

GUJARAT PETROSYNTHESE LIMITED

Reg. Off: No.24, II Main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru-560 048.

Ph: 91 - 80 - 28524133

E-mail: info@gpl.in, Website: www.gpl.in

CIN No. L23209KA1977PLC043357









Date: July 18, 2024

To, **BSE Limited,**1st Floor, Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai-400001

Scrip Code: 506858

Subject: Annual Report along with the Annual General Meeting ("AGM") Notice of the Company for the Financial Year 2023-24 pursuant to Regulation 30 and Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time ("Listing Regulations")

Dear Sir/Madam,

We are pleased to inform that, the 47th Annual General Meeting ("AGM") of Gujarat Petrosynthese Limited ("the Company") will be held on Friday, August 9, 2024 at **11:00 A.M. (IST)** through VC/OAVM and the venue of the AGM shall be deemed to be the Registered Office of the Company at No. 24, II Main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru-560048. The meeting is in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular no. 09/ 2023 dated September 25 2023 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In terms of the provisions of Regulation 30 and Regulation 34(1) of the Listing Regulations, the Annual Report of the Company along with the Notice of the 47th AGM together with the explanatory statement and other Statutory Reports for the Financial Year 2023-24 is enclosed herewith.

Further, in accordance with the aforesaid MCA and SEBI Circulars, the Notice of the AGM along with the Annual Report is being sent only by electronic mode to those Shareholders whose email addresses are registered with the Company/ Depository Participants. The Annual Report together with the Notice of the AGM is being dispatched to the Shareholders today, i.e., July 17, 2024.

GPL

GUJARAT PETROSYNTHESE LIMITED

Reg. Off: No.24, II Main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru-560 048.

Ph: 91 - 80 - 28524133

E-mail: info@gpl.in, Website: www.gpl.in

CIN No. L23209KA1977PLC043357









In terms of Regulation 46 of the Listing Regulations, the said Annual Report is also available on the website of the Company, i.e., www.gpl.in.

Further, in terms 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 the SEBI Listing Regulations, the Company is providing the facility to its Members to exercise their right to vote by electronic means on any or all of the businesses specified in the Notice convening the 47th AGM of the Company, through remote e-Voting services of Central Depository Services Limited ("CDSL") as well as e-Voting during the AGM. The e-Voting instructions and the process to join meeting through VC/ OAVM is set out in the AGM Notice.

The Annual Report contains the information to be given and disclosures required to be made in terms of Regulation 34(2) and 34(3) of the SEBI Listing Regulations.

We request you to take the same on your records.

Thanking you,

For Gujarat Petrosynthese Limited

Urmi N. Prasad Joint Managing Director

DIN: 00319482

Address: 8-2-417/301, Mount Kailash, Road No. 4, Banjara Hills, Hyderabad-50003

Place: Hyderabad Date: July 18, 2024

GUJARAT PETROSYNTHESE LIMITED



FORTY SEVENTH ANNUAL REPORT 2023-24



BOARD OF DIRECTORS Ms Urmi Nuthakki Prasad (DIN:00319482) Joint Managing Director & CFO

Ms. Charita Thakkar (DIN:00321561)

Mr. Rajesh Shirish Parikh (DIN:08258755)

Mr. Phiroz Munshi (DIN:10256513)

Joint Managing Director

Independent Director

Mr. Nuthakki Rajender Prasad (DIN:00145659) Non-Executive Non-Independent Director

Mr. Raghu Venkataraman (DIN:02012383) (Retired on 31.3.2024)
Mr. Moreshwar Digambar Garde (DIN:00689103)(Retired on 31.3.2024)

BANKERS Axis Bank Limited

State Bank of India Canara Bank Bank of Baroda

AUDITORS M/s Dayal and Lohia

Mumbai

SECRETARIAL M/s J J Gandhi & Company,

AUDITOR Vadodara

COMPANY SECRETARY Mr. Sagar Pahariya

& COMPLIANCE OFFICER

REGD OFFICE No, 24, II Main, I Phase, & Doddanekkundi Industrial Area,

WORKS Mahadevapura Post, Bengaluru 560048

Phone: 080 28524133

Email: info@gpl.in secretarial@gujaratpetrosynthese.com

HEAD OFFICE 718, 7th Floor, Ecstasy, City of Joy,

J S D Road, Mulund West, Mumbai 400080

Phone: 022 25600181

REGISTRAR AND BigshareServices Pvt Ltd.

TRANSFER AGENTS S6-2, 6th floor Pinnacle Business Park,

Next to Ahura Centre, Mahakali Caves Road,

Andheri (East) Mumbai - 400093 Board No. : 022-62638200

Email:investor@bigshareonline.com

CIN No. L23209KA1977PLC043357

The above disclosure has been given in accordance with Section 158 of Companies Act 2013, and reference of any of the above directors made in this document be read along with the above disclosure of their respective Director Identification Numbers.



NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the Forty Seventh (47th) Annual General Meeting of the Members of Gujarat Petrosynthese Limited ("the Company") will be held on Friday, August 9, 2024 at 11.00 A.M. through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAVM"). The venue of the AGM shall be deemed to be the Registered Office of the Company at No. 24, Il Main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru-560048 and the proceedings of the AGM shall be deemed to be made thereat, to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended March 31, 2024, along with the Report of the Board of Directors' and Auditors' thereon.
- 2. To appoint Ms. Urmi Prasad as a Director, who retires by rotation and being eligible, offers herself for re-appointment.

SPECIAL BUSINESS:

3. To approve the continuation of directorship of Mr. Phiroz Munshi (DIN: 10256513), Non-Executive Independent Director of the Company, who will attain the age of the seventy-five (75) years in this Financial Year and to pass the following resolution with or without modification(s) as a Special Resolution:

"RESOLVED THAT pursuant to provisions of Regulation 17(1A) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR Regulations"), other applicable provisions, if any of the Companies Act, 2013 and the applicable Rules/ Regulations made thereunder (including any statutory modification(s) or re-enactment(s) amendment(s) thereof for the time being in force), the consent of the members of the Company be and is hereby accorded for the continuation of directorship of Mr. Phiroz Munshi (DIN: 10256513), Non-Executive Independent Director of the Company till the expiry of his term, notwithstanding that he will attain the age of seventy-five (75) years on February 13, 2025.

RESOLVED FURTHER THAT the Board of Directors, be and are, hereby authorised to take such steps, in relation to the above and to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution.

Regd. Office: 24, II main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru- 560 048 CIN: L23209KA1977PLC043357

Website: www.gpl.in; Email: info@gpl.in

Tel: 080-28524133

Date: July 17, 2024

By Order of the Board of Directors
For Gujarat Petrosynthese Limited

(Urmi N. Prasad) Joint Managing Director DIN: 00319482



NOTES:

- 1. Pursuant to Ministry of Corporate Affairs ("MCA") has vide Circular No. 14/2020 dated April 8, 2020, CircularNo.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular no.09/2023 dated September 25, 2023 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 (collectively referred to as "SEBI Circulars") and all other relevant circulars issued from time to time, permitted the holding of AGM through VC/ OAVM, without physical presence of the Members at a common venue. Hence, in compliance with the Circulars, the AGM of the Company is being held through VC/ OAVM without the physical presence of the Members. The proceedings of the AGM will be deemed to be conducted at the Registered Office of the Company which shall be the deemed venue of the AGM.
- 2. The Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013 ('the Act') relating to the Special Business under Item No. 3, to be transacted at the Annual General Meeting ('AGM' / 'Meeting') is annexed hereto
- 3. Pursuant to the provisions of the Act, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 4. In line with MCA Circulars read with circulars issued by Securities Exchange Board of India (SEBI) vide SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 (hereinafter referred to as "SEBI Circular for AGM"), the Notice of the 47th AGM along with the Annual Report for FY 2023-24 is being sent only through electronic mode to those members whose e-mail addresses are registered with the Company's Registrar & Share Transfer Agents, Bigshare Services Private Limited ("RTA") / Depositories. Hard copies shall be sent to those members who shall request for the same.
- 5. Institutional investors, who are members of the Company, are encouraged to attend the 47th AGM of the Company through VC/ OAVM mode and vote electronically. Corporate members are required to send a scanned copy (PDF/ JPG Format) of the Board Resolution/ Power of Attorney authorizing its representatives to attend and vote at the AGM through VC / OAVM on its behalf pursuant to Section 113 of the Act. The said Resolution/ Authorization shall be sent to the Scrutinizer by email through its registered email address to jjgandhics@gmail.comwith a copy marked to helpdesk.evoting@cdslindia.com
- All the documents referred to in the accompanying notice and Explanatory Statement, shall be made available for inspection through electronic mode, basis the request being sent on secretarial@gujaratpetrosynthese.com
- 7. In case of joint holders, only such joint holder who is higher in the order of names will be entitled to vote at the AGM.
- SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in securities market.
 Members are, therefore, requested to submit their PAN to their Depository Participant(s) with whom they are maintaining their Demat Accounts.
- 9. Shareholders desirous of receiving communication from the Company in electronic form, may register their email address with their respective depository participant. Further, shareholders are also requested to approach their depository participant to register their e-mail address in their demat account details as per the process defined by the respective depository participant. Members, who hold shares in physical form are requested to provide their email addresses to the M/s. Bigshare Services Private Limited sending an e-mail at investor@bigshareonline.com or to the Company at secretarial@gujaratpetrosynthese.com.
- 10. As per the provisions of Section 72 of the Act, the facility for making nominations is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. The said form can be downloaded from the Company's website https://gpl.in/resources.php. Members are requested to submit the said details to their DP in case the shares are held by them in electronic form and to investor@bigshareonline.com, in case the shares are held in physical form. Further, Members desiring to opt out/ cancel the nomination and to record a fresh nomination, are requested to submit Form ISR-3 (in case of shares held in physical form) or SH-14 (in case of shares held in electronic mode.



- 11. SEBI has mandated listed companies to issue securities in dematerialized form only, while processing service requests for issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/ exchange of securities certificate; endorsement; sub- division/splitting of securities certificate; consolidation of securities certificates / folios; and transmission and transposition. In this regard, members are requested to make requests in Form ISR 4. It may be noted that the service request can be processed only, if the respective folio is KYC Compliant.
- 12. Members holding shares in physical form, in identical order of names, in more than one folio are requested to send to the Company or the RTA, the details of such folios together with the share certificates for consolidating their holdings in one folio. A consolidated share certificate will be issued to such Members after making requisite changes.
- 13. Relevant documents referred to in the Notice, Register of Directors / Key Managerial Personnel (KMP) and their shareholding maintained under Section 170 of the Companies Act 2013 and Register of Contracts maintained under Section 189 of the Companies Act 2013 and other relevant registers are open for inspection by the members at the registered office of the Company on all working days during 11:00 AM to 1:00 PM. Members can request the same by sending an email to secretarial@gujaratpetrosynthese.com till the date of the AGM.
- 14. During the AGM, the Register of Directors and Key Managerial Personnel and their Shareholding maintained under Section 170 of the Act, the Register of Contracts or arrangements in which Directors are interested under Section 189 of the Act, shall be available for inspection upon login at CDSL e-voting system at www.evotingindia.com
- 15. 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. The detailed instructions for joining the Meeting through VC/OAVM form part of the Notes to this Notice.
- 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 Act.
- 17. 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) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 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 Central Depository Services Limited (CDSL) 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 CDSL.
- 18. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated 13 April, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.gpl.in. 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 CSDL (agency for providing the Remote e-Voting facility) i.e. www.evotingindia.com.
- 19. Since the AGM will be held through VC/ OAVM, the Route Map is not annexed with this Notice.
- 20. As the AGM is being conducted through VC / OAVM, for the smooth conduct of proceedings of the AGM, Members who would like to express their views during the AGM may send their questions and pre-register themselves as a speaker by sending their request from their registered e-mail address/ send their queries in advance, mentioning their name, demat account number/folio number, e-mail ID, mobile number at secretarial@gujaratpetrosynthese.com. Questions/ queries/ registration requests received by the Company till August 6, 2024 (5:00 p.m. IST), shall only be considered and responded during the AGM and only those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- 21. I. The Company has appointed appoint Mr. J.J. Gandhi (CP No.: 2515), designated partner of J.J. Gandhi & Co., Practicing Company Secretaries, to act as the Scrutiniser to scrutinise the remote e-voting process in a fair and transparent manner and Mr. J.J. Gandhi has communicated his willingness to be appointed and be available for the purpose.



- II. The Scrutiniser shall immediately after the conclusion of the remote e-voting at the AGM, first count the votes cast through remote e-voting during the Meeting and thereafter unblock the votes cast through remote e-voting before the AGM in presence of at least two witnesses not in the employment of the Company, and make a consolidated Scrutiniser's Report of the total votes cast in favour or against, if any, and submit the same to the Chairperson or a person authorised by him in writing who shall countersign the same.
- III. The results on resolutions shall be declared not later than 48 hours from the conclusion of the Meeting of the Company and the resolutions will be deemed to be passed on the date of the Meeting, subject to receipt of the requisite number of votes in favour of the resolutions.
- IV. The results declared along with the Scrutiniser's Report will be made available on the website of the Company (www.gpl.in) and on the Service Provider's website (www.evotingindia.com) and the same shall be communicated to BSE Limited within 48 hours from the conclusion of the Meeting.

INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING: -

- i. The voting period begins on Tuesday, August 6 2024(9:00 a.m. IST) and ends on Thursday August 8, 2024(5:00 p.m. IST). During this period, the members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) i.e., Friday, August 2, 2024 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.
 - Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.
 - In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
- iv. In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 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.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL Depository	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing 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 are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
	After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there are also links provided to access the system of all e-Voting Service



	Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	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 an e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin 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 able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL Depository	1) 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 company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	2) 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 at https://eservices.nsdl.com/SecureWeb/ IdeasDirectReg.jsp
	3) 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 digit demat account number hold 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 company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting
Individual Shareholders (holding securities in demat mode) login through their Depository Participants (DP)	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful 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 company name or e-Voting service provider name and you will be redirected to e-Voting service provider website 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. CDSL and NSDL

Login type	Helpdesk details
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 toll free no. 1800 22 55 33
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.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

- v. Login method for e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	 Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank Details	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
OR Date of Birth (DOB)	If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

- vi. After entering these details appropriately, click on "SUBMIT" tab.
- vii. Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- viii. For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.



- ix. Click on the EVSN for the relevant Guiarat Petrosynthese Limited on which you choose to vote.
- x. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- xi. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xii. After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- xiii. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xiv. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xv. If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xvi. There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification
- xvii. Additional Facility for Non Individual Shareholders and Custodians -For Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login will be mapped automatically & can be delinked in case of any wrong mapping.
- It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority
 letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the
 Scrutinizer and to the Company at the email address viz;secretarial@gujaratpetrosynthese.com(designated email
 address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the
 scrutinizer to verify the same.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. 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.
- Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 3 days prior to meeting mentioning their name, demat account



number/folio number, email id, mobile number at secretarial@gujaratpetrosynthese.com. Questions / queries / registration requests received by the company till August 6, 2024 (5:00 pm IST), shall only be considered and respected during the AGM. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 3 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at secretarial@gujaratpetrosynthese.com. These queries will be replied to by the company suitably by email.

- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- Only those shareholders, who are 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 available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders may be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For Physical shareholders- please provide necessary details like 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 Company/RTA email id.
- 2. For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.
 - If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.comor contact at toll free no. 1800 22 55 33.
 - All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai 400013 or send an email to helpdesk.evoting@cdslindia.com or call toll free no. 1800 22 55 33.



EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013 ITEM NO. 3:

Mr. Phiroz Munshi was appointed as a Non-Executive Independent Director of the Company in terms of Sections 149, 150, 152, 161 read with Schedule IV of the Companies Act, 2013 ("the Act"), the Companies (Appointment and Qualification of Directors) Rules, 2014 and Regulation 25 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR Regulations") for a term of five (5) years with effect from August 09, 2023.

In terms of Regulation 17(1A) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, a person cannot be appointed as Director or continue the Directorship as a Non-Executive Director who has attained the age of seventy-five (75) years unless a special resolution is passed to that effect.

In respect of the same, Mr. Phiroz Munshi will attain the age of seventy-five (75) years on February 13, 2025 and approval of the Members will be required for continuation of his directorship from the day he attains the age of 75 years till expiry of his current term.

Mr. Munshi is an M Com and has over 50 years of business experience in the fields of banking, metal and petrochemical industries. He has also been associated with the Company having held various posts at its erstwhile subsidiary- Gujarat Polybutene Pvt Ltd(GPPL) including the post of President of GPPL. He has expertise in finance, operations, general management, human resource management and industrial relations.

Considering the vast knowledge, acumen, and expertise of Mr. Munshi, the Board of Directors is of the opinion that his continued association would be of immense benefit to the Company.

In compliance with regulation 17(1A) of the LODR Regulations, the approval of the members by way of special resolution is sought to continue the directorship of Mr. Munshi after he attains the age of seventy-five (75) years till the expiry of the current term till August 08,2028.

No director, KMP or their relatives except Mr. Phiroz Munshi, to whom the resolution relates, is interested in or concerned, financially or otherwise, in passing the proposed resolution set out in Item no. 3.

The Board recommends the special resolution as set out in Item no. 3 of this notice for the approval of members.

Regd. Office: 24, II main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru- 560 048 CIN: L23209KA1977PLC043357

Website: www.gpl.in; Email: info@gpl.in

Tel: 080-28524133

Date: July 17, 2024

By Order of the Board of Directors
For Gujarat Petrosynthese Limited

(Urmi N. Prasad) Joint Managing Director DIN: 00319482



Annexure A

Details of Directors seeking appointment/re-appointment at the Annual General Meeting pursuant to the provisions of (i)SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and (ii) Secretarial Standard on General Meetings ('SS-2'), issued by The Institute of Company Secretaries of India and are provided hereinbelow:

Name of the Director	Ms. Urmi Prasad	Mr. Phiroz Munshi	
Director Identification Number (DIN)	00319472	10256513	
Category	Executive Director (Joint Managing Director)	Non-Executive Independent Director	
Date of Birth	September 26,1964	February 13, 1950	
Age	59 Years	74 Years	
Nationality	Indian	Indian	
Date of First Appointment on the Board	April 1, 1993	August 9, 2023	
Relationship with Directors, Managers and KMPs	Ms. Urmi Prasad is the sister of Ms. Charita Thakkar, Joint Managing Director of the Company.	NA	
Qualification	B. Com, ACA, MBA (INSEAD France)	M. Com	
Expertise in specific functional area	Accounts, Finance, Business Administration and Strategic Planning.	Knowledge of banking,petrochemical and metal industries. Expertise in Human resource, management, industrial relations,finance, operations, general Management.	
Details of Board Meetings attended by the Directors during the year	6 (Six)	3 (Three)	
Terms and Conditions of Appointment or reappointment along with remuneration last drawn	As per the Resolution at Item No.2	As per the Resolution at Item No. 3	
Membership of Committees of Gujarat Petrosynthese	Member – Stakeholder Relationships Committee - Gujarat Petrosynthese	Chairman – Audit Committee – Gujarat Petrosynthese Limited	
Limited	Limited	Member – Stakeholder Relationship Committee, Nomination and Remuneration Committee – Gujarat Petrosynthese Limited	
List of Directorships held in other Companies (excluding foreign, private and Section 8 Companies)	Southern Magnesium and Chemicals Limited	-	
Membership/Chairmanship of Committees across other Public Companies	-	-	



Number of shares held in the Company	2,90,000 EquityShares	Nil
Information as required pursuant to BSE Circular with ref. no.LIST/COMP/14/2018-19 National Stock Exchange of India Ltd. with ref. no.NSE/CML/2018/24 dated 20thJune, 2018	Ms. Urmi Prasad is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.	Mr. Phiroz Munshi is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.

Regd. Office:
24, II main, I Phase,
Doddanekkundi Industrial Area,
Mahadevapura Post,
Bengaluru- 560 048
CIN: L23209KA1977PLC043357
Website: www.gpl.in ; Email: info@gpl.in

Tel: 080-28524133

Date: July 17, 2024

By Order of the Board of Directors
For Gujarat Petrosynthese Limited

(Urmi N. Prasad) Joint Managing Director DIN: 00319482



DIRECTOR'S REPORT

То

The Members,

Gujarat Petrosynthese Limited

Address: No.24, II Main, I Phase, Doddanekkundi Industrial Area,

Mahadevapura, Bengaluru - 560048

Your Directors have pleasure in presenting the 47th Annual Report of the Company together with the Audited Statement of Accounts for the Financial Year ended March 31, 2024.

1. FINANCIAL STATEMENTS & RESULTS:

a. FINANCIAL RESULTS:

The Company's performance during the year ended March 31, 2024 as compared to the previous financial year, is summarized below:

(INR '000')

Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Revenue from Operations	1,38,452	1,95,515
Other Income	29,443	25,413
Total Income	1,67,895	2,20,929
Total Expenses	(1,54,972)	(2,00,002)
Profit/(Loss)before exceptional items & Tax	12,923	20,927
Profit on exceptional items	-	1,242
Profit/ (Loss) before tax	12,923	19,685
Less:		
1. Current Tax	-	4,278
Tax adjustment of earlier years (net)	700	(33)
3. Deferred Tax	-4,371	1,586
Profit/(Loss) for the year	16,595	13,854
Other comprehensive income (OCI):		
Items that will not be reclassified to profit or loss:		
1. Re-measurement gains/(losses) on defined benefit plans		
2. Income tax effect on above	-	-
Total Other Comprehensive Income (OCI) for the year, net of tax expense	-	-
Total Comprehensive Income/ (Expense) for the year	-	-
Earnings per equity shares (Face Value of Rs.10/- each) Basic and Diluted earnings per share	2.78	2.32

APPROPRIATION

(INR '000')

		(
Interim Dividend	NIL	NIL
Final Dividend	NIL	NIL
Tax on distribution of dividend	NIL	NIL
Transfer of General Reserve	NIL	NIL
Balance carried to Balance sheet	16,595	13,854



b. OPERATIONS:

The Company continues to be engaged in the activities pertaining to the Manufacture of polymer alloys and blends.

There was no change in nature of the business of the Company during the financial year under review.

c. PERFORMANCE & FUTURE OUTLOOK:

The current year witnessed a fall in sales from 941 MT in 2022-23 to 811MT in 2023-24 with the revenue from sales decreasing from 19.55 crore rupees to 13.84 crore rupees.. The Company has been actively pursuing different projects with some major customers which will result in increasing revenue in the coming years. With an eye on acquiring more clients and better servicing the existing customers, the company has last year majorly invested in modernizing its plant and machinery. This would result in developing newer and better quality products besides reducing costs. The company has ended the year with a profit after tax of Rupees 1.65 crores compared to Rupees 1.38 crores the previous year.

d. SUBSIDIARY COMPANY, ASSOCIATES AND JOINT VENTURES:

The Company does not have any subsidiary, joint venture or associate companies during the year or at any time after the closure of the year and till the date of the report.

e. DIVIDEND:

With a view to conserve resources, your directors have thought it prudent not to recommend any dividend for the financial year under review.

f. UNPAID DIVIDEND & IEPF:

Pursuant to the applicable provisions of the Companies Act, 2013, read with the IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the IEPF Rules"), all unpaid or unclaimed dividends are required to be transferred by the Company to the IEPF; established by the Government of India, after completion of seven years. Further, according to the IEPF Rules, the shares on which dividend has not been paid or claimed by the shareholders for seven consecutive years or more shall also be transferred to the demat account of the IEPF Authority.

However, the transfer of unpaid dividend to Investor Education and Protection Fund (IEPF) is not applicable to the Company for FY 2023-24 and no amount is lying in Unpaid Dividend A/c of the Company.

q. TRANSFER TO RESERVES:

The Company has not transferred any amount to the Reserves during the year.

h. DEPOSITS:

The Company has not accepted or renewed any amount falling within the purview of provisions of Section 73 of the Companies Act 2013 ("the Act") read with the Companies (Acceptance of Deposit) Rules, 2014 during the year under review. Hence, the requirement for furnishing of details relating to deposits covered under Chapter V of the Act or the details of deposits which are not in compliance with Chapter V of the Act is not applicable.

i. PARTICULAR OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES:

In accordance with the requirements of the Companies Act, 2013 and Listing Regulations, 2015, your Company has a Policy on Related-Party Transactions which can be accessed through web link - https://gpl.in/admin/uploads/Related%20Party%20Transaction%20Policy.pdf

All related-party transactions are placed before the Audit Committee for review and approval. Prior omnibus approval of the Audit Committee and the Board is obtained for the transactions which are of a foreseen and repetitive nature. A statement giving details of all related-party transactions were placed before the Audit Committee for their noting/approval every quarter.

There were no materially significant transactions with related parties (i.e., transactions exceeding 10% of the annual consolidated turnover) that may have potential conflict with the interests of your Company at large entered into during the year as per the last audited financial statements.

Further, all related party transactions are mentioned in the notes to the accounts. The Directors draw attention of the members to the Notes to the financial statements which sets out the disclosure for related party transactions. There are no materially significant related party transactions made by the Company with Promoters, Directors or Key



Managerial Personnel etc. which may have potential conflict with the interest of the Company at large or which warrants the approval of the shareholders. Accordingly, no transactions are being reported in Form AOC-2 in terms of Section 134 of the Act read with Rule 8 of the Companies (Accounts) Rules, 2014.

None of the Directors and the KMPs has any pecuniary relationships or transactions vis-à-vis the Company.

j. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

The particulars as required under the provisions of Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 in respect of conservation of energy, technology absorption, foreign exchange earnings and outgo etc. are furnished in "Annexure II" which forms part of this Report.

k. PARTICULARS OF INVESTMENTS, LOANS, GUARANTEES AND SECURITIES:

There were no Loans and Guarantees made by the Company under Section 186 of the Companies Act, 2013 during the period under review.

The details of the existing investments made by the Company under Section 186 of the Companies Act, 2013 are given in the Notes to the financial statements for the financial year ended March 31, 2024.

