

Registered Office : Adarsh Tech Park, Outer Ring Road, Devarabisanahalli, Bangalore-560 037 Tel : + 91 80 6659 8700 Fax : + 91 80 6696 3333

# NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the eighteenth Annual General Meeting of the Members of Subex Limited will be held at the registered office of the Company situated at Adarsh Tech Park, Outer Ring Road, Devarabisanahalli, Bangalore - 560 037 on Friday, the 28<sup>th</sup> day of September, 2012 at 12.30 PM to transact the following business:

## **ORDINARY BUSINESS**

- 1. To receive, consider and adopt the audited Balance Sheet as at March 31, 2012 and Profit and Loss Account for the year ended March 31, 2012 and the reports of the Board of Directors and Auditors of the Company thereon.
- 2. To appoint a Director in place of Mr. Sudeesh Yezhuvath, who retires by rotation, and being eligible, seeks re-election.
- 3. To appoint auditor to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting, to fix their remuneration and to pass the following resolution as an ordinary resolution:

"**RESOLVED THAT** M/s. Deloitte Haskins & Sells, Chartered Accountants, Bangalore (ICAI registration number 008072S), be and are hereby appointed as the Auditors of the Company, under Section 224 and other applicable provisions, if any, of the Companies Act, 1956, to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting on such remuneration as may be fixed by the Board of Directors of the Company in consultation with the Auditors".

## SPECIAL BUSINESS

## 4. To consider and if thought fit, to pass with or without modification(s), the following as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 198, 269, 309 read with Schedule XIII and other applicable provisions of the Companies Act, 1956, including any statutory modification or re-enactment thereof for the time being in force, and such other approvals as may be required, approval of the Company be and is hereby accorded to the re-appointment of Mr. Subash Menon as the Managing Director & CEO of the Company, for a period of five years from October 1, 2012 to hold office until September 30, 2017 as per the terms of appointment including salary, commission and perquisites (hereinafter referred to as "Remuneration"), as detailed in the explanatory statement attached hereto, which hereby is approved and sanctioned with authority to the Board of Directors to alter and vary the terms and conditions of the said re-appointment and/or agreement (including authority from time to time, to determine the amount of salary and commission as also the type and amount of perquisite and other benefits payable to the Managing Director & CEO, provided however that the Remuneration payable to the Managing Director & CEO shall not exceed the overall ceiling of the total managerial remuneration as provided under Sections 198, 269, 309 read with Schedule XIII and other applicable provisions of the Companies Act, 1956.

**RESOLVED FURTHER THAT** the Board be and is hereby authorized to do all such acts, deeds and things and execute all such documents, instruments and writings as may be required and to delegate all or any of its powers herein conferred to any Committee of Directors or Director(s) or Officer(s) of the Company to give effect to the aforesaid resolution".

5. To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"**RESOLVED THAT** Mr. Surjeet Singh, in respect of whom the Company has received a notice in writing from a Member of the Company proposing his candidature for the office of a director, be and is hereby appointed as a Director of the Company, who shall be liable to retire by rotation".

6. To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution:

"**RESOLVED THAT** Mr. Karthikeyan Muthuswamy, in respect of whom the Company has received a notice in writing from a Member of the Company proposing his candidature for the office of a director, be and is hereby appointed as a Director of the Company, who shall be liable to retire by rotation".

By Order of the Board

Place : Bangalore Date : August 9, 2012 Vinay M A Company Secretary & Compliance Officer

