

6th August 2021

To The Secretary Bombay Stock Exchange Limited, P. J. Towers, Dalal Street, Fort, Mumbai 400 001

Ref.: Scrip Code: 523566

Dear Sir,

Subject: Annual Report for the Financial Year 2020-21 and Notice of the Annual General Meeting

In compliance with Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose a copy of the Annual Report for the Financial Year ended 31st March, 2021, together with the Notice dated 30th June 2021, convening the 73rd Annual General Meeting of the Company on 31st August 2021, to be held by Video Conferencing or other Audio Visual Means.

Kindly be informed that the Register of Members and Share Transfer Books of the Company will remain closed from Wednesday, 25th August 2021 to Tuesday 31st August 2021 (both days inclusive) for the purpose of Annual General Meeting.

The Company is providing to its members the facility to exercise their right to vote on Resolutions, proposed to be passed at the Annual General Meeting, by electronic means prior to the Annual General Meeting (remote evoting) and during the Annual General Meeting (e-voting). A person whose name is in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories, as on the cut - off date i.e. 24th August 2021, only shall be entitled to avail of the electronic voting facility. The remote e-voting commences on Saturday, 28th August 2021 at 10.00 am to Monday, 30th August 2021 at 5.00 p.m.



You are requested to take the same on records.

Thanking You.

Yours Faithfully,

Khushan Saraf

For Martin Burn Limited

Khushbu Saraf

Company Secretary &

Compliance Officer



Annual Report 2020-21

CHAIRMAN'S STATEMENT



Dear Shareholders,

2020 was an extraordinary year by any measure. It was a year of a global pandemic, a global recession and unprecedented government actions. It was a year in which each of us faced difficult personal challenges, and a staggering number of us lost loved ones. It was also a year when those among us with less were disproportionately hurt by joblessness and poverty. And it was a time when companies discovered what they really were and, sometimes, what they might become.

As I started thinking about this year's annual letter, I thought I'd take this opportunity and forum to shine light on the affordable housing segment and how despite the recent policy effort by the government — it had not yet achieved its true potential. The study that we conducted over a period of 12-18 months highlights some critical structural issues that needs to be

remedied for the segment to punch above its weight. It is an area that we continue to garner our expertise on and build out our core capabilities in.

The concept of affordable housing in itself is not new: there has always been a felt need to provide high-quality, for-sale housing to the underserved. According to a report, urban cities are likely to house 40% of the Indian population by 2030 with an estimated 590 million people living in those cities. For a country of our scale and size, the demand for housing will perpetually sustain. The reason it has only now come into the forefront is two-fold: firstly, the central government has made it lucrative for the private sector to participate through various demand-side interventions and policy support; and secondly, softness in demand in luxury residential real-estate has forced developers to look for newer growth avenues.

It is very clear that the opportunity set in front of us is big and has only grown over the past few years. Despite that, we have not seen developers been able to successfully make a sustainable business case out of it. This is not as much about the lack of a market opportunity inasmuch it is about executing it correctly within a certain framework. According to our on-ground research, developments usually go off-track due to the following reasons:

- A. Location: As with any other real-estate development, location is the key and the most important starting point. Developers often chose land parcels situated very far away from the city-centre without an adequate social and trunk infrastructure in a bid to lower their land acquisition costs. It is critical to place these developments in peri-urban areas with established transportation linkages and built-in infrastructure. Low-income residents invariably provide a higher weightage in their decision-making process to direct commuter access via public transportation to the city and the availability of nearby amenities like schools and hospitals.
- B. Land: It is important to pursue a value-accretive land acquisition strategy while ensuring a disciplined capital structure to achieve appropriate risk-adjusted returns. Developers should focus on acquiring land parcels of certain select sizes between 4-6 acres which can be completed in 1-2 phases and have a typical completion timeline of 4-5 years. Local developers have often faced challenges in developing township-like projects as it necessitates a build-out of the entire internal/external hard infrastructure like approach roads, electricity lines, drainage, etc. which adds significantly to the project timeline/costs. It also requires a certain level of project management and execution experience to successfully deliver them in a budgeted manner.
- C. Project Inventory: Affordable housing projects are often low-rise G+4/6 structures that are simpler and faster to construct. A developer can extract added value out of the project by having a maniacal focus on running a manufacturing-like operation with standardized structures, units with little/no personalized modifications, and streamlined processes/control functions to accelerate the project timelines.
- D. Capital Stack: Residential real estate development has gradually, over time, become much more capital intensive due to an evolving regulatory environment with the launch of the Real Estate (Regulation and Development) Act (RERA) in 2016 and a shift in customer preference towards ready-to-move-in properties. The conflux of these has expedited

consolidation in the market, thereby crowding-out weaker developers and ensuring that only those who have the financial wherewithal to support a project through to its completion can survive.

As an industry, real-estate is a heavily localized industry which requires boots-on-the-ground. Thus, it is no surprise that we have seen the emergence of very few national pan-India real-estate developers in the past decade. Housing demand is often met by local developers who have extensive experience in dealing with (1) landowners by tapping into their relationships; (2) local regulatory body in procuring approvals promptly; (3) labour contractors and procurement vendors/suppliers who are often city-specific; and (4) customer segments in micro-markets that have different specificity and characteristics. This has created a market that is heavily fragmented with a total of 10 developers in India accounting for only 11% of the overall supply.

To remedy the problem, the focus must be on creating a handful of local champions in each of cities. Various stakeholders need to work in tandem to create a conducive ecosystem for the sector to thrive. We need a coordinated policy effort from the central/state government through a more targeted supply-side intervention that will encourage greater private sector participation. The real estate developers need to prove their mettle by demonstrating they can achieve best-inclass corporate governance and built-in controls. Financial intermediaries must channel the flow of institutional capital into the sector at appropriate terms. The confluence of the above is likely to ensure that the sector can achieve its true potential.

From this letter, I hope shareholders and all readers gain an appreciation for the task at hand and what we must do as a responsible corporate citizen in helping this country achieve its potential. Finally, I sincerely hope that all of us will be able to move beyond this unprecedented pandemic and look forward to a brighter future in the months to come ahead.

Kedar Nath Fatehpuria *Chairman & Managing Director*

CORPORATE INFORMATION

BOARD OF DIRECTORS

(As on 31st March, 2021)

Mr. Kedar Nath Fatehpuria

Chairman &

Managing Director

Mr. Devesh Hansraj Poddar

Non-Executive/

Independent Director

Mr. Manish Fatehpuria

Executive Director

Mr. Rajendra Kumar Khetan

Non-Executive/

Mrs. Sarika Fatehpuria

Non-Executive Director

Mr. Mahesh Kumar Tibrewal

Non-Executive/

Independent Director

Independent Director

KEY MANAGERIAL PERSONNEL

Mr. Tapas Kumar Rov

Chief Financial Officer

Ms. Khushbu Saraf

Company Secretary

Mr. Kedar Nath Fatehpuria

Chief Executive Officer

AUDITORS

Statutory Auditors Saraf & Co.,

Chartered Accountants

Internal Auditors S D & Associates

Chartered Accountants

Secretarial Auditors

T Chatteriee & Associates **Practising Company Secretaries**

BANKERS

HDFC Bank Limited Kotak Mahindra Bank Yes Bank Limited The Federal Bank Limited Indian Bank

CONTACT DETAILS

Registered Office:

Martin Burn House, 1st Floor 1, R N Mukherjee Road Kolkata - 700 001 West Bengal

Branch Office:

40-42 Janpath New Delhi - 100001 **Branch Office:**

Esplanade House

29 Hazarimal Somani Marg

Mumbai - 400001

CIN: L51109WB1946PLC013641 • Website: www.martinburnltd.com • E-mail: investor.relations@martinburnltd.com

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MARTIN BURN LIMITED

Registered Office: 1F, Martin Burn House, 1 R N Mukherjee Road, Kolkata – 700 001

Tel: +91 33 4082 8282, Web: www.martinburnltd.com,

E-mail: investor.relations@martinburnltd.com

CIN L51109WB1946PLC013641

NOTICE

NOTICE is hereby given that the Seventy Third (73rd) Annual General Meeting of the Members of Martin Burn Limited, will be held on Tuesday, 31st August, 2021 at 11:00 a.m. through video conferencing. The Company will conduct the meeting from Registered office i.e. 1st Floor, Martin Burn House, 1 R N Mukherjee Road, Kolkata – 700 001, which shall be deemed to be venue of the meeting to transact the following business:

ORDINARY BUSINESS

ITEM NO. 1

To consider and adopt the Financial Statements of the Company for the financial year ended March 31, 2021, and the Reports of the Board of Directors and the Auditors thereon.

ITEM NO. 2

To appoint a Director in place of Mrs. Sarika Fatehpuria (DIN: 03570828), who retires by rotation and being eligible, offers herself for re-appointment.

SPECIAL BUSINESS

ITEM NO. 3

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, Regulation 16(1)(b) and 25(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment thereof for the time being in force), based on the recommendation of the Nomination and Remuneration Committee and approval of the Board of Directors of the Company, Mr. Mahesh Kumar Tibrewal (DIN 00987782), who was appointed as an Additional Director (Independent) with effect from 30th May 2021 and who holds office of Director up to the date of this Annual General Meeting pursuant to the provisions of Section 161 of the Companies Act, 2013, read with Articles of Association of the Company and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013, from a member proposing his candidature for the office of Director, be and is hereby reappointed as an Independent Director of the Company to hold office for a second term of five (5) consecutive years with effect from 30th May 2021."

ITEM NO. 4

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

APPROVAL FOR WAIVER OF EXCESS MANAGERIAL REMUNERATION PAID TO MR. KEDAR NATH FATEHPURIA, CHAIRMAN AND MANAGING DIRECTOR OF THE COMPANY

"RESOLVED THAT upon recommendation of the Nomination and Remuneration Committee and of the Board of Directors of the Company and pursuant to the provisions of Section 197 of the Companies Act, 2013 (the "Act") read with Schedule V to the Act, and other applicable provisions, if any, of the Act and the Rules framed thereunder (including any statutory amendment(s), modification(s) or re-enactment(s) thereof), the Articles of Association of the Company, and without requiring approval of the Central Government, the approval of the Members be and is hereby accorded for the waiver of excess managerial remuneration paid to Mr. Kedar Nath Fatehpuria, Chairman and Managing Director [Director Identification Number (DIN): 00711971] of the Company for the Financial Year 2020-21, which was in excess of maximum remuneration permissible under the Act.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors or Nomination and Remuneration Committee be and is hereby authorized to finalize, settle and execute such document(s) / deed(s) / writing(s) / paper(s) / agreement(s) as may be required, to settle any question, difficulty or doubt that may arise in respect of the aforesaid payment of remuneration, to delegate all or any of the above powers to any Committee of the Board of Directors or any Director(s) / Official(s) of the Company and generally to do all acts, deeds, matters and things

that may be deemed necessary, proper, expedient or incidental, in its absolute discretion for the purpose of giving effect to this resolution."

ITFM NO. 5

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

APPROVAL FOR WAIVER OF EXCESS MANAGERIAL REMUNERATION PAID TO MR. MANISH FATEHPURIA, WHOLE TIME DIRECTOR OF THE COMPANY

"RESOLVED THAT upon recommendation of the Nomination and Remuneration Committee and of the Board of Directors of the Company and pursuant to the provisions of Section 197 of the Companies Act, 2013 (the "Act") read with Schedule V to the Act, and other applicable provisions, if any, of the Act and the Rules framed thereunder (including any statutory amendment(s), modification(s) or re-enactment(s) thereof), the Articles of Association of the Company, and without requiring approval of the Central Government, the approval of the Members be and is hereby accorded for the waiver of excess managerial remuneration paid to Mr. Manish Fatehpuria, Whole-time Director [Director Identification Number (DIN): 00711992] of the Company for the Financial Year 2020-21, which was in excess of maximum remuneration permissible under the Act.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors or Nomination and Remuneration Committee be and is hereby authorized to finalize, settle and execute such document(s) / deed(s) / writing(s) / paper(s) / agreement(s) as may be required, to settle any question, difficulty or doubt that may arise in respect of the aforesaid payment of remuneration, to delegate all or any of the above powers to any Committee of the Board of Directors or any Director(s) / Official(s) of the Company and generally to do all acts, deeds, matters and things that may be deemed necessary, proper, expedient or incidental, in its absolute discretion for the purpose of giving effect to this resolution."

By Order of the Board of Directors Kedar Nath Fatehpuria

Chairman & Managing Director DIN: 00711971

NOTES:

Place: Kolkata

Date: 30th June, 2021

- 1. In view of the continuing COVID-19 pandemic and to follow Social distancing norms, the Ministry of Corporate Affairs allowed conducting Annual General Meeting through video conferencing (VC) or other audio visual means (OAVM) and dispensed personal present of the members at the meeting. Accordingly, the Ministry of Corporate Affairs issued Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020 and Circular No.02/2021 dated January 13,2021 prescribing the procedures and manner of conducting the Annual General Meeting through VC/OAVM. In terms of the said Circulars, the 73rd Annual general meeting (AGM) of the members be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the AGM through VC/OAVM only. The detailed procedure for participating in the meeting through VC/OAVM is annexed herewith(Refer serial no. 20) and available at the Company's website www.martinburnItd.com.
- 2. The helpline number regarding any query/assistance for participation in the AGM through VC/OAVM is 1800-222-990.
- 3. Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat and cast their votes through e-voting.
 - Hence, the proxy form, attendance slip and route map of AGM are not annexed to this notice.
- 4. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration

Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- 5. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act,2013.
- 6. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020, May 05, 2020 and January 13, 2021 the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 7. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.martinburnltd.com.. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e.www.evoting.nsdl.com.
- 8. Members can raise questions during the meeting or in advance at investor.relations@martinburnltd.com. However, it is requested to raise the queries precisely and in short at the time of meeting to enable to answer the same.
- 9. Corporate members are requested to send at investor.relations@martinburnltd.com or csbinita.tca@gmail. combefore e-voting/attending annual general meeting, a duly certified copy of the Board Resolution authorizing their representative to attend and vote at the Annual General Meeting, pursuant to Section 113 of the Companies Act, 2013.
- 10. An Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013, in respect of the Special Business to be transacted at the Annual General Meeting is annexed hereto.
- 11. The Register of Members and Share transfer books of the Company will remain closed from Wednesday, 25th August, 2021 to Tuesday, 31st August, 2021, both days inclusive.
- 12. Members holding shares in physical form, in identical order of names, in more than one folio are requested to directly register their email ID by visiting the link http://mdpl.in/form of the Company's Registrar and share transfer agent M/s. Maheshwari Datamatics Private Limited, RTA of the Company,the details of such foliostogether with the share certificates for consolidating their holdings in one folio. A consolidated share certificatewill be issued to such Members after making requisite changes.
- 13. The Notice of AGM and Annual Report are being sent in electronic mode to Members whose e-mail address is registered with the Company or the Depository Participant(s). Members (Physical) who have not registered their email addresses with the company can get the same registered by visiting the link http://mdpl.in/form of the Company's Registrar or Share Transfer Agent M/s.Maheswari Datamatics Private limited with the Company by requesting in member updation form by sending an email to mdpldc@yahoo.com and investor.relations@ martinburnltd.com. Please submit duly filled and signed member updation formto the abovementioned email. Upon verification of the Form the email will be registered with the Company.
- 14. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or arrangements in which the Directors are interested under Section 189 of the Companies Act, 2013 and all other documents referred to in the Notice will be available for inspection in electronic mode. Members can inspect the same by sending an email toinvestor relations@martinburnltd.com.
- 15. Pursuant to Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of Listing Regulations, the Company is pleased to provide the facility to Members to exercise their right to vote on the resolutions proposed to be passed at AGM by electronic means. Members may cast their votes on electronic voting system from any place other than the venue of the meeting (remote e-voting).

The remote e-voting period begins on Saturday, 28th August, 2021 at 10:00 am and ends on Monday, 30th August,

2021 at 5:00 pm The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 24th August, 2021, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 24th August, 2021.

In addition, the facility for voting through electronic voting system shall also be made available at the AGM and the Members attending the AGM who have not cast their vote by remote e-voting shall be eligible to vote at the AGM (Refer point no. 21 for detailed procedure to vote through e-voting). The Company has appointed Ms. Binita Pandey - Company Secretary, failing her Ms. Sumana Mitra – Company Secretary, both Partners of T. Chatterjee & Associates, Company SecretariesFRN P2007WB067100, to act as the Scrutinizer, to scrutinize the entire e-voting process in a fair and transparent manner. The Members desiring to vote through remote e-voting are requested to refer to the detailed procedure given at Serial no.17. Members whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions are requested to refer the instructions provided at serial no. 19.

- 16. Members who are present in meeting through video conferencing facility and have not casted their vote on resolutions through remote e-voting, shall be allowed to vote through e-voting system during the meeting.
- 17. The details of the process and manner for remote e-voting are explained herein below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under "IDeAS" section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be re-directed to NSDL e-Voting website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	1. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS" Portal or click athttps://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	2. 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. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digitdemat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDLfor casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Individual Shareholders holding securities in demat mode with CDSL	1 Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest arehttps://web.cdslindia.com/myeasi/home/loginor www.cdslindia.com and click on New System Myeasi.
	2 After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL . Click on NSDL to cast your vote.
	3 If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	4 Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Once login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on options available against company name or e-Voting service provider-NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl. co.inor call at toll free no.: 1800 1020 990 and 1800 22 44 30
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk. evoting@cdslindia.com or contact at 022- 23058738 or 022-23058542-43

B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

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

- 1. 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.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP 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.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:	
a) For Members who hold shares in demat account	8 Character DP ID followed by 8 Digit Client ID	
with NSDL.	For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******.	
b) For Members who hold shares in demat account	16 Digit Beneficiary ID	
with CDSL.	For example if your Beneficiary ID is 12************ then your user ID is 12***********	
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company	
	For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***	

- 5. 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 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 8 digits 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, please follow steps mentioned below in **process for those shareholders** whose email ids are not registered.
- 6. 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 etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, click on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join General Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. 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" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

18. General Guidelines for shareholders

- 1. 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 csbinita.tca@gmail.com with a copy marked to evoting@nsdl.co.in.
- 2. 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.
- 3. 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 1020 990 and 1800 22 44 30 or send a request to (Name of NSDL Official) at evoting@nsdl.co.in
- 19. Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:
 - 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to investor.relations@martinburnltd.com.
 - Members are requested to directly register their email ID by visiting the link http://mdpl.in/form of the Company's Registrar and Share Transfer Agent M/s.Maheswari Datamatics Pvt. Ltd.
 - 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to investor.relations@martinburnltd.com or mdpldc@ yahoo.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e.Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
 - 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
 - 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

- 5. Shareholders who would like to speak during the meeting are requested to register themselves as a speaker by sending request mentioning their name, demat account number/folio number, email id, mobile number at investor.relations@martinburnltd.com or mdpldc@yahoo.com. The Speakers are also requested to keep their speech short.
- 20. The details of the process and manner for participating in Annual General Meeting through Video conferencing are explained herein below:
 - 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
 - 2. Members are encouraged to join the Meeting through Laptops for better experience.
 - 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
 - 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
 - 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at investor.relations@ martinburnltd.com. The same will be replied by the company suitably.
- 21. The details of the process and manner for e-voting at the Annual General Meeting are explained herein below:
 - 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
 - 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the EGM/AGM.
 - 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the EGM/AGM.
 - 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the EGM/AGM shall be the same person mentioned for Remote e-voting.

ANNEXURE TO THE NOTICE

STATEMENT ANNEXED TO THE NOTICE PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 AND REGULATION 36(3) OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

As required by Section 102(1) of the Companies Act, 2013, (the Act) and Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the Regulations), the following Statement sets out all material facts relating to Item No. 3 in the accompanying Notice of the 73rd Annual General Meeting of the Company to be held on Tuesday, 31st August, 2021 at 11 a.m.

Item No. 3 of the Notice

The members of the Company in its meeting held on 30th September 2016, appointed Mr. Mahesh Kumar Tibrewal for a term of five (5) years with effect from 30th May 2016. His term expired on 29th May 2021. Mr. Mahesh Kumar Tibrewal is associated with the Company for over 5 years as a Board Member, he made significant contribution towards guiding

the Company on various issues and that the Company benefited immensely because of his vast experience.

The Board of Directors based on recommendation of the Nomination and Remuneration Committee and subject to the approval of the members of the Company, considered re-appointment of Mr. Mahesh Kumar Tibrewal as an Additional Director (Independent) of the Company for a second term of 5 (five) consecutive years with effect from 30th May 2021, pursuant to the provisions of Section 149 of the Companies Act, 2013, (including other applicable provisions if any) and Rules thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including amendments thereunder.

In terms of the provisions of Section 161(1) of the Act, Mr. Mahesh Kumar Tibrewal (DIN: 00987782) would hold office up to the date of this Annual General Meeting. He is proposed to be appointed as an Independent Director for a second term of five (5) consecutive years with effect from 30th May 2021 up to 29th May 2026, pursuant to the provisions of Section 149 (including other applicable provisions, if any) of the Act and Rules made thereunder.

The Company has received a notice in writing from a member under Section 160 of the Act, proposing the candidature of Mr. Mahesh Kumar Tibrewal for the office of Director of the Company.

Mr. Mahesh Kumar Tibrewal (aged 63 years) 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. As per Section 152 of the Act, he shall not be included in the total number of directors for retirement by rotation.

The Company has received declarations from Mr. Mahesh Kumar Tibrewal that he meets with the criteria of independence as prescribed under Sub-section (6) of Section 149 of the Act and Regulation 16(1)(b) of the Regulations.

The Board is of the opinion that Mr. Mahesh Kumar Tibrewal fulfills the conditions specified in the said Act and the Rules thereunder and also possess requisite expertise and experience (including the proficiency) and he is a person of high integrity and repute so as to enable the Board to discharge its functions and duties effectively and he is independent of the management.

The Board considers that his experience and expertise would be of immense benefit to the Company and it is desirable to avail services of Mr. Mahesh Kumar Tibrewal as an Independent Director for a second term of 5 (five) consecutive years.

Additional information on director recommended for re-appointment as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 –

Mr. Mahesh Kumar Tibrewal has a diverse and varied experience in the field of accounting, treasury and finance. He has been a valuable and an integral part of the board providing inputs and guidance on key company matters. He earned his Bachelor's Degree from the University of Calcutta.