I. DETAILS OF MATERIAL CHANGES FROM END OF THE FINANCIAL YEAR TILL THE DATE OF THIS REPORT:

There is no material change affecting the financial position of your Company which occurred between the end of the Financial Year to which the Financial Statements relate and the date of this Report.

m. DISCLOSURE OF INTERNAL FINANCIAL CONTROLS:

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

2. MATTERS RELATED TO DIRECTORS AND KEY MANAGERIAL PERSONNEL:

The appointment and remuneration of Directors are governed by the Policy devised by the Nomination and Remuneration Committee of your Company. The detailed Nomination and Remuneration Policy is contained in the Corporate Governance Section of the Annual Report.

Your Company's Board has 5(Five) Directors comprising of 2 (Two) Managing Directors, 2 (Two) Non Executive Independent Directors and 1 (One) Non Executive Non-Independent Director. The complete list of Directors of the Company has been provided in the Report on Corporate Governance forming part of this Annual Report.

a. Board of Directors:

i. Appointment

During the year under review the Company appointed Mr. Phiroz Munshi, (DIN: 10256513) as the Non Executive Independent Director and Mr. Nuthakki Rajender Prasad (DIN:00145659) as Non-Executive Non-Independent Director on the Board of Directors of the Company with effect from August 9, 2023.

ii. Re-appointment

During the Year under review Mr. Rajesh Parikh(DIN:08258755)was re-appointed as a Non-Executive Independent Director on the Board of Directors of the Company.

iii. Resignation / cessation

Mr. Raghu Venkataraman (DIN: 02012383) and Mr. Moreshwar Digambar Garde (DIN: 00689103) ceased to be Directors on the Board of Directors with effect from 31st March, 2024 pursuant to completion of their term as Independent Directors. The Board is grateful for their services provided in these past years and places on record its appreciation for their leadership and invaluable contribution made by them.

iv. Retirement by rotation and subsequent re-appointment

In accordance with the provisions of the Companies Act, 2013 and Articles of Association of the Company, none of the Independent Directors is liable to retire by rotation.



Pursuant to the provisions of Section 152 of the Companies Act, 2013, Ms. Urmi Nuthakki Prasad(DIN: 00319482), is liable to retire by rotation at the ensuing Annual General Meeting of the Company and being eligible, offers herself for re-appointment. The said Director is not disqualified from being reappointed as a Director of a Company

v. Key Managerial Personnel:

Appointment

No appointment of any KMP was made in the Company during the year under review.

ii. Resignation

No Resignation of any KMP was made in the Company during the year under review.

vi. Declarations by Independent Directors:

All the Independent Directors have confirmed that they meet the criteria of independence as laid down under the Act and Listing Regulations. They have declared that they do not suffer from any disqualifications specified under the Act. In terms of Regulation 25 (8) of SEBI Listing Regulations they have confirmed that they are not aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective independent judgment and without any external influence. The Board of Directors of the Company has taken on record the declaration and confirmation submitted by the Independent Directors after undertaking due assessment of the veracity of the same. There has been no change in the circumstances affecting their status as Independent Directors of the Company. Also, all the Independent Directors are registered on the on-line database of Independent Directors by the Indian Institute of Corporate Affairs, Manesar ("IICA").

vii. Remuneration / Commission Drawn from Holding / Subsidiary Company:

The Company does not have any Holding / Subsidiary Company.

3. DISCLOSURES RELATED TO BOARD, COMMITTEES AND POLICIES

a. Board Meetings:

The Board of Directors met Six(6) times during the financial year ended 31st March 2024 on 10th May, 2023, 30th May, 2023, 9th August, 2023, 13th October, 2023, 13th November, 2023 and 13th February, 2024, in accordance with the provisions of the Companies Act, 2013 and rules made thereunder.

Name of the Directors	Number of Board meetings that Directors were eligible to attend during financial year 2023-24	Board meetings attended
Ms. Urmi Prasad	6	6
Ms. Charita Thakkar	6	6
Mr. V Raghu	6	6
Mr. Rajesh Parikh	6	6
Mr. M. D. Garde	6	6
Mr. Phiroz Munshi	3	3
Mr. Nuthakki Rajender Prasad	3	3

Your Directors state that applicable Secretarial Standards ('SS'), i.e., SS-1 and SS-2, relating to 'Meetings of the Board of Directors' and 'General Meetings', respectively, issued by the Institute of Company Secretaries of India and notified by the Ministry of Corporate Affairs of India have been duly followed by the Company.

b. Audit Committee:

The details including the composition of the Audit Committee including attendance at the Meetings and Terms of Reference are included in the Corporate Governance Report, which forms part of the Annual Report.



c. Nomination and Remuneration Committee:

The details including the composition of the Nomination & Remuneration Committee including attendance at the Meetings and Terms of Reference are included in the Corporate Governance Report, which forms part of the Annual Report.

d. Stakeholders Relationship Committee:

The details including the composition of the Stakeholder Relationship Committee including attendance at the Meetings and Terms of Reference are included in the Corporate Governance Report, which forms part of the Annual Report.

e. Vigil Mechanism Policy forthe Directors and Employees:

The Board of Directors of the Company has, pursuant to the provisions of Section 177(10) of the Companies Act, 2013 read with Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 22 of the listing Regulations, framed a "Vigil Mechanism Policy" for Directors and employees of the Company to provide a mechanism which ensures adequate safeguards to employees and Directors from any victimization on raising of concerns of any violations of legal or regulatory requirements, incorrect or misrepresentation of any, financial statements and reports, etc.

The policy is also uploaded on the website of the Company. The path of the same is as follows:

https://www.gpl.in/admin/uploads/Vigil%20Mechanism%20Policy.pdf

The employees of the Company have the right/option to report their concern/grievance to the Chairman of the Board of Directors.

The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations.

f. Risk Management Policy:

The Board of Directors of the Company has designed Risk Management Policy and Guidelines to avoid events, situations or circumstances which may lead to negative consequences on the Company's businesses, and define a structured approach to manage uncertainty and to make use of these in their decision-making pertaining to all business divisions and corporate functions. Key business risks and their mitigation are considered in the annual/strategic business plans and in periodic management reviews.

g. Corporate Social Responsibility Policy:

The provisions of Section 135 of the Act read with Companies (Corporate Social Responsibility Policy) Rules, 2014, are not applicable on the Company.

h. Annual Evaluation of Directors, Committee and Board:

Pursuant to the Section 134(3)(p) of the Companies Act, 2013 as amended from time to time and Regulations 17 and 25 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, The Board has carried out an annual performance evaluation of its own performance, and of the Directors individually, as well as the evaluation of all the committees i.e., Audit, Nomination and Remuneration and Stakeholders Relationship Committee.

The Board adopted a formal evaluation mechanism for evaluating its performance and as well as that of its committees and individual Directors, including the Chairman of the Board. The exercise was carried out by feedback survey from each Director covering the Board functioning such as composition of Board and its Committees, experience and competencies, governance issues etc. Separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board who were evaluated on parameters such as attendance, contribution at the meeting etc.

The various criteria considered for evaluation of Executive Directors included qualification, experience, knowledge, commitment, integrity, leadership, engagement, transparency, analysis, decision making, governance etc. The Board commended the valuable contributions and the guidance provided by each Director in achieving the desired levels of growth. This is in addition to evaluation of Non-Independent Directors and the Board as a whole by the Independent Directors in their separate meeting being held every year.



4. AUDITORS AND REPORTS:

The matters related to Auditors and their Reports are as under:

a. Observations Of Statutory Auditors on Accounts for The Year Ended March 31, 2024:

The observations / qualifications / disclaimers made by the Statutory Auditors in their report for the financial year ended March 31, 2024 read with the explanatory notes therein are self-explanatory and therefore, do not call for any further explanation or comments from the Board under Section 134(3) of the Companies Act, 2013.

b. Secretarial Audit Report for The Year Ended March 31, 2024:

Provisions of Section 204 read with Section 134(3) of the Companies Act, 2013, mandate the Company to obtain Secretarial Audit Report from Practicing Company Secretary.

M/s. J.J. Gandhi & Associates, Practicing Company Secretaries had been appointed to issue the Secretarial Audit Report for the financial year 2023-24.

Secretarial Audit Report issued by M/s. J.J. Gandhi & Associates, Practicing Company Secretaries in Form MR-3 for the financial year 2023-24 is annexed hereto and marked as "Annexure-I". The report does not contain any observation or qualification requiring explanation or comments from the Board under Section 134(3) of the Companies Act, 2013

The Board of Directors has re-appointed M/s. J.J. Gandhi & Associates, Practicing Company Secretaries to conduct the Secretarial Audit for the Financial Year 2024-25 in accordance with Section 204 of the Companies Act. 2013.

c. Statutory Auditors:

Pursuant to the provisions of Section 139 of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, M/s. Dayal & Lohia, Chartered Accountants, were appointed as Statutory Auditors of the Company at the 45th AGM held on September 29, 2022 for a term of five financial years and they continue to be the Statutory Auditors of the Company till the conclusion of the ensuing 50th AGM.

d. Internal Auditors:

The Company has adopted an internal control system, commensurate with its size. The Company had appointed M/s. Krishna & Vishwas LLP as the Internal Auditors of the Company for FY 2023-24 to complete the internal audit

Further, the Board of Directors in their meeting held on July 17, 2024 has proposed to reappoint M/s Krishna & Vishwas LLP, as the Internal Auditor of the Company for the financial year 2024-25. The Company ensures compliance and controls so that the assets and business interests of your Company are adequately safe guarded.

e. Maintenance of Cost Records:

Pursuant to the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Rules, 2014, as amended from time to time, the Company is not required to maintain Cost Records under said Rules.

f. Reporting of Frauds by Statutory Auditors Under Section 143(12):

There were no incidences of reporting of frauds by Statutory Auditors of the Company under Section 143(12) of the Act read with Companies (Accounts) Rules, 2014.

5. CORPORATE GOVERNANCE REPORT:

In compliance with Regulation 34 of the Listing Regulations, a separate report on Corporate Governance along with a certificate from the Auditors on its compliance front forms part of this Annual Report.

6. MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

Pursuant to Regulation 34 read with Schedule V(B) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Management Discussion and Analysis report is annexed hereto and marked as "Annexure – III".



DISCLOSURE UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 AND OTHER DISCLOSURES AS PER RULE 5 OF COMPANIES (APPOINTMENT & REMUNERATION) RULES, 2014:

The information required under section 197 of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Amendment Rules, 2016 in respect of employees of the Company is provided in "Annexure-IV".

8. SECRETARIAL:

a. Share Capital:

Authorised Share Capital

The Authorised Share Capital of the Company is Rs. 18,00,00,000/-divided into 1,40,00,000 Equity Shares of Rs. 10/- each and 40,00,000 5% Non- Cumulative Redeemable Preference Shares of Rs. 10/- Each.

Issued, Subscribed and Paid-up Share capital

The issued, subscribed and paid-up Share Capital of the Company stood at Rs. 5,96,91,660/- as at March 31, 2024 comprising of 59,69,166 Equity Shares of Rs. 10 each fully paid-up. There was no change in Share Capital during the year under review.

b. Compliance with the provisions of Secretarial Standard 1 and Secretarial Standard 2:

The Company has complied with Secretarial Standards issued by the Institute of Company Secretaries of India on Meetings of the Board of Directors and General Meetings.

c. ANNUAL RETURN:

As provided under Section 92(3) and 134(3)(a) of the Act, read with Rule 12 of Chapter VII Rules of the Companies (Management and Administration) Amendment Rules, 2020, the Annual Return of your Company in form MGT-7 for the Financial Year 2023-24, is hosted on the website of your Companyand the web-link of the same is as mentioned below, i.e.,https://www.gpl.in/mgt-7.php

9. OTHER DISCLOSURES:

Other disclosures as per provisions of Section 134 of the Act read with Companies (Accounts) Rules, 2014 are furnished as under:

a. Disclosure of Orders Passed by Regulators or Courts or Tribunal:

There were no significant or material orders passed by any regulatory Authority, Court or Tribunal which shall impact the going concern status and Company's operations in future during the financial year.

b. Director's Responsibility Statement:

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statements in terms of Section 134 (3)(c) of the Companies Act, 2013:

- in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- such accounting policies have been selected and applied consistently and the Directors 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 as at March 31, 2024 and of the profit of the Company for that year;
- proper and sufficient care was taken for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d. the annual accounts of the Company have been prepared on a going concern basis;
- e. proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively;
- f. the internal financial controls are followed by the Company and such internal financial controls are adequate and were operating effectively.



c. Disclosure Regarding Internal Complaints Committee:

The Company has complied with the provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. There has been no complaint received from any of the employees of the Company during the year under review.

d. Disclosure Under Section 43(a)(ii) of the Companies Act, 2013:

The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a) (ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.

e. Disclosure Under Section 54(1)(d) Of the Companies Act, 2013:

The Company has not issued any sweat equity shares during the year under review and hence no information as per provisions of Section 54(1)(d) of the Act read with Rule 8(13) of the Companies (Share Capital and Debenture) Rules. 2014 is furnished.

f. Disclosure Under Section 62(1)(b) Of the Companies Act,2013:

The Company has not issued any equity shares under Employees Stock Option Scheme during the year under review and hence no information as per provisions of Section 62(1)(b) of the Act read with Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.

g. Disclosure Under Section 67(3) Of the Companies Act,2013:

During the year under review, there were no instances of non-exercising of voting rights in respect of shares purchased directly by employees under a scheme pursuant to Section 67(3) of the Act read with Rule 16(4) of Companies (Share Capital and Debentures) Rules, 2014 is furnished.

h. Certifications/Recertifications:

Your Company is certified for Standard ISO 9001:2015 & ISO 14001:2015.