# NOTES:

- 1. The explanatory statement pursuant to section 173(2) of the Companies Act, 1956 in respect of the above-mentioned special business is annexed hereto.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- 3. The instrument appointing the proxy should be deposited at the registered office of the Company not less than 48 hours before the commencement of the meeting. Corporate Members are requested to send a duly certified copy of the Board resolution, authorizing their representative(s) to attend and vote at the Annual General Meeting, pursuant to the provisions of section 187 of the Companies Act, 1956.
- 4. Members/proxies should bring the attendance slip sent herewith, duly filled in for attending the Meeting.
- 5. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 6. The Register of Directors' Shareholdings, maintained under Section 307 of the Companies Act, 1956, will be available for inspection by the Members at the Annual General Meeting.
- The certificate from the Auditors of the Company certifying that the Company's ESOP 2000, ESOP 2005 and ESOP 2008 stock option plans are being implemented in accordance with SEBI (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 shall be available for inspection by the Members at the Annual General Meeting.
- 8. The Register of Members and Share Transfer Books will remain closed from September 25, 2012 to September 28, 2012 (both days inclusive).
- 9. Members are requested to notify the Registrar and Share Transfer Agents M/s Canbank Computer Services Limited, J P Royale, 1<sup>st</sup> Floor, No. 218, 2<sup>nd</sup> Main, Sampige Road (Near 14<sup>th</sup> Cross), Malleswaram, Bangalore 560 003, of any change in their addresses so as to enable the Company to address future communications to their correct addresses.

- 10. As part of the "Green Initiative in Corporate Governance", the Ministry of Corporate Affairs (MCA), Government of India, through its Circular Nos. 17/2011 and 18/2011, dated April 21, 2011 and April 29, 2011 respectively, has allowed companies to send official documents to their shareholders electronically considering its legal validity under the Information Technology Act, 2000. Being a Company with strong focus on green initiatives, Subex has been sending all shareholder communications such as the notice of General Meetings, Audited Financial Statements, Directors' Report, Auditors' Report, etc., to shareholders in electronic form to the E-mail Id provided by them and made available to us by the Depositories. Members are requested to register their E-mail Id with their Depository Participant and inform them of any changes to the same from time to time. However, Members who prefer physical copy to be delivered may write to the Company at its registered office or send an E-mail to <u>investorrelations@subex.com</u> by providing their DP Id and Client Id as reference.
- 11. Members who wish to get any further information as regards the items to be transacted at the meeting are requested to write to the Company Secretary & Compliance Officer at an early date so as to enable the management to reply at the meeting.

By Order of the Board

Place : Bangalore Date : August 9, 2012 Vinay M A Company Secretary & Compliance Officer

# ADDITIONAL INFORMATION ON DIRECTORS SEEKING APPOINTMENT/RE-APPOINTMENT AT THE ANNUAL GENERAL MEETING

Item No. 2:

#### Mr. Sudeesh Yezhuvath

Mr. Sudeesh Yezhuvath heads the overall operations of Subex, excluding the legal and financial functions. He has been associated with Subex since 1993 and has been instrumental in building the software business of Subex. He has been closely involved in the Company's M&A activities, including the integration process post acquisitions.

Mr. Sudeesh Yezhuvath holds a Bachelors degree in Instrumentation and Control. Mr. Sudeesh Yezhuvath has over 18 years of experience in the telecom field and has presented various papers on telecom and business operations in different parts of the world.

# Companies/Institutions in which Mr. Sudeesh Yezhuvath holds Directorship and Committee Memberships

Subex Limited

Chief Operating Officer & Wholetime Director Share Transfer Committee - Member Investor Grievance Committee - Member

Subex Technologies Limited Director

Subex Technologies Inc Director

Subex (UK) Limited Director

Subex Inc Director

Subex (Asia Pacific) Pte Ltd Director

Subex Americas Inc Director

Subex Azure Holdings Inc Director

Kivar Holdings Private Limited Director

Mr. Sudeesh Yezhuvath is brother of Mr. Subash Menon, Founder, Managing Director & CEO. As on the date of this notice, Mr. Sudeesh Yezhuvath holds 372,243 equity shares of the Company.

## Item No. 4:

# Mr. Subash Menon

Mr. Subash Menon founded the Company in 1992 and has been its Chief Executive Officer since inception. Under his stewardship, Subex has transformed from a systems integrator in the telecom hardware space to a major player in the telecom software space with a focus in revenue maximisation. Mr. Subash Menon has charted the Company's growth to a global thought leader in the telecom software space with the successful launch of several products and with over 180 customers across more than 70 countries across 6 continents. Mr. Subash Menon has also guided the Company through a successful initial public offering in 1999 and through seven acquisitions. Leading the internationalisation of the Company, Mr. Subash Menon has played a key role in establishing offices in the US, Canada, UK, Dubai, India, Singapore and Australia. Mr. Subash Menon has over 22 years of experience in the areas of general management, sales and marketing. He has presented numerous papers on technology and business in various countries. Mr. Subash Menon has led the Nasscom Product Forum (part of Nasscom, the premier software association in India) as its Chairman. Mr. Subash Menon has resigned from the position of Chairman of the Board of the Company with effect from July 6, 2012 and continues to be the Managing Director and CEO.