Nature of expertise in specific functional areas: vast and varied experience in the field of accounting, treasury and finance.

Listed companies in which Mr. Mahesh Kumar Khetan holds directorship and Committee membership - NIL

Shareholding of Mr. Mahesh Kumar Tibrewal: Nil

Disclosure of inter-se relationships between directors and Key Managerial Personnel – Save and except, Mr. Mahesh Kumar Tibrewal 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 said Resolution.

In terms of Section 149 of the Companies Act, 2013, including Rules thereunder and SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015, the Board recommends Special Resolution set out at Item No. 3 of the Notice for approval by the members.

Item No. 4 & 5 of the Notice

The managerial remuneration paid to Mr. Kedar Nath Fatehpuria, Chairman and Managing Director and Mr. Manish Fatehpuria, Whole Time Director of the Company ("said Directors") during the Financial Year (F.Y.) 2020-2021 exceeded the limit under Section 197 of the Companies Act, 2013 ("the Act").

The Members are requested to grant their approval for waiver of excess managerial remuneration paid to the said Directors during the Financial Year 2020-21.

Save and except, Mr. Kedar Nath Fatehpuria, Mr. Manish Fatehpuria and Mrs. Sarika Fatehpuria, 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 said Resolution.

The Board recommends the Special Resolutions set forth in Item Nos. 4 and 5 for approval of the Members.

The following additional information as per item (iv) of third proviso of Section II of Part II of Schedule V to the Companies Act, 2013 is given below:

GENERAL INFORMATION:

- 1. Nature of Industry: The Company is engaged in the activities of Work Contract & Real Estate development in the Kolkata region. The Company is involved in all activities across the product value chain from acquisition of land, obtaining approvals, project planning and execution, to launch, sales & marketing and final delivery of the developed property to the customers.
- 2. Date or expected date of commencement of commercial production:
- 3. In case of new companies expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not applicable as the Company is an existing company.
- 4. Financial Performance based on given indicators:

(₹ in lakhs)

	Period ended 31.03.2021	Period ended 31.03.2020
Profit before interest, Depreciation and Taxation (PBIDT)	52.13	337.25
Less: Interest Expenses	87.82	97.58
Profit/(Loss) before depreciation & Taxation (PBDT)	(35.69)	239.67
Less: Depreciation	24.07	24.96
Profit/(Loss) Before Tax and Extraordinary items (PBTE)	(59.76)	214.71
Add: Exceptional items	65.98	4.08
Profit/ (Loss) Before Tax (PBT)	6.22	218.79
Less: Provision for Taxation/ (Deferred Tax)	(3.35)	46.96
Profit/ (Loss) After Tax (PAT) (A)	9.57	171.84
Add: Adjustments during the year (B)	-	-
Profits available for appropriation (A+B)	9.57	171.84

5. Foreign investments and collaboration, if any: The Company has neither made any Foreign Investments nor entered into any collaborations during the last Financial Year.

INFORMATION ABOUT THE APPOINTEES:

- 1. Background Details: Kedar Nath Fatehpuria and Manish Fatehpuria are a part of the promoter group of your Company.
- 2. **Past remuneration:** a) Kedar Nath Fatehpuria INR 9,00,000.

 - b) Manish Fatehpuria INR 8,70,000. the above figures for FY2019/20

- 3. Recognition and Awards: N.A.
- 4. **Job profile Suitability:** Both the Directors have a long track-record of successfully operating in the real-estate industry having delivered key landmarks and projects of the city.
- 5. **Remuneration:** The approval of the members is being sought for waiver of excess managerial remuneration paid to Mr. Kedar Nath Fatehpuria, Chairman and Managing Director and Mr. Manish Fatehpuria, Whole-time Director.

A. Mr. Kedar Nath Fatehpuria:

Particulars	F.Y. 2020-21
Ceiling on managerial remuneration as per Companies Act, 2013	47,841
Amount actually paid as Remuneration	9,50,000
Excess Remuneration	9,02,159

B. Mr. Manish Fatehpuria:

Particulars	F.Y. 2020-21
Ceiling on managerial remuneration as per Companies Act, 2013	47,841
Amount actually paid as Remuneration	8,75,000
Excess Remuneration	8,27,159

6. Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin):

Taking into consideration the size of the Company, the profile, knowledge, skills and responsibilities shouldered by Mr. Kedar Nath Fatehpuria and Mr. Manish Fatehpuria, the remuneration paid is commensurate with the remuneration packages paid to their similar counterparts in other companies

7. Pecuniary relationship directly or indirectly with the Company or relationship with the managerial personnel or other Directors, if any:

Besides the remuneration paid to Mr. Kedar Nath Fatehpuria and Mr. Manish Fatehpuria, they do not have any other pecuniary relationship with the Company or relationships with any other managerial personnel and Directors, except with Ms. Sarika Fatehpuria.

III. OTHER INFORMATION:

1	Reasons of loss or inadequate profits	Significant changes in the operating environment due to COVID-19 pandemic	
2	Steps taken or proposed to be taken for improvement	 Cost rationalisation measures Improved product margins 	
3	Expected increase in productivity and profits in measurable terms	The Board is unable to provide a concise figure on this matter due to the uncertainty surrounding the emergence of different variants of Covid.	

By Order of the Board of Directors

Kedar Nath Fatehpuria Chairman & Managing Director DIN: 00711971

То

The Members

Martin Burn Limited

Your Directors' have pleasure in presenting the Annual Report of the Company on its business and operations, together with the Audited Financial Statement for the year ended March 31, 2021.

HIGHLIGHTS OF FINANCIAL PERFORMANCE

The Company has recorded the following performance, for the year ended March 31, 2021:

(₹ in lakhs)

	Period ended	Period ended
	31.03.2021	31.03.2020
Profit before interest, Depreciation and Taxation (PBIDT)	52.13	337.25
Less: Interest Expenses	87.82	97.58
Profit/(Loss) before depreciation & Taxation (PBDT)	(35.69)	239.67
Less: Depreciation	24.07	24.96
Profit/(Loss) Before Tax and Extraordinary items (PBTE)	(59.76)	214.71
Add: Exceptional items	65.98	4.08
Profit/ (Loss) Before Tax (PBT)	6.22	218.79
Less: Provision for Taxation/ (Deferred Tax)	(3.35)	46.96
Profit/ (Loss) After Tax (PAT) (A)	9.57	171.84
Add: Adjustments during the year (B)	-	-
Profits available for appropriation (A+B)	9.57	171.84

NATURE OF BUSINESS

The Company is engaged in the activities of Work Contract & Real Estate development in the Kolkata region. The Company is involved in all activities across the product value chain from acquisition of land, obtaining approvals, project planning and execution, to launch, sales & marketing and final delivery of the developed property to the customers.

PERFORMANCE REVIEW

During the year under review, your Company's total revenue stood at ₹3.96 crores as compared to ₹6.61 crores for the previous year on account of significant disruptions caused due to COVID-19; profit before tax stood at ₹0.062 crores as compared to ₹2.19 crores for the previous year.

FUTURE OUTLOOK

Your Company wants to continue to focus and grow its affordable housing strategy by leveraging on its brand name, trust and unique know-how of the sector. The Development business is hence expected to experience a healthy growth in the coming few years. The business strategy remains focussed on the following key pillars:

a. Efficient Capital Structure

Your Company strives to be a prudent and an efficient steward of your capital. We will continue to explore strategic options to clean up the balance sheet, reduce our average cost of borrowing and in effect improve its quality of debt.

b. Timely execution of projects

The Company has in the recent past demonstrated its focus of timely execution of the various projects and continues to embark on the strategy of creating finished inventory and liquidating its position in a timely manner. This strategy is incumbent in the current scenario, post the notification of GST and West Bengal Housing Industry Regulatory Act (HIRA).

c. Growth of affordable housing development

Given the healthy traction and expected demand and sales momentum, your Company has been working on a

comprehensive strategy to grow its development business in the affordable housing segment. The segment is expected to benefit robustly due to the increasing consumer confidence and the positive tailwinds provided by favourable central government policies. We feel that we can do a lot more in this space and subsequently add greater value to the business.

DIVIDEND

Your Company is not immune to the macroeconomic headwinds being faced by every corporation of every size in the world. The Board strongly believes current market scenario would offer opportunities to re-invest the capital to enable us to create more wealth and value for the shareholders in long term. Accordingly, to create long term economic value, the Company should conserve the internal accruals in order to be ready to seize such opportunities.

The Directors have therefore not recommended any dividend for the Financial Year 2020-21.

BOARD OF DIRECTORS

The Board of your Company consists of the following directors as on 31st March 2021:

Name Of Director	Designation	DIN
Mr. Kedar Nath Fatehpuria	Chairman and Managing Director	00711971
Mr. Manish Fatehpuria	Executive Director	00711992
Mrs. Sarika Fatehpuria	Non Executive Woman Director	03570828
Mr.Mahesh Kumar Tibrewal	Non- Executive Independent Director	00987782
Mr.Rajendra Kumar Khetan	Non- Executive Independent Director	02472977
Mr. Devesh Hansraj Poddar	Non- Executive Independent Director	08664698

SUBSIDIARY COMPANY

The Company has no subsidiary company during the year under review.

EXTRACT OF ANNUAL RETURN

Pursuant to the provisions of Section 134(3)(a) of the Companies Act, 2013, Extract of the Annual Return for the financial year ended March 31, 2021, made under the provisions of Section 92(3) of the Act is attached as **Annexure V** attached herewith and which forms part of this Report. The same is also available at the website of the Company at http://martinburnlimited.

NUMBER OF MEETINGS OF THE BOARD

The Board of Directors met 6 times during the financial year ended March 31, 2021 in accordance with the provisions of the Companies Act, 2013 and rules made there under. All the Directors actively participated in the meetings and provided their valuable inputs on the matters brought before the Board of Directors from time to time.

Sl. No.	Date	Board Strength	No. of Directors Present
1	15 th July 2020	6	6
2	26 th August 2020	6	6
3	10 th September 2020	6	4
4	12 th November 2020	6	6
5	5 th February 2021	6	6
6	17 th March 2021	6	4

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Act, the Board of Directors, to the best of its knowledge and ability, confirm that:

i. In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;

- ii. They have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profits and loss of the Company for that period;
- iii. They have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv. They have prepared the annual accounts on a going concern basis;
- v. They have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; and
- vi. They have devised proper system to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

FRAUD REPORTING

During the year under review, no instances of fraud were reported by the Statutory Auditors of the Company.

DECLARATION BY INDEPENDENT DIRECTORS

The Independent Directors of the Company have submitted declarations that each of them meet the criteria of independence as provided in Section 149(6) of the Act along with Rules framed there under and Regulation 16(1) (b) of the SEBI, (LODR), 2015, the same have been placed and noted in the meeting of the Board of Directors held on 15 July 2020.

In the opinion of the Board, there has been no change in the circumstances which may affect their status as independent directors of the Company and the Board is satisfied of the integrity, expertise, and experience (including proficiency in terms of Section 150(1) of the Act and applicable rules thereunder) of all Independent Directors on the Board.

In terms of Section 150 read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014, Independent Directors of the Company have undertaken requisite steps towards the inclusion of their names in the data bank of Independent Directors maintained with the Indian Institute of Corporate Affairs.

The Company has received declaration from all the Directors of the Company, none of them are disqualified from being appointed as directors under Section 164(2) of the Companies Act, 2013.

NOMINATION AND REMUNERATION POLICY

A Nomination and Remuneration Committee is in existence in accordance with the provisions of sub-section (1) of Section 178 of the Companies Act, 2013 Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Kindly refer section on Corporate Governance, under head 'Nomination and Remuneration Committee' for matters relating to constitution, meetings, functions of the Committee and the remuneration policy formulated by this Committee.

A Nomination and Remuneration Policy formulated and adopted, pursuant to the provisions of Section 178 and other applicable provisions of the Companies Act, 2013 and Rules thereto inter alia define the Companies policy on Directors' appointment and remuneration by the Nomination and Remuneration Committee.

The said policy may be referred to, at the Company's website at www.martinburnltd.com

STATUTORY AUDITORS & COST AUDITORS

Pursuant to the provisions of Section 139 of Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, as amended, **M/s. Saraf & Co.** (Firm Registration Number- 312045E) Chartered Accountants, the Statutory Auditors of the Company, were re-appointed for a second term of five years from the conclusion of the 72nd Annual General Meeting held on 29th September 2020 till the conclusion of the Annual General Meeting of the Company, to be held in the year 2025.

The Report given by the Statutory Auditors on the financial statements of the Company for the financial year ended 31st

March, 2021 is a part of the Annual Report. There has been no qualification, reservation, adverse remark or disclaimer in the report.

The appointment of Cost Auditor is not mandatory to the Company, hence, the Company has not appointed a Cost Auditor. Maintenance of Cost Record under Section 148(1) of Companies Act, 2013 is not mandatory for the Company.

SECRETARIAL AUDIT REPORT

As required under provisions of Section 204 of the Companies Act, 2013, the report in respect of the Secretarial Audit carried out by **Messrs T. Chatterjee & Associates**, FRN No. - P2007WB067100, Practicing Company Secretaries in Form MR-3 for the FY 2019-20 forms part to this report in Annexure III.

The said report does not contain any adverse observation or qualification or modified opinion requiring explanation or comments from the Board under Section 134(3) of the Companies Act, 2013, except,

- 1. The position of the Company Secretary, Key Managerial Personnel under Section 203(1) of the Companies Act, 2013 and the position of the Compliance Officer under Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, was vacant since 28th February 2020 till 14th July 2020, the resulting vacancy was filled-up by the Board on 15th July 2020, in terms of Section 203(4) of the Companies Act, 2013.
- 2. The composition of Board, Nomination and Remuneration Committee and Stakeholders Relationship Committee was not in terms of Regulation 17 (1)(b, Regulation 19(1) and Regulation 20 (2A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 respectively till 30th June 2020, due to intermittent vacancy of one Independent Director on completion of his term on 25th March 2020. The resulting intermittent vacancy was fulfilled by the Board on 1st July 2020
- 3. Regulation 31(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; to the extent hundred percent of promoter(s) and promoter group shareholding is not in dematerialized form.
- 4. The remuneration paid to Mr. Kedar Nath Fatehpuria and Mr. Manish Fatehpuria, Directors is in excess of the limits prescribed under section 197 read with Schedule V to the Companies Act, 2013.

EXPLANATION OR COMMENTS BY THE BOARD ON EVERY QUALIFICATION, RESERVATION OR ADVERSE REMARK OR DISCLAIMER MADE BY THE AUDITOR IN HIS REPORT

The Secretarial Auditors remarks are self explanatory. In terms of Regulation 25(6) of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015, such vacancy shall be fulfilled by a new independent director at the earliest but not later than the immediate next meeting of the board of directors or three months from the date of such vacancy, whichever is later. However due to COVID-19 pandemic, the meeting of the Board of Directors could not be held within 3 months from the date of vacancy i.e., 25-06-2020. The Board has fulfilled the vacancy on 01-07-2020 by appointing Mr. Devesh Hansraj Poddar (DIN 08664698) as Non - Executive Independent Director of the Company for a term of five consecutive years commencing from 01-07-2020 and consequently appointed him in the Nomination and Remuneration Committee and Stakeholders Relationship Committee.

Further, the position of Company Secretary, Key Managerial Personnel under Section 203(1) of the Companies Act, 2013 and the position of the Compliance Officer under Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 was filled-up by the Board in terms of Section 203(4) of the Companies Act, 2013 on 15 July 2020.

In regard to 100% shareholding of promoters in demat form and excess remuneration paid to Directors in the financial year 2020-21, the Board confirmed that necessary steps will be taken in due course.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS UNDER SECTION 186 OF THE COMPANIES ACT, 2013

During the year under review, the Company has not granted any loans or guarantee under Section 186 of the Companies Act, 2013.

PARTICULARS OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES

The information on transactions with related parties pursuant to Section 134(3) (h) of the Act read with Rule 8(2) of the Companies (Accounts) Rules 2014 are disclosed in the Balance Sheet.

The policy on transactions with 'related party' has been devised by the Board and available in the website of the Company at www.martinburnltd.com.

STATE OF COMPANY'S AFFAIR

Discussion on state of Company's affairs has been covered in the Management Discussion and Analysis Report.

TRANSFER TO RESERVES

It is not proposed to transfer any amount to reserves out of the profits earned during Financial Year 2020-21.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

Except as disclosed elsewhere in this report, no material changes and commitments which could affect the Company's financial position, have occurred between the end of the financial year of the Company and date of this report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

A. Conservation of Energy and Technology Absorption:

The Company has **no** particulars to report regarding conservation of energy and technology absorption as required under Section 134 (3) (m) of the Companies Act, 2013, read with Rules thereunder.

B. Foreign Exchange earnings and outgo:

Particulars	Amount
Foreign exchange earnings	Nil
Foreign exchange outgo	Nil

RISK MANAGEMENT POLICY

The Board of Directors of the Company has put in place a Risk Management Policy which aims at enhancing shareholders 'value and providing an optimum risk-reward trade off. The risk management approach is based on a clear understanding of the variety of risks that the organisation faces, disciplined risk monitoring and measurement and continuous risk assessment and mitigation measures.

CORPORATE SOCIAL RESPONSIBILITY

It is not obligatory on the part of your Company to have a Corporate Social Responsibility Policy/Committee since your Company's net worth, turnover and net profit during the financial year ended 31st March, 2021 is below the threshold limits as specified in Section 135 of the Companies Act, 2013.

EVALUATION OF BOARD PERFORMANCE

Pursuant to provisions of the Companies Act, 2013 and Regulation 17(10) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out performance evaluation of its own performance and that of its committees and individual Directors. The Nomination and Remuneration Committee of the Board has formulated a Performance Evaluation Framework, under which the Committee has identified criteria upon which every Director, every Committee and the Board as a whole shall be evaluated.

CHANGE IN NATURE OF BUSINESS, IF ANY

In the Financial Year 2020-21, there was no change in the nature of business of the Company.

DETAILS OF APPOINTMENT AND RESIGNATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL DURING THE YEAR

The Board of Directors of the Company comprises of six (6) directors, comprising two Executive Directors including the Chairman & Managing Director, three Non-Executive Independent Directors and one Non-Executive Woman Director. Details given in the Corporate Governance Report.

Details of Key Managerial Personnel:

Mr.Kedar Nath Fatehpuria	Chief Executive Officer and Managing Director	
Mr. Tapas Kumar Roy	Chief Financial Officer	
Ms. Khushbu Saraf	Company Secretary with effect from 15-07-2020	

PARTICULARS OF CHANGES IN DIRECTOR AND KEY MANAGERIAL PERSONNEL DURING THE YEAR

Name of the Directors	DIN / Membership No.	Category	Date of Appointment / Re-appointment Cessation	Remarks
Mr. Kedar Nath Fatehpuria	00711971	Chairman and Managing Director	01-04-2020	Re-appointed
Mr. Devesh Hansraj Poddar	08664698	Non-Executive Independent Director	01-07-2020	Appointment
Ms. Khushbu Saraf	A62242	Company Secretary	15-07-2020	Appointment
Ms. Sarika Fatehpuria	03570828	Non Executive Director	29-09-2020	Re-appointed, Director retired by rotation

Mr. Mahesh Kumar Tibrewal (DIN: 00987782) has been appointed as Additional Director (Non-Executive Independent) on the Board of the Company to hold office till ensuing AGM. The Board recommends his appointment as Non-Executive Independent Directors w.e.f. 30th May 2021, for a second term of five years. The detailed agenda and resolution in this regard forms part of the Notice of Annual General Meeting. The profile and particulars of experience, attributes, and skills of Mr. Mahesh Kumar Tibrewal (DIN: 00987782) for Board membership, is disclosed in the said Notice.

The Board is satisfied of the integrity, expertise, and experience (including proficiency in terms of Section 150(1) of the Act and applicable rules thereunder) of the Independent Directors appointed on the Board of the Company during the year under review.

NAMES OF THE COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR

None

DETAILS RELATING TO DEPOSITS, COVERED UNDER CHAPTER V OF THE COMPANIES ACT, 2013

During the year under review, your Company neither accepted any deposits nor there were any amounts outstanding at the beginning of the year which were classified as 'Deposits' in terms of Section 73 of the Companies Act, 2013 read with the Companies (Acceptance of Deposit) Rules, 2014 and hence, the requirement for furnishing of details of deposits which are not in compliance with the Chapter V of the Companies Act, 2013 is not applicable.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

To the best of our knowledge, the Company has not received any such order from the Regulators, Courts or Tribunals during the year, which may impact the going concern status or the Company's operation in future.

INTERNAL FINANCIAL CONTROL SYSTEM AND THEIR ADEQUACY

The Internal Financial Controls with reference to financial statements as designed and implemented by the Companyare adequate. During the year under review, no material or serious observation has been received from the StatutoryAuditors and the Internal Auditors of the Company on the inefficiency or inadequacy of such controls.

PREVENTION OF SEXUAL HARASSMENT

Your Company is committed to providing a safe and secure working environment to its women employees and has in place the required Internal Complaints Committee as envisaged in the Sexual Harassment of Women at Workplace (Prevention, Prohibition, and Redressal) Act, 2013.

There were no cases of sexual harassment reported during the year under review.

HUMAN RESOURCE DEVELOPMENT

During the year under review, your Company focussed on its People strategy towards creating a high performing work culture. The cornerstone of your Company's talent strategy was to redesign the organisation to deliver on business imperatives and build a leadership pipeline of critical positions.

Your Company's HR Policies are dynamic and are realigned to ensure that they address changing workforce trends, best practices and legislative requirements, thereby helping to achieve your Company's evolving objective.

CORPORATE GOVERNANCE

Your Company attaches considerable significance to good Corporate Governance as an important step towards building investor confidence, improving investors' protection and maximizing long-term shareholders' value. As per SEBI Listing Regulations, the Corporate Governance Report with the Auditors' Certificate thereon and the Management Discussion and Analysis are attached, which forms a part of this report.

A certificate from a Practicing Company Secretary on Compliance of Corporate Governance as stipulated under Schedule V (E) of the Listing Regulations, has been attached and forms a part of Annual Report.

AUDIT COMMITTEE

An Audit Committee is in existence in accordance with the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Kindly refer section on Corporate Governance, under head 'Audit Committee' for matters relating to constitution, meetings and functions of this Committee.

There have been no instances where the Board has not accepted the recommendations of the Audit Committee.