- i. No application has been made under the Insolvency and Bankruptcy Code; hence the requirement to disclose the details of application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the year along with their status as at the end of the financial year is not applicable;
- j. The requirement to disclose the details of difference between amount of the valuation done at the time of onetime settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof, is not applicable.

k. Acknowledgements and Appreciation:

Date: July 17, 2024

Your Directors take this opportunity to thank the customers, shareholders, suppliers, bankers, business partners/ associates, financial institutions and Central and State Governments for their consistent support and encouragement to the Company.

For and on behalf of the Board Gujarat Petrosynthese Limited

Ms. Urmi N. Prasad Jt. Managing Director DIN: 00319482

Place: Hyderabad

Ms. Charita Thakkar Jt. Managing Director DIN: 00321561

Place : San Francisco



Annexure I Secretarial Audit Report

(For the Financial year ended on 31st March, 2024)
[Pursuant to section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, Gujarat Petrosynthese Limited 24,II Main, Doddanekkundi Industrial Area, I Phase, Mahadevapura, Bangalore Karnataka - 560048

Dear Sirs.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practice by Gujarat Petrosynthese Limited (CIN-L23209KA1977PLC043357) (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 our verification of the Company's books, papers, minutes books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2024, 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 financial year ended on 31st March, 2024, according to the provisions of:

- 1. The Companies Act. 2013 (the Act) and the rules made thereunder.
- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- 4. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment (FDI) and Overseas Direct Investment (ODI) and External Commercial Borrowings (ECB). As reported to us there were no FDI, ODI and ECB transactions in the Company during the Audit period.
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act').
 - 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 - Not Applicable to the Company during the Audit Period.
 - D. Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 - Not Applicable to the Company during the Audit Period.
 - E. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 - Not Applicable to the Company during the Audit Period.
 - F. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993. The Company has appointed SEBI Registered Category I Registrar & Share Transfer Agent.
 - G. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021. Not Applicable to the Company during the Audit Period.



- H. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018. Not Applicable to the Company during the Audit Period.
- Further, as per representation of management letter, considering its nature of business, process and location, the following Acts are specifically applicable to the Company. There are adequate systems and processes in the company to monitor and ensure compliance:
 - 1. The Environment (Protection) Act, 1986
 - 2. The Air (Prevention and Control of Pollution) Act, 1981
 - 3. The Water (Prevention and Control of Pollution) Act, 1974

We have also examined compliance with the applicable clauses of the following;

- The Mandatory Secretarial Standards (SS-1 and SS-2) issued by The Institute of Company Secretaries of India.
- (ii) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and amendments made thereunder.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards mentioned above except to the extent mentioned herein below;

As per the requirements of Regulation 31(2) of the SEBI (LODR) Regulations, 2015 0.08% share holding of the promoters have not been maintained in demat form, in view of death of promoters.

We further report that;

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 year under review were carried out in compliance with the provisions of the Act.

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.

We further report that as per the minutes of the meetings duly recorded and signed by the Chairman, the decisions were carried at meetings without any dissent.

Based on the Compliance mechanism established by the Company and on the basis of certificates placed before the Board and taken on record by the Directors at their meetings, 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;

The shareholders of the Company have approved at AGM held on 15/09/2023 by special resolution appointment of Mr. Phiroz Munshi, (DIN: 10256513) as an Independent Director of the Company.

This report is to be read with our letter of even date which is annexed as Annexure and forms an integral part of this report.

for J. J. Gandhi & Co.
Practising Company Secretaries

(J. J. Gandhi)

Proprietor FCS No. 3519 and CP No. 2515 P R No. 1174/2021

UDIN number F003519F000723040

Place: Vadodara July 17, 2024



Annexure to Secretarial Audit Report

To. The Members. Guiarat Petrosynthese Limited 24, II Main, Doddanekkundi Industrial Area, I Phase, Mahadevapura, Bangalore Karnataka - 560048

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

- 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 audit practices and the 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 the practices, we followed provided a reasonable basis for our opinion.
- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company. The Compliance of applicable financial laws like direct and indirect laws have not been reviewed in this Audit since the same have been subject to review by Statutory Financial Audit and Other designated professionals.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility 5. of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report 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 J. J. Gandhi & Co. Practising Company Secretaries

(J. J. Gandhi) **Proprietor** FCS No. 3519 and CP No. 2515

P R No. 1174/2021

Place: Vadodara Date: July 17, 2024



ANNEXURE-II

DISCLOSURE PURSUANT TO SECTION 134(3)(m) OF THE COMPANIES ACT, 2013 READ WITH RULE 8 OF THE COMPANIES (ACCOUNTS) RULES, 2014

(A) Conservation of energy:

Steps taken or impact on conservation of energy	Use of standard quality equipment. Proposals are under consideration for additional Investment and proposals to implement reduction of energy.	
	The Company also strives for reduction in usage of electricity.	
Steps taken by the company for utilizing alternate sources of energy	Not Applicable	
Capital investment on energy conservation equipment	Not Applicable	

B. TECHNOLOGY ABSORPTION

I ECHNOLOGI ADSORPTION		
Efforts made towards technology absorption	Technology obtained from our collaborators has been fully absorbed. Improvements are being continuously made and have resulted in improved efficiency of operation.	
Benefits derived like product improvement, cost reduction, product development or import substitution	Various measures for power savings have attributed to cost reduction and reduction in energy consumption.	
In case of imported technology (imported beginning of the financial year):	ed during the last three years reckoned from the	
- Details of technology imported	Not Applicable	
- Year of import	Not Applicable	
- Whether the technology has been fully absorbed	Not Applicable	
 If not fully absorbed, areas where absorption has not taken place, and the reasons thereof 	Not Applicable	
Expenditure incurred on Research and Development	Not Applicable	

C. FOREIGN EXCHANGE EARNING AND OUTGO:

	April 01, 2023 to March 31, 2024 [Current F.Y.] Amount in Rs.	April 01, 2022 to March 31, 2023 [Previous F.Y.] Amount in Rs.
Actual Foreign Exchange earnings	Nil	Nil
Actual Foreign Exchange outgo	Nil	Nil

For and on behalf of the Board **Gujarat Petrosynthese Limited**

Ms. Urmi N. Prasad Jt. Managing Director DIN: 00319482

Place : Hyderabad

Ms. Charita Thakkar

Jt. Managing Director DIN: 00321561 Place: San Francisco

Date: July 17, 2024



ANNEXURE-III MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Industry Structure and Development

The Company is one of the major sources for polymer compounding, coloring, alloying and blending of engineering plastics in South India catering to the demands and needs of our customers for their specific applications.

Opportunities&Threats

The polymer alloys and blends unit was set up with the technical collaboration and equity participation of Chenguang Research Institute of Chemical Industry (CRICI). The products of your company have diverse uses and applications in several industries right from automotive, telecommunication and medical to electrical, electronic and home applications.

The Company has loyal pan- India customers and enjoys a good reputation in the industry owing to the consistency, reliability and quality of its products. It has a full-fledged testing laboratory along with the latest equipment. The company has obtained the ISO 9001:2015 and ISO 1400:2015 certification maintaining its pursuit in consistently providing high quality products while observing effective environment management systems.

Segment/Product Wise Performance

Your company is engaged in manufacture of polymer alloys and blends which is considered as a single segment.

During the year 2023-24, the Company achieved a turnover of 811 MT. The Company developed 15 new customers and 77 new products.

Market and Outlook

The Company is developing import substitution and specialty products to suit the needs of its customers which has helped in increasing the customer base. The Company is targeting a better product mix, operational efficiency and stringent control on the cost in order to increase productivity and operating margins. Continuous efforts are being made for efficient energy and raw material consumption. With the investment in modernizing the plant and machinery, the company is hopeful in acquiring more customers by introducing newer and varied products in the market.

Risks and Concerns

Some of the raw materials are imported from other countries. The volatility of exchange rate of rupee against US dollar accompanied by the problems in supply chain could have a significant impact on the supply and cost of raw Material.

However, the company manages to mitigate the risk to an extent by stocking some quantities of the raw materials.

Internal Control Systems and their Adequacy

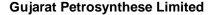
The Company has an adequate Internal Control System commensurate with the size and nature of its business. The preparation, designing and documentation of Policy on Internal Financial Control have been finalized and implemented which is being reviewed periodically and modified suitably to ensure controls. The internal audit functions are carried out by a separate firm of Chartered Accountants. This is supplemented through an extensive internal audit programme and periodic review by the management and Audit Committee.

Discussion on Financial Performance with respect to operational performance

The total revenue from the operations for the year ended March 31,2024 amounts to Rs.13.84 Crores as against Rs.19.55 Crores in the previous financial year. The Company is taking efforts to reduce consumption, energy cost and wastage & get higher yield to achieve maximum profits.

Human Resources

Human Resources are always the most important and valuable asset to the Company. The Company has 28 permanent employees as on March 31, 2024 at factory and office level. Your company believes in investing in people to develop and expand their capability. The Company has been able to create a favorable work environment that motivates performance and customer focus. The Human Resource Department had arranged a number of training programs on Safety and Emergency preparedness and Awareness and Environmental policy training.





Key Financial Ratios

Particulars of Ratio	31.03.2024	31.03.2023
DebtorsTurnover	97.99	83.44
Inventory Turnover	23.57	16.55
Interest Coverage Ratio	-	-
Current Ratio	4.79	10.38
Debt Equity Ratio	-	-
Operating Profit Margin(%)	-12.04	2.29
Net Profit Margin(%)	11.99	7.72

Return on Net Worth

The return on net worth has increased to 3.42 % as against 2.96% in the previous year due to increase in the net profit during the year by the Company.

Cautionary Statement

Statements in the Management Discussion & Analysis Report describing the Company's expectations, opinion, and predictions may please be considered as "forward looking statements" only. Actual results could differ from those expressed or implied. Company's operations should be viewed in light of cha nges in market conditions, prices of raw materials, economic developments in the country and such other factors.

> For and on behalf of the Board **Gujarat Petrosynthese Limited**

Ms. Urmi N. Prasad Jt. Managing Director DIN: 00319482

Jt. Managing Director DIN: 00321561 Place: San Francisco Place: Hyderabad

Ms. Charita Thakkar

Date: July 17, 2024



ANNEXURE-IV

(Disclosure under Section 197(12) of the Companies Act, 2013 read with Rule 5 of Companies (Appointment & Remuneration) Rules, 2014)

1. The percentage increase in remuneration of the Executive Directors, Chief Financial Officer and Company Secretary during the Financial Year 2023-24, the ratio of remuneration of each Director to the median remuneration of the employees of the Company for the Financial Year and the comparison of remuneration of each Key Managerial personnel (KMP) against the performance of the Company is as under:

Sr No.	Name	Designation	%increase in theremuneration for Financial Year2023-24	Ratio of remuneration of Director to median remuneration of employees
1	Ms.Urmi Nuthakki Prasad	Joint Managing Director and Chief Financial Officer	No increase	7.03:1
2	Ms.CharitaThakkar	Joint Managing Director	No increase	6.56:1
3	Mr. Sagar Pahariya	Company Secretary	No increase	0.57:1

- 2. The median remuneration of employees during the Financial Year 2023-24 was Rs.4,62,125/-.
- 3. The percent age increase in the median remuneration of employees during the financial year 2023-24 was 6.45%
- 4. There were 28 Permanent Employees on the rolls of the Company as on March 31,2024.
- 5. During the financial year 2023-24, there was nochange in the managerial remuneration w.r.t the managerial personnel as compared to remuneration paid in previous year (2022-23).
- 6. During the financial year 2023-24, an average percentile increases of 9-9.5% in the salaries of employees (other than the managerial personnel) as compared to the previous financial year managerial remuneration.
- 7. It is hereby affirmed that the remuneration is paid as per the remuneration policy of the company.
- 8. List of top10 employees in terms of remuneration drawn.