Mr. Subash Menon is a graduate in Electrical Engineering from the National Institute of Technology, Durgapur.

Companies/Institutions in which Mr. Subash Menon holds Directorship and Committee Memberships

Subex Limited Founder, Managing Director & CEO Sub-Committee on Borrowings-Chairman General Management Committee - Chairman Share Transfer Committee - Chairman Allotment Committee- Member Subex Technologies Limited Director

Subex Technologies Inc Director

Subex (UK) Limited Director

Subex Inc Director

Subex (Asia Pacific) Pte Ltd Director

Subex Americas Inc Director

Subex Azure Holdings Inc Director

Kivar Holdings Private Limited Director

Kivar Environ Private Limited Director

Puducherry Municipal Services Private Limited Director

Transinfra Projects Private Limited Director

Bhilai-Durg Waste Management Private Limited Director

Raipur Waste Management Private Limited Director

Mr. Subash Menon is the brother of Mr. Sudeesh Yezhuvath, Chief Operating Officer & Wholetime Director. As on the date of this Notice, Mr. Subash Menon Holds 2,580,601 equity shares of Company.

# Item No. 5:

# Mr. Surjeet Singh

Mr. Surjeet Singh is a seasoned management professional and business leader with over two decades of multiindustry global experience in leading Finance, Corporate Development, Business Planning and Global operations functions. He has a successful corporate and entrepreneurial track record of building organizations and fostering collaboration in large and culturally diverse cross functional teams. He was till recently the Global Chief Financial Officer of Patni Computer Systems where he played key role in shaping business transformation including significant improvements in operating metrics and processes, structuring large platform deals with fortune 500 customers, seamless management transitions, upholding highest standards of financial and corporate governance. He was instrumental in helping realize maximum shareholder value with successful exit of majority shareholders at Patni. Prior to this, Mr. Surjeet Singh was part of founding team of Cymbal Corporation, a mid-sized telecom BSS systems integration boutique out of silicon valley which was acquired by Patni in 2004 for \$68M, which at the time was one of the largest cross border services transaction by an Indian company. In early part of his career, Mr. Surjeet Singh held various finance and operations roles at Ranbaxy а global multinational pharmaceutical company during its internationalization phase in the 90's. Mr. Surjeet Singh is a fellow of the Institute of Costs and Works Accountants, India, Certified Public Accountant from AICPA, USA. He holds a B.S. in Finance from the University of Pune and is a graduate of Advanced Management Program from Harvard Business School.

# Companies/Institutions in which Mr. Surjeet Singh holds Directorship and Committee Memberships

Subex Limited Nominee Director Audit Committee – Member Remuneration Committee – Member Investor Grievance Committee-Member Sub-Committee on Borrowings-Member Allotment Committee – Member General Management Committee- Member Share Transfer Committee- Member

As on the date of this notice, Mr. Surjeet Singh does not hold any equity shares of the Company.

## Item No. 6:

## Mr. Karthikeyan Muthuswamy

Mr. Karthikeyan Muthuswamy is the Managing Director of Trident Advisors Private Limited, a Mumbai based investment advisory firm. Prior to Trident Advisors, Mr. Karthikeyan Muthuswamy has worked as a fund manager with M3 Investments and Director with Jeetay Investments, both of which are Mumbai based investment management firms. Mr. Karthikeyan Muthuswamy is a BBA from the University of Madras and a Chartered Financial Analyst.