INFORMATION FORMING PART OF THE BOARD'S REPORT PURSUANT TO RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUENRATION OF MANAGERIAL PERSONNEL) RULES, 2014:

The relevant information pursuant to Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is annexed as 'Annexure VI' to this Report.

However, the Report and Financial Statements are being sent to all Shareholders of the Company excluding the information on employees particulars as per Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, and are available for inspection by the shareholders electronically upto the date of the ensuing Annual General Meeting. Accordingly, shareholders may write to the Company at investor.relations@martinburnltd.com

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

In terms of Regulation 34(2) read with paragraph B of Schedule V to the SEBI (LODR) Regulations, 2015, the Management Discussion and Analysis Report is attached as **Annexure IV** and forms an integral part of this Report.

VIGIL MECHANISM

In compliance with the provisions of Section 177(9) of the Companies Act, 2013, the Board of Directors of the Company has framed the "Whistle Blower Policy" as the vigil mechanism for Directors and employees of the Company. The said policy is available at the website of the Company at www.martinburnltd.com/policies.

OTHER DECLARATIONS

During the year under review:

- a) The company has complied with Secretarial Standards issued by the Institute of Company Secretaries (ICSI) on the Board and General Meetings.
- b) The company does not have any scheme or provision of money for the purchase of its own shares by employees/ Directors or by trustees for the benefit of employees/Directors.
- c) The Company has not issued equity shares with differential rights as to dividend, voting or otherwise and

UNCLAIMED AND UNPAID DIVIDENDS AND TRANSFER OF SHARES TO IEPF

As on March 31, 2021 amounts of Rs.4,45,478/- are lying in the unpaid equity dividend account of the Company in

respect of the dividends for FY 2017-18 and FY 2018-19. Members who have not yet received/ claimed their dividend entitlements are requested to contact the Company or the Registrar and Transfer Agents of the Company. Pursuant Section 124 of the Companies Act, 2013 read with the Investor Education Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"), all dividends remaining unpaid or unclaimed for a period of seven years and also the shares in respect of which the dividend has not been claimed by the shareholders for seven consecutive years or more are required to be transferred to Investor Education Protection Fund in accordance with the procedure prescribed in the Rules. First of such transfers shall happen in FY 2024-25.

DEMATERIALISATION OF SHARES

Despite several requests to the Shareholders, still 10.58% of equity shares are held in physical form

As per SEBI notification No SEBI/LAD-NRO/GN/2018/24 dated 8th June 2018 no sale or purchase except in case of transmission or transposition of securities will be allowed in physical form with effect from 180 days from the date of publication of the said notification in the official gazette. Therefore, we would like to suggest to you to kindly convert your shares of face value of Rs.10/- each from physical mode to demat mode as it will be beneficial to you. In case you do not have any demat account, you may contact your nearest Depository Participant (DP) who will guide you in opening the same. Conversion of physical shares to dematerialized shares is a simple process.

EMPLOYEE RELATIONS

The employee relations remained harmonious throughout the year and your Directors wishes to convey their gratitude and place on record their appreciation for all the executives, staff and workers at all levels for their hard work, solidarity, cooperation and dedication during the year.

ANNEXURE FORMING PART OF THIS REPORT OF THE DIRECTORS

ANNEXURE	PARTICULARS
1	Report on Corporate Governance
II	Auditor's Certificate on Corporate Governance
III	Secretarial Audit Report, Secretarial Compliance Report and Certificate of Non-Disqualification of Directors
IV	Management Discussion and Analysis Report
V	Extract of Annual Return
VI	Information forming part of the Board's Report pursuant to Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014
VII	Managing Director's Certificate under Regulation 34(3) read with paragraph D of Schedule V to the SEBI (LODR) Regulations 2015
VIII	Letter to shareholder for updation of Shareholders' details in the records of the Comapny
IX	Bank Mandate/PAN/Email updation form

ACKNOWLEDGEMENT

Your Board of Directors takes this opportunity to thank all the stakeholders - the Government, shareholders, customers, vendors, bankers and all other associates for their unstinted support and co-operation. Your Directors also wish to place on record their deep appreciation for the dedication and commitment of all employees of the Company.

For and on behalf of the Board of Directors'

Kedar Nath Fatehpuria Chairman and Managing Director (DIN:00711971)

Place: Kolkata Date: 30th June, 2021

[Pursuant to Regulation 34 (3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the Regulations)]

COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

Corporate Governance is an ethically driven business process that is committed to values aimed at enhancing an organization's wealth generating capacity. This is ensured by conducting business with a firm commitment to values, while at the same time, meeting stakeholder's expectations.

Strong leadership and effective corporate governance practices have been the Company's hallmark inheritance from it's colonial roots. The Company continues to focus is resources, strengths and strategies to be forever among the nation's leading real estate companies, while continuing to be the most trusted name in the industry.

At Martin Burn Limited, it is imperative that business is conducted in a fair and transparent manner. The corporate governance framework ensures effective engagement with various stakeholders and helps the Company evolve with changing times. The Company is committed to sound Corporate Governance practices and compliance with all applicable laws and regulations. The Board believes that combining the highest level of ethical principles with our unmatched brand, experience and expertise, will ensure that we continue to the leading player in this segment.

The board also believes that sound corporate governance is critical to retain stakeholder's trust. Accordingly, the Company views corporate governance in its widest sense almost like a trusteeship, a philosophy to be progressed, a value to be imbibed and an ideology to be ingrained into the corporate culture.

BOARD OF DIRECTORS

The Board comprises of Executive and Non-Executive Directors. Non-Executive Directors include the independent professionals and woman. The present strength of the Board(as on 31-03-2020) issix Directors, comprising two Executive Directors including the Chairman & Managing Director, three Non-Executive Independent Directors and one Non-Executive woman Director.

Composition, Category, Directorships and Committee Memberships in other Companies as on 31stMarch 2021

The Board of your Company consists of the following Directors:

Name of the Directors	Category DIN Directorship held in other held in other Indian Public Limited Companies As		held in other Indian Public Limited		ner Indian Limited
				Chairman	Member
Mr. Kedar Nath Fatehpuria	Chairman & Managing Director (Executive Director)	00711971	NIL	NIL	NIL
Mr.Manish Fatehpuria	Executive Director	00711992	NIL	NIL	NIL
Mrs. Sarika Fatehpuria	Non-Executive(Woman Director)	03570828	NIL	NIL	NIL
Mr. Mahesh Kumar Tibrewal#	Non-Executive (Additional Independent Director)	00987782	NIL	NIL	NI
Mr. Rajendra Kumar Khetan	Non-Executive Independent Director	02472977	NIL	NIL	NIL
Mr. Devesh Hansraj Poddar	Non-Executive (Independent Director)	08664698	NIL	NIL	NIL

[#] Mr. Mahesh Kumar Tibrewal ceased to be Director of the Company on May 29, 2021, on completion of his term. The Board of Directors re-appointed him as Non-Executive Additional Independent Director with effect from May 30, 2021, subject to approval of the members in the ensuing Annual General Meeting.

NOTES:

- 1. For the purpose of reckoning the limit on committee positions, chairmanship / membership of the Audit Committee and the Stakeholders' Relationship Committee are considered as per Regulation 26 (1) (b) of the Regulations.
- 2. In pursuance of Regulation 26 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, none of the directors of the Company is a member of more than 10 (ten) Committees and Chairman of more than 5 (five) Committees across all companies in India of which they are Directors
- 3. None of the Independent Directors serve as an Independent Director in more than 7 (seven) listed companies.
- 4. None of the Directors serve as an Independent Director in any listed companies and none of the Executive Director serve as Independent Director in any listed company.
- 5. None of our Independent Directors serve as Non-Independent Director of any company on the board of which any of our Non-Independent Director is an Independent Director.
- 6. None of the Directors of the Company is related to each other except Mr. Kedar Nath Fatehpuria, Mr. Manish Fatehpuria and Mrs.SarikaFatehpuria who are relatives in terms of Section 2(77) of the Companies Act, 2013 read with Companies (Specification of definitions details) Rules, 2014 Rules thereof.

INDEPENDENT DIRECTORS MEETING

The Independent Directors of the Company had an exclusive meeting amongthemselves on 05-02-2021, pursuant to the provisions of Section 149(8) of the Companies Act, 2013 read with Schedule IV thereto. The Directors evaluated the performance of the Non-Independent Directors, the Chairman and the Board as a whole including the quality, quantity and timeliness of flow of information to the Directors by the Management.

FAMILIARIZATION PROGRAMS IMPARTED TO INDEPENDENT DIRECTORS

The Company has a structured Familiarization Programme through various reports/codes/policies and the same are placed before the Board with a view to update them on the Company's policies and procedures on a regular basis. The Company has also familiarized the Independent Directors with regard to their roles, rights, responsibilities in the Company etc. through their appointment letters which are available on the website of the Company at https://www.martinburnltd.com/investors

CORE SKILLS / EXPERTISE / COMPETENCIES IDENTIFIED BY THE BOARD OF DIRECTORS AS REQUIRED AND AVAILABLE WITH THE BOARD IN THE CONTEXT OF BUSINESS OF THE COMPANY FOR ITS EFFECTIVE FUNCTIONING IS AS FOLLOWS:

The Directors of your Company possess diverse knowledge and requisite skills, expertise and competencies to effectively discharge adequate technical, financial, legal and administrative skills in guiding the management.

The Company recognize the importance of having a board comprising of directors who have a range of experiences, capabilities, and diverse points of view. This helps the Company to create an effective and well-rounded board. The capabilities and experiences sought in the Company's directors are outlined here:

- Strategy & Business: Brings the ability to identify and assess strategic opportunities and threats in the context of the business.
- 2. **Industry Expertise:** Has expertise with respect to the sector the organization operates in. Has an understanding of the 'big picture' in the given industry and recognizes the development of industry segments, trends, emerging issues and opportunities.
- 3. **Market Expertise:** Has expertise with respect to the geography the organization operates in. Understands the macroeconomic environment, the nuances of the business, consumers and trade in the geography, and has the knowledge of the regulations & legislations of the market/(s) the business operates in.
- 4. **Diversity of Perspective:** Provides a diversity of views to the board that is valuable to manage our customer, consumer, employee, key stakeholder or shareholders.
- 5. **Governance, Finance & Risk:** Has an understanding of the law and application of corporate governance principles ina commercial enterprise of similar scale. Capability to provide inputs for strategic financial planning, assess

financialstatements and oversee budgets for the efficient use of resources. Ability to identify key risks for the business in awide range of areas including legal and regulatory.

6. **People & Talent Understanding:** Has experience in human resource management such that they bring in a considered approach to the effective management of people in an organization.

In terms of Para C(2), Schedule V to the SEBI Listing Regulations, the Board of Directors has identified the core skills/ expertise/ competencies which are desirable for effective functioning of the Company and its sector. Accordingly, the details of such skills possessed by the Directors being Members of the Board as on 31st March 2021 are as under:

SR.	NAME OF THE DIRECTOR		CORE SKILLS / EXPERTISE / COMPETENCIES				
NO.		Strategy	Industry	Market	Diversity of	Governance,	People
		&	Expertise	Expertise	Perspective	Finance &	& Talent
		Business				Risk	Understanding
_ 1	Mr. Kedar Nath Fatehpuria	•	•	•	•	•	
2	Mr. Manish Fatehpuria	•	•	•		•	•
3	Mrs. Sarika Fatehpuria	•			•		•
4	Mr. Mahesh Kumar Tibrewal	•		•	•	•	
5	Mr. Rajendra Kumar Khetan	•		•		•	
6	Mr. Devesh Hansraj Poddar	•	•		•		•

CODE OF CONDUCT

Pursuant to the provisions of Regulation 17(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has in place a Code of Conduct for the Board of Directors, Senior Managers and all other Employees of the Company. The Code of Conduct is also available on the website of the Company.

A declaration by the Chairman & Managing Director stating that all Board Members and Senior Management Personnel have complied with the Code of Conduct for the Financial Year ended 31st March 2021 forms part of the Annual Report.

SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

SR. NO.	NAME OF DIRECTOR	SHAREHOLDING
1	Mr. Kedar Nath Fatehpuria	17,48,521 shares
2	Mr. Manish Fatehpuria	4,58,441 shares
3	Mrs. Sarika Fatehpuria	1,50,040 shares

No other Directors or Key Managerial Personnel holds any shares in the Company.

BOARD MEETING HELD DURING THE FINANCIAL YEAR 2020-21

During the year ended 31st March 2021, six (6) meetings of the Board of Directors were held. The Company has held at least one Board Meeting every three months and maximum time gap between any two consecutive meetings have always been less than one hundred and twenty days. The details of the date and attendance at the Board Meetings are as under:

Sl. No.	Date	Board Strength	No. of Directors Present
1	15 th July 2020	6	6
2	26 th August 2020	6	6
3	10 th September 2020	6	4
4	12 th November 2020	6	6
5	5 th February 2021	6	6
6	17 th March 2021	6	4

ATTENDANCE OF DIRECTORS AT THE BOARD MEETINGS AND ANNUAL GENERAL MEETING (AGM) DURING THE YEAR ENDED 31STMARCH, 2020

Name of the Directors	No. of Meetings		Attendance of last AGM held on	
	Held	Attended	29 th August, 2019	
Mr. Kedar Nath Fatehpuria	6	6	Yes	
Mr. Manish Fatehpuria	6	6	Yes	
Mrs. Sarika Fatehpuria	6	6	Yes	
Mr. Mahesh Kumar Tibrewal	6	4	Yes	
Mr. Rajendra Kumar Khetan	6	4	Yes	
Mr. Devesh Hansraj Poddar	6	6	Yes	

CONFIRMATION ON DECLARATIONS GIVEN BY INDEPENDENT DIRECTORS:

All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149 (6) of the Companies Act, 2013 and Regulation 16 (1) (b) of the Regulations. The Board of Directors, after due assessment of veracity of the declarations received from the Independent Directors to the extent possible, confirms that, Independent Directorsfulfill the conditions specified in the Regulations 25 (8) of the Regulations and they are independent of the management. Further, the Independent Directors have in terms of Section 150 of the Companies Act, 2013 read with Rule 6 of the Companies (Appointment & Qualification of Directors) Rules, 2014, confirmed that they have enrolled themselves in the Independent Directors' Databank maintained with the Indian Institute of Corporate Affairs

The Company has issued formal letters of appointment to the IDs. As required under Regulation 46 of the SEBI Listing Regulations, as amended, the terms and conditions of appointment of IDs including their role, responsibility and duties are available on our website atviz., www.martinburnltd.com

REASONS FOR THE RESIGNATION OF INDEPENDENT DIRECTORS DURING THE FINANCIAL YEAR 2020- 2021, IF ANY:

No Independent Director resigned during the Financial Year 2020-2021.

INFORMATION PROVIDED TO THE BOARD

The Board has access to all information relating to the Company. Agenda of the Meeting of the Board of Directors / Committees are circulated to all the Directors / invitees well in advance of the meeting supported with significant information as per the requirements of Secretarial Standards-I issued by the Institute of Company Secretaries of India, in a structured format except unpublished price sensitive information, for an effective and well informed decision making during the meetings. The Company circulates the agenda of various meetings to all the Directors and invitees. Where it is not practical to attach any document to the agenda, the same is tabled before the meeting with specific reference to this effect in the agenda and approval for the same is sought from the Board / Committees, as applicable

The Company Secretary records minutes of proceedings of each Board and Committee meetings. Draft minutes are circulated to Board / Committee Members for their comments.

BOARD COMMITTEES

The Board of Directors of the Company has constituted the following Committees:

AUDIT COMMITTEE

The power, role and broad terms of reference of the Audit Committee are as per the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 read with Part C of Schedule II to the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, an inter alia, includes

1. oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;

- 2. recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- 3. approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. reviewing with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a. matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - b. changes, if any, in accounting policies and practices and reasons for the same;
 - c. major accounting entries involving estimates based on the exercise of judgment by management;
 - d. significant adjustments made in the financial statements arising out of audit findings;
 - e. compliance with listing and other legal requirements relating to financial statements;
 - f. disclosure of any related party transactions;
 - g. modified opinion(s) in the draft audit report;
- 5. reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- 7. reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- 8. approval or any subsequent modification of transactions of the listed entity with related parties;
- 9. scrutiny of inter-corporate loans and investments;
- 10. valuation of undertakings or assets of the listed entity, wherever it is necessary;
- 11. evaluation of internal financial controls and risk management systems;
- 12. reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. discussion with internal auditors of any significant findings and follow up there on;
- 15. reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 18. to review the functioning of the whistle blower mechanism;
- 19. approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- 20. Carrying out any other function as is mentioned in the terms of reference of the audit committee.

21. reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crores or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision

The Audit Committee shall mandatorily review:

- 1) management discussion and analysis of financial condition and results of operations;
- 2) statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 3) management letters / letters of internal control weaknesses issued by the statutory auditors;
- 4) internal audit reports relating to internal control weaknesses; and
- 5) the appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- 6) statement of deviations:
 - (a) quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
 - (b) annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7)."

The composition of the Audit Committee of the Company as on 31st March 2021 are given below:

Name of Directors	me of Directors Category	
Mr. Mahesh Kumar Tibrewal	Non-Executive Independent Director	Chairperson
Mr.Rajendra Kumar Khetan	Non-Executive Independent Director	Member
Mr.KedarNathFatehpuria	Executive Director	Member
Mr. Devesh Hansraj Poddar	Non-Executive Independent Director	Member

All members of the Audit Committee are financially literate. The Director, the Chief Financial Officer and the Statutory Auditors are invitees to the Audit Committee Meetings.

During the year ended 31st March 2021, the Audit Committee met four (4)times on 15th July 2020, 26th August 2020, 12th November 2020 and 5th February 2021 respectively. The maximum gap between any two consecutive meetings was less than one hundred and twenty days.

The Annual Financial Statements for the financial year 2020-21 were reviewed by the Audit Committee at its meeting held on 30th June 2021 and were recommended to the Board for adoption.

The Unaudited Quarterly and Audited Annual Financial Results were reviewed, analyzed and confirmed by the Committee before they were approved by the Board of Directors for submission to the Stock Exchanges and publication in newspapers in compliance with Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

The Members recorded full attendance at all the meetings of the Audit Committee held during the financial year 2020-21 as under:

Name of Directors	Position	Meetings held	Meetings attended
Mr. Mahesh Kumar Tibrewal	Chairperson	4	4
Mr.Rajendra Kumar Khetan	Member	4	4
Mr.KedarNathFatehpuria	Member	4	4
Mr. Devesh Hansraj Poddar	Member	4	4

NOMINATION AND REMUNERATION COMMITTEE

The power, role and broad terms of reference of the Nomination and Remuneration Committee are as per the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 read with Part D of Schedule II of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015:

The terms of reference of the Committee, interalia, includes:

- formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- 2) formulation of criteria for evaluation of performance of independent directors and the board of directors;
- 3) devising a policy on diversity of board of directors;
- 4) identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal.
- 5) whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- 6) recommend to the board, all remuneration, in whatever form, payable to senior management."

The composition of the Nomination and Remuneration Committee of the Company as on 31st March 2021 are given below:

Name of Directors	Category	Position
Mr. Mahesh Kumar Tibrewal	Non-Executive Independent Director	Chairperson
Mr.Rajendra Kumar Khetan	Non-Executive Independent Director	Member
Mr. Devesh Hansraj Poddar	Non-Executive Independent Director	Member

During the financial year 2020-21, the Committee metonce on 15 July 2020. All the Members attended the meeting as under:

Name of Directors	Position	Meetings held	Meetings attended
Mr. Mahesh Kumar Tibrewal	Chairperson	1	1
Rajendra Kumar Khetan	Member	1	1
Mr. Devesh Hansraj Poddar	Member	1	1

CRITERIA FOR PERFORMANCE EVALUATION OF INDEPENDENT DIRECTOR

The Nomination and Remuneration Committee has laid down the criteria for performance evaluation of the Executive and Non-Executive Directors including that of the Board as a whole. The Committee, at its Meeting held on15th July 2020, has reviewed the performance of the Directors and the Board for the year under review. The evaluation was done primarily through a questionnaire duly completed by all Directors providing specific rating for other Directors and also of the Board as a whole

REMUNERATION OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31STMARCH, 2021

Name of the Directors	Salary	Perquisites	Contribution to	Commission	Sitt	ing Fee
	(including special pay incentives)	(Computed under Income tax Act, 1961)	provident and other funds		Board Meeting	Committee Meeting
Mr. Kedar Nath Fatehpuria	INR 6,50,000	3,00,000	NIL	NIL	NIL	NIL

Name of the Directors	Salary	Perquisites	Contribution to	Commission	Sitt	ing Fee
	(including special pay incentives)	(Computed under Income tax Act, 1961)	provident and other funds		Board Meeting	Committee Meeting
Mr. Manish Fatehpuria	INR 8,75,000	NIL	NIL	NIL	NIL	NIL
Mrs. Sarika Fatehpuria	NIL	NIL	NIL	NIL	NIL	NIL
Mr. Mahesh Kumar Tibrewal	NIL	NIL	NIL	NIL	NIL	NIL
Mr. Rajendra Kumar Khetan	NIL	NIL	NIL	NIL	NIL	NIL
Mr. Devesh Hansraj Podddar	NIL	NIL	NIL	NIL	NIL	NIL

None of the Non-Executive Directors had any pecuniary relationship with the Company during the year under review.

The service contract of Mr. Kedar Nath Fatehpuria is for a period of 24 months commencing from 1st April 2020 and the service contract of Mr. Manish Fatehpuria is for a period of 5 years commencing from 9th November 2016. The Agreements may be terminated by either party giving to the other party 1 month notice in writing.

The remuneration paid to Mr. Kedar Nath Fatehpuria and Mr. Manish Fatehpuria, Directors is in excess of the limits prescribed under section 197 read with Schedule V to the Companies Act, 2013, by Rs. 17,29,318. The excess amount is held in trust on behalf of the Company.

The Company has not granted any Stock Options to any of its Directors.