Date: July 17, 2024

Sr No.	Name of the Employee	Designation	Remuneration (in Rs.)	Nature of Employment	Date of commence ment of employment	Age of employee	Last employment held by such employee	Qualification	If the employee is a relative of Director or Manager
1	Mr. Pradeep Kumar T.K	General Manager	1953156	Permanent	17-04-1996	56	Leela Computer	BSC+ PGDCA Centre	NO
2	Ms. Hema.K	Manager Accounts	1469480	Permanent	06-11-2000	51	Bhandari Spinning Mills Ltd	B.COM	NO
3	Mr. Sunil Kumar S M	Manager Operations	1276404	Permanent	06-02-2017	42	Lumax Auto Technology	DME + BE	NO
4	Mr.Udaya G	Asst Manager Production	1014606	Permanent	18-04-2005	49	San Motors	Diploma in Polymer Tech.	NO
5	Mr. Dhananjay Inamdar	Manager Business Development/R&D	1010808	Permanent	01-09-2021	50	TASNEE Petrochemcialy	BSC+ DPT	NO
6	Mr Abhyakumar Pratapure	Dy. Manager Maintenance	975458	Permanent	29-08-2022	42	Badve Engineering Ltd.	DME	NO
7	Ms. Mohini A Rajput	Sr. Accountant	680268	Permanent	01-08-2007	51	Bright Star ComponentsPvt ltd	B.COM	NO
8	Ms. Kanchana G	Sr. Accountant	645518	Permanent	02-11-2001	43	NA	B.COM	NO
9	Mr. C.S.Chidananda Murthy	Accountant	583734	Permanent	22-10-2018	51	Rama & Co	B.COM	NO
10	Ms. H.G Bindu	Engineer – Technical	513342	Permanent	10-05-2022	27	Jogeetha Plastic Pipes	B.E	NO

For and on behalf of the Board Gujarat Petrosynthese Limited

Ms. Urmi N. Prasad Jt. Managing Director DIN: 00319482 Ms. Charita Thakkar Jt. Managing Director DIN: 00321561



REPORT ON CORPORATE GOVERNANCE

1. The Company's Philosophy on Corporate Governance:

Gujarat Petrosynthese Limited (hereinafter referred to as 'GPL' or 'Company'), believes that Corporate Governance is an essential element of business, which helps the Company to fulfil its responsibilities to all its stakeholders. Gujarat Petrosynthese Limited is committed to adopting best global practices in Governance and Disclosure. GPL believes that highest standards of Corporate Governance are essential to enhance longterm value of the Company for its stakeholders and practices the same at all levels of the organization. Ethical business conduct, integrity and commitment to values, which enhance and retain stakeholders' trust, are the traits of your Company's Corporate Governance. Good Governance practices stem from the culture and mind set of the organization.

The Company's core philosophy on the code of Corporate Governance is to ensure:

- Fair and transparent business practices;
- Accountability for performance;
- Compliance of applicable statute;
- Transparent and timely disclosure of financial and management information:
- Effective management control and monitoring of executive performance by the Board; and
- Adequate representation of Promoter, Executive and Independent Directors on the Board.

Your Company is in compliance with the Corporate Governance requirements as enshrined in the Companies Act, 2013 (the "Act") read with the Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and other applicable laws.

A Report on compliance with the Corporate Governance provisions as prescribed under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") is given below:

2. Board of Directors:

a. Board Structure

The Company's Board of Directors comprises of both Independent and Non-Independent Directors. Thenumber of Non-Executive Directors comprises of more than 50% of the total strength of the Board. The composition of the Board is inconformity with Regulation17 of the Listing Regulations as well as the provisions of the Act.

The management of the Company is entrusted in the hands of the Key Management Personnel of the Company who function under the super vision and control of the Board. The Board reviews and approves strategy and oversees the actions and results of management to ensure that the long-term objectives of enhancing stakeholders' value are met.

Ms. Charita Thakkar and Ms. Urmi N. Prasad are the Joint the Managing Directors and promoters of the Company and are related to each other. Mr. Nuthakki Rajender Prasad is the husband of Ms. Urmi N. Prasad and brother-in-law of Ms. Charita Thakkar. None of the other Directors are related to each other, apart from stated above.

Mr. Rajesh Shirish Parikh and Mr. Phiroz Munshi are the Non-Executive Independent Directors. Mr. Nuthakki Rajender Prasad is a Non-Executive Non-Independent Director.

Independent Directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations and Section 149(6) of the Act along with rules framed thereunder. In terms of Regulation 25(8) of the SEBI Listing Regulations, all the Independent Directors have confirmed that they meet the criteria of independence as laid down under the Act and the Listing Regulations and they are not aware of any circumstance or situation which exists or may be reasonably anticipated that could impair or impact their ability to discharge their duties. None of the Independent Directors have any other material pecuniary relationship or transaction with the Company, its Promoters, or Directors, or Senior Management which, in their judgment, would affect their independence. Further, the Independent Directors have also registered their names in the Data bank maintained by the Indian Institute of Corporate Affairs as mandated in the Companies (Appointment and Qualification of Directors), Rules, 2014 as amended. They have also given the on-line self-assessment proficiency test and cleared the same within the timelines as prescribed by MCA, to whomever it was applicable. Further, based on the declarations received from the Independent Directors, in the opinion of the Board, the Independent Directors fulfil the conditions specified in the Listing Regulations and are



independent of the management.

No Independent Director has resigned from the Directorship of the Company before the expiry of their term of appointment during the Financial Year ended March 31, 2024. Mr. Raghu Venkataraman and Mr. Moreshwar Garde ceased to Independent Directors on Board of Directors of the Company pursuant to completion of their tenure on March 31, 2024.

The Board has an unfettered and complete access to any information within your Company. Members of the Board have complete freedom to express their views on agenda items and can discuss any matter at the Meeting with the permission of the Chairperson.

Your Company has formulated and adopted the Nomination and Remuneration Policy to ensure that the composition of the Board is optimum, balanced and diverse to benefit the Company from fresh perspectives, new ideas and broad experience.

Details of the Director seeking re-appointment at the Annual General Meeting have been mentioned in the Notice of the Annual General Meeting.

Composition of Board of Directors as on March 31,2024:

*Excludes Directorships held in Private Limited Companies, Foreign Companies and Section 8 companies (having charitable

			Oth	ner Board / Commit	tee Membersh	ips	
			Di	rectorship*			
Name	Category of Director	No of Shares held as on 31-03-2024	No. of companies			Committee Chairperson ships***	Attendance at last AGM held on September 15, 2023
Mr. Phiroz Munshi (DIN:10256513)	Non-Executive Independent Director	-	1 Gujarat Petrosynthese Limited – Non- Executive - Independent Director		2	1	Yes
Mr. Rajesh Parikh (DIN: 08258755)	Non-Executive Independent Director	142	1	Gujarat Petrosynthese Limited – Non- Executive - Independent Director	2	1	Yes
Ms. Charita Thakkar (DIN: 00321561)	Executive Joint Managing Director	6,05,272	1	Gujarat Petrosynthese Limited – Executive Joint Managing Director	1	0	Yes
Ms. Urmi N. Prasad (DIN: 00319482)	Executive Joint Managing Director	2,90,000	2 Gujarat Petrosynthese Limited – Joint Managing Director Southern Magnesium and Chemicals Limited – Additional Non- Executive Woman Director		1	0	Yes
Mr. Nuthakki Rajender Prasad (DIN: 00145659)	Non-Executive Non- Independent Director	4,37,030	2	Gujarat Petrosynthese Limited — Non-Executive - Non-Independent Director Southern Magnesium and Chemicals Limited — Joint Managing Director	4	0	Yes



			Oth				
			Dii	rectorship*			
Name	Category of Director	Director Sirector Sir		Name of listed entities where the person is a director and the category of directorship	Committee Member ships**	Committee Chairperson ships***	Attendance at last AGM held on September 15, 2023
Mr. Raghu Venkataraman (DIN:02012383) ***	Non-Executive Independent Director	-	1	Gujarat Petrosynthese Limited – Independent Director	3	0	Yes
Mr. Moreshwar Garde (DIN: 00689103)***	Non-Executive Independent Director	-	1	Gujarat Petrosynthese Limited – Independent Director	3	2	No

objects etc.) and includes directorship in Gujarat Petrosynthese Limited.

As per Regulation 17A of the Listing Regulations, all Directors meet the criteria of maximum number of Directorships. Further, the Managing Director of the Company does not serve as an Independent Director in any other listed entity.

The Non- Executive Directors of the Company do not hold any convertible instruments.

b. Other directorship positions held in listed entities including this listed entity by Directors and the category

Sr. No.	Name of Director	Names of listed entities in which Directorship held	Categoryof Directorship
1.	Phiroz Munshi	Gujarat Petrosynthese Limited	Independent Director
2.	Rajesh Parikh	Gujarat Petrosynthese Limited	Independent Director
3.	Urmi N. Prasad	Gujarat Petrosynthese Limited Southern Magnesium and Chemicals Limited	Joint Managing Director Additional Non-Executive Woman Director
4.	CharitaThakkar	Gujarat Petrosynthese Limited	Additional Non-Executive Joint Managing Director
5.	Nuthakki Rajender Prasad	Gujarat Petrosynthese Limited Southern Magnesium and Chemicals Limited	Additional Non-Executive Non-Independent Director Joint Managing Director
6.	Raghu Ventakaraman	Gujarat Petrosynthese Limited	Independent Director
7.	Moreshwar Digambar Garde	Gujarat Petrosynthese Limited	Independent Director

^{**}In accordance with Regulation 26(1) of the Listing Regulations, Chair personships / Memberships of only Audit Committee and Stakeholder Relationship Committee of all Public Limited Companies, whether listed or not, has been considered including that of Gujarat Petrosynthese Limited.

^{***} Mr. Raghu Venkataraman and Mr. Moreshwar Garde ceased to be Directors of the Company w.e.f 31st March, 2024.



During the year under review, four(4) meetings of the Board and attendance at last AGM held on September 15, 2023 were held through Video Conferencing on the following dates:

Sr. No.	Date of Meeting	Urmi N. Prasad	Charita Thakkar	Rajesh Parikh	Phiroz Munshi	Nuthakki Rajender Prasad		Moreshwar Digambar Garde		No.of Directors present
1.	May 10, 2023	1	✓	✓	-	-	1	1	5	5
2.	May 30, 2023	1	\	✓	-	-	1	1	5	5
3.	August 09,2023	1	1	1	-	-	1	1	5	5
4.	October 13, 2023	1	✓	✓	1	1	1	1	7	7
5.	November13, 2023	✓	✓	✓	1	1	1	1	7	7
6.	February13,2024	1	√	✓	√	1	1	✓	7	7
7.	Attendance at last AGM held on									
	September 15, 2023	✓	✓	√	√	/	/	-	7	6

The maximum gap between two Board Meetings held during the year was not more than 120 days.

All the Board Meetings except the Board meeting held on February 13, 2024 in the FY 2023-24 were held through Video Conferencing/Other Audio-Visual means as per the Ministry of Corporate Affairs notification dated June 15, 2021 for omitting the Rule 4 of Companies (Meeting of Board and its Power) Rules, 2014 which allows companies to transact all the agenda including the restricted agenda through Video Conferencing permanently. The agenda along with the notes and required documents were sent at least seven days before the date of the Board Meeting(s) to the Directors through electronic mode in compliance with the provisions of the Companies Act. 2013 and SEBI(LODR) Regulations. 2015.

The Forty Sixth (46th) Annual General Meeting was held on September 15, 2023.

Pursuant to the requirements of Regulation 26 of the Listing Regulations, none of the Company's Directors is a member of more than 10 committees or Chairperson of more than 5 committees across all the Public Companies in which he/she is a Director.

c. Major functions of the Board

The Company has clearly defined the roles, functions, responsibility, and accountability of the Board of Directors. In addition to its primary role of monitoring corporate performance, the major functions of the Board comprise:

- Approving corporate philosophy;
- Formulating strategic and business plan;
- Reviewing and approving financial plans and budgets;
- Monitoring corporate performance against strategic and business plans;
- Review of Business risk issues:
- Ensuring ethical behaviour and compliance with laws and regulations;
- Reviewing and approving borrowing limits.

The Board sets annual performance objectives, oversees the actions and results of the management, evaluates its own performance, the performance of its Committees and individual Directors on an annual basis and monitors the effectiveness of the Company's governance practices for enhancing the stakeholders' value.

d. Familiarization Programme

Pursuant to Regulation 25(7) of the Listing Regulations your Company has formulated and adopted the Familiarization Programme for the Independent Directors to enable them to understand the business of the Company and pursuant to Regulation 46 of the Listing Regulations, the said Programme is also available on the website of the Company at https://gpl.in/policy.php.



e. Key Skills, Expertise and Competencies of the Board:

The Board comprises qualified Members who bring in the required skills, competence and expertise that allow them to make effective contribution to the Board and its committees. These Directors are nominated based on well-defined selection criteria.

The Nomination and Remuneration Committee considers, inter alia, key skills, qualifications, expertise and competencies, whilst recommending to the Board, the candidature for appointment of Director. The Board of Directors have, based on the recommendations of the NRC, identified the following core key skills/expertise/ competencies of Directors as required in the context of business of the Company for its effective functioning which are currently possessed by the Board Members of the Company and mapped against each of the Directors:

Sr. No	Particulars	Phiroz Munshi	Urmi Prasad	Charita Thakkar	Rajesh Parikh	Nuthakki Rajender Prasad	Raghu Venka raman	Moreshwar Garde
1	Industry Knowledge /Expertise		✓	1			✓	
2	Operational Knowledge /Expertise	1	1	1		1	✓	
3	Leadership Attributes	1	✓	1	1	1	✓	✓
4	Strategic Planning	1	✓	1	1	1	✓	✓
5	Risk Management	1	✓	/	/	/		1
6	Financial	√	√	√	√	√	√	√
7	Stakeholder Engagement		1	1	1	1		
8	Legal/Regulatory Expertise	1			✓			1
9	HumanResources	1	✓	1	√	1	✓	✓

The absence of a mark against a Board Member's name does not necessarily mean the Director does not possess the corresponding skill, expertise or competence.

f. Independent Directors' Meeting

During the year under review, the Independent Directors met on February 13, 2024, inter alia to discuss and Review Performance of:

- I. Non-Independent Directors,
- II. the Board as a whole,
- III. Chairperson of the Company and
- IV. assessed the quality, quantity and timeliness of flow of information between the Company's management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

All the four Independent Directors were present at the meeting. Pursuant to the requirements of the Listing Regulations and Schedulel V of the Companies Act, 2013 on Code of Conduct of the Independent Directors, the Independent Directors had reviewed and evaluated the performance of Non-Independent Directors and the Board as a whole and the same was found satisfactory. Further, pursuant to the Companies (Appointment and Qualification of Directors), Rules, 2014 as amended, the Independent Directors have also furnished a declaration to the effect that they have included their names in the Database maintained by the Indian Institute of Corporate Affairs.