Companies/Institutions in which Mr. Karthikeyan	Audit Committee- Member
Muthuswamy holds Directorship and Committee	Remuneration Committee- Member
Memberships Subex Limited Nominee Director	Trident Advisors Private Limited Managing Director
Remuneration Committee – Member	Anthony Waste Management Cell Private Limited
Investor Grievance Committee-Member	Director
ESOP Committee - Member	First Home Realty Solutions Private Limited
Sub-Committee on Borrowings-Member	Director
Allotment Committee – Member General Management Committee- Member Share Transfer Committee- Member	RKM Venture Advisory Private Limited Director
PAE Limited Director	As on the date of this notice, Mr. Karthikeyan Muthuswamy does not hold any equity shares of the Company.

# EXPLANATORY STATEMENT PURSUANT TO SECTION 173(2) OF THE COMPANIES ACT, 1956

The following Explanatory Statement sets out all material facts relating to the special business set out in the accompanying notice of the eighteenth Annual General Meeting of the Members of Subex Limited to be held at Adarsh Tech Park, Outer Ring Road, Devarabisanahalli, Bangalore - 560 037 on Friday, the 28<sup>th</sup> day of September, 2012 at 12 30 PM.

# Item No. 4:

Mr. Subash Menon was re-appointed as the Managing Director & CEO of the Company for the period from October 1, 2007 until September 30, 2012 pursuant the resolution passed by the Board of Directors on April 30, 2007 and approval of the members at the AGM held on July 26, 2007.

The Board of Directors has, pursuant to recommendation of the Remuneration Committee and subject to the approval of the Members, re-appointed Mr. Subash Menon as the Managing Director & CEO of the Company for the period from October 1, 2012 to September 30, 2017, vide its resolution passed on August 9, 2012. Considering the levels of business and comparable remuneration structure prevalent in the industry, the Board has approved the same terms & conditions as was prevalent earlier, the details of which are given below:

- (i) Salary: ₹ 916,667 per month or ₹ 110 lakhs per annum which is eligible for revisions, subject to the approval of the Members of the Company.
- (ii) Commission: The Managing Director & CEO will be eligible for commission payable on a yearly basis and as may be decided by the Remuneration Committee of the Board of Directors subject to the ceiling limits prescribed under the Companies Act, 1956.
- (iii) Perquisites:

The Managing Director & CEO shall be entitled to all the perquisites listed herein below in addition to the salary and commission mentioned above.

- a. Housing: The Company shall provide rent-free furnished residential accommodation, with free gas, electricity and water as per Company policy. In case no accommodation is provided by the Company, the Managing Director & CEO shall be entitled to such house rent allowance subject however to a limit of 60% of his salary. The expenditure incurred by the Company on gas, electricity, water and furnishing shall be valued as per the Income Tax Rules, 1962.
- b. Medical Reimbursement: Reimbursement of medical expenses incurred, including premium paid on health insurance policies, whether in India or aboard, for self and family including hospitalization, surgical charges, nursing charges and domiciliary charges for self and for family.
- c. Leave Travel Concession: For self and family every year incurred in accordance with the rules of the Company.
- d. Club Fees: Fees of clubs, subject to a maximum of three clubs.
- e. Personal Accident Insurance, Mediclaim Insurance and Keyman/other insurance: As per the rules of the Company or as approved by the Board of Directors.
- f. Provident Fund/Pension: Contribution to Provident Fund and Pension Fund as per the policy of the company.
- g. Gratuity: Gratuity payable shall be in accordance with the provisions of the Payment of Gratuity Act, 1972.
- h. Use of Car with Driver: The Company shall provide cars to the Managing Director & CEO subject to a maximum of two cars with driver(s) at a time for business and personal use.
- i. Telephone facility at residence: Telephone facility shall be provided at the Managing Director & CEO's residence.
- j. Security Guard: Reimbursement of security guard's salary, subject to a maximum of two Security Guards at a time.
- k. Gardener: Reimbursement of gardener's salary, subject to a maximum of one gardener.