APPOINTMENT AND REMUNERATION POLICY

The Appointment and Remuneration Policy of the Company illustrates the criteria of making payments to Non-Executive Directors, Executive Directors and Senior Management Personnel. The Policy is available on the Company's website under the link: www.martinburnltd.com/policies

STAKEHOLDERS RELATIONSHIP COMMITTEE

The Board of Directors of the Company has constituted a Stakeholders Relationship Committee in accordance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The power, role and broad terms of reference of the Stakeholders Relationship Committee are as per the provisions of the said Section 178 of the Companies Act, 2013 and Regulation 20 read with Part D of Schedule II to SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

The terms of reference of the Committeeinter-alia, includes:

- 1) Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- 2) Review of measures taken for effective exercise of voting rights by shareholders.
- 3) Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- 4) Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company"

The composition of the Stakeholders Relationship Committee of the Company as on 31st March 2021 are given below:

Name of Directors	Category	Position
Mr. Mahesh Kumar Tibrewal	Non-Executive Independent Director	Chairperson
Mr.Rajendra Kumar Khetan	Non-Executive Independent Director	Member
Mr. Manish Fatehpuria	Executive Director	Member

During the year ended 31st March 2021, the Committee met on 05-02-2021. All the members attended the meeting as under.

Name of Directors	Position	Meetings held	Meetings attended
Mr. Mahesh Kumar Tibrewal	Chairperson	1	1
Mr. Rajendra Kumar Khetan	Member	1	1
Mr. Manish Fatehpuria	Member	1	1

In terms of Regulation 6 and Schedule V of the Listing Regulations, the Board has appointed Ms. KhushbuSaraf, Company Secretaryof the Company as the Compliance Officer.

The Compliance Officer can be contacted at:

1st Floor, Martin Burn House

1 R N Mukherjee Road, Kolkata - 700 001

T: +91 33 4082 8282, Email: investor.relations@martinburnltd.com

Website: www.martinburnltd.com

DETAILS OF COMPLAINTS RECEIVED AND RESOLVED DURING THE YEAR ENDED 31^{5T} MARCH 2020:

Opening as on 1stApril 2020	0
Received during the year	0
Resolved during the year	0
Closing as on 31st March 2021	0

RISK MANAGEMENT POLICY

The Company has in place mechanisms with respect to business risk assessment plan and its mitigation procedure which is subject to periodical review by the Audit Committee and the Board of Directors. Every effort is being made to ensure that the management is able to control risk through means of a properly defined framework.

GENERAL BODY MEETINGS

Location and time of last three Annual General Meetings (AGMs).

Financial Year	Date	Time	Location	Special Resolution
2017-18	15 th September, 2018	10.00 A.M	KALA KUNJ, 48, Shakespeare Sarani,	Re-appointment of Mr.
			Kolkata- 700017	Kedar Nath Fatehpuria for
				a period of (22) months
2018-19	29 th September, 2019	10.00 A.M.	KALA KUNJ, 48, Shakespeare Sarani,	-
			Kolkata- 700017	
2019-20	29 th September, 2020	11.00 A.M.	AGM held through Video	Re-appointment of Mr.
			Conference (VC) / Other Audio	Kedar Nath Fatehpuria for
			Visual Means (OAVM) (Deemed	a period of (24) months
			Venue: Registered Office: 1st	
			Floor, Martin Burn House, 1 R N	
			Mukherjee Road, Kolkata – 700 001)	

POSTAL BALLOT

No Special Resolution was passed through Postal Ballot.

MEANS OF COMMUNICATION

The Company had arranged to publish the quarterly results in the newspapers immediately after the same were taken on record by the Board of Directors and also had the same displayed on its website www.martinburnltd.com. The website also displays all other information which are required to be disseminated through the website of the Company as per the Companies Act, 2013 and the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

The Company's financial results are normally published in prominent business dailies in English viz. Financial Express, and a regional newspaper published in Bengali in Arthik Lipi. The Company did not make any presentation to Institutional Investors or Analysts.

The financial results and official news releases of the Company are also displayed on the website of the Company, viz., www.martinburnltd.com

Financial Calendar: The Financial Results for the year 2020-21 were announced as under:

Financial results for the quarter ending 30th June 2020	26th August 2020
Limited Review Report for the quarter ending 30th June 2020	26th August 2020
Financial results for the quarter / half year ending 30th September 2020	12th November 2020
Limited Review Report for the quarter/half year ending 30th September 2020	12th November 2020
Financial results for the quarter / nine months ending 31st December 2020	5th February 2021
Limited Review Report for quarter/nine months ending 31st December 2020	5th February 2021
Financial results for the quarter / year ending 31st March 2021 (Audited)	30th June 2021

The Management Discussion and Analysis Report forms a part of the Directors' Report.

GENERAL SHAREHOLDER INFORMATION

Annual General Meeting: Date, time and venue

Forthcoming Annual General Meeting will be held on Tuesday, the 31st August 2021 at 11:00 A.M. through Video Conferencing or Other Audio Visual Means (VC / OAVM).

The Company is conducting meeting through VC / OAVM pursuant to the Ministry of Corporate Affairs (MCA) Circulars (General Circular No. 14/2020 dated 8 April 2020; the General Circular No. 17/2020 dated 13 April 2020, General Circular No. 20/2020 dated 5 May 2020 and General Circular No. 02/2021 dated January 13, 2021). For details please refer to the Notice of this AGM.

Date of Book closure

The Share Transfer Books and Register of Members will remain closed from Wednesday, 25th August, 2021 to Tuesday, 31st August, 2021, both days inclusive.

Financial Year ended: 31st March 2021.

Dividend Payment Date:

The Board of Directors has not recommended dividend for the financial year ended 31 March 2021. Hence dividend payment date is not applicable

Listing on Stock Exchanges

Name of the Stock Exchanges	Address	Code
The Calcutta Stock Exchange Association Ltd.	7, Lyons Range, Kolkata - 700 001	23179
Bombay Stock Exchange Ltd.	Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001	523566

The Annual Listing fees have been paid to all the Stock Exchanges.

The International Security Identification Number (ISIN) of the Company is INE199D01016

Market Price Data -

MONTH	BOMBAY STOCK EXCHANGE		
	HIGH	LOW	
April 2020	27.5	26.25	
May 2020	26.15	26.15	
June 2020	26.05	21.70	
July2020	26.10	20.90	
August2020	24.20	23.00	
September 2020	23.00	21.30	
October 2020	21.30	18.35	
November 2020	28.00	20.00	
December 2020	31.35	27.95	
January 2021	37.80	30.00	
February 2021	28.80	20.35	
March 2021	25.70	20.00	

PERFORMANCE OF MONTHLY CLOSE PRICE



Registrar and Share Transfer Agents

The share management work, both physical and demat, is being handled by the Registrar and Share Transfer Agent of the Company whose name and address are given below:

M/s. Maheshwari Datamatics Private Limited

23, R.N Mukherjee Road, 4th Floor,

Kolkata - 700001

T: +91 33 2243 5029

F: +91 33 2248 4787

E: mdpldc@yahoo.com

Share Transfer System

Share Transfer requests, valid and complete in all respects are normally processed within 15 days from the date of receipt.

The Company obtains half-yearly certificate from a Company Secretary in Practice confirming the issue of certificates for transfer, sub-division, consolidation etc., and submits a copy thereof to the Stock Exchanges in terms of Regulation 40(9) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

Further, the Compliance Certificate under Regulation 7(3) of the SEBI Listing Regulations, confirming that all activities relating to share transfer facility are maintained by the Registrar and Share Transfer Agent registered with SEBI is also submitted to the Stock Exchanges on a half-yearly basis.

SHAREHOLDING PATTERN AS ON 31ST MARCH 2021 -

Category of Shareholders	Total Number Of Shares	Percentage of Holding
Shareholding of Promoter and Promoter Group	3387035	65.71
Mutual Funds/UTI	1366	0.0265
Financial Institutions/Banks	10451	0.2028
Insurance Companies	-	-
Bodies Corporate	60238	1.16
Central Government/State Government /	2170	0.0421
President of India	14844	0.2880
Non Resident Individuals	8334	0.1617
Foreign Companies	1668000	32.36
Indian Individuals	400	0.0078
Trust	821	0.0159
Clearing Member	-	-
Enemy property	-	-
Societies	200	0.0039
NBFCs registered with RBI	-	-
Total	51,53,859	100

DISTRIBUTION OF SHAREHOLDING AS ON 31 MARCH 2021 -

Range / Category (Shares)	No. of Shareholders	% of Shareholders	No. of Shares held	% of Shares to total shares
Upto 500	8163	96.2845	510858	9.9121
501-1000	164	1.9344	122676	2.3803
1001-2000	75	0.8846	111779	2.1688
2001 to 3000	24	0.2831	58083	1.1270
3001 to 4000	7	0.0826	25788	0.5004
4001 to 5000	7	0.0826	33515	0.6503
5001 to 10000	8	0.0944	58180	1.1289
Above 10000	30	0.3539	4232980	82.1322
Total	8,478	100	920879	100

DEMATERIALIZATION OF SHARES AND LIQUIDITY

The Company has entered into agreements with National Securities Depository Limited (NSDL) and Central Depository Securities Limited (CDSL) whereby shareholders have an option to dematerialize the shares with either of the Depositories.

As on 31st March 2021, 89.4188% of the Company's total shares representing 46,08,513 shares are held in dematerialized form and 10.5812% representing 5,45,345 shares are in physical form.

STATUS AS ON 31ST MARCH 2021 -

Particulars	No. of shares	No. of shareholders	% of Capital
NSDL	43,92,430	1,316	85.23
CDSL	2,16,084	813	04.19
Physical	5,45,345	6,414	10.58
Total	51,53,859	8,543	100.00

ADDRESS FOR CORRESPONDENCE

MARTIN BURN LIMITED

1st Floor, Martin Burn House

1 R N Mukherjee Road, Kolkata – 700 001

Tel No.: +91 33 4082 8282

Email: investor.relations@martinburnltd.com

Website: www.martinburnltd.com

CEO and CFO Certification

Mr. KedarNathFatehpuria, Chairman and Mr. Tapas Kumar Roy, Chief Financial Officer have provided a Compliance Certificate to the Board in accordance with Regulation 17(8) read with Part B of Schedule II of the SEBI Listing Regulations for the financial year ended 31st March 2021.

DISCLOSURES

- 1. The Company did not have any materially significant related party transactions, which may have potential conflict with the interest of the Company. All transactions with related parties have been on an arm's length basis. The Company has also formulated a Related Party Transaction Policy which has been hosted on Company's website at the following web-link:www.martinburnltd.com/policies
- 2. The Company has complied with the requirements of the regulatory authorities on capital markets and no penalties/ strictures have been imposed against it, by the Stock Exchanges or SEBI or any Statutory Authority, in the last three years.
- 3. The Company has in place a Whistle Blower Policy which is also available on the Company's website at the following web-link:www.martinburnltd.com/policies. No personnel has been denied access to the Audit Committee to lodge their grievances.
- 4. All mandatory requirements specified under Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 are complied except:

The composition of Board, Nomination and Remuneration Committee and Stakeholders Relationship Committee was not in terms of Regulation 17 (1)(b, Regulation 19(1) and Regulation 20 (2A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 respectively till 30th June 2020, due to intermittent vacancy of one Independent Director on completion of his term on 25th March 2020. The resulting intermittent vacancy was fulfilled by the Board on 1st July 2020.

Applicable non-mandatory requirements have been duly complied with.

- 5. The Board of Director of the Company has adopted the mandatory policies which has been hosted in the website of the Company at the following web link www.martinburnltd.com
- 6. A certificate from Ms. SumanaMitra (Partner)- T. Chatterjee & Associates, Practising Company Secretary confirming that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board / Ministry of Corporate Affairs or any such statutory authority, has been obtained.

7. Recommendations given by the Committees of the Board:

During the year under review, the Board has accepted all the recommendations given by the Committees of the Board, which are mandatorily required.

8. Statement of fees paid by the Company along with its Subsidiary Company to Statutory Auditors:

During the Financial Year 2020-2021, the Company has paid the statutory fees, certification fees and other services to the Statutory Auditors. The details of fees paid are disclosed in Notes forming part of the Financial Statement.

8. Statement of fees paid by the Company along with its Subsidiary Company to Statutory Auditors:

As required by Regulation 34(3) and Schedule V Part E of the ListingRegulations, the certificate given by Ms. Sumana Mitra (Partner)- T. Chatterjee & Associates, Practising Company Secretary, is annexed to the Directors Report

Disclosure under the Sexual Harassment of Women at Workplace (Prevention, Prohibition And Redressal) Act, 2013:

Number of Complaints pending at the beginning of the year	0
Number of Complaints filed during the financial year	0
Number of Complaints disposed of during the financial year	0
Number of Complaints pending at the end of financial year	0

NON-COMPLIANCE OF ANY REQUIREMENT OF CORPORATE GOVERNANCE REPORT

The Company has complied with all the requirements of the Corporate Governance Report as prescribed under the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 **except:**

the composition of Board, Nomination and Remuneration Committee and Stakeholders Relationship Committee was not in terms of Regulation 17 (1)(b, Regulation 19(1) and Regulation 20 (2A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 respectively till 30th June 2020, due to intermittent vacancy of one Independent Director on completion of his term on 25th March 2020. The resulting intermittent vacancy was fulfilled by the Board on 1st July 2020.

DISCRETIONARY REQUIREMENTS

A. Office of Non-Executive Chairman and Tenure of Office of Non-Executive Directors

The Chairman of the Company being an Executive Director, the requirement relating to maintenance of Non-Executive Chairman's office is not applicable.

B. Shareholder's Rights - Furnishing of Half yearly Results

As the Company's Quarterly Results are published in newspapers and also posted on its website viz. www. martinburnltd.com, the same are not mailed to the shareholders.

C. Modified Opinion(s) in Audit Report

The Company does not have any audit qualification pertaining to the financial statements for the period under review.

D. Reporting of Internal Auditor

T The reports of internal audit are addressed to the Board of Directors of the Company. However, the Audit Committee reviews all internal audit reports.

Place: Kolkata

CORPORATE GOVERNANCE REPORT

DECLARATION UNDER SCHEDULE V (D) OF THE REGULATIONS BY THE MANAGING DIRECTOR OF AFFIRMATION BY THE BOARD OF DIRECTORS AND SENIOR MANAGEMENT OF COMPLIANCE WITH THE CODE OF CONDUCT

This is to confirm that the Company has adopted a Code of Conduct for its employees including the Managing Director and Executive Directors. In addition, the Company has adopted a Code of Conduct for its Non-Executive Directors and Independent Directors.

I confirm that the Company has in respect of the year ended March 31, 2021, received from the Members of the Board and Senior Management Personnel of the Company, a declaration of compliance with the Code of Conduct as applicable to them.

For the purpose of this declaration, Senior Management Personnel means the Whole Time Directors, Chief Financial Officer and the Company Secretary as on March 31, 2021.

For MARTIN BURN LIMITED Kedar Nath Fatehpuria Chairman and Managing Director

Date: 30th June, 2021 (DIN: 00711971)

Certificate under Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 CERTIFICATION

Pursuant to Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby certify that:

- A. We have reviewed financial statements and the cash flow statement for the year and that to the best of their knowledge and belief:
 - 1. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 2. these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee:
 - 1. significant changes in internal control over financial reporting during the year;
 - 2. significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - 3. no instances of significant fraud or the involvement therein, if any, of the management or an employee having a significant role have come to our notice.

For & on behalf of the Board
MARTIN BURN LIMITED
Kedar Nath Fatehpuria
Chairman and Managing Director

(DIN: 00711971)

Tapas Kumar Roy

Chief Financial Officer

Place: Kolkata

Date: 30th June, 2021

COMPLIANCE WITH THE CORPORATE GOVERNANCE REQUIREMENTS

Pursuant to Part E of Schedule V to the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, a Compliance Certificate from the practising company secretary regarding compliance of conditions of Corporate Governance by the Company forms a part of the Directors' Report.

For & on behalf of the Board MARTIN BURN LIMITED

Kedar Nath Fatehpuria

Chairman and Managing Director (DIN: 00711971)

Place: Kolkata Date: 30th June. 2021

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C Clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015)

To The Members, Martin Burn Ltd

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Martin Burn Limited, CIN: L51109WB1946PLC013641 having Martin Burn House, 1, R. N. Mukherjee Road, Kolkata – 700 001, listed on BSE, Scrip Code- 523566 (hereinafter referred as "the listed entity") produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company and its officers, We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority

Serial No.	Name of the Director	DIN	Date of Appointment*
1	Mr. Kedar Nath Fatehpuria	00711971	04-03-1985
2	Mrs. Sarika Fatehpuria	03570828	14-02-2015
3	Mr. Mahesh Kumar Tibrewal	00987782	30-05-2016
4	Mr. Manish Fatehpuria	00711992	09-11-2016
5	Mr. Rajendra Kumar Khetan	02472977	14-11-2019
6	Mr. Devesh Hansraj Poddar	08664698	01-07-2020

^{*} the date of appointment is as per the MCA Portal.

Ensuring the eligibility of Directors for the appointment / continuity as Director on the Board, is the responsibility of the management of the Company. Our responsibility is to express an opinion based on our verification and representation made by the respective directors.

For **T. Chatterjee & Associates**Company Secretaries
FRN No. - P2007WB067100

Sumana Mitra

Partner ACS: 43291, CP: 22915 UDIN: A043291C000545496

Place: Kolkata Date: 30th June, 2021

PRACTICING COMPANY SECRETARIES' CERTIFICATE ON CORPORATE GOVERNANCE

To The Members Martin Burn Ltd

We have examined the compliance of conditions of Corporate Governance **by Martin Burn Limited** ("the Company"), for the year ended 31st March, 2021, as specified under regulations 17, 17A, 18, 19, 20, 21(not applicable), 22, 23,24(not applicable), 24A, 25, 26, 27 and clauses (b) to (i) of regulation 46(2) and Para C, D and Eof the Schedule V of the of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR).

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, and the representations made by the Directors and the Management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the year ended on March 31, 2021, except

1. The composition of Board, Nomination and Remuneration Committee and Stakeholders Relationship Committee was not in terms of Regulation 17 (1)(b, Regulation 19(1) and Regulation 20 (2A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 respectively till 30th June 2020, due to intermittent vacancy of one Independent Director on completion of his term on 25th March 2020. The resulting intermittent vacancy was fulfilled by the Board on 1st July 2020.

We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For **T. Chatterjee & Associates** Company Secretaries FRN No. - P2007WB067100

Sumana Mitra

Partner ACS: 43291, CP: 22915 UDIN: A043291C000545421

Place : Kolkata

Date: 30th June, 2021

FORM MR-3 Secretarial Audit Report

(For the financial year ended March 31, 2021)

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, Martin Burn Ltd

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Martin Burn Limited CIN- L51109WB1946PLC013641 (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing our opinion thereon.

Based on verification of the books, papers, minute books, forms, returns filed and other records maintained by the company, information provided by the Company, its officers (including RTA), electronic records available in the official portal of the Ministry of Corporate Affairs, portal of the Stock Exchanges, representation made by the Management and considering relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India due to ongoing COVID 19 Pandemic, we report that in our opinion, the company has during the audit period ended on **31st March 2021**, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the company for the audit period ended on **31st March**, **2021** according to the provisions of:

- i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (not applicable to the Company during the audit period)
- v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') to the extent applicable to the company;
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and amendments from time to time;
 - d. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulation 2008; (not applicable to the Company during audit period)
 - e. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;
 - f. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation, 2014. (not applicable to the listed entity during review period)
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (not applicable to the Company during audit period)
 - h. The Securities and Exchange Board of India (Buyback of Securities) Regulations 2018; (not applicable to the Company during audit period)

- i. The Securities and Exchange Board of India (Listing Obligation & Disclosure Requirements) Regulations, 2015;
- j. The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018.
- vi) The Management of the Company represented that fiscal, labour and environmental laws and other Statutes which are applicable to such type of companies, are generally complied with which inter-alia includes the followings which are specifically applicable to the company:
 - (a) Pollution Control Act, Rules and Notification issued thereof;
 - (b) The Factories Act, 1948 and Rules made thereunder;
 - (c) Shops and Establishment Act, 1953;
 - (d) The Employees Provident Fund and Miscellaneous Provisions Act, 1952 and Rules made thereunder;
 - (e) The Minimum Wages Act, 1948;
 - (f) The Payment of Bonus Act, 1965;
 - (g) The Payment of Gratuity Act, 1972;
 - (h) The Payment of Wages Act, 1936 and other applicable Industrial and Labour Laws.
- vii) We have also examined compliance of the applicable clauses of the following:
 - a. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to Board Meeting (SS-1) and General meeting (SS-2).
 - b. The Listing Agreements entered into by the Company with BSE Ltd read with the provisions of the Securities and Exchange Board of India (SEBI) [Listing Obligations & Disclosure Requirements] Regulations 2015;

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except:

- 1. The position of the Company Secretary, Key Managerial Personnel under Section 203(1) of the Companies Act, 2013 and the position of the Compliance Officer under Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, was vacant since 28th February 2020 till 14th July 2020, the resulting vacancy was filled-up by the Board on 15th July 2020, in terms of Section 203(4) of the Companies Act, 2013.
- 2. The composition of Board, Nomination and Remuneration Committee and Stakeholders Relationship Committee was not in terms of Regulation 17 (1)(b, Regulation 19(1) and Regulation 20 (2A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 respectively till 30th June 2020, due to intermittent vacancy of one Independent Director on completion of his term on 25th March 2020. The resulting intermittent vacancy was fulfilled by the Board on 1st July 2020
- 3. Regulation 31(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; to the extent hundred percent of promoter(s) and promoter group shareholding is not in dematerialized form.
- 4. The remuneration paid to Mr. Kedar Nath Fatehpuria and Mr. Manish Fatehpuria, Directors is in excess of the limits prescribed under section 197 read with Schedule V to the Companies Act, 2013.

We further report that:

- a) The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- b) Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- c) The dissenting views of the member(s) of the Board of Directors and Committees thereof were captured and minuted whenever arises. However, no such case has arisen during the period under review

We report that during the period under review, the Board meetings were conducted through video conferencing and adequate facilities are used to facilitate the Directors at other locations to participate in the meeting.

We further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that during the audit period, no events occurred which had bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standard etc.