3. Audit Committee:

The total strength of the Audit Committee is five(5) out of which, four members fall under the Independent Category except Mr.Nuthakki Rajender Prasad who is a Non-Independent Director. The regulations require 2/3rd of the members to be Independent Directors and the Company has complied with the same.



The composition of the Audit Committee and the details of the meetings attended by the Members during the year are given below:

Name of Members	Category	No. of Meetings attended during the financial year 2023-24 out of total 5 committee meetings held during the year
Mr. Phiroz Munshi, Chairman*	Independent Director	3
Mr. Raghu Venkataraman, Member**	Independent Director	5
Mr. Moreshwar Garde, Member**	Independent Director	5
Mr.Nuthakki Rajender Prasad, Member*	Non- Independent Director	3
Mr. Rajesh Parikh, Member	Independent Director	5

^{*} Mr. Phiroz Munshi and Mr. Nuthakki Rajender Prasad were appointed as members of the w.e.f October 13, 2023. Mr. Phiroz Munshi was appointed as the Chairman of Committee w.e.f March 31, 2024.

During the year five (5) Audit Committee Meetings were held, the dates of which are as follows:

May 30,2023; August 9,2023; October 13,2023; November 13, 2023 and February13, 2024.

The requisite quorum was present in all the meetings.

Audit Committee Meetings are also attended by the Joint Managing Directors, Chief Financial Officer, Company Secretary and Statutory Auditor.

The Company Secretary acts as the Secretary of the Audit Committee.

The Board of Directors has appointed M/s.Krishna & Vishwas LLP as Internal Auditors to conduct the internal audit of various areas of operations and records of the Company. The periodical reports of the said internal auditors were regularly placed before the Audit Committee along with the comments of the management on the action taken to correct any observed deficiencies on the working of the various departments.

The Audit Committee acts as a link between the statutory & internal auditors and the Board of Directors. It assists the Board in fulfilling its oversight responsibilities of monitoring financial reporting processes, reviewing the Company's established systems and processes for internal financial controls, governance and reviewing the Company's statutory and internal audit activities. All the Members on the Committee, including the Chairperson are Independent Directors. The Committee is governed by a Charter that is in line with the regulatory requirements mandated by the Act and Listing Regulations.

The Audit Committee also receives the report on compliance under the Code of Conduct for Prohibition of Insider Trading Regulations, 2015. Further Compliance Reports under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and Whistle Blower Policy are also placed before the Committee.

The scope of the activities of the Audit Committee is as set out in Regulation18 of the SEBI (LODR) Regulations read with Section 177 of the Companies Act, 2013 and SEBI (Prohibition of Insider Trading) Regulations, 2015 and the amendments made thereto.

The terms of reference of the Audit Committee are broadly as follows:

a) Overseeing the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;

^{**}Mr. Moreshwar Garde and Mr. Raghu Venkataraman ceased to be Directors of Company w.e.f March 31, 2024 and subsequently ceased to be members/chairman of all the Committees where they were appointed.



- b) Reviewing with the management quarterly, half-yearly, nine-months and annual financial statements, standalone as well as consolidated, before submission to the Board for approval;
- c) Reviewing the Management Discussion and Analysis of the financial condition and results of operations;
- d) Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval;
- e) Engaging consultants who can analyze/review the internal practices and give a report thereon to the audit committee from time to time in respect of the Company's Financial Reporting and controls thereto;
- f) Recommending the appointment, remuneration and terms of appointment of auditors of the company;
- g) Recommending the appointment and remuneration of the Secretarial Auditor.
- h) Reviewing and monitoring the auditor's independence and performance, and effectiveness of the audit process;
- Reviewing the adequacy of internal audit function and discussing with the internal auditors on the significant findings and further course adopted;
- j) Examination of the financial statement and the auditors' report thereon;
- k) Approval or any subsequent modification of transactions of the Company with related parties;
- I) Scrutiny of inter-corporate loans and investments;
- m) Valuation of undertakings or assets of the company, wherever it is necessary;
- n) Evaluation of internal financial controls and risk management systems;
- o) Reviewing the Internal Control over Financial Reporting;
- p) Reviewing the functioning of the Whistle blower mechanism;
- q) Monitoring the end use of funds raised through public offers and related matters;
- r) Reviewing compliance with the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015 and the amendments made thereto from time to time, at least once in a financial year and verify that the systems for internal control are adequate and are operating effectively;
- s) Reviewing the annual declaration made by the Promoters and Promoter group companies regarding encumbrance, whether directly or indirectly, on shares of the Company pursuant to the provisions of SEBI (Substantial Acquisition of Shares and Takeover). Regulations.2011.asamended.

The Audit Committee also assures the Board about the adequate internal control procedures and financial disclosures commensurate with the size of the Company and in conformity with the requirements of the Listing Regulations.

4. Stakeholders Relationship Committee

The Company has constituted the Stakeholders Relationship Committee ('SRC') in accordance with the provisions of the Act and the Listing Regulations.

The total strength of the SRC is seven(7) members, out of which a majority of the members are Non-Executive Independent Directors of the Company.

The terms of reference of the Stakeholders Relationship Committee, as approved by the Board and amended from time to time,includes the following:

- a. Considering and resolving the grievances of security holders of the Company including Investors' complaints;
- b. Approval of transfer or transmission of shares, debentures or any other securities;
- c. Review of measures taken for effective exercise of voting rights by shareholders;
- d. Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent.
- e. Carrying out any other function contained in the Listing Agreement/Listing Regulations, as amended from time to time;



- f. Performance of such other functions as may be necessary under any statutory or other regulatory requirements to be performed by the Committee and as delegated by the Board from time to time;
- g. Effective implementation of whistle blower mechanism offered to all the Stake holders to report any concerns about illegal or unethical practices;
- h. Redressal of complaints regarding the non-receipt of declared dividends, balance sheets of the Company,etc;
- i. Issuance of duplicate certificates and new certificates on split/consolidation/renewal etc.

The Composition of the Committee as on March 31,2024 is as follows:

Name of Members	Category	No. of Meetings attended during the financial year 2023-24 out of total 5 committee meetings held during the year
Mr. Rajesh. S. Parikh, Chairperson	Non-Executive Independent Director	4
Ms. Urmi N.Prasad, Member	Joint Managing Director	4
Mr.Raghu Venkatraman, Member**	Independent Director	4
Mr. Moreshwar Garde, Member**	Independent Director	4
Mr.Phiroz Munshi, Member*	Independent Director	1
Mr.Nuthakki Rajender Prasad, Member*	Non- Independent Director	1
Mr. Charita Thakkar, Member*	Joint Managing Director	1

^{*} Mr. Phiroz Munshi, Mr. Nuthakki Rajender Prasad and Ms. Charita Thakkar were appointed as members of the w.e.f November 13, 2023.

During the year, four Meetings of the Stakeholder Relationship Committee were held, the dates of which are as follows: May 30,2023, August 9, 2023, November 13, 2023 and February 10, 2024.

The Chairperson of the Committee is Mr. Rajesh Parikh, who is a Non-Executive Independent Director.

The Committee reviews the complaints received by the Company from its investors and the action taken by the management to sortout these complaints.

As reported in the Corporate Governance Report of the previous Financial Year, the Company has no pending complaints during the year under review.

The Company received 28 complaints from shareholders in Financial Year 2023-24. All the complaints were resolved to the satisfaction of shareholders. There are no pending complaints as on the end of the of financial year.

The Company Secretary acts as the Secretary of the Committee.

Name & designation of the Compliance Officer:

Mr. Sagar Pahariya, Company Secretary & Compliance Officer

5. Nomination & Remuneration Committee

A. Composition and Scope

The Committee is responsible for formulating evaluation policies and reviewing all major aspects of the Company's HR processes relating to hiring, training, talent management, succession planning and compensation structure

^{**}Mr. Moreshwar Garde and Mr. Raghu Venkataraman ceased to be Directors of Company w.e.f March 31, 2024 and subsequently ceased to be members/chairman of all the Committees where they were appointed.



of the Directors and KMPs. The Committee also anchored the performance evaluation of the Individual Directors.

In view of the amended provisions of Section178 of the Act, the performance of Board, its committees and each Director (excluding the director being evaluated) has been evaluated by the Board on the basis of engagement, leadership, analysis, decision making, communication, governance, interest of stakeholders etc.

The total strength of the NRC is five(5) members, out of which four (4) members are Non-Executive Independent Directors of the Company, except for Mr. Nuthakki Rajender Prasad, who is a Non-Executive Non-Independent Director. The regulations require at least 50% of the members to be Independent Directors and the Company has complied with the same.

The constitution of the Nomination & Remuneration Committee is as follows:

Name of Members during the Year	Category	No.of meetings attended Out of 3 Meetings
Mr. RajeshParikh,Chairperson	Non-Executive Independent Director	3
Mr. Moreshwar Garde, Member**	Non-Executive Independent Director	3
Mr.RaghuVenkataraman, Member**	Non-Executive Independent Director	3
Mr.Phiroz Munshi, Member*	Non-Executive Independent Director	1
Mr.Nuthakki Rajender Prasad, Member*	Non-Executive Non- Independent Director	1

^{*} Mr. Phiroz Munshi, Mr. Nuthakki Rajender Prasad were appointed as members of the w.e.f October 13, 2023.

The Company Secretary acts as the Secretary to the committee.

During the year, two (2) NRC Meetings were held, October 13,2023 and February 13,2024.

The scope of the activities of the NRC is asset out in Regulation19 of the Listing Regulations read with Section 178 of the Act as amended from time to time. They are as follows:

- a. To formulate the criteria for determining qualifications, positive attributes and independence of a director;
- b. To formulate criteria for evaluation of Independent Directors and the Board;
- To determine the composition of the Board based on the need and requirements of the Company from time to time;
- d. To Identify persons who are qualified to become Directors and who may be appointed in senior management and recommend to the Board their appointment and removal;
- e. To recommend to the Board the appointment and removal of Directors and Senior Management;
- f. To Recommend to the Board a policy in relation to the remuneration for the Directors, Key Managerial Personnel and other employees;
- g. To Carryout evaluation of performance of each Director;
- h. To devise a policy on Board diversity, composition, size;
- i. Succession planning for replacing Key Executives and over seeing;
- 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;
- To carry out any other function contained in the Listing Agreement/Listing Regulations, as amended from time to time and
- Perform such other functions as may be necessary under any statutory or other regulatory requirements to be performed by the Committee and as delegated by the Board from time to time.

^{**} Mr. Moreshwar Garde and Mr. Raghu Venkataraman ceased to be Directors of Company w.e.f March 31, 2024 and subsequently ceased to be members/chairman of the all the Committees where they were appointed.



B. Performance Evaluation Criteria for Independent Directors

Performance Evaluation Criteria for Directors including Independent Directors is explained under Board Evaluation section of the Board Report.

The Criteria for performance evaluation for Independent Directors includes:

- a) Attends meetings regularly.
- b) Understands business and the regulatory, competitive and social environment in which the Company operates.
- c) Understands strategic issues and challenges confronting the Company.
- d) Demonstrates a solid understanding of his /her responsibility as a Director including his /her statutory and fiduciary roles and acts appropriately in his /her governance role.
- e) Attends meetings well prepared to evaluate and/or add value to Agenda items presented to the Board.
- f) Brings useful outside information and perspective to Board deliberations.
- g) Contributes meaningfully to Board discussions, makes useful suggestions, provides strategic insight and directions.
- h) Demonstrates an ability to identify the cost benefits and implications of Board decisions.
- Demonstrates a strong understanding of financial statements, ratios and/or indices of performance and can see the issues behind the numbers.
- i) Appropriately questions data and information presented to the Board for its deliberations.
- Listens effectively to the ideas of others and view-points and encourages participation / contribution from other Directors.
- I) Works effectively with fellow Directors to build consensus and manages conflict constructively.
- m) Awareness about the developments regarding corporate governance.

C. Remuneration of Directors

The annual remuneration package of Ms. Urmi N. Prasad and Ms. Charita Thakkar, Joint Managing Directors comprises a fixed salary component including a basket of allowances/reimbursements as approved by the Nomination and Remuneration Committee and the Board of Directors, from time to time.