# Other terms and conditions:

- a. In the event of absence or inadequacy of profits in any financial year during the tenure of the Managing Director & CEO, salary and perquisites subject to the limits stipulated under Schedule XIII read with Section 269 ad 309 of the Companies Act, 1956, is payable.
- b. "Family" means the spouse and dependent children of Mr. Subash Menon.
- c. Leave with full pay and allowances shall be allowed as per the Company's rules.
- d. Reimbursement of entertainment expenses actually and properly incurred in the course of business of the Company shall be allowed.
- e. No sitting fees shall be paid to the Managing Director & CEO for attending the meetings of the Board of directors or Committees thereof.

This notice may be treated as an abstract containing terms of re-appointment and remuneration of Mr. Subash Menon as per Section 302 of the Companies Act, 1956. The copies of the relevant documents including resolutions of the Board/ Remuneration Committee are available for inspection by the Members at the registered office of the Company during working hours on any working day till the date of this Annual General Meeting.

Mr. Subash Menon is directly concerned and interested in this resolution, as it relates to the terms of his re-appointment and remuneration. Mr. Sudeesh Yezhuvath, being the brother of Mr. Subash Menon, is also concerned and interested in this resolution.

Except Mr. Subash Menon and Mr. Sudeesh Yezhuvath, none of the Directors are in any way concerned or interested in the resolution.

Your Directors, therefore, recommend the resolution to be passed as a Special Resolution by the Members.

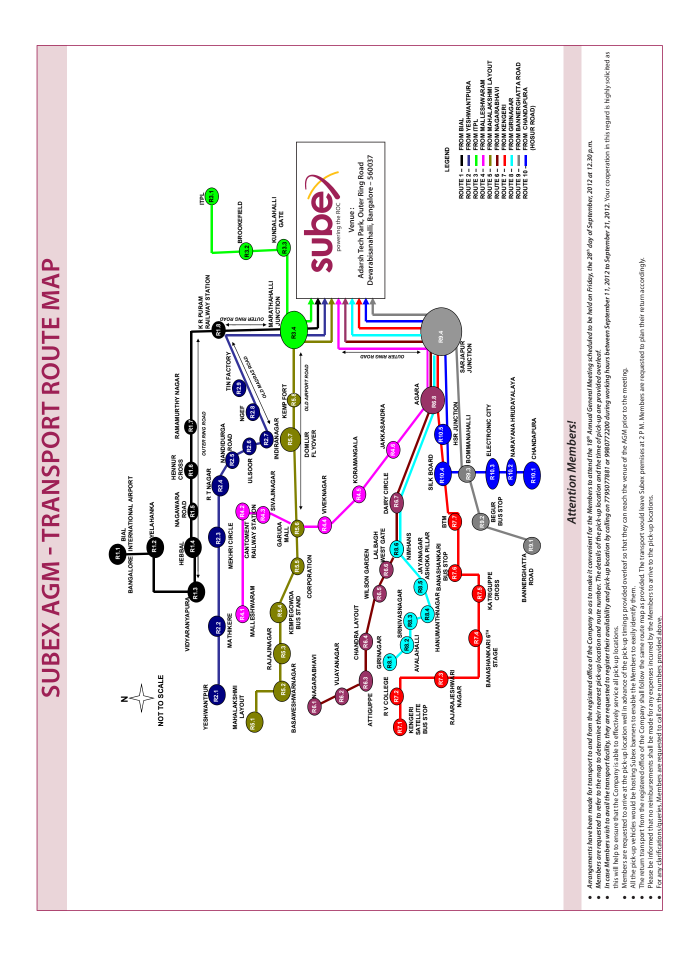
# Item No. 5 and 6:

Your Company has issued US \$127,721,000 5.70% secured convertible bonds due 2017 (**"FCCBs III"**) pursuant to a cashless exchange offer with respect to its outstanding US \$ 180,000,000 2% unsecured convertible bonds (**"FCCBs I"**) and US \$ 98,700,000 5% unsecured convertible bonds (**"FCCBs II"**). Pursuant to the terms and conditions of the FCCBs III as contained in the Trust deed, the Company is required to appoint two Directors as nominated by the bondholders from time to time to the Board of Directors of the Company. In furtherance to this, Mr. Surjeet Singh and Mr. Karthikeyan Muthuswamy were nominated by the bondholders. Accordingly, the Board of Directors of your Company appointed Mr. Surjeet Singh and Mr. Karthikeyan Muthuswamy as Additional Directors on July 6, 2012 as per the provisions of the Trust deed of FCCBs III and Article 86 of the Articles of Association read with Section 260 of the Companies Act, 1956.