For **T. Chatterjee & Associates**Practicing Company Secretaries
FRN No. - P2007WB067100

Sumana Mitra

Partner ACS: 43291, CP: 22915 UDIN: A043291C000545254

Date: 30th June, 2021

ANNEXURE A'

To
The Members
Martin Burn Limited

Place: Kolkata

Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the Guidance Notes on ICSI Auditing Standard, audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. Due to global pandemic of Novel Coronavirus (COVID 19), Advisories and restrictions issued by the Central Government and State Governments, we have conducted the audit of books, papers, minute books, forms, returns filed and other records maintained by the company as required for the purpose of audit on the basis of data and information provided by the Company in electronic mode through emails and other mode. Physical verification of documents and records were made in limited manner.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For **T. Chatterjee & Associates**Practicing Company Secretaries
FRN No. - P2007WB067100

Sumana Mitra

Partner ACS: 43291, CP: 22915

UDIN: A043291C000545254

Place : Kolkata

Date: 30th June, 2021

SECRETARIAL COMPLIANCE REPORT OF Martin Burn Limited

For the financial year ended 31st March, 2021

[Pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment)
Regulations, 2018]

To

The Members

Martin Burn Limited

We have examined:

- (a) all the documents and records made available to us and explanation provided by **Martin Burn Limited**, having Registered office at Martin Burn House, 1, R. N. Mukherjee Road, Kolkata 700 001, , listed on BSE Ltd.(**Scrip Code- 523566**) and The Calcutta Stock Exchange Ltd (hereinafter referred as "the listed entity")
- (b) the filings/ submissions made by the listed entity to the stock exchange,
- (c) website of the listed entity,
- (d) books, papers, minute books, reports, statements and documents filed with the stock exchange(s) on the electronic platform, other records maintained by the listed entity and electronics record of the official portal of the Stock Exchange(s)

for the period 01-04-2020 to 31-03-2021 (herein after referred as the "Review Period") in respect of compliance with the provisions, to the extent applicable to the listed entity of:

- (i) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, Circulars, Guidelines issued thereunder; and
- (ii) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, Circulars, Guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, as amended, whose provisions and the circulars/ guidelines issued thereunder, have been examined to the extent applicable to the listed entity, include: -

- a. The Securities and Exchange Board of India (Listing Obligation & Disclosure Requirements) Regulations, 2015;
- b. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (not applicable to the listed entity during review period)
- c. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- d. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- e. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993.
- f. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation, 2014. (not applicable to the listed entity during review period)
- g. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (not applicable to the listed entity during review period)
- h. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (not applicable to the listed entity during review period)
- i. The Securities and Exchange Board of India (Buyback of Securities) Regulations 2018; (not applicable to the Company during review period)
- j. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder; and
- k. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;

based on the above examination, we hereby report that, during the Review Period:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued there under, except the matter specified below:

Sr. No.	Compliance (Regulations/ circulars/ guidelines including specific clause)	Deviations	Observations / Remarks of the Practicing Company Secretary
1.	Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR, 2015)	The position of Compliance Officer under Regulation 6(1) of the LODR, 2015 as amended, was vacant from 28-02-2020 till 14-07-2020.	The vacancy was filled up by the Board on 15-07-2020.
2	Regulation 17 (1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR, 2015)	The composition of Board was not as per Regulation 17 (1)(b) of the LODR,2015 as amended due to cessation of office of one Independent Director since 25-03-2020 till 30-06-2020.	of Regulation 25(6) of the LODR,2015 on 01-07-2020 and the composition of the Board
3	Regulation 19(1)of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (LODR, 2015)	of Nomination and Remuneration Committee was not as per as per Regulation 19(1) of the LODR,2015, as amended due	LODR,2015 on 01-07-2020 and the composition of Nomination and Remuneration Committee was in order with effect from
4	Regulation 20 (2A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (LODR, 2015)	Stakeholders Relationship Committee was not as per as Regulation 20 (2A) of the LODR,2015, as amended due to cessation of office of one	The resultant vacancy was fulfilled by the Board in terms of Regulation 25(6) of the LODR,2015 on 01-07-2020 and the composition of Stakeholders Relationship Committee was in order with effect from 01-07-2020.
5	Regulation 31(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR, 2015)	Hundred percent of promoter(s) and promoter group shareholding is not yet in dematerialized form.	One Promoter holds 33 shares in physical form.

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued there under in so far as it appears from our examination of those records.
- (c) The followings are the details of actions taken against the listed entity/ its promoters/ directors either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued there under:

Sr. No.	Action Taken	Details of violation	Details of action taken e.g. fines, warning letter, debarment, etc.	Observations/ remarks of the Practicing Company Secretary, if any.
1	BSE Limited	Non-compliance of Regulation 23(9) of SEBI (LODR) Regulations, 2015.	Fine amounting to Rs. 2,06,500 imposed vide email dated 18-01-2021 (Ref. No. SOP-CReview-Jan2021-18-01-2021) for non compliance of Regulation 23(9) for the half year ended September 2020.	The Company replied to the email received from BSE Limited vide email dated 02- 02-2021.

(d) The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr. No.	Observations of the Practicing Company Secretary in the previous reports	Observations made in the secretarial compliance report for the year ended 31 st March, 2020 (The years are to be mentioned)	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
1	Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR, 2015).	Compliance Officer under Regulation 6(1) of the LODR, 2015 as amended, was	The vacancy was filled up by the Board on 15-07-2020.	The position of Compliance officer was in place from 15-07-2020.
2	Regulation 17 (1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR, 2015).	The composition of Board was not as per Regulation 17 (1) (b) of the LODR,2015 as amended due to cessation of office of one Independent Director since 25-03-2020 till 30-06-2020.	The resultant vacancy was fulfilled by the Board in terms of Regulation 25(6) of the LODR, 2015 on 01-07-2020.	The composition of the Board was in order with effect from 01-07-2020.
3	Regulation 19(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (LODR, 2015).	The composition of Nomination and Remuneration Committee was not as per as per Regulation 19(1) of the LODR,2015 as amended due to cessation of office of one Independent Director since 25-03-2020 till 30-06-2020.	The resultant vacancy was fulfilled by the Board in terms of Regulation 25(6) of the LODR,2015 on 01-07-2020.	The composition of Nomination and Remuneration Committee was in order with effect from 01-07-2020.

Sr. No.	Observations of the Practicing Company Secretary in the previous reports	Observations made in the secretarial compliance report for the year ended 31st March, 2020 (The years are to be mentioned)	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
4	Regulation 20 (2A) of the SEBI (Listing	The composition of Stakeholders Relationship	The resultant vacancy was fulfilled by the Board in terms of	The composition of Stakeholders Relationship
	Obligations and Disclosure Requirements) Regulations, 2015, (LODR,	Committee was not as per as Regulation 20 (2A) of the LODR,2015, as amended due to	Regulation 25(6) of the LODR,2015 on 01-07-2020.	Committee was in order with effect from 01-07-2020.
	2015)	cessation of office of one Independent Director since 25-03- 2020 till 30-06-2020.		

For T. Chatterjee & Associates **Practicing Company Secretaries** FRN No. - P2007WB067100

Sumana Mitra

Partner ACS: 43291, CP: 22915 UDIN: A043291C000545122

Place : Kolkata

Date: 30th June, 2021

ECONOMIC REVIEW

a. Macro Economic Overview

The world economy is facing considerable challenges in the face of the outbreak of COVID-19. The virus has globally disrupted people's lives, interrupted businesses and jeopardized decades of development progress. It brought the entire world to a grinding halt sending both demand and supply side shock waves apart from its unprecedented health implications. According to the World Economic Outlook (WEO) update, global economic growth has been downgraded to 2.4% in 2019m which is its slowest pace since the global financial crisis of 2008. The decline in growth is the outcome of rising trade tensions between large economies, rising uncertainty surrounding trade and geopolitical issues.

The Indian economy decelerated sharply in the fourth quarter at 3.1%, lowest in almost 17 years, after growing at 4.1% in Q3 FY20. As per the Central Statistics Office (CSO), GDP growth for FY20 stood at an 11-year low of 4.2% lower than government projection of 5.0% in both first and second advance estimates. The Asian Development Bank has projected that India's GDP growth is set to contract by 4.0% in FY2021 before recovering sharply to 6.2% in FY2022, on the assumption of recovery from the pandemic in the second half of 2020. With the lockdown scenario, consumption and investments are expected to be severely impacted in the first quarter. While the long-term outlook looks robust for the country, a prolonged COVID-19 pandemic would push the global economy into deep recession and further slow Indian growth.

b. Sector Overview

The Indian real estate industry has faced multiple challenges over the past few years in light of the multitude of regulatory changes brought in my demonetization, RERA, GST, IBC, NBFC crises and the subvention scheme ban. The government has been responding positively to the concerns and demands of the industry. This is evident in the relief measures announced which include those for the sector as well. These have facilitated organized players in the listed space to consolidate and improve their performance parameters in the years to come. The measures have been instrumental to bring transparency, accountability and fiscal discipline over the last few years . Prior to COVID-19, the real estate sector was expected to grow to \$650 billion and contribute around 13% of India's GDP by 2025, according to ANAROCK research.

The sector had been over reliant on the NBFC sector for its funding requirements. The share of NBFC loans to real estate plunged to 46% of total credit in 2018-19 and is further expected to come down. According to industry estimates, 90% of the workforce employed in real estate and construction sector is engaged in the core construction activities, while the remaining 10% in involved in other ancillary activities. Since majority of the workers are immigrants, labor shortage could possibly pose a major challenge for the sector post the lockdown.

2. RESIDENTIAL REAL ESTATE MARKET

a. Segment Overview

The Indian residential market has been grappling with challenges on multiple fronts. According to the property research firm Knight Frank, the total sales volume in the top eight cities increased by a modest 1% in CY2019 to 245,681 units as the sector continued to be impacted by the prolonged crisis in the NBFC sector. While certain measures such as the consecutive rate cuts by RBI, the reduction of GST rates by 1% for affordable housing, they have had little impact on the sales of the sector. The impact of the pandemic induced lockdown on the real estate market can be gauged by the fact that sales and launches have capitulated by 84% and 90% YoY in Q2 2020 across the top eight markets.

The fall in prices and the reduction in average unit sizes of new launches across cities are more in-line with the contemporary home-buyer's needs. However, the precipitous decline in the GDP growth rate and the fall in consumption expenditure that has affected every industry, is also debilitating for the real estate sector which has not seen any meaningful improvement in sales for the past few years now. With the COVID 19 crisis, ensuing income

uncertainty and poor consumer sentiments, demand would be further severely hit in 2020. On the positive side, the Reserve Bank of India's (RBI) mandate in October 2019 to link all retail loans including home loans to an external benchmark such as the RBI's REPO rate has brought down home loans to near 15-year lows of 7%.

b. Kolkata

Of the total residential sales in H1 2020, a whopping 69% were witnessed in the < INR 5 million bracket while the remainder were for > INR 5 million bracket. After a sequential YoY decline in new sales since H1 2016, Kolkata had recorded a 9% annual uptrend in H2 2019 on the back of steady demand for homes with a price tag of upto INR 5.0 million. However, this buoyancy was short-lived as despite a good sales momentum being maintained in the initial months of 2020, the Covid-19 pandemic forced closure of construction sites and impacted buyer sentiment negatively. Consequently, residential sales in H1 2020 registered a YoY degrowth of 36%.

c. COVID19 Impact on Residential Real Estate

The novel COVID-19 has had a disruptive impact on the smooth functioning of the real-estate markets across the world. At its core, it is a public health crisis that has manifested itself into a financial crisis. It also speaks greatly into the interconnectedness and intertwined nature of the global economy. Its effects will take a few months to ricochet through the market. However grim the scenario may seem, it presents an unprecedented opportunity for institutions to help focus on priorities with a clear-eyed goal of creating an enduring business.

- i. Industry Consolidation: Historically, the residential real-estate market in India has been a rather crowded marketplace. The local nature of the business attracted a lot of fly-by-the-night developers who essentially eroded the credibility of the business overtime. The introduction of the Real Estate Regulation and Development Act (2016) brought in place a long over due structural and regulatory oversight to the industry. It presented a window of opportunity as the smaller players could no longer marshal the resources to function under the new regime and as customers saw greater value in forming relationships with established players. The coronavirus will lead the lending institutions to further tighten their purse strings as they become wary of exposure to the wholesale credit market and as customers prefer ready-to-move-in developments. The confluence of the above factors will expedite the thesis of consolidation with only the well-capitalized and institutional developers with fortress-like balance sheet coming out of the crises unscathed.
- ii. Price Contraction: Across the top 7 cities of India, developers are sitting on an unsold inventory of over 600,000 units . Amidst restricted supply and gradually improving demand, the channel inventory saw a steady-state decline of ~5% over the last few years. Owing to the ensuing credit pressure exacerbated by lack of new money supply and softening sales, we view that developers would cut the pricing across-the-board by 10-15% to clear their existing backlog, manage their cash flows and ultimately improve their liquidity position. It is imperative in scenarios such as these to protect one's cash position and identify ways to extend the runway. This could mean right-sizing go-to-market strategy, addressing headcount issues vis-à-vis your pricing to protect the margins.
- iii. Delayed Timelines: The pandemic has set in motion a great period of uncertainty for the near future. The shelter-in-place guidelines put in place by the Government of India has seen the necessary cessation of the general commerce nationwide. This has led to a large-scale exodus of migrant workers the lifeblood of the sector from the construction sites to the hinterlands of India. The disruption caused to the traditional supply chain as a result of this stay-at-home order has deprived the projects of critical raw materials or finished products. As a direct consequence of these, the construction activity has come to a grinding halt. This would lead to a protracted project completion timeline of anywhere between 3-6 months depending on when the economy returns to normalcy.
- iv. Consumer Behavioral Changes: Everyone from corporations and small-and-medium sized businesses to employees and workers have been caught flat footed and displaced from the normal chain of revenue generation. This has led everyone especially end-users and customers take a clean-sheet view of their

spending habits. The fear of such 'black swan' events would lead consumers to place greater scrutiny on their day-to-day expenditure and reduce their propensity to risk. This would have a direct impact on their ability to partake in any activity where they deem a risk to their capital. As a real-estate developer, this means customers preference shift over the near-term to majority completed or ready-to-move-in developments. As a result, this would lead to demand-side ramifications for under-construction developments. This shift also implies that the developers must have the financial capability to deploy a certain base-level of capital into their projects with the firepower to fund it through completion should the pre-sales remain depressed. While the depth and breadth of the economic impact on the real-estate sector remain uncertain, behavioral changes in a post-coronavirus environment seem imminent.

- v. Depressed Consumer Credit: The coronavirus has inflicted the most pain to front-line workers and at-risk consumers. They continue to work in the face of these obstacles while being exposed to the virus themselves. The fear of unemployment looms large over many of these workers who often live without any emergency fund. Any further disruption to their employment status will severely affect their ability to meet their monthly obligations including any rent or mortgage payments. Banks/Lending Institutions/NBFCs have no playbook to turn to to deal with these situations and as a result will be extremely conservative and risk-averse in underwriting any new mortgage disbursals to retail consumers for the fear of rise in delinquencies. The confluence of the above reasons mean that consumer credit is expected to remain depressed in the near to short-term.
- vi. Limited Supply: The operating environment has been impacted by the rapid spread of COVID-19 which has caused a sharp contraction in global economic output. As new information about the potential economic effects of the coronavirus drip-feed into the system, businesses have to make decisive readjustments to their levers amidst changing circumstances. The real-estate sector cannot be immune to this economic dislocation. A lot of the planned capital expenditures will have to be put on the backburner unless there is a very strong business case to deliberately accelerate otherwise. The number of new launches in the top 7 cities of India in 2020 is expected to decline by 25-30% to ~ 180,000 units. In times such as these, it is incumbent upon organizations to continue to buttress their balance sheets and remain a careful steward of its portfolio while waiting for an opportune time to deploy large-scale capital.

3. OPPORTUNITIES

- a. Economic Dislocation: The current economic environment presents the sort of circumstances that can provide attractive buying opportunities on a relative risk-adjusted basis. With interest rates at near-zero levels and compressing yields on sovereign bonds, investors are scouting the globe for investment opportunities to put their money to work. It remains a particularly alluring asset class for those who view that alpha is more attainable in the private markets to match their respective long liabilities. In this downturn, a strategic allocation to alternative assets can help improve the overall risk/return profile and achieve long-term liquidity objectives. The current scenario affords a rare opening to achieve above average market returns in real-estate by mobilizing to buy mispriced assets in emerging markets.
- b. India Opportunity: India remains a compelling investment destination for institutional investors from across the globe. They are attracted by it's bottomless market opportunity afforded by it's 1.3bn population size, favorable demographics with an average age of 29 and an educated and expanding middle-class who are aspirational. The government's recent push to consistently debottleneck and push through regulatory reforms such as an Insolvency and Bankruptcy Code ('IBC'), a nationwide Goods and Service Tax ('GST') has imparted confidence to investors that their capital is protected. India is in the early stages of a very long-term growth cycle and lot of the progrowth oriented policies put in place by the administration have set it up to achieve that. Short-term market gyrations present an attractive opportunity to investors to take a forward-learning stance and accelerate the pace of investments to facilitate demand.
- c. Darwinian Shakeout: The number of developers in the top nine Indian cities fell by nearly 50% between 2011-12

and 2017-18 . The coronavirus is only expected to accelerate the shakeout with changing customer preferences and industry demand. In what is expected to be a stricter operating environment going forward, the unorganized players have recognized the need to either explore joint-development agreements or exit the sector completely citing lack of execution and financial capabilities. Organizations with a track record of delivery, strong customer franchise and best-in-class practices will continue to attract the kind of patient, long-term and institutional capital necessary for the successful delivery of projects in this 'new normal'.

4. THREATS & CHALLENGES

a. Regulatory Hurdles

Unfavorable changes in government policies and the regulatory environment can adversely impact the performance of the sector. There are substantial procedural delays with regards to land acquisition, land use, project launches and construction approvals. Retrospective policy changes and regulatory bottleneck may impact profitability and affect the attractiveness of the sector and companies operating within the sector.

b. Shortage and Manpower & Technology

Despite being the second largest employer in the country, the construction sector as a whole faces a shortage of quality manpower. Further the sector is heavily dependent on manual laborwhich increases the timelines for construction companies and results in deferred supply. There is a need to promote new mass housing construction technologies such as prefabricated, pre-engineered buildings (PEBs), modular homes and tunnel formwork technologies. Active R&D in modern technology space must be promoted.

c. Funding

The lending to real estate developers by NBFCs and HFCs fell by almost half to about INR 27,000 crores in FY19, triggered by the IL&FS crisis, according to JLL. This NBFC crisis has further deteriorated the liquidity situation for smaller developers who had to resort to alternative funding in absence of long term loans from banks. While established developers with lean balance sheets continue to have funding access, many developers are expected to face significant liquidity pressure in the near-term.

5. COMPANY STRENGTHS

Martin Burn Ltd (MBL) is a real estate development firm formed in 1946. It pursues development of residential and commercial space in Kolkata. MBL aims to deliver superior value to all stakeholders through extraordinary and imaginative spaces created out of deep customer focus and insight. MBL has always embraced the notion that collaboration is the essence of excellence. To that end, we have worked with high-quality consultants i.e. architects, structural engineers, MEP consultants, electrical etc. By bringing together the best-in-class team, we are able to deliver products suited to the needs of our customers. Your Company continue to capitalize on the market opportunities by leveraging its key strengths:

- a. Brand Reputation: MBL has developed some of the most iconic and landmark developments of the city like Victoria Memorial, Esplanade Mansion, Shahid Minar etc. The Company enjoys a strong brand association and affinity with the local populace whichallows it to command higher premium realisations over its peers
- **b. Transparency:** We take our Ethics and Code of Conduct very seriously. We believe that investing resources to create a systematic and a professional approach would best serve the needs of our various stakeholders in the long-term. That is reflected not only in our finished product, but also in our day-to-day activities and business practices. We have a zero-tolerance policy against unfair and malpractices and expect our Employees to abide by the same in their dealings with third-party service providers
- **c. Execution:** MBL has always been known to deliver high-quality projects on time. To achieve that, it believes in engaging best-in-class consultants, advisors and contractors. Its employees are also aligned with the company's

mission of producing best product in line with the needs of the market

6. BUSINESS OVERVIEW

a. Financial Performance

During the year under review, your Company's total revenue stood at Rs. 3.95 crores as compared to Rs. 6.60 crores for the previous year on account of significant disruptions caused due to COVID-19; profit before tax stood at Rs. 0.62 crores as compared to Rs. 2.18 crores for the previous year.

7. HUMAN RESOURCES

Your Company believes that it can only be as good as the people it hires. Hence it has taken a very careful and deliberate approach to hiring across all the levels in your Company. We do not want to hire the most or run a treadmill to be on a leadership board – we want to hire the best. It is an approach that has worked well for us. At the same time, we realize that it is not a one-way street. We must work hard to retain our employees through competitive compensation, conducive working environment and an opportunity to be seen and heard. Your Company will continue to keep setting the bar high for it is the single most element in building a lasting business.

8. RISKS AND CONCERNS

a. Market Price Fluctuation

The performance of MBL may be affected by the sales realisations of its projects. These prices are driven by prevailing market conditions, the nature and location of the projects, and other factors such as brand and reputations and the design of the projects. Your Company follows a prudent business model and tried to ensure steady cash flow even during adverse pricing scenario.

b. Sales Volume

The volume of bookings depends on the ability to design projects that will meet customer preferences, getting various approvals in time, general market factors, project launch and customer trust in entering into sale agreements well in advance of receiving possession of the projects. Your Company sells its projects in phases from the time it launches the project, based on the type and scale of the project and depending on market conditions.

c. Execution

Execution depends on several factors which include labour availability, raw material prices, receipt of approvals and regulatory clearances, access to utilities such as electricity and water, weather conditions and the absence of contingencies such as litigation. Your Company manages the adversities with cautious approach, meticulous planning and by engaging established and reputed contractors. As your Company imports various materials, at times execution is also dependent upon timely shipment and clearance of the material

d. Industry Cyclicality

The residential real estate market is inherently a cyclical market and is affected by macroeconomic conditions, changes in applicable governmental schemes, changes in supply and demand for projects, availability of consumer/project financing and illiquidity. Your Company has attempted to hedge against the inherent risks through a business model comprising joint ventures, joint development agreements. However any future significant downturn in the industry and the overall investment climate may adversely impact business.

9. OUTLOOK

Post implantation of The Real Estate (Regulation and Development) Act, 2016 (RERA), developers are focusing firmly on selling their existing ready inventory and finishing their near completion projects rather than launching new projects. With several smaller realty developers interested in either liquidating their existing positions or entering

into JV/JDA, your Company believes that this is an opportune time to take advantage of this market dislocation.

a. Focus on affordable and mid-market residential segment in Kolkata

Your Company will continue to focus on the affordable housing and mid-market residential segment in the region of Kolkata. Real Estate is largely a locally driven and run business and your Company is confident that it can leverage on its past experience, unique local consumer know-how to deliver the best product in the market.

b. Strengthen relationships with key service providers and develop multiple vendors.