The details of the remuneration of Directors during financial year 2023-24 are given below:

(Rupees)

Name of Director	Salary and allowances	Variable Pay\$	Perquisites	ESOP	Sitting Fees	\$ Total	Commission
Ms.Urmi N. Prasad, Joint Managing Director	28,50,000		3,98,011				32,48,011
Ms. Charita Thakkar, Joint Managing Director	28,50,000		1,82,291				30,32,291

Notes:

- a. Notice period is six months;
- b. There is no Variable Pay. All components are fixed;
- The Company does not have any Employee Stock Option Scheme for grant of stock options to the Directors of the Company.
- d. Further there were no pecuniary relationships or transactions with any Non-Executive Director of the Company.



- e. Non-Executive Directors are paid Sitting Fees and Commission.
- f. The Company does not make any payment to Non-Executive Directors other than sitting fees, duly approved by the Board, for attending meetings of the Board/ Committees.

Commission/Sitting Fees to Non-Executive Directors for the financial year 2023-24 for attending Board and Committee Meetings.

(Rupees)

Name of the Director	Sitting Fees	Commission	Total
Mr. Rajesh Parikh	1,95,000		1,95,000
Mr. Moreshwar Garde	1,95,000		1,95,000
Mr. Raghu Venkataraman	1,95,000		1,95,000
Mr. Phiroz Munshi	90,000		90,000
Mr. Rajender Prasad	75,000		75,000
Total	7,50,000		7,50,000

The Company does not have any Employee Stock Option Scheme for grant of stock options to the Directors of the Company. The Company does not make any payment to Non-Executive Directors other than sitting fees, duly approved by the Board, for attending meetings of the Board/ Committees.

Apart from the above, the Company does not have any other Committees for which the details are required to be given.

6. Senior Management personnel of the Company:

As per the provisions of the Listing Regulations, senior management means the officers and personnel of the listed entity who are members of its core management team, excluding the Board of Directors, and shall also comprise all the members of the management one level below the Chief Executive Officer or Managing Director or Whole Time Director or Manager (including Chief Executive Officer and Manager, in case they are not part of the Board of Directors) and shall specifically include the functional heads, by whatever name called and the Company Secretary and the Chief Financial Officer. Accordingly, the list of the senior management personnel is mentioned below:

Name of the Senior Management Personnel	Designation
Mr. Sagar Pahariya	Company Secretary and Compliance Officer
Mr. Pradeep Kumar T.K	General Manager
Ms. Hema.K	Manager Accounts
Mr. Sunil Kumar S M	Manager Operations
Mr. Dhananjay Inamdar	Manager Business Development/R&D
Ms. Mohini A Rajput	Accountant



7. General Body Meetings

Given below are the details of Annual General Meetings for the previous three financial years:

Year	Date and time of the Annual General Meeting	Location	Number and Nature of Special Resolutions passed, if any*
2020-21	44th Annual General Meeting Friday, September 17, 2021 at 11.00 A.M.	II main, Doddanekkundi Industrial Area, Bangalore 560048 (Deemed place of Annual General meeting)	A) Re-appointment of Ms. Charita Thakkar (DIN: 00321561) as the Joint Managing Director of the Company.
2021-22	45th Annual General Meeting Thursday, September 29, 2022 at 11:00 AM	II main, Doddanekkundi Industrial Area, Bangalore 560048 (Deemed place of Annual General meeting)	-
2022-23	46th Annual General Meeting Thursday, September 15, 2023 at 11:00 AM	II main, Doddanekkundi Industrial Area, Bangalore 560048 (Deemed place of Annual General meeting)	a. To consider and appoint Mr. Phiroz Munshi, (DIN:10256513) as the Independent Director on the Board of Directors of the Company. b. To consider and appoint Mr. Nuthakki Rajender Prasad (DIN:00145659) as Non-Executive Non-Independent Director on the Board of Directors of the Company

^{*}The Company has also passed the ordinary resolutions as required under the Act and according to the requirements, over and above the special resolutions quoted above.

During the year FY 2023-24 re-appointment of Mr. Rajesh Parikh (DIN: 08258755) as Non-Executive Independent Director on the Board of Directors of the Company was transacted through Postal Ballot.

Procedure adopted for Postal Ballot:

In accordance with General Circular Nos. 14/2020 dated April 8, 2020and 17/2020 dated April 13, 2020 read with other relevant circulars, including General Circular No. 3/2022 dated May 5, 2022, issued by the Ministry of Corporate Affairs ("MCACirculars"), resolutions were proposed to be passed by means of Postal Ballot, only by way of remote e-voting process ("e-voting"). The Company had engaged the services of Central Depository Services (India) Limited for facilitating e-voting facility to enable shareholders to vote.

Mr. J. J.Gandhi (C.P. No. 2515), designated partner of J. J. Gandhi & Co., PractisingCompany Secretary, acted as Scrutiniser for conducting the Postal Ballot in a fair and transparent manner.

In accordance with the MCA Circulars,the Postal Ballot Notice dated October 13, 2023, was sent only by electronic mode to those memberswhose names appeared in the Registerof Members / List of Beneficial Owners as on Friday, October 6,2023 ("Cut-Off Date") received from the Depositories and whose e-mail addresses were registered with the Company / Registrar and TransferAgent/ Depository Participant/ Depositories. The manner of e-voting by (i) individual shareholders holding shares of the Company in demat mode, (iii) Shareholders other than individuals holding shares of the Company in demat mode, (iii) Shareholders who have not registered their e-mail address, was explained in the instructions given in Postal Ballot Notice.

Members exercised their vote(s) by e-voting during the period from 09:00 a.m.(IST) on Saturday, October 14, 2023 till 05:00 p.m. (IST) on Sunday, November 12, 2023.

The Scrutiniser submitted his report on November 13, 2023 after the completion of scrutiny and result of the e-voting was announced on the same day. The summary of voting result is given below:



Resolutions passed through Postal Ballot	Votes in favor of the resolution (% of total number of valid votes)	Votes against the resolution (% of total number of valid votes)	Result
Re-appointment of Mr. Rajesh Parikh (DIN: 08258755) as Non-Executive Independent Director	99.74	0.26	Passed with requisite majority

Means of communication

The Board takes on record the audited / unaudited yearly/ quarterly financial results prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind-AS Rules) in the format prescribedunder Regulation 33 of the Listing Regulations read with Circular Ref No. CIR/CFD/FAC/62/2016 dated July 5, 2016 issued by SEBI within prescribed time limit from the closure of the quarter / year and announces theresults to all the stock exchanges where the shares of the Company are listed. The Company has been publishing the results in the format as prescribed by SEBI in the Financial Express (English) and Pravajani (Kannada) with in 48 hours of the conclusion of the meeting of the Board in which they are approved.

- The quarterly, half-yearly and annual results of the Company are submitted to the Statutory Auditors of the Company for a limited review and the report of the Auditors is also filed with the stock exchange after it is approved by the Board of Directors.
- ii. The quarterly results are not sent to each share holder as share holders are intimated through press.
- iii. The Company's website www.gpl.in provides information about the Company to its existing and prospective stake holders. The quarterly results are displayed on the Company's website along with other relevant information.
- iv. The Company has created a separatee-mail address viz. secretarial@gujaratpetrosynthese.com to receive complaints and grievances of the investors.

8. General Shareholder Information

I. 47th Annual General Meeting:

Day and Date : Friday August 9, 2024

Time : 11.00 am

Venue : II main, Doddanekkundi Industrial Area, Bangalore - 560048

(Deemed Place of Venue)

The Company is conducting the Annual General Meeting (AGM) through VC/OVAM pursuant to the MCA Circulars dated May 5, 2020, January13, 2021 and May 5, 2022.

II. Financial Year of the Company

The financial year covers the period April 1, 2023 to March 31, 2024. Financial reporting for FY 2024-25 (Indicative)

Quarter ending on June 2024: Within 45 days from end of the quarter Half year ending on September 2024: Within 45 days from end of the quarter Quarter ending on December 2024: Within 45 days from end of the quarter Year ending on March 2025: Within 60 days from end of the quarter Annual General Meeting(2024-25): On or before September 30,2025

III. Dividend Payment Date:

No dividend on Equity Shares is proposed to be declared at the forth coming Annual General Meeting.



IV. Listing of Equity Shares on Stock Exchanges and Stock Code

Equity shares of the Company are listed on:

Name of the Stock Exchange BSE Limited	Stock Code
Phiroze Jeejeebhoy Towers Dalal Street, Mumbai-400001	506858

The Company has paid the Listing Fees to BSE Limited for FY 2023-2024.

Corporate Identification Number-L23209KA1977PLC043357

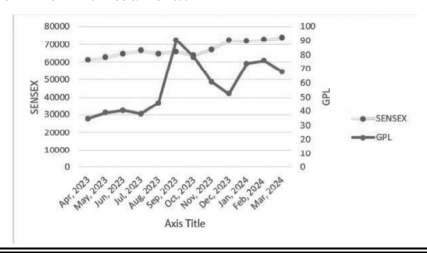
V. Stock market data:

The monthly high/low quotation of shares traded on the BSE Ltd. is as follows:

(Figures in Rs.)

	BSE Ltd.	
Months	High	Low
April 2023	34.60	29.21
May 2023	38.80	30.60
June 2023	40.50	33.04
July 2023	38.00	33.01
August 2023	45.71	33.11
September 2023	90.40	47.00
October 2023	78.51	50.34
November 2023	61.01	45.44
December 2023	52.55	44.25
January 2024	73.90	48.61
February 2024	75.90	61.50
March 2024	68.00	48.00

VI. STOCK PERFORMANCE VSS & PBSE 500



Email:investor@bigshareonline.com



VII. Registrar and Share Transfer Agents (RTA):

The Company has appointed Big share Services Pvt. Ltd. (SEBI Registration Number INR 000001385) as RTA of the Company.

Address for Investor correspondence Big share Services Pvt. Ltd Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093, India Telephone No.:022–62638236

Shareholders are requested to quote their Folio No./DPID & Client ID,E-mail address, if any, telephone number and full address while corresponding with the Company and its RTA.

VIII. ShareTransfer System:

In terms of Regulation 40(1) of SEBI (LODR) Regulations, as amended, securities can be transferred only in dematerialised form w.e.f. 1st April, 2019, except in case of request received for transmission or transposition of securities. Hence, the Company has stopped accepting the share transfers in physical mode w.e.f. from the above-mentioned date.

Share transfers and related operations for the Company are processed by the Company's RTA viz., Big share Services Pvt. Ltd. Share transfer is normally affected within the maximum period of 15 days from the date of receipt, if all the required documentation is submitted.

Pursuant to SEBI circular dated 25th January, 2022, securities of the Company shall be issued in dematerialized form only while processing service requests in relation to issue of duplicate securities certificate, renewal/exchange of securities certificate, endorsement, sub-division/splitting of securities certificate, consolidation of securities certificates/folios, transmission and transposition.

The shares of the Company can be transferred / traded only in dematerialised form. Shareholders holding shares in physical form are advised to avail the facility of dematerialisation. During the year, the Company obtained, on half-yearly basis, a certificate from a Company Secretary in Practice, certifying that all certificates for transfer, transmission, subdivision, consolidation, renewal, exchange and deletion of names, were issued as required under Regulation 40(9) of the SEBI(LODR) Regulations, 2015. These certificates were duly filed with the Stock Exchanges.

IX. Distribution of Shareholding:

a. Distribution of Shareholding by Size as on March 31,2024:

Sr. No.	Shareholding of Nominal Value	No. of shareholders	% of Shareholders	No. of shares held	% of Shareholding
1	1 - 500	18834	96.5252	1465134	24.5450
2	501 -1000	441	2.2601	313413	5.2505
3	1001 -2000	156	0.7995	220584	3.6954
4	2001 -3000	31	0.1589	75396	1.2631
5	3001 -4000	18	0.0923	59939	1.0041
6	4001 -5000	8	0.0410	35594	0.5963
7	5001 -10000	12	0.0615	84644	1.1480
8	100001 & ABOVE	12	0.0615	3714462	62.2275
	Total:	19512	100	5969166	100



b. Categories of Share holders as On March 31,2024:

Sr.No.	Category	No.of Shares of Rs. 10 each	% of Share holding
1	Promoter & Promoter Group	30,54,876	51.18
2	Financial Institutions	259	0.00
3	Bodies Corporate	37864	0.63
4	Foreign Institutional Investors	60,000	1.01
5	Insurance Companies	5,46,001	9.15
6	Clearing Members	246	0.00
7	Mutual Funds	11,146	0.19
8	Non-Resident Indians	4,01,095	6.72
9	Public	18,37,321	30.78
10	Trusts	358	0.01
11	State Government	20,000	0.34
	TOTAL	59,69,166	100

X. Break-Up Of Shares in Physical and Demat Formas on March 31,2024:

Description	No. of Shareholders	Shares	%To Equity
Physical	15902	1716003	28.75
NSDL	1601	3352531	56.16
CDSL	2009	900632	15.09
TOTAL	19,512	5969166	100

XI. Outstanding ADRs/GDRs/Warrants or any Convertible instruments, conversion date and likely impact on equity.

The Company has not issued any ADRs/GDRs/Warrants or any Convertible instruments.