Mr. Surjeet Singh and Mr. Karthikeyan Muthuswamy hold office until this Annual General Meeting. As required under section 257 of the Companies Act, 1956, separate notices alongwith the requisite deposit from Members have been received signifying their intention to propose Mr. Surjeet Singh and Mr. Karthikeyan Muthuswamy as candidates for the office of Directors at this AGM. The profiles of Mr. Surjeet Singh and Mr. Karthikeyan Muthuswamy have been given in an earlier section of this notice.

None of the Directors of the Company, except Mr. Surjeet Singh and Mr. Karthikeyan Muthuswamy, are in any way concerned or interested in this resolution.

Your Directors, therefore, recommend the resolutions at item no. 5 and 6 to be passed as Ordinary Resolutions by the Members.



	R	ROUTE 1				ROUTE 6	
PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME	PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME
	BANGALORE INTERNATIONAL AIRPORT	BANGALORE INTERNATIONAL AIRPORT	10.10 AM	R6.1	NAGARABHAVI	NAGARABHAVI SIGNAL BUS STOP	1 0.20 AM
	YELAHANKA	YELAHANKA POLICE STATION	10.35 AM	R6.2	VIJAYANAGAR	VIJAYANAGAR BUS STOP	1 0.30 AM
Ť	VIUYAKANYAPUKA		11.00 AM	R6.3	ATTIGUPPE	ATTIGUPPE BUS STOP	1 0.40 AM
	AL		11.00 AM	R6.4	CHANDRA LAYOUT	CHANDRA LAYOUT BUS STOP	10.50 AM
RI.S HENINII	INAGAVAKA HENNI IR	HEANARA KING KOAU BUS STUP	11.10 AM	R6.5	WILSON GARDEN	WILSON GARDEN BUS STOP (BIG BAZAR)	11.05 AM
	RAMAMURTHY NAGAR RING ROAD	RAMAMURTHY FLYOVER BUS STOP	11.30 AM	R6.6	LALBAGH WEST GATE	LALBAGH WEST GATE BUS STOP	11.10 AM
	JRAM	K.R. PURAM RAILWAY STATION BUS STOP	11.35 AM	R6.7	DAIRY CIRCLE	DAIRY CIRCLE SIGNAL STOP	11.15 AM
		SUBEX	12.00 NOON	R6.8	AGARA	AGARA SIGNAL	11.35 AM
	R	ROUTE 2				SUBEX	12.00 NOON
PICK-UP/ROUTE	LOCATION	PICK-UP POINT	PICK-UP			ROUTE 7	
CODE YESHV	YESHWANTHPUR	YESHWANTHPUR BUS STOP	<b>TIME</b> 10.30 AM	PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME
	MATHIKERE	MATHIKERE BUS STOP	10.35 AM	R7.1	KENGERI	SATELLITE BUS STOP	10.20 AM
	MEKHRI CIRCLE	MEKHRI CIRCLE SIGNAL BUS STOP	10.45 AM	R7.2	R V COLLEGE	R V COLLEGE BUS STOP	10.30 AM
P2 5 NANIT	K I NAGAK NIANDIDI IBGA BOAD	K I NAGAK BUSSIOP NANDINI IDGA POAD AIBTEL DEEICE	NR UC.UI	R7.3	RAJARAJESHWERI NAGAR	RAJARAJESHWERI NAGAR ARCH	10.35 AM
	OR DR		11.10 AM	R7.4	BANASHANKARI	BANASHANKARI 6TH STAGE BUS STOP	10.40 AM