In order to continue delivering landmark offerings to our customer, your Company shall further strengthen its relationship with key service providers, i.e. architects, designer and contractors. Your Company is also working on strategy to develop more and more vendors who can deliver product and services in line with Company's philosophy and product offerings.

c. Internal Control Systems

Your Company has also focused on upgrading the IT infrastructure – both in terms of hardware and software. Your Company is presently reviewing various CRM/ERP tools to ensure effectiveness of the controls in all the critical functional areas of the Company.

10. CAUTIONARY STATEMENT

Statements in the management discussion and analysis report describing the Company's objectives, rejections, estimates, expectations or predictions may be "forward looking statements" within the meaning of applicable laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could influence the company's operations include economic conditions affecting price conditions in the domestic market in with the Company operates or changes in government regulations, tax laws and other statutes or other incidental factors.

Annexure to Management discussion and analysis

Key Financial Ratios

In accordance with SEBI (Listing Obligations & Disclosure Requirements 2018) (Amendment) Regulations 2018, the Company is required to give details of significant changes (Change of 25% or more as compared to the immediately previous financial year) in key sector specific financial ratios.

Ratios	FY 2020-21	FY 2019-20	Definition	Explanations
Trade Receivables Turnover	0.61:1	1.45:1	Trade Receivables Turnover = Revenue from Operations / Average Trade Receivables	Decrease in Trade Receivables Turnover is mainly on account of fall in the Revenue from Operations.
Inventory Turnover	0.09:1	0.27:1	Inventory Turnover = Sales from Real Estate Developments / Average Inventory	Decrease in Inventory Turnover is mainly on account of decrease in the Revenue from Operations and increase in Average Inventory from previous year
Interest Coverage Ratio	1.34:1	3.47:1	Interest Coverage Ratio = EBITDA / Finance Costs	Increase in Interest Coverage Ratio is due to a reduction in the EBITDA of the company
Current Ratio	29.97:1	19.79:1	Current Ratio = Current Assets / Current Liabilities	Increase in Current Ratio is due to a reduction in the Current Liabilities and increase in Current Assets of the Company.
Debt – Equity Ratio	1.15:1	1.14:1	Debt Equity Ratio = Total Debt / Total Equity	
Operating Profit Margin (%)	30%	51%	Operating Profit Margin (%) = EBITDA / Total Income including Share of Profit/(loss) of JV and associates	Decrease in Operating Profit Margin due to decrease in EBITDA.
Net Profit Margin (%)	2%	26%	Net Profit Margin (%) = Profit for the Year / Total Income including Share of Profit/(loss) of JV and associates	Decrease in Net Profit Margin is due to fall in Net Profit of the Company
Return on Net Worth	0.20%	3.69%	Return on Net Worth = Profit for the Year / Average	Decrease in Return on Net Worth is due to reduction in Net Profit of the Company.

FORM NO. MGT-9

Extract of Annual Return as on the financial period ended on 31st March, 2020 [Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

CIN	L51109WB1946PLC013641
Registration Date	24.04.1946
Name of the Company	MARTIN BURN LIMITED
Category /Sub-Category of the Company	Public Limited Company
Address of the Registered Office and Contact details	"Martin Burn House", 1st Floor
	1, R.N. Mukherjee Road
	Kolkata – 700 001
	Phone: + 91 33 4082 8282
	Email: investor.relations@martinburnltd.com
Whether listed Company	Yes
Name, Address and Contact details of Registrar and	M/s. Maheshwari Datamatics Pvt. Ltd.
Transfer Agent, if any	23, R. N. Mukherjee Road, 4th Floor, Kolkata - 700 001
	Phone: 033 2248 2248
	Fax: 033 2248 4787
	Email: mdpldc@yahoo.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10% or more of the total turnover of the company shall be stated:

Sr. No.	Name and Description of Main Product / Services	NIC Code of the Product	% to total turnover of the company
1.	Construction / Property Development Business	4100	60.05
2.	Rent or Lease Services	997222	39.95

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

Sr. No.	Name and Address of the Company	CIN/GIN	Holding Subsidiary/ Associate	% of Shares	Applicable Section
1.	N.A.	N.A.	N.A.	N.A.	N.A.
2.	N.A.	N.A.	N.A.	N.A.	N.A.
3.	N.A.	N.A.	N.A.	N.A.	N.A.

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding

Category of Shareholders			the begin	ning of the 20]	- 1			% change during	
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	the Year
A. Promoters									
(1) Indian									
a) Individual/ HUF	3397002	0	3397002	65.9118	3387002	0	3387002	65.7178	-0.1940
b) Central Govt									
c) State Govt(s)									
d) Bodies Corp.	0	33	33	0.0006	0	33	33	0.0006	0.0000
e) Banks/Fi									
f) Any other									
Sub-total (A)(1)	3397002	33	3397035	65.9124	3387002	33	3387035	65.7184	-0.1940
(2) Foreign									
a) NRIs - Individuals									
b) Other - Individuals									
c) Bodies Corp.									
d) Banks/FI									
e) Any other									
Sub-total (A)(2)	0	0	0	0.0000	0	0	0	0.0000	0.0000
Total shareholding of Promoter (A)=(A)(1)+(A)(2)	3397002	33	3397035	65.9124	3387002	33	3387035	65.7184	-0.1940
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	0	1366	1366	0.0265	0	1366	1366	0.0265	0.0000
b) Banks/FI	700	9751	10451	0.2028	700	9751	10451	0.2028	0.0000
c)Central Govt	750	1420	2170	0.0421	750	1420	2170	0.0421	0.0000
d) State Govt(s)									
e) Venture Capital Funds									
f) Insurance Companies									
g) FIIs									
h) Foreign Venture Capital Funds									
i) Others (specify)									
Alternate Investment Funds									
Foreign Portfolio Investors									
Provident Funds / Pension Funds									
Qualified Foreign Investor									
Sub-total(B)(1):-	1450	12537	13987	0.2714	1450	12537	13987	0.2714	0.0000

Category of Shareholders			the begin 01/Apr/202	ning of the 20]			t the end o /Mar/2021	of the year .]	% change during
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	the Year
2. Non-Institutions									
a) Bodies Corp.									
i) Indian	35348	23870	59218	1.1490	37668	22570	60238	1.1688	0.0198
ii) Overseas	0	8334	8334	0.1617	0	8334	8334	0.1617	0.0000
b) Individuals									
i) Individual shareholders holding nominal share capital upto Rs. 1 lakh	440768	413638	854406	16.5780	422872	412696	835568	16.2125	-0.3655
ii) Individual shareholders holding nominal share capital in excess of Rs. 1 lakh	726328	79179	805507	15.6292	753253	79179	832432	16.1516	0.5224
c) Others (Specify)									
Non Resident Indians	4653	9996	14649	0.2842	4848	9996	14844	0.2880	0.0038
Qualified Foreign Investor									
Custodian of Enemy Property									
Foreign Nationals									
Clearing Members	123	0	123	0.0024	821	0	821	0.0159	0.0135
Trusts	400	0	400	0.0078	400	0	400	0.0078	0.0000
Foreign Bodies-D R									
Foreign Portfolio Investors									
NBFCs registered with RBI	200	0	200	0.0039	200	0	200	0.0039	0.0000
Employee Trusts									
Domestic Corporate Unclaimed Shares Account									
Investor Education and Protection Fund Authority									
Sub-total(B)(2):-	1207820	535017	1742837	33.8162	1220062	532775	1752837	34.0102	0.1940
Total Public Shareholding (B)=(B) (1)+ (B)(2)	1209270	547554	1756824	34.0876	1221512	545312	1766824	34.2816	0.1940
C. Shares held by Custodian for GDRs & ADRs									
Grand Total (A+B+C)	4606272	547587	5153859	100.0000	4608514	545345	5153859	100.0000	0.0000

ii) Sł	ii) Shareholding of Promoters-								
SI No	Shareholder's Name		ding at the be r [As on 01/A _l	ginning of the pr/2020]	Shareholding at the end of the year [As on 31/Mar/2021]			% change in share	PAN
		No. of Shares	% of total Shares of the Company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the Company	% of Shares Pledged / encumbered to total shares	holding during the Year	
1	KEDARNATH FATEHPURIA AND OM PRAKASH	1758521	34.1205	0.0000	1748521	33.9264	0.0000	-0.1941	AADPF5700F
_ 2	SUNIL FATEHPURIA	530000	10.2836	0.0000	530000	10.2836	0.0000	0.0000	AADPF8732D
3	MANISH FATEHPURIA	458441	8.8951	0.0000	458441	8.8951	0.0000	0.0000	AAGPF7925F
4	VARUN FATEHPURIA	200000	3.8806	0.0000	200000	3.8806	0.0000	0.0000	ABVPF7796A
5	SUSHILA DEVI FATEHPURIA	200000	3.8806	0.0000	200000	3.8806	0.0000	0.0000	AAGPF7287E
6	SARIKA FATEHPURIA	150040	2.9112	0.0000	150040	2.9112	0.0000	0.0000	AADPF7000N
7	RASHMI FATEHPURIA	100000	1.9403	0.0000	100000	1.9403	0.0000	0.0000	AACPF9477A
8	PUSHPANJALI ESTATES PVT LTD.	33	0.0006	0.0000	33	0.0006	0.0000	0.0000	AABCP4784A
	TOTAL	3397035	65.9125	0.0000	3387035	65.7184	0.0000	-0.1941	

iii) Change in Promoters' Shareholding (please specify, if there is no change)

SI No	Name	Mar/21]		during the ye 31/N	Shareholding ar [01/Apr/20 to Mar/21]	PAN
		No. of shares	% of total shares of	No. of shares	% of total hares	
			the company		of the company	
1	PUSHPANJALI ESTATES PVT LTD.					AABCP4784A
	4/1/2020	33	0.0006			
	3/31/2021	33	0.0006	33	0.0006	
2	RASHMI FATEHPURIA					AACPF9477A
	4/1/2020	100000	1.9403			
	3/31/2021	100000	1.9403	100000	1.9403	
3	KEDAR NATH FATEHPURIA					AADPF5700F
	4/1/2020	1758521	34.1205			
	3/31/2021	1748521	33.9264	1748521	33.9264	
4.	SARIKA FATEHPURIA					AADPF7000N
	4/1/2020	150040	2.9112			
	3/31/2021	150040	2.9112	150040	2.9112	
5.	SUNIL FATEHPURIA					AADPF8732D
	4/1/2020	530000	10.2836			
	3/31/2021	530000	10.2836	530000	10.2836	
6.	SUSHILA DEVI FATEHPURIA					AAGPF7287E
	4/1/2020	200000	3.8806			
	3/31/2021	200000	3.8806	200000	3.8806	
7.	MANISH FATEHPURIA					AAGPF7925F
	4/1/2020	458441	8.8951			
	3/31/2021	458441	8.8951	458441	8.8951	
8	VARUN FATEHPURIA					ABVPF7796A
	4/1/2020	200000	3.8806			
	3/31/2021	200000	3.8806	200000	3.8806	

iv) Shareholding Pattern of top ten Shareholders

(Other than Directors, Promoters and Holders of GDRs and ADRs):

SI No	Name	Apr/20]	at the beginning [01/ /end of the year 1/Mar/21]	the year [01 Ma	areholding during /Apr/20 to 31/ ar/21]	PAN
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	MAHENDRA GIRDHARILAL	Silates	the company		of the company	AAAPW1327L
-	4/1/2020	113819	2.2084			7000 00 00 10 10 17 1
	3/31/2021	113819	2.2084	113819	2.2084	
2	RAIOMOND KHODADAD IRANI					AABPI2530C
	4/1/2020	252801	4.9051			
	3/31/2021	252801	4.9051	252801	4.9051	
3	ANURAG SABOO					AALHA1092B
	4/1/2020	25000	0.4851			
	3/31/2021	25000	0.4851	25000	0.4851	
4	ASHISH CHUGH					ACZPC1166E
	4/1/2020	25452	0.4938			
	3/31/2021	25452	0.4938	25452	0.4938	
5	SANTOSH NARAYAN RATHI					ADLPR8026M
	4/1/2020	26520	0.5146			
	3/31/2021	26520	0.5146	26520	0.5146	
6	RAJIV GARG					ADPPG1269B
	4/1/2020	26739	0.5188			
	3/31/2021	26739	0.5188	26739	0.5188	
7	SHRUTI KHETAN					AFJPK5567L
	4/1/2020	26532	0.5148			
	3/31/2021	26532	0.5148	26532	0.5148	
8	ABHISHEK JAIN					AFRPJ2840P
	4/1/2020	35000	0.6791			
	3/31/2021	35000	0.6791	35000	0.6791	
9	KESHAV GARG					AHGPG6782Q
	4/1/2020	30523	0.5922			
	3/31/2021	30523	0.5922	30523	0.5922	
10	MRS ASHA DEVI SABOO #					ALTPS6781N
	4/1/2020	25000	0.4851			
	3/31/2021	25000	0.4851	25000	0.4851	
11	VATSAL KHETAN					AXHPK3443M
	4/1/2020	29500	0.5724			
	3/31/2021	29500	0.5724	29500	0.5724	
12	ANURAG SABOO *					AYMPS3549J
	4/1/2020	25000	0.4851			
	3/31/2021	25000	0.4851	25000	0.4851	

^{*} Not in the list of Top 10 shareholders as on 01/04/2020 The same has been reflected above since the shareholder was one of the Top 10 shareholders as on 31/03/2021.

[#] Ceased to be in the list of Top 10 shareholders as on 31/03/2021. The same is reflected above since the shareholder was one of the Top 10 shareholders as on 01/04/2020.

V. INDEBTNESS:

Indebtedness of the Company including interest outstanding/accrued but not due for payment (Amount in ₹)

	(Amount in V)			
	Secured Loans	Unsecured	Deposits	Total
	excluding	Loans		Indebtness
	deposits			
Indebtedness at the beginning of the financial year				
i. Principal Amount	10,11,56,170	Nil	Nil	10,11,56,170
ii. Interest due but not paid	Nil	16,10,406	Nil	16,10,406
iii. Interest accrued but not due	Nil	Nil	Nil	Nil
Total (i + ii + iii)	10,11,56,170	16,10,406	Nil	10,27,66,576
Change in Indebtedness during the financial year				
Addition	77,30,939	Nil	Nil	77,30,939
Reduction	48,07,887	16,10,406	Nil	64,18,293
Net Change	29,23,052	16,10,406	Nil	13,12,646
Indebtedness at the end of financial year				
i. Principal Amount	10,40,79,221	Nil	Nil	10,40,79,221
ii. Interest due but not paid	Nil	Nil	Nil	Nil
iii. Interest accrued but not due	Nil	Nil	Nil	Nil
Total (i + ii + iii)	10,40,79,221	Nil	Nil	10,40,79,221

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager: (Ar

(Amount in ₹)

SI.	Particulars of Remuneration	Name of MI	D/WTD
No.		KEDAR NATH FATEHPURIA,	MANISH FATEHPURIA,
		Managing Director	Executive Director
1	Gross Salary:		
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	6,50,000	8,70,000
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	3,00,000	Nil
	(c) Profits in lieu of salary under section 17(3) Incometax Act, 1961	Nil	Nil
2	Stock Option	Nil	Nil
3	Sweat Equity	Nil	Nil
4	Commission		
	- as % of profit	Nil	Nil
5	Others, please specify – Club membership	Nil	Nil
Total ³	* (A)	9,50,000	8,70,000
Ceilin	g as per the Act		

^{*}As per Cost to the Company

B. Remuneration of other Directors:

SI.	Particulars of Remuneration Name of Directors			tors	Total
No		Rajendra	Devesh Hansraj	Mahesh Kumar	Amount
		Khetan	Poddar	Tibrewal	
1	Independent Directors Fee for attending board /	-	-	-	-
	committee meetings				
	Total (1)	-	-	-	-
2	Other Non-Executive Directors Fees for attending board /	-	-	-	-
	committee meeting, commission, others, please specify				
	Total (2)	-	-	-	-
	Total (B) :: (1 – 2)	-	-	-	-

C. Remuneration of Key Managerial Personnel other than MD / Manager / WTD:

SI.	Particulars of Remuneration	Tapas Kumar	Khushbu Saraf
No.		Roy	Company
		CFO	Secretary
1	Gross salary		
	a) Salary as per provisions contained in Section 17 (1) of the Income Tax Act,	1,75,000	1,20,000
	1961		
	b) Value of perquisites u/s. 17 (2) of the Income Tax Act, 1961	Nil	Nil
	c) Profit in lieu of salary u/s. 17 (3) of the Income Tax Act, 1961	Nil	Nil
_ 2	Stock Option	Nil	Nil
3	Sweat Equity	Nil	Nil
4	Commission:		
	as % of profit	Nil	Nil
5	Others, please specify - Club Membership	Nil	Nil
	Total * (A)	1,75,000	1,20,000

VII. PENALTIES/ PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment Compounding Fees imposed	Authority [RD/NCLT/ Court]	Appeal made, if any (give details)
A. COMPANY					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding	-	-	-	-	-
B. DIRECTORS					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding	-	-	-	-	-
C. OTHER OFFICERS IN DEFAULT					
Penalty				-	-
Punishment	-	-	-	-	-
Compounding	-	-	-	-	-

APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL

DISCLOSURE UNDER SECTION 197 (12) READ WITH RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

1. Ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year

Sr. No.	Name of Director / Key Managerial Personnel and Designation	Remuneration during the Financial Year 2020-21	% of increase in the remuneration in the financial year 2020-21	Ratio of remuneration of each Director to median remuneration of employees
1.	Mr. Kedar Nath Fatehpuria, Managing Director	9,50,000	5.55%	2.7:1
2.	Mr. Manish Fatehpuria, Whole-time Director	8,75,000	0.00%	2.54:1
3.	Mrs. Sarika Fatehpuria, Non Executive Non Independent Director	N/A	N/A	N/A
4.	Mr. Mahesh Kumar Tibrewal, Non Executive Independent Director	N/A	N/A	N/A
5.	Mr. Prakash Khetan [®] Non Executive Non Independent Director	N/A	N/A	N/A
6.	Mr. Devesh Hansraj Poddar Non Executive Independent Director	N/A	N/A	N/A
7.	Ms. Khushbu Saraf Company Secretary	1,44,000	0%	0.42:1
8.	Mr. Tapas Kumar Roy Chief Financial Officer	1,75,000	0%	0.8:1

ii. Percentage increase in the median remuneration of employees in the financial year

The percentage increase in the median remuneration of all Non-unionised employees in the financial year 2021 was 0 %

iii. Number of permanent employees on the rolls of company

The Company had 20 permanent employees on its roll as on 31 March 2021.

iv. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration

Average percentile increase, other than managerial personnel was 10%.

v. Affirmation that the remuneration is as per the remuneration policy of the company

The remuneration is as per the remuneration policy of the Company.

SHAREHOLDERS UPDATION LETTER

REF: MBL/MANDATE-PAN/CORRESPONDENCE

Dear Shareholder,

Re : Folio No(s).

Sub : Updation of Shareholders' details in the records of the Company

Dear Sir/Madam,

We find from our records that you hold shares in our Company in the physical mode.

In this regard, we would like to bring to your kind attention, the following –

Updating Bank Mandate, PAN, and contact details

As per the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular No. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018; all listed Companies are required to maintain, in order to make payment of dividend, if declared, to the members through electronic mode, updated Bank details of the members/beneficiaries. To support the green initiative, we would also like to have your contact details including email id to communicate to you electronically for paperless and speedy communication. In this respect, you are also requested to give your consent to receive all further communication in electronic mode.

In view of this, we would request you to kindly fill up the enclosed form with your bank account details and your contact details, sign the form and arrange to dispatch the same directly to our RTA, viz M/s Maheshwari Datamatics Private Limited (UNIT: MARTIN BURN LIMITED) 23, R.N Mukherjee Road, 5th Floor, KOLKATA 700001 within 21 days of this letter. Please also provide to us with:

- 1) a copy of the PAN card of the shareholders (including joint holders) and
- 2) Original cancelled cheque leaf /attested bank passbook showing name of account holder for the above account.

Securities holders who are unable to respond to this notice and provide PAN and bank details within 180 days of the SEBI circular or have informed that the securities available in their name as per the records of RTA does not belong to them, shall be subject to enhanced due diligence by the Company.

Dematerialization of Shares

You would kindly appreciate that in line with "green initiative" by government which encourages paperless holding, the safest possible way to hold shares is in dematerialized form. In case of physical holding, there could be a chance of loss of share certificate, mutilation thereof resulting in compliance on your part, with lengthy procedural formalities in order to get the share certificates restored. Besides, if you want to pledge shares, the holding must be in demat mode. Further as per SEBI notification No SEBI/LAD-NRO/GN/2018/24 dated 8th June 2018 no sale or purchase except in case of transmission or transposition of securities will be allowed in physical form with effect from 180 days from the date of publication of the said notification in the official gazette. Therefore, we would like to suggest to you to kindly convert your shares of face value of ₹10/- each from physical mode to demat mode as it will be beneficial to you. In case you do not have any demat account, you may contact your nearest Depository Participant (DP) who will guide you in opening the same. Conversion of physical shares to dematerialized shares is a simple process.

Your kind co-operation in this matter is solicited.

Thanking you,

Yours faithfully,

For MARTIN BURN LIMITED

Sd/-

K.N Fatehpuria

Chairman and Managing Director

Encl. as above

SHAREHOLDERS UPDATION LETTER

BANK MANDATE/PAN AND EMAIL ID REGISTRATION FORM

To

MARTIN BURN LIMITED

Dear Sirs,

I/We give my/our consent to update the following details in the records of MARTIN BURN Limited and to henceforth arrange all payments and other communications by electronic means in compliance with Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

Shareholder Details		Bank Account Details of First Holder	
Folio No.		Bank Name	
Name of Shareholder(s)		Branch Address	
First Holder			
Second Holder			
Third Holder		Account No.	
PAN (First Holder)		Account Type	Savings/Current*
Email ID (First Holder)		IFSC	
Mobile No. (First Holder)		MICR Code	

^{*}Strike out whichever is not applicable

Date: Signature(s)

First holder : Second holder : Third holder :

Encl: Photocopy of PAN card duly self attested/ Original cancelled Cheque leaf/Photocopy of Bank pass book-statement duly self attested.