XII. Commodity Price Risk or Foreign Exchange Risk and Hedging activities:

During the year Company has not entered in to any transaction that may have foreign exchange risk.

XIII. Plant location:

Bengaluru: No. 24, II Main, I Phase, Doddanekkundi Industrial Area, Mahadevapura Post, Bengaluru, Karnataka-560048, India

XIV. Credit Rating

Since the Company does not have any debt instruments nor has any fixed deposit programme or any scheme or proposal of the listed entity involving mobilization of funds, whether in India or abroad, no credit rating was obtained.

XV. None of the securities are suspended from trading.

XVI. Address for Correspondence:

Bengaluru:

No. 24, II Main, I Phase, Doddenekkundi Industrial Area, Mahadevpura Post, Bengaluru, Karnataka – 560 048, India

Mumbai:

Ecstasy, 718, 7th Floor, City of Joy, J.S.D Road, Mulund West, Mumbai -400 080



9. Others:

A. Disclosure on materially significant related party transactions that may have potential conflict with the interest of the Company at large:

The Company does not have any related party transaction, which may have potential conflict with the larger interests of the Company. The disclosures of transactions with the related parties entered by the Company in the normal course of business are given in the Notes to Financial Statements.

B. Details of non-compliance by the Company, penalties, strictures imposed on the Company by the Stock Exchange or SEBI or any other statutory authority on any matter related to capital markets, during the last three years:

A Statement on Compliance with all Laws and Regulations certified by the Managing Director and Company Secretary are placed at the meetings of the Board of Directors for their review.

There were no instances of non-compliance of any matter related to the capital markets during the last three years and the Company has complied with the requirements of regulatory authorities on capital markets.

C. Vigil Mechanism/Whistle Blower Policy

Pursuant to Section177(9)and(10) of the Act and Regulation 22 of the Listing Regulations, the Company has formulated a Whistle Blower Policy for vigil mechanism of Directors and employees to report to the management about the unethical behavior, fraud or violation of Company's Code of Conduct. The mechanism provides for adequate safeguards against victimization of employees and Directors who use such mechanism and makes provision for direct access to the Chairperson of the Audit Committee in exceptional cases. None of the personnel of the Company have been denied access to the Chairpersonof the Audit Committee. The Whistle Blower Policy is displayed on the Company's website: https://www.gpl.in/admin/uploads/Vigil%20Mechanism%20Policy.pdf

No employee and or other person has been denied access to the Chairperson of the Audit Committee or Managing Director.

The Chairperson of the Audit Committee or Managing Director had not received any complaint during the Financial Year ended March 31, 2024.

D. Details of compliance with mandatory requirements:

All the mandatory requirements of Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 of the SEBI (LODR) Regulations have been complied with by the Company.

E. Policy on Subsidiary Companies:

The Company does not have any subsidiary Company.

F. Policy on Related Party Transactions:

In terms of Section 188 of the Companies Act, 2013 read with the Regulation 23 of Listing Regulations, the Company had formulated a policy on materiality of Related Party Transactions and on dealing with Related Party Transactions. During the year under review, the said Policy was amended to reflect the latest amendments in the Companies Act, 2013 and the rules made there under.

The Policy is intended to ensure that there is proper approval and reporting of transactions between the Company and its related parties. The Policy, after carrying out the necessary modifications in line with the amendments made from time to time, is placed on the website of the Company viz.,https://gpl.in/images/04_Policy%20on%20the%20materiality%20of%20related%20party%20transactions.pdf

G. Details of Utilization of funds:

During the year under review, the Company has not raised any funds through preferential allotment or Qualified Institutional Placement as specified under Regulation 32(7A) of SEBI (LODR) Regulations.



H. UNCLAIMED SHARES

Disclosure in Respect of Equity Shares Transferred in the 'Gujarat Petrosynthese Limited Unclaimed Suspense Account' is as under:

Particulars	Number of Shareholders	Number of Equity Shares
Aggregate number of share holders and the out standing shares in the suspense account lying as on April 1,2023	NIL	NIL
Number of shareholders who approached the Company for transfer of shares from suspense account during the year	NIL	NIL
Number of shareholders to whom shares were transferred from suspense account during the year	NIL	NIL
Aggregate number of share holders and the out standing shares in the suspense account lying as on March 31, 2024	NIL	NIL

I. Certificate from a Practicing Company Secretary on disqualification of Directors:

The Company has obtained a Certificate from J.J. Gandhi& Co., Practicing Company Secretaries to the effect that none of the Directors on the Board of the Company have been debarred or disqualified frombeing appointed or continuing as directors of companies by SEBI / Ministry of Corporate Affairs or any such statutory authority.

J. Recommendations of the Committees:

During the year under review, there have been no instances whereby the Board of Directors of the Company has not accepted the recommendations made by the Audit Committee / Nominations and Remuneration Committee/Corporate Social Responsibility Committee on any matter which is mandatorily required.

K. Fees paid to the Statutory Auditors:

Total fees incurred by the Company including its subsidiaries, on a consolidated basis to the Statutory Auditors and all entities in their network / firm / network entity of which they are a part, is Rs. 4,59,919/-

L. Loans And Advances In The Nature Of Loans To Firms/Companies In Which Directors Are Interested

No Loans and advances in the nature of loans to firms/companies in which Directors are interested were given during the financial year.

M. COMPLIANCE WITH NON-MANDATORY PROVISIONS

The status concerning compliance by your Company with discretionary requirements as listed out in Part E of Schedule II of Listing Regulations is as under:

- The position of the Chairperson of the Board of Directors and that of the Managing Director and the Chief Executive Officer are separate.
- The audit report on the Company's Financial Statements for the year ended 31st March, 2024 is unmodified.
- The Internal Auditors report directly to the Audit Committee.
- Your Company follows a robust process of communicating with the shareholders which have been elaborated in the Report under the heading "Means of Communication".

N. Disclosures in relation to Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act. 2013:

The disclosures for the Financial Year 2023-24 are as under:-

Α	Number of complaints filed during the Financial Year	Nil
В	Number of complaints disposed of during the Financial Year	Nil
С	Number of complaints pending as at the end of the Financial Year	Nil



O. Discretionary Disclosures:

The status concerning compliance by your Company with discretionary requirements as listed out in Part E of Schedule II of SEBI Listing Regulations is as under:

- a. Shareholders'Rights:
 - As the quarterly and halfyearly financial results are published in the news papers and are also posted on the Company's website, the same are not being sent separately to the share holders.
- b. Audit Qualifications
 - The Company's financial statements for the financial year 2023-24 do not contain any audit qualification.
- c. Separate posts of Chairperson and CEO:
 - The Company presently is having a separate post of the Chairperson and the Managing Director.
- d. Reporting of Internal Auditor
 - The Internal Auditors of the Company make presentation to the Audit Committee on their reports as per the approved audit programmes by the Audit Committee at the beginning of the year on a quarterly basis.
- e. The Board
 - A non-executive chairperson may be entitled to maintain a chairperson's office at the listed entity's expense and also allowed reimbursement of expenses incurred in performance of his duties.
- f. Chief Executive Officer & Chief Financial Officer Certification
 - The Chief Executive Officer and Chief Financial Officer of the Company give annual certificate on financial reports and internal controls to the Board in terms of Regulation 17(8) of the Listing Regulations and the said certificate is contained in this Annual report.
 - The Chief Executive Officer and Chief Financial Officer also jointly issue a quarterly compliance certificate on financial results and place the same before the Board in terms of Regulation 33(2) of the Listing regulations.
- g. Compliance with Corporate Governance Requirements: The Company has complied with the requirements specified in Regulations 17 to 27 and Clauses(b) to (i) of Regulation 46(2) of the Listing Regulations.
- Disclosure of certain types of agreements binding on the company as under clause 5A of paragraph A of part A
 of Schedule III of SEBI (LODR) Regulations, 2015; No binding agreements have been entered by the company
 which are not in the normal course of business.

For and on behalf of the Board of Directors

Ms. Urmi N. Prasad Joint Managing Director DIN: 00319482

Place: Hyderabad

Declaration on adherence to the Code of Conduct

To.

The Members of Gujarat Petrosynthese Ltd.

I,Urmi Prasad, Joint Managing Director & CFO of the company hereby declare that the Directors and Senior Managerial Personnel of the Company have affirmed in writing, their compliance with the Company's Code of Conduct for the Board of Directors and Senior Management Personnel, during the year ended March 31,2024.

For and on behalf of the Board of Directors

Ms. Urmi N. Prasad Joint Managing Director DIN: 00319482

Place : Hyderabad

Date: July 17, 2024



Certificate on Corporate Governance

To, The Members, **Gujarat Petrosynthese Limited** 24, II main, Doddanekkundi Industrial Area, I Phase, Mahadevpura, Bangalore 560048 Karnataka, India.

We have examined the compliance of the conditions of Corporate Governance by Gujarat Petrosynthese Limited having CIN L23209KA1977PLC043357 (hereinafter referred to as the Company), for the financial year ended 31 st March, 2024 as prescribed in Regulations 17 to 27, clauses (b) to (i) of Regulation 46(2) and Para C, D, E, F and G of Schedule V to the Securities and exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time (hereinafter referred to as the Listing Regulations).

The compliance of conditions of Corporate Governance is the responsibility of the Management of the Company. Our examination was limited to review of the procedures and the implementation process adopted by the Company for ensuring compliance of the conditions of Corporate Governance. This Certificate 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 and information given to us, and the representation made by the management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Regulations.

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

for J. J. Gandhi & Co. Practising Company Secretaries

> Place: Vadodara Date: July 17, 2024

(J. J. Gandhi) Proprietor

FCS No. 3519 and CP No. 2515 P R No. 1174/2021

UDIN Number: F003519F000732643



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) Regulations, 2015)

To

Gujarat Petrosynthese Limited

24, II main, Doddanekkundi Industrial Area, I Phase, Mahadevpura, Bangalore 560048 Karnataka, India.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Gujarat Petrosynthese Limited, having CIN L23209KA1977PLC043357 and having Registered Office at 24, II Main, Doddanekkundi Industrial Area, I Phase, Mahadevpura Post, Bangalore 560048 (hereinafter referred to as 'the Company'), 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, 2024 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.

Sr. No.	Name of Directors	DIN	Date of appointment	Date of Cessation
1.	Ms Urmi Nuthakki Prasad	00319482	01/04/1993	
2.	Ms. Charita Thakkar	00321561	28/09/1990	
3.	Mr. Moreshwar Garde Digambar	00689103	31/10/2007	31/03/2024
4.	Mr. Raghu Venkataraman	02012383	25/05/2013	31/03/2024
5.	Mr. Rajesh Shirish Parikh	08258755	19/10/2018	
6.	Mr. Rajender Prasad Nuthakki	00145659	09/08/2023	
7.	Mr. Phiroz Munshi	10256513	09/08/2023	

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

for J. J. Gandhi & Co.
Practising Company Secretaries

Place: Vadodara Date: July 17, 2024

(J. J. Gandhi) Proprietor

FCS No. 3519 and CP No. 2515 P R No. 1174/2021 UDIN Number F003519F000732555



INDEPENDENT AUDITOR'S REPORT

To the Members of Gujarat Petrosynthese Limited

Report on the Audit of the Financial Statements Opinion

We have audited the Financial Statements of Gujarat Petrosynthese Limited ("the Company"), which comprise of the Balance Sheet as at March 31, 2024, and the Statement of Profit and Loss (including other comprehensive income), Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and notes to the Financial Statements, including a summary of material 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 Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India.

- (a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31,2024;
- in the case of the Statement of Profit and Loss(including Other Comprehensive Income), of the Profit for the year ended on that date;
- (c) in the case of the Statement of Changes in Equity, of the changes in equity for the year ended on that date; and
- (d) in the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. 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 Code of Ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion on the Financial Statements.

Key Audit Matter

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 there on, and we do not provide a separate opinion on these matters.

Key Audit Matters	Auditor's Response
Review of the value of stock-in-trade & investments held by the Company as on March 31,2024.	Principal Audit Procedures The assessment of various procedures adopted by the management which includes
	i) Ascertaining the value of investments and stock-in-trade held as at March 31,2024.
	Verification of amount invested, current value of investments, regularity of receipt of income on those investments and its fair classification and presentation in the audited financial statements.
	iii) Assessing the appropriateness of value of stock-in-trade disclosed in the financial statements.

Information Other than the Financial Statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises of the information included in the Annual report but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.



In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance 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, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. 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 implementation and maintenance of accounting policies; making judgments and estimates that are reasonable and prudent; and 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 statement 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 Company's Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the 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. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Standards on Auditing (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 controls 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 with reference to Financial Statements 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'suse 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. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. 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.



Materiality is the magnitude of misstatements in the Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledge able user of the Financial Statements may be influenced.

We consider quantitative materiality and qualitative factors (i) in planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Financial Statements

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

- As required by the Companies (Auditor's Report) Order, 2020 ("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" statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, based on our audit, we report that:
 - 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.
 - b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid Financial Statements have been kept so far as it appears from our examination of those books except for the matters stated in paragraph 2(i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act.
 - f) With reference to maintenance of accounts and other matter therewith, reference is invited to paragraph (b) above on reporting under section 143(3)(b) and paragraph