	INDIRANAGAR	NEAR PANJAB NATIONAL BANK	11.15 AM	R7.5	KATRIGUPPE	KATRIGUPPE BUS STOP	10.50 AM
		NGEF BUS STOP	11.20 AM	R7.6	BANASHANKARI	BANASHANKARI BUS STOP	11.00 AM
R2.9 TIN FA	TIN FACTORY	TIN FACTORY BUS STOP	11.35 AM	R7.7	BTM LAYOUT	BTM UDUPI GARDEN	11.20 AM
		SUBEX	12.00 NOON			SUBEX	1 2.00 NOON
-		ROUTE 3				ROUTE 8	
PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME	PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME
		ITPL BUS STOP	11.10 AM	R8.1	GIRINAGAR	GIRINAGAR POLICE STATION	10.40 AM
	BROOKEFIELD	BROOKEFIELD BUS STOP	11.25 AM	R8.2	AVALAHALLI	AVALAHALLI BDA PARK	10.45 AM
R3.3 KUND R3.4 MARA	KUNUALAHALLI MARATHAHAIIII	KUNDALAHALLI GAIE BUS SIOP MARATHAHALII SIGNAI	11.45 AM	R8.3	SRINIVASNAGAR	SRINIVASNAGARBUS STOP	10.50 AM
		SUBEX	12.00 NOON	R8.4	HANUMANTHNAGAR	HANUMANTHNAGAR BUS STOP	11.00 AM
	R	ROUTE 4		R8.5	JAYANAGAR	ASHOKA PILLAR STOP	11.10 AM
PICK-UP/ROUTE	LOCATION	PICK-UP POINT	PICK-UP	R8.6	NIMHANS	NIMHANS BUS STOP	11.20 AM
			TIME			SUBEX	12.00 NOON
	MALLESHWARAM	MALLESHWARAM 18TH CROSS BUS STOP	10.35 AM			ROUTE 9	
R4.2 CANT R4.3 SIVAJI	Cantoment Railway Station Sivajinagar	CANTOMENT RAILWAY STATION BUS STOP SIVAJINAGAR BUS STOP	11.00 AM 11.05 AM	PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME
	VIVEKNAGAR	VIVEKNAGAR BUS STOP	11.25 AM	R9.1	BANNERGHATTA	BANNERGHATTA ROAD BUS SROP	10.45 AM
	KORAMANGALA	SONY WORLD SIGNAL	11.35 AM	R9.2	BEGUR	BEGUR BUS STOP	11.05 AM
R4.6 JAKKA	JAKKASANDRA	JAKKASANDRA BUS STOP	11.40 AM	R9.3	BOMMANAHALLI	BOMMANAHALLI BUS STOP	11.15 AM
	ă	DUBEA		R9.4	SARJAPUR ROAD	SARJAPUR ROAD JUNCTION	11.45 AM
PICK-UP/ROUTE	LOCATION	PICK-UP POINT	PICK-UP			SUBEX	12.00 NOON
			TIME			KOUIE IO	
R5.1 MAHA R5.2 BASAN	MAHALAKSHMI LAYOUT BASAWESHWARNAGAR	MAHALAKSHMI LAYOUT BUS STOP   BASAWESHWARNAGAR BUS STOP	10.25 AM 10.35 AM	PICK-UP/ROUTE CODE	LOCATION	PICK-UP POINT	PICK-UP TIME
	RAJAJINAGAR	RAJAJINAGAR BUS STOP	10.50 AM	R10.1	CHANDAPURA	CHANDAPURA BUS STOP	10.30 AM
	KEMPEGOWDA BUS STAND	SANGOLLI RAYANNA CIRCLE	11.05 AM	R10.2	NARAYANA HRUDAYALAYA	NARAYANA HRUDAYALAYA STOP	10.45 AM
	CORPORATION	CORPORATION BUS STOP	11.20 AM	R10.3	ELECTRONIC CITY	ELECTRONIC CITY FLYOVER BUS STOP	10.50 AM
	GARUDA MALL	GARUDA MALL SIGNAL	11.35 AM	R10.4	SILK BOARD	SILK BOARD BUS STOP	11.05 AM
R5./ DUMLUR	LUR		11.45 AM	R10.5	HSR JUNCTION	HSR JUNCTION BUS STOP	11.10 AM
	LORI	NEMIP FURI DUS SIUP	MIN DC. 11				