INDEPENDENT AUDITOR'S REPORT

To the members of Martin Burn Limited

REPORT ON THE AUDIT OF THE IND AS FINANCIAL STATEMENTS

Opinion

We have audited the accompanying IND AS financial statements of MARTIN BURN LIMITED ("the Company"), which comprise the Balance Sheet as at 31st March 2021, the Statement of Profit and Loss (including the Statement of Other Comprehensive Income) the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, its profit including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with Standards on Auditing (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements, and we have fulfilled our other responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.

INDEPENDENT AUDITOR'S REPORT

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on
 the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast
 significant doubt on the Company's ability to continue as a going concern. Our conclusions are based on the audit
 evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the
 Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by section 143 (3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;

INDEPENDENT AUDITOR'S REPORT

- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- (c) The Balance Sheet, the Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account;
- (d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- (e) On the basis of the written representations received from the directors as on March 31, 2021 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2021 from being appointed as a director in terms of Section 164(2) of the Act;
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B";
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigation on its financial position in its financial statements Refer paragraph 10 of the notes to the financial statements.
 - ii. The Company does not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which required to be transferred by the Company to the Investor Education and Protection Fund.

For **SARAF & CO.** *Chartered Accountants*Firm Registration No. 312045E
(D. P. Saraf)

Partner
Membership No. 050505
UDIN: 21050505AAAADT2063

"Martin Burn House" 3rd Floor, 1, R. N. Mukherjee Road, Kolkata – 700 001 Date: 30th June, 2021

ANNEXURE 'A' TO THE INDEPENDENT AUDITOR'S REPORT

ANNEXURE REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR INDEPENDENT AUDIT REPORT OF EVEN DATE ON THE IND AS FINANCIAL STATEMENTS OF MARTIN BURN LIMITED FOR THE YEAR ENDED 31ST MARCH, 2021.

- i) a) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment.
 - b) All the property, plant and equipment have not been physically verified by the management during the year but there is regular programme of phase-wise verification, which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. As informed, no material discrepancies were noticed on such verifications.
 - c) The title deeds of Immovable properties are held in the name of the company.
- ii) a. The inventories have been physically verified by the management at reasonable intervals during the year.
 - b. In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventory followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - c. The Company is maintaining proper records of inventory and discrepancies noticed were properly dealt with in the books of accounts.
- iii) According to the information and explanations given to us, the Company has not granted any loans secured or unsecured to companies, firms, Limited Liability Partnerships or parties covered in the register maintained under Section 189 of the Companies Act, 2013. Accordingly, paragraphs 3 clause (iii) (a), (b) & (c) of the Order are not applicable to the Company.
- iv) In our opinion and according to the information and explanations given to us, the Company has not entered into such transactions during the year which required to be complied under the provisions of section 185 and 186 of the Act, with respect to the loans, investments, guarantees and security made.
- v) The Company has not accepted any deposits from public covered under Sections 73 to 76 or any other relevant provisions of the Act and rules framed thereunder. Accordingly paragraph 3 clause (v) of the order is not applicable.
- vi) According to the information and explanations given to us, the maintenance of cost records under section 148(1) of the Act has not been prescribed and as such, paragraph 3(vi) of the Order is not applicable to the Company.
- vii) According to the information and explanations given to us, during the year, the Company has generally been regular in depositing to the appropriate authorities undisputed statutory dues including income-tax, sales-tax / value added tax, service tax, cess, goods & service tax and other statutory dues as applicable to it.
 - No undisputed amounts payable in respect of aforesaid statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
- viii) Based on our audit procedures and as per the information and explanations given by the management, we are of the opinion that the Company has not defaulted in repayment of dues to financial institution and bank. Further, the Company did not have any outstanding debentures during the year.
- ix) The Company did not raise any money by way of initial public offer or further public offer (including debt instrument) and term loans during the year. Accordingly, paragraph 3, clause (ix) of the order is not applicable.
- x) During the course of our examination of books of account carried out in accordance with generally accepted auditing practices in India, we have neither come across any incidence of material fraud by the Company or material fraud on the Company by its officers or employees nor have we been informed of any such cases by the management.
- xi) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has paid / provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V of the Act.

ANNEXURE 'A' TO THE INDEPENDENT AUDITOR'S REPORT

- xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year, hence the reporting requirements under paragraph 3 clause (xiv) are not applicable to the Company and, not commented upon.
- xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- xvi) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

"Martin Burn House" 3rd Floor, 1, R. N. Mukherjee Road, Kolkata – 700 001

Date: 30th June, 2021

For **SARAF & CO.**Chartered Accountants
Firm Registration No. 312045E
(D. P. Saraf)
Partner
Membership No. 050505

UDIN: 21050505AAAADT2063

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

Referred to in paragraph 2 (1) of, the section on "Report on Other Legal and Regulatory Requirements" of our report of even date

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of MARTIN BURN LIMITED ("the Company") as at March 31, 2021 in conjunction with our audit of the IND AS financial statements of the Company for the year then ended.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of Internal Financial Controls and both issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's Internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2020, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting Issued by the Institute of Chartered Accountants of India.

"Martin Burn House" 3rd Floor, 1, R. N. Mukherjee Road, Kolkata – 700 001

Date: 30th June, 2021

For **SARAF & CO.**Chartered Accountants
Firm Registration No. 312045E
(D. P. Saraf)
Partner
Membership No. 050505

UDIN: 21050505AAAADT2063

Martin Burn Limited _____

BALANCE SHEET AS AT 31ST MARCH, 2021

(Amount in ₹)

	Note	As at	As at
	No.	31st March, 2021	31st March, 2020
ASSETS			
Non Current Assets			
Property, Plant and Equipments	2	209,545,060	211,168,827
Capital Work In Progress	2	104,450,389	84,482,478
Financial Assets			
Loans	3	231,371,000	205,026,000
Other	4	1,220,619	1,210,848
Other Non-Current Assets	5	6,500,000	9,001,000
Total Non Current Assets		553,087,068	510,889,153
Current Assets			
Inventories	6	28,840,617	27,757,362
Financial Assets			
Trade Receivables	7	3,940,038	4,806,118
Cash and Cash Equivalents	8	14,983,585	24,002,534
Other	9	17,010,559	18,643,323
Current Tax Assets	10	10,176,024	21,995,685
Other Current Assets	11	376,115,496	402,303,373
Total Current Assets		451,066,319	499,508,395
Total Assets		1,004,153,387	1,010,397,548
EQUITY AND LIABILITIES			, ,
Equity			
Equity Share Capital	12	54,038,590	54,038,590
Other Equity	13	413,911,235	417,726,963
Total Equity		467,949,825	471,765,553
Liabilities			,,
Non Current Liabilities			
Financial Liabilities			
Borrowings	14	97,164,698	96,258,776
Other Financial Liabilities	15	181,519,519	181,384,612
Provisions	16	4,610,185	4,559,817
Deferred Tax Liabilities (Net)	17	3,488,464	3,996,797
Other Non Current Liabilities	18	234,371,609	227,199,440
Total Non Current Liabilities		521,154,475	513,399,442
Current Liabilities			0 = 0,000, 11=
Financial Liabilities			
Trade Pavables	19	436,004	574,645
Other Financial Liabilities	20	9,084,369	8,287,724
Provisions	21	653,214	653,214
Current Tax Liabilities	22	4,875,500	15,716,970
Total Current Liabilities		15,049,087	25,232,553
Total Liabilities		536,203,562	538,631,995
Total Equity & Liabilities		1,004,153,387	1,010,397,548

Significant Accounting Polices & Notes on Accounts

1

The accompanying notes are an integral part of these financial statements.

For **SARAF & CO.**

For and on behalf of Board of Directors

Chartered Accountants
Firm Registration No 312045E

Firm Registration No 312045 (D. P. Saraf)

Partner

Membership No. 050505 Place: Kolkata

Date: 30th June, 2021

Manish Fatehpuria
Executive Director

Director

Tapas Kr. Roy Chief Financial Officer **Kedar Nath Fatehpuria** *Chairman & Managing Director*

Khushbu Saraf Company Secretary

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2021

(Amount in ₹)

	Note	Year ended	Year ended
	No.	31st March, 2021	31st March, 2020
INCOME			
Revenue from Operations ::	23	2,686,503	6,419,655
Other Income	24	36,901,325	59,651,787
Total Income ::		39,587,828	66,071,442
EXPENSES			
Real Estate & Work Contract -			
Purchase & Construction Expenses	25	2,068,460	12,323,002
Changes in Inventories	26	(1,083,255)	(8,999,621)
Employees Benefit Expenses	27	16,631,398	15,735,237
Finance Cost	28	8,781,521	9,757,626
Depreciation & Amortisation Expenses	29	2,406,500	2,495,805
Other Expenses	30	16,759,435	13,287,676
Total Expenses ::		45,564,059	44,599,725
PROFIT / (LOSS) BEFORE EXCEPTIONAL ITEMS AND TAX		(5,976,231)	21,471,717
Exceptional Item : Liability no longer required written back		6,597,719	408,744
PROFIT / (LOSS) BEFORE TAX		621,488	21,880,461
Income Tax Expenses			
Current Tax		173,000	4,702,500
Deferred Tax		(508,333)	(535,521)
Dividend Tax Paid		-	529,784
Total Tax Expenses		(335,333)	4,696,763
PROFIT / (LOSS) AFTER TAX FOR CONTINUING OPERATIONS		956,821	17,183,698
PROFIT / (LOSS) FOR DISCONTINUED OPERATIONS		-	-
PROFIT / (LOSS) FOR THE YEAR		956,821	17,183,698
Other Comprehensive Income			
A (i) Items that will not be reclassified to profit or loss		-	-
(ii) Income tax relating to items that will not be reclassified to		-	-
profit or loss			
B (i) Items that will be reclassified to profit or loss		-	-
(ii) Income tax relating to items that will be reclassified to		-	-
profit or loss			
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		956,821	17,183,698
(Comprising Profit and Other Comprehensive Income for the year)			
Basic and Diluted Earning Per Share		0.19	3.33
(In ₹) Face Value ₹10/- (Note No. 9)			
Number of Equity Shares		5,153,859	5,153,859

Significant Accounting Polices & Notes on Accounts

The accompanying notes are an integral part of these financial statements.

For **SARAF & CO.** For and on behalf of Board of Directors

Chartered Accountants

Firm Registration No. 3120

Firm Registration No 312045E (D. P. Saraf)

Partner

Membership No. 050505 Place: Kolkata

Date: 30th June, 2021

Manish FatehpuriaKedar Nath FatehpuriaExecutive DirectorChairman & Managing Director

Table Ma Barre

Tapas Kr. RoyKhushbu SarafChief Financial OfficerCompany Secretary

1

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH, 2021

		For the year ended 31st March, 2021			For the year ended 31st March, 2020			
		Balance as at	Changes in	Balance as at	Balance as at	Changes in	Balance as at	
		1st April,	equity shares	31st March,	1st April,	equity shares	31st March,	
		2020	capital during	2021	2019	capital during	2020	
			the year ended			the year ended		
Α	EQUITY SHARE CAPITAL	5,15,38,590	-	5,15,38,590	5,15,38,590	-	5,15,38,590	

Parti	culars		Re	serves and Surp	olus			
		Capital Reserve	Fixed Assets Revaluation Reserve	Security Premium Reserve	General Reserve	Retained Earnings	FVOCI Equity Instrument	Total
В	OTHER EQUITY							
	Balance as at : 1st April, 2020	3,587,974	85,068,302	22,500,000	174,493,448	132,077,239	-	417,726,963
	Dividend Payment					-		-
	Income Tax Adjustments					(4,025,987)		(4,025,987)
	Depreciation Adjustments		(495,574)					(495,574)
	Fixed Assets Written Off		(250,988)					(250,988)
	Profit for the year					956,821		956,821
	Balance as at : 31st March, 2021	3,587,974	84,321,740	22,500,000	174,493,448	129,008,073	-	413,911,235
	Balance as at : 1st April, 2019	3,587,974	85,590,639	22,500,000	174,493,448	117,470,471	-	403,642,532
	Dividend Payment					(2,576,930)		(2,576,930)
	Transferred from Profit & Loss Account		(522,337)					(522,337)
	Profit for the year					17,183,698		17,183,698
	Balance as at : 31st March, 2020	3,587,974	85,068,302	22,500,000	174,493,448	132,077,239	-	417,726,963

The description of the nature and purpose of reserves within equity is as follows:

- 1. **Capital Reserve** Comprise of Capital subsidy received owning to Profit or Surplus of Revaluation Reserve on sale of assets over the original cost.
- 2. **Security Premium Reserve** Premium received on issue of equity shares credited to Security Premium Reserve, it can be utilised as per provision of Section 52 of Companies Act, 2013.
- 3. **Fixed Assets Revaluation Reserve** The old fixed assets of the company have been revalued by creating Revaluation Reserve.

The accompanying notes are an integral part of these financial statements.

For **SARAF & CO.**Chartered Accountants
Firm Registration No 312045E
(**D. P. Saraf**)

Membership No. 050505

Place: Kolkata Date: 30th June, 2021 For and on behalf of Board of Directors

Manish Fatehpuria
Executive Director

hpuria Kedar Nath Fatehpuria rector Chairman & Managing Director

Tapas Kr. Roy Chief Financial Officer Khushbu Saraf Company Secretary

Partner

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2021

		For the year ended	For the year ended
(0)		31st Mar, 2021	31st Mar, 2020
(A)	Cash Flow arising from Operating Activities	C24 400	24 250 677
	Net Profit/ (Loss) before tax	621,488	21,350,677
	Adjustments for :	2 406 500	2 777 002
	Depreciation	2,406,500	2,777,882
	Bad Debts and Advances Written off	1,084,399	-
	Recovery of Bad Debts	-	-
	Profit on sale of Fixed Assets	9,438	-
	Miscellaneous Recovery	(238,376)	(23,329,824)
	Liabilities no longer required Written Back	(6,597,719)	(408,744)
	Interest Expenses	8,781,521	9,757,626
	Interest and Other Income	(23,694,266)	(23,867,244)
	Transfer from Fixed Assets Revaluation Reserve	-	(522,337)
	Profit on Sale of Investments	-	-
	Provision for Gratuity	50,368	
	Exception Items	530,773	
	Operating Profit before Working Capital Changes	(17,045,874)	(14,241,964)
	Adjustments for :		
	Increase in Invetories & Capital Work-In-Progress	(21,051,166)	(27,757,362)
	Decrease in Trade and Other Receivables	866,080	54,765,900
	Decrease in Others (Advance & Accured Interest)	1,632,764	-
	Decrease in Current Tax Assets	11,819,661	-
	Decrease in Other Current Assets	26,187,877	
	Decrease in Trade Payables	(138,641)	(51,790,897)
	Cash generated from Operations :	2,270,701	(39,024,323)
	Refund of Taxes / (Statutory Taxes Paid)	3,300	(7,598,462)
	NET CASH FROM OPERATING ACTIVITIES :	2,274,001	(46,622,785)
(B)	Cash Flow arising from Investing Activities		
	Purchase of Fixed Assets	(2,199,506)	(760,796)
	Receipt from Sale of Fixed Assets	130,000	-
	Dividend Received	-	_
	Sale of Fixed Assets	-	-
	Miscellaneous Recovery	238,376	23,329,824
	Loans & Advances Given - Financial Assets	(23,853,771)	-,,-
	Security Deposits & Other Advances Received	7,307,076	
	Interest Received	14,163,830	16.062.641
	NET CASH FROM INVESTING ACTIVITIES	(4,213,995)	16,062,641
(C)	Cash Flow arising from Financing Activities	(4,213,393)	38,631,669
(C)	Proceeds from Issue of Shares		
	Proceeds from Borrowings	•	
	Long Term Loan (Net)	7,200,000	156,450,000

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2021

(Amount in ₹)

	For the year ended 31st Mar, 2021	For the year ended 31st Mar, 2020
Loans and Borrowings Paid Off	(5,497,433)	(133,230,165)
Interest Paid	(8,781,521)	(9,757,626)
Dividend Paid	-	(2,576,930)
NET CASH FROM FINANCING ACTIVITIES	(7,078,954)	10,885,279
NET CHANGE IN CASH AND CASH EQUIVALENTS (A+B+C)	(9,018,948)	2,894,163
CASH AND CASH EQUIVALENTS-OPENING BALANCE	24,002,533	21,108,370
CASH AND CASH EQUIVALENTS-CLOSING BALANCE	14,983,585	24,002,533

Note::

- The above cash flow statements has been prepared under the Indirect Method as set out in the Accounting Standard - on Cash Flow Statements issued by the Institute of Chartered Accountants of India.
- 2. Cash and Cash Equivalent consist of Cash and Bank Balances.
- Previous year's figures have been regrouped / rearranged where necessary.

This is the Cash Flow Statements referred to in our report of even date.

For SARAF & CO. **Chartered Accountants** Firm Registration No 312045E (D. P. Saraf) Partner Membership No. 050505

Place : Kolkata

Date: 30th June, 2021

For and on behalf of Board of Directors

Manish Fatehpuria Executive Director

Kedar Nath Fatehpuria Chairman & Managing Director

Tapas Kr. Roy Chief Financial Officer

Khushbu Saraf Company Secretary

Note 1

COMPANY OVERVIEW

Martin Burn Limited (the Company) is a Public Limited Company incorporated in India having its registered office at Kolkata, West Bengal, India. The Company is engaged in Real Estate Development and Works Contract Job.

SIGNIFICANT ACCOUNTING POLICIES

I. BASIS OF ACCOUNTING

These financial statements have been prepared in accordance with the generally accepted accounting principles in India under the historical cost convention on an accrual basis, except for certain tangible assets which are being carried at revalued amounts. Pursuant to section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014, till the Standards of Accounting or any addendum thereto are prescribed by Central Government in consultation and recommendation of the National Financial Reporting Authority, the existing Accounting Standards notified under the Companies Act, 1956 shall continue to apply. Consequently, these financial statements have been prepared to comply in all material aspects with the accounting standard notified under Section 211 (3C) [Companies (Accounting Standards), 2006, as amended] and other relevant provisions of the Companies Act, 2013.

The Ministry of Corporate Affairs (MCA) has notified the Companies (Accounting Standards) Amendment Rules, 2016 vide its notification dated 30th March, 2016. The said notification read with Rule 3(2) of the Companies (Accounting Standards) Rules, 2006 is applicable to accounting period commencing on or after the date of notification i.e., 1st April, 2016.

II. USE OF ESTIMATES

The preparation of financial statements require judgments, estimates and assumptions to be made that affect the reported amount of assets and liabilities including contingent liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between actual results and estimates are recognized in the period in which the results are known / materialsed.

III. PROPERTY, PLANT AND EQUIPMENTS

- 1. Assets are stated at cost of acquisition inclusive of taxes, freight, borrowing cost and other incidental expenses related to acquisition / installation except in case of revaluation of such assets where it is stated at the value determined on revaluation.
- 2. Assets given on lease are stated at cost less accumulated depreciation.
- 3. Assets acquired under Lease Finance are recognized at lower of fair value or present value of minimum lease payments.

IV. DEPRECIATION AND AMORTISATION

- Depreciation on fixed assets including revalued assets is provided on "Written Down Value Method" at the rates, specified in Schedule II of the Companies Act, 2013. Additional depreciation for the period attributable to the revalued assets is transferred to the credit of Profit and Loss Account by debiting Fixed Assets Revaluation Reserve.
- 2. Depreciation on assets given on lease is provided over the 'Primary Lease Period' on the basis of internal rate of return implicit in the lease or on written down value method at the rates specified in schedule II of the Companies Act, 2013, whichever is higher.
- 3. Leasehold land is amortized over the period of the lease in equal instalments.

V. INVENTORIES

Inventories are valued as under:

Work-in-progress - At cost or cost plus profit, where appropriate, depending upon the stage of completion and / or as per the terms of the contract. Cost includes direct material, cost of labour and other general administrative expenses.

VI. TAXATION

Income tax expense comprises of Current tax and Deferred tax charge or credit. Provision for current tax is made on the assessable income at the tax rate applicable to the relevant assessment year in accordance with the Income Tax Act, 1961. The Deferred Tax Assets and Deferred Tax Liability is calculated by applying tax rate and tax laws that have been enacted or substantively enacted by the Balance Sheet date. Deferred Tax Assets arising mainly on account of brought forward losses and unabsorbed depreciation under tax laws, are recognized only if there is a virtual certainity of its realization, supported by convincing evidence. Deferred Tax Assets on account of other timing differences are recognised only to the extent there is a reasonable certainity that the assets can be realized in future.

VII. REVENUE RECOGNITION

- i) The company is mainly engaged in construction/development of properties- some on behalf of others as developer / contractor and some on own account for eventual sale. Profit on construction / development of properties on Works Contract basis is accounted for according to the stage of completion and in case of properties developed on own account, only on handing over possession.
- ii) Other revenue is recognized on completion of sale of assets and rendering of services.
- iii) Lease rentals are recognized as income throughout the period on accrual basis as per lease agreement.
- iv) Dividend income is recognized on receipt basis.
- v) Interest on loans / advances is normally recognized on accrual basis. In case of default, the same is recognized on receipt basis.
- vi) Rental income from tenants is recognized on accrual basis.

VIII. RETIREMENT BENEFITS

- i) Gratuity is provided in the books of accounts on accrual basis based on actuarial valuation.
- ii) Leave encashment liability is provided in the books of accounts on accrual basis based on actuarial valuation.

IX. BORROWING COST

Borrowing cost attributable to the acquisition or construction of qualifying assets are included in cost of such assets. A qualifying asset is one that necessarily takes a substantial period of time to get ready for its sale / intended use. All other borrowing costs are recognized as an expense in the period these are incurred.

X. CONTINGENT LIABILITY

Full disclosure is made in the accounts of any contingent liability. Provision for the same is however made when such liability crystallizes.

NOTES ON ACCOUNTS

- 1. (a) The amount of rent payable by the company to Kolkata Port Trust in respect of Kidderpore Stock Yard is under dispute and the matter is sub-judice with the Hon'ble District Judge, Alipore Judges Court, Kolkata. The Company had been paying rent to Kolkata Port Trust at the demanded rate without prejudice since February, 2007 by cheque, which had since been accepted by Kolkata Port Trust and duly encashed till July, 2011, when the outstanding came down to ₹ 60,271,803.
 - In the month of August, 2011 Port Trust revised their demand for Rent upwardly to ₹ 765,315 per month as against their earlier demand of 419,640 per month. The Company, thereafter, stopped paying the rent and submitted before the Hon'ble Court for inclusion of this matter in the original petition. Hence, no further provision for rent from August, 2011 has been made in the accounts.
 - (b) Similarly, the company hiked the rent and service charges on the tenants at the above premises w.e.f. August, 2011, which was disputed by the tenants. No rent / service charges from August, 2011 has been received from the tenants and hence, has not been accounted for. The matter is under sub-judice.

- 2. Certain credit balances in various liabilities account lying unclaimed over a period of time have been reviewed by the management and being satisfied about the remote possibility of their claims, have written back the same aggregating to ₹ 6,597,719 in the account.
- 3. Remuneration paid / payable to Whole time Directors:

	2020-2021	2019-2020
	₹	₹
Remuneration	2,420,000	1,770,000
Contribution to provident fund	75,600	75,600
	2,495,600	1,845,600

- 4. Year end balance confirmation letters from some parties in respect of Sundry Debtors, Advances (both debit & credit), Sundry Creditors, Security Deposits etc. were obtained. Steps are being taken by the company for obtaining the same, from the rest of the parties.
- 5. None of the suppliers informed the company that they are small-scale industrial undertakings. Accordingly, particulars of indebtedness to such undertakings as on March 31, 2021, are not furnished.
- 6. Sales:

	2020-2021 March 31, 2021	2019-2020 March 31, 2020
	₹	₹
a. Construction/Property Development (Net of returns)	-	3,854,819
b. Services	2,686,503	2,564,836
	2,686,503	6,419,655

- 7. The provisions of Employees State Insurance Act, 1948 are applicable to the Company.
- 8. Disclosures in accordance with IND AS-19 on "Employees Benefit":
 - a. **Gratuity**: The company is in the process of creating of Gratuity Fund as required under A.S.15 of I.C.A.I. Pending funding, adequate provision towards gratuity liabilities has been made in the accounts on the basis of Actuarial Valuation.
 - b. **Provident Fund & Pension Fund**: The company makes contribution towards Employees Provident Fund to Employees Provident Fund Authority of India (Govt. of India), on monthly basis in accordance to the government norms.
- 9. The company acquired a piece of land under lease agreement for 99 years in the year 1992-1993 from M/s. The East India Hotels Ltd., Kolkata, at a cost of ₹ 23,785,726/-.
 - In compliance with the Accounting Standard issued by the ICAI, the company has annually amortized the cost of the lease over the lease period. i.e., 99 years equally.
 - Hence an amount of ₹240,260/- has been charged to the Profit & Loss Account under Depreciation & Amortization.
- 10. The company has received an amount of ₹ 70,000,000/- from M/s. GSG Builders Pvt. Ltd. on account of advance against property at Kolkata, under certain terms and conditions, mentioned in the MOU. The said M/s. GSG Builders Pvt. Ltd. filed a suit before the Hon'ble District Court, Alipore, 24 Parganas (S), against the company, for non fulfillment of the terms and conditions mentioned in the MOU The matter is sub-judice.

11. Earnings Per Share:

	2020-2021 March 31, 2021 ₹	2019-2020 March 31, 2020 ₹
Profit/ (Loss) after taxation as per Profit & Loss Account	956,821	17,183,698
Weighted average number of Equity Shares outstanding	5,153,859	5,153,859
Basic and diluted earnings per share in Rupees (face value – ₹ 10/- each)	0.19	3.33

12. Income and direct expenses in relation to segments is categorised based on items that are individually identifiable to that segment. Certain expenses such as staff related expenses, travelling, telephones etc., which form a significant component of total expenses, are not specifically allocable to particular segments as the underlying services are used interchangeably. The Company believes that it is not practicable to provide segment disclosures relating to these costs and expenses, and accordingly these expenses are separately disclosed as "unallocated" and directly charged against total income. Similarly depreciation is not specifically allocable to particular segments.

	Construction/ Property Development Business	Rent and its related activities	Total 2020-2021
	Amt. (₹)	Amt. (₹)	Amt. (₹)
Segment Revenue	-	15,739,186	15,739,186
Less: Segment Expenses	(985,205)	(15,675,036)	(16,660,241)
Segment Results	(985,205)	64,150	(921,055)
Less: Unallocated corporate expenses net of unallocated income			(16,631,398)
Less: Depreciation & Amortisation			(2,406,500)
Operating Profit / (Loss)			(19,958,953)
Less: Bad Debts and Advances written off			(1,084,399)
Add : Liabilities written back			6,597,719
Profit / (Loss) before Interest and taxation			(14,445,633)
Less : Interest expenses			(8,781,521)
Add : Interest / Dividend Income			23,694,266
Add : Other Income			154,376
Net Profit before tax			621,488
Less: Excess Provision for Income Tax written back (includes deferred tax and dividend tax paid)			335,333
Net Profit / (Loss) after tax			956,821

13. RELATED PARTY DISCLOSURES

1. OTHER RELATED PARTIES WITH WHOM THE COMPANY HAD TRANSACTIONS ETC

Key Management Personnel

Kedar Nath Fatehpuria – Chairman & Managing Director

Manish Fatehpuria – Director

DISCLOSURE OF TRANSACTIONS BETWEEN THE COMPANY AND RELATED PARTIES AND THE STATUS OF OUTSTANDING BALANCES AS ON MARCH 31, 2021.

SI.	Particulars	Details of tr	ansactions	Amount
No.		Enterprises where control exists	Key Management Personnel & Relatives ₹	Outstanding as on 31.03.2021.
1.	Remuneration to Key Management Personnel –			
	Chairman & Managing Director - Mr. Kedar Nath Fatehpuria	Nil	950,000	Nil
	Director – Mr. Manish Fatehpuria	Nil	8,70,000	Nil

- 14. Total amount of Bank Guarantee obtained from The Federal Bank Ltd. towards Security Deposit for CESC Ltd., stood at ₹ 4,207,126/- as on 31.03.2021.
- 15. With regard to management's evaluation of uncertainty arising due to the outbreak of COVID-19 pandemic and its impact on the Company's operation and on the financial results of the Company as at and the year ended 31st March, 2021. The impact of these uncertainties on the Company's operation is significantly dependent on future conditions of Indian market and situation.
- 16. Previous year's figures have been regrouped, recast and rearranged wherever necessary.

Note 2 Property, Plant and Equipments											
	(ORIGINAL COST	/ REVALUATIO	V	DEPRECIATION					NET BLOCK	
	As at 1st	Additions	Sale/	As at 31st	As at 1st April	Applicable	Amortisation	For the year	Total upto	Written Down	Written Down
	April 2020	during the	Adjustments	March 2021	2020	to Sales/			31st March	Value as at	Value as at 31st
		year	during the			Adjustments			2021	31st March,	March, 2020
			year			during the				2021	
						year					
A :: TANGIBLE ASSETS											
Freehold Land	157,066,355			157,066,355	-					157,066,355	157,066,355
Freehold Buildings	108,260,612			108,260,612	77,854,757			1,384,430	79,239,187	29,021,425	30,405,855
Leasehold Land	23,785,726			23,785,726	6,727,277		240,260		6,967,537	16,818,189	17,058,449
Leasehold Land and Buildings	7,336,858		5,807,036	1,529,822	5,994,129	5,086,654		116,762	1,024,237	505,585	1,342,729
Plant and Machinery	20,179,372	60,903	2,617,944	17,622,331	16,977,519	2,583,378		423,963	14,818,104	2,804,227	3,201,853
Furniture and Fittings	6,513,298	-	4,319,383	2,193,915	4,961,620	4,292,570		371,289	1,040,339	1,153,576	1,551,678
Vehicles	2,291,645	2,138,603	139,438	4,290,810	1,749,737	-		365,370	2,115,107	2,175,703	541,908
Adjustment on a/c. fraction	-				-			-			-
Total (A)	325,433,866	2,199,506	12,883,801	314,749,571	114,265,039	11,962,602	240,260	2,661,814	105,204,511	209,545,060	211,168,827
B :: CAPITAL WORK IN PROGRESS	84,482,478	19,967,911		104,450,389	-	-	-	-		104,450,389	84,482,478
Total (B)	84,482,478	19,967,911	-	104,450,389	-		-	-		104,450,389	84,482,478
Total (A+B)	409,916,344	22,167,417	12,883,801	419,199,960	114,265,039	11,962,602	240,260	2,661,814	105,204,511	313,995,449	295,651,305
Previous Year	407,050,708	2,865,636	-	409,916,344	111,246,897	-	240,260	2,777,882	114,265,039	295,651,305	-

Note 3 FINANCIAL ASSETS :: LOANS					
	As at	As at			
	31st March, 2021	31st March, 2020			
(Unsecured, Considered Good)					
Loans to Bodies Corporate	133,071,000	125,026,000			
Loans to Others	98,300,000	80,000,000			
	231,371,000	205,026,000			

Note 4 FINANCIAL ASSETS :: OTHERS					
	As at	As at			
	31st March, 2021	31st March, 2020			
(Unsecured, Considered Good)					
Security Deposit	1,220,619	1,210,848			
	1,220,619	1,210,848			

Note 5 OTHER NON-CURRENT ASSETS					
	As at				
	31st March, 2021	31st March, 2020			
Other Advances	6,500,000	9,001,000			
	6,500,000	9,001,000			

Note 6 INVENTORIES				
As at				
	31st March, 2021	31st March, 2020		
Work - In - Progress	28,840,617	27,757,362		
	28,840,617	27,757,362		

Note 7 TRADE RECEIVABLES						
	As at 31st March, 2021	As at 31st March, 2020				
(Unsecured, Considered Good)						
Trade Receivables	3,940,038	4,806,118				
	3,940,038	4,806,118				

Note 8 CASH AND CASH EQUIVALENTS					
	As at	As at			
	31st March, 2021	31st March, 2020			
Cash and Cash Equivalents					
Cash in Hand	12,601	15,377			
Bank Balances					
In Current Accounts	6,184,082	1,437,906			
In Fixed Deposit Accounts	8,786,902	22,549,251			
	14,983,585	24,002,534			

Note 9 FINANCIAL ASSETS :: OTHERS					
	As at	As at			
	31st March, 2021	31st March, 2020			
Advance to Employees	236,900	243,600			
Interest Accured on Loans					
To Bodies Corporate	12,755,548	14,222,376			
To Others	3,927,231	3,778,144			
On Deposits	90,880	399,203			
	17,010,559	18,643,323			

Note 10 CURRENT TAX ASSETS					
	As at				
	31st March, 2021	31st March, 2020			
Current Tax	10,176,024	21,995,685			
	10,176,024	21,995,685			

Note 11 OTHER CURRENT ASSETS					
	As at	As at			
	31st March, 2021	31st March, 2020			
Advance to Suppliers	20,000	233,000			
Other Advances	29,348,305	46,982,182			
Trade Advances	346,747,191	355,088,191			
	376,115,496	402,303,373			

(Amount in ₹)

Note 12	SHARE CAPITAL ::		
	Particulars	As at 31st March, 2021	As at 31st March, 2020
Authorise	Authorised :		515t Warch, 2020
1,000	5% Redeemable Preference Shares of ₹ 100 each	1,00,000	1,00,000
59,90,000	Equity Shares of ₹ 10 each	5,99,00,000	5,99,00,000
		6,00,00,000	6,00,00,000
Issued, Su	bscribed and Fully Paidup :		
51,53,859	Equity Shares of ₹ 10 each	5,15,38,590	5,15,38,590
	As at 31.03.2021 - 5,153,859 Shares)		
	Share Forfeiture Account	25,00,000	25,00,000
		5,40,38,590	5,40,38,590

a Reconciliation of Number of Shares and amount outstanding:

	Particulars		31st March, 2021		31st March, 2020	
			Amount (₹)	No. of Shares	Amount (₹)	
Bala	nce at the beginning and end of the year	5,153,859	5,15,38,590	51,53,859	5,15,38,590	
b The details of Shareholders holding more than 5% Shares :						
SI.	Name of Shareholder	31st Mai	ch, 2021	31st March, 2020		
No.		%	No. of Shares	%	No. of Shares	
1	Mr. Kedar Nath Fatehpuria	33.93%	1,748,521	33.93%	1,748,521	
2	Mr. Sunil Fatehpuria	10.28%	530,000	10.28%	530,000	
3	Mr. Manish Fatehpuria	8.90%	458,441	8.90%	458,441	

Note 13 OTHER EQUITY								
		Re	serves and Sui	plus		FVOCI		
Particulars	Capital	Fixed Assets	Security	General	Retained	Equity		
	Reserve	Revaluation	Premium	Reserve	Earnings	Instrument		
		Reserve	Reserve					
Balance as at: 1st April, 2020	3,587,974	85,068,302	22,500,000	174,493,448	132,077,239	-	417,726,963	
Dividend Payment					-		-	
Income Tax Adjustments					(4,025,987)		(4,025,987)	
Depreciation Adjustments		(495,574)					(495,574)	
Fixed Assets Written Off		(250,988)					(250,988)	
Profit for the year					956,821		956,821	
Balance as at: 31st March, 2021	3,587,974	84,321,740	22,500,000	174,493,448	129,008,073	-	413,911,235	
Balance as at: 1st April, 2019	3,587,974	85,590,639	22,500,000	174,493,448	117,470,471	-	403,642,532	
Dividend Payment					(2,576,930)		(2,576,930)	
Transferred from Profit & Loss Account		(522,337)					(522,337)	
Profit for the year					17,183,698		17,183,698	
Balance as at : 31st March, 2020	3,587,974	85,068,302	22,500,000	174,493,448	132,077,239	-	417,726,963	

The description of the nature and purpose of reserves within equity is as follows:

- 1. Capital Reserve Comprise of Capital subsidy received owning to Profit or Surplus of Revaluation Reserve on sale of assets over the original cost.
- 2. Security Premium Reserve Premium received on issue of equity shares credited to Security Premium Reserve, it can be utilised as per provision of Section 52 of Companies Act, 2013.
- 3. Fixed Assets Revaluation Reserve The old fixed assets of the company have been revalued by creating Revaluation Reserve.

(Amount in ₹)

Note 14 NON CURRENT BORROWINGS			
Particulars	As at 31st March, 2021	As at 31st March, 2020	
Secured			
Term Loans from Bank			
Kotak Mahindra Bank	95,666,308	95,959,425	
Term Loans from Financial Institutions			
Volkswagen Finance Pvt. Ltd.	114,421	299,351	
Kotak Mahindra Prime Limited	1,383,969	-	
	97,164,698	96,258,776	

Terms of Borrowings

	Terms of Repayment	Month in which last installment	Prevailing Interest Rate per Annum (%)	Balance as at 31st March, 2021	Balance as at 31st March, 2020
	пераушен	is due	nace per Annum (70)	313t Waren, 2021	313t Waren, 2020
Secured					
Rupee Term Loan from Bank					
Kotak Mahindra Bank - LRD	Monthly	Dec, 2030	8.35%	67,029,009	70,281,033
Kotak Mahindra Bank - LAP	Monthly	Jun' 2029	8.35%	24,051,562	25,678,392
Kotak Mahindra Bank - WCTL	Monthly	Sept' 2024	8.00%	4,585,737	-
Rupee Term Loans from Financial Institutions					
Volkswagen Finance Pvt. Ltd.	Monthly	Oct, 2022	8.56%	114,421	299,351
Kotak Mahindra Prime Limited	Monthly	Nov, 2025	7.50%	1,383,969	-
Total				97,164,698	96,258,776

Note:

- 1. Term Loan from Kotak Mahindra Bank are secured by Lease of a portion of Martin Burn House.
- 2. Term Loan from Volkswagon Finance Pvt. Ltd. are secured by hypothecation of Motor Car No. WB-02-AM-0077.
- 3. Term Loan from Kotak Mahindra Prime Ltd. are secured by hypothecation of Motor Car No. WB-02-AQ-5171.

Note 15 OTHER NON-CURRENT FINANCIAL LIABILITIES		
	As at	As at
	31st March, 2021	31st March, 2020
Security Deposits	181,519,519	179,774,206
Interest Accrued & due	-	1,610,406
	181,519,519	181,384,612

Note 16 NON-CURRENT PROVISIONS		
	As at	As at
	31st March, 2021	31st March, 2020
Provisions for Employee Benefits		
Gratuity	4,610,185	4,559,817
	4,610,185	4,559,817

Note 17 DEFERRED TAX LIABILITIES (NET)				
Particulars		As at 31st March, 2021	As at 31st March, 2020	
Deferred Tax Liabilities				
Depreciation		4,817,491	5,461,083	
Deferred Tax Assets				
Gratuity Provision 1	,160,384		1,268,541	
Provision for Leave Encashment	164,414		181,724	
Provision for Bonus	4,229	1,329,027	14,021	
Deferred Tax Liabilities (Net)		3,488,464	3,996,797	

Note 18 OTHER NON CURRENT LIABILITIES		
	As at	As at
	31st March, 2021	31st March, 2020
Advance from Customers	108,424,010	108,745,221
Statutory dues	21,098,363	22,185,002
Others	104,849,236	96,269,217
	234,371,609	227,199,440

Note 19 TRADE PAYABLE		
	As at	As at
	31st March, 2021	31st March, 2020
Sundry Creditors - Good	436,004	574,645
	436,004	574,645

Note 20 OTHER CURRENT FINANCIAL LIABILITIES			
	As at	As at	
	31st March, 2021	31st March, 2020	
Current Maturity on Non-Current Financial Borrowings			
Term Loans from Bank			
HDFC Bank	-	38,189	
Kotak Mahindra Bank - LRD	3,252,024	2,554,824	
Kotak Mahindra Bank - LAP	2,347,155	2,134,568	
Kotak Mahindra Bank - WCTL	814,263	-	
Term Loans from Financial Institutions			
Volkswagon Finance Pvt Ltd	184,931	169,811	
Kotak Mahindra Prime Limited	316,150	-	
Loans from Bodies Corporate	-	-	
Interest Accrued but not due on borrowings	-	-	
Others	2,169,846	3,390,332	
	9,084,369	8,287,724	

Note 21 CURRENT PROVISIONS		
	As at 31st March, 2021	As at 31st March, 2020
Employee Benefits		
Compensated Absences	653,214	653,214
	653,214	653,214

Note 22 CURRENT TAX LIABILITIES		
	As at	As at
	31st March, 2021	31st March, 2020
Current Tax	4,875,500	15,716,970
	4,875,500	15,716,970

Note 23 REVENUE FROM OPERATIONS ::		
	As at 31st March, 2021	As at 31st March, 2020
Sale of Real Estate & Works Contract		
Works Contract	-	3,854,819
Traded Goods	-	-
Other Operating Revenue		
Sale of Services	2,686,503	2,564,836
	2,686,503	6,419,655

Note 24 OTHER INCOME		
	As at	As at
	31st March, 2021	31st March, 2020
Interest on Loan to Companies & Others & Deposits	23,694,266	23,867,244
(TDS : Rs. 18,45,322; Previous Year : Rs. 22,04,637)		
Rent Received	12,968,683	12,454,719
Recovery of Maintenance Charges	84,000	117,000
Miscellaneous Income	154,376	23,212,824
	36,901,325	59,651,787

Note 25 REAL ESTATE & WORK CONTRACT - PURCHASE & CONSTRUCTION EXPENSES				
	As at	As at		
	31st March, 2021	31st March, 2020		
Construction Materials, Labour, Development & Other expenses	2,068,460	12,323,002		
(including payment of Contractors)				
Traded Goods	-	-		
Loss in Traded Goods	-		-	-
	2,068,460	12,323,002		

Note 26 CHANGES IN INVENTORIES			
	As at 31st March, 2021	As at 31st March, 2020	
Opening Stock::			
Work in Progress 27,757,362	27,757,362	18,757,741	
Finished Constructions			
Closing Stock::			
Work in Progress 28,840,617	28,840,617	27,757,362	
Finished Constructions			
(Increased) / Decreased	(1,083,255)	(8,999,621)	

Note 27 EMPLOYEES BENEFIT EXPENSES		
	As at	As at
	31st March, 2021	31st March, 2020
Salaries, Wages, Bonus and Payments to Retainers	15,809,018	14,745,557
Contribution to Provident and other funds	162,432	221,072
Worker and Staff Welfare Expenses	609,580	415,951
Gratuity	50,368	352,657
	16,631,398	15,735,237

Note 28 FINANCE COST ::			
		As at	As at
		31st March, 2021	31st March, 2020
Interest on Term Loan & Bank Overdraft		8,692,959	9,533,324
Interest on Car Loan	78,500		63,958
Interest on Others	10,062	88,562	160,344
		8,781,521	9,757,626

Note 29 DEPRECIATION & AMORTISATION EXPENSES ::			
		As at	As at
		31st March, 2021	31st March, 2020
Gross Depreciation	2,912,802		2,777,882
Less :: Revaluation Reserves Depreciation	746,562	2,166,240	(522,337)
Amortisation Expenses		240,260	240,260
		2,406,500	2,495,805

		As at	As at
		31st March, 2021	31st March, 2020
Rent		687,715	515,004
Power & Fuel		228,476	831,633
Repair & Maintenance			
Building	2,420,695		676,530
Plant & Machinery	239,515		409,628
Others	2,214,630	4,874,840	2,164,673
Advertisement		164,640	345,176
Insurance		202,896	76,318
Rates & Taxes		1,195,906	180,831
Travelling Expenses		337,173	436,670
Postage & Telephone Charges		69,691	413,992
Bank Charges		16,036	16,006
Printing & Stationary		73,409	488,395
Brokerage & Commission		1,171,296	500,000
Auditors Remuneration			
Statutory Audit Fees	2,10,000		210,000
Tax Audit Fees	30,000		30,000
Other Services	70,000	310,000	70,000
Professional Fees		2,554,705	2,397,127
Donation		1,713,000	1,776,000
Bad Debts Written Off		1,084,399	-
Listing & Filing Fees		329,100	309,544
Loan Processing / Pre Clouser Charges		4,000	460,821
Bank Guarantee Charges		23,264	51,967
Loss on Sale of Fixed Assets		9,438	-
Fixed Assets Written Off		530,773	-
Miscellaneous Expenses		1,178,678	927,361
		16,759,435	13,287,676

NOTES

