE
Shri.M.Vijayan, Smt.V.Jayanthi and Shri.C.Kesavan	Representing M/s.Ramakrishna Raja And Co., Chartered Accountants – Statutory Auditors	Through VC from Madurai
Shri.K.Sriram	Representing M/s.Sriram Krishnamurthy & Co., Company Secretaries, Secretarial Auditor	Through VC from Chennai

The meeting was attended by 65 members through VC.

The Secretary welcomed the Shareholders and informed that the Meeting was held through VC in compliance with the circulars issued by the Ministry of Corporate Affairs, Government of India and Securities and Exchange Board of India. He further informed that the Company, through CDSL Platform, had provided video conference facility to shareholders to attend the meeting. Then Secretary requested the Chairman to preside over the meeting.

Shri.M.F.Farooqui, IAS (Retd.), Chairman of the Company presided and welcomed the Shareholders.

The Chairman gave a brief introduction of Managing Director and all other Directors present.

The Chairman confirmed that the quorum was present and called the meeting to order.

Secretary informed the Shareholders that the Registers as required under the Companies Act, 2013, were made available electronically for inspection by the members. Members seeking to inspect such registers could send their request to ksn@ramcocements.co.in

Secretary further informed the shareholders that necessary certificate dated 22.05.2025 had been obtained from the Company's Secretarial Auditors with respect to implementation of Employee Stock Option Schemes, that they were in accordance with SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and the resolution passed by the Members of the Company and the same had been attached as Annexure-10 to the Annual Report for the year 2024-25. He further informed that the details as required under Part F of Schedule I read with Regulation 14 of SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021, were disclosed in the Company's website.

Secretary announced that since the Notice convening the meeting had been circulated by email to shareholders and hosted on the website of the Company and the Stock Exchanges, the Notice had been taken as read.

Secretary further informed that since the Statutory Auditors' Report, being an unqualified/ unmodified one and had been circulated along with the annual report, the same had been taken as read.

Secretary informed the members that the e-voting process had been explained in the Notice convening the AGM.

Secretary informed the Members that the facility of remote e-voting for the Members was made available from 9:00 a.m. on Sunday, the 10th August 2025 and concluded at 5:00 p.m. on Tuesday, the 12th August 2025. The Secretary further informed that the Members who were present at the AGM and had not cast their votes by remote e-voting could cast their votes during the Meeting. If any votes cast by the members through the e-voting available during the AGM and if the same members did not participate in the meeting through VC, then the votes cast by such members would be considered invalid as the facility of e-voting during the meeting was available only to the members who attended the meeting. The e-voting was closed at 10.57 AM.

Secretary further informed the members that those who had cast their vote by remote e-voting prior to the meeting could attend the meeting but would not be entitled to cast their vote again.

The Chairman delivered his speech during the course of which he reviewed the performance of the Company.

On request by the Chairman, the Managing Director delivered his speech.

The Chairman opened the session for Questions and Answers. The Secretary informed that the Company had made necessary arrangements for the two-way communication in the meeting, for the registered shareholders to express their views. Accordingly, out of 5 shareholders who had been registered as speaker shareholders, 3 shareholders had attended the meeting and 2 shareholders spoke during the AGM. The Managing Director adequately clarified the queries raised by them.

The following items of business as set out in the Notice convening the 67th Annual General Meeting were transacted.

No	ORDINARY BUSINESS – ORDINARY RESOLUTION		
1	Adoption of Company's Separate and Consolidated Audited Financial Statements for the year ended 31st March 2025.		
	"RESOLVED THAT the Company's Separate and Consolidated Audited Financial Statements for the year ended 31st March 2025, and the Reports of the Board of Directors and Auditors thereon be and are hereby considered and adopted."		
2	Declaration of dividend for the year 2024-2025 at the rate of Rs.2/- per share.		
	"RESOLVED THAT a Dividend of Rs.2/- per Share be and is hereby declared for the year ended 31st March 2025 and the same be paid to those shareholders		



No	ORDINARY BUSINESS – ORDINARY RESOLUTION	
	whose names appear in the Register of Members maintained by the Company and the Register of Beneficial Owners maintained by the Depositories as on 6 th August 2025."	
3	Reappointment of Shri.R.Dinesh, as a Director, liable to retire by rotation.	
	"RESOLVED THAT Shri.R.Dinesh (DIN: 00363300), who retires by rotation, be and is hereby reappointed as a Director of the Company."	

	SPECIAL BUSINESS – ORDINARY RESOLUTION	
4	approximation of the property of the party o	
	Secretarial Auditors of the Company.	
	"RESOLVED THAT in terms of Regulation 24A(1)(b) of SEBI (Listing Obligations	
	and Disclosure Requirements) Regulations, 2015, M/s. Sriram Krishnamurthy	
	& Co., Company Secretaries (formerly known as M/s.S.Krishnamurthy & Co.),	
	having P1994TN045300 as unique code for the firm, be and are hereby	
	appointed as Secretarial Auditors of the Company for five consecutive	
	financial years commencing from the Financial Year 2025-2026 till 2029-2030.	
	RESOLVED FURTHER THAT the Secretarial Auditors shall be paid for the	
	financial year 2025-2026, a remuneration of Rs.6,50,000/- (Rupees Six lakhs	
	fifty thousand only) exclusive of GST and out-of-pocket expenses.	
	RESOLVED FURTHER THAT for the financial years 2026-2027, 2027-2028,	
	2028-2029 and 2029-2030, the Board of Directors are authorised to fix the	
	remuneration based on the recommendation of the Audit Committee."	
5	Ratification of remuneration of Rs.7,00,000/- (exclusive of GST and out of	
	pocket expenses) to M/s.Geeyes & Co., Cost Accountants, Cost Auditors of the	
	Company, for the financial year 2025-26.	
	"RESOLVED THAT pursuant to the provisions of Section 148(3) and other	
	applicable provisions, if any, of the Companies Act, 2013 and Rule 14 of	
	Companies (Audit and Auditors) Rules, 2014, the remuneration of	
	Rs.7,00,000/- (Rupees Seven lakhs only) exclusive of GST and out-of-pocket	
	expenses, payable to M/s.Geeyes & Co., Cost Accountants (Firm Registration	
	No: 000044) appointed as the Cost Auditors of the Company by the Board of	
	Directors, for the financial year 2025-26 for auditing the Cost Records relating	
	to manufacture of cement and generation of wind energy, be and is hereby ratified."	

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The Secretary informed that Shri.K.Srinivasan, Scrutiniser would provide the results of the evoting, which would be announced to stock exchanges, besides being displayed on the website of the Company.

The Chairman thanked the Members who participated in the Meeting through VC.

The meeting ended with a vote of thanks to the Chair.

For THE RAMCO CEMENTS LIMITED,

K. SELVANAYAGAM SECRETARY



Details as required in accordance with Point No: 13 of Annexure - 18 of Circular No: SEBI/HO/CFD/PoD2/CIR/P/0155 dated 11th November 2024 issued by SEBI, is given below:

No.	Particulars	Details
1	Date of the Meeting	13 th August 2025
2	Brief details of items deliberated and results thereof	The results of remote e-Voting and e-Voting during the 67 th Annual General Meeting (AGM), on the resolutions as set out at Items No. 1 to 5 of the Notice of the AGM, will be submitted with the stock exchanges separately, in the format prescribed under Regulation 44 of the SEBI-LODR
3	Manner of approval proposed for certain items (e-voting etc.)	The Company had provided remote e-Voting facility to the members to exercise their votes electronically from Sunday, 10 th August 2025 at 9:00 a.m. (IST) and ended on Tuesday, 12 th August 2025 at 5:00 p.m. (IST) on the resolutions as set out at Items No. 1 to 5 of the Notice of the AGM. Members who were present at the AGM and had not cast their votes by remote e-voting were provided facility to cast their votes during the Meeting and upto 15 minutes after the conclusion of the Meeting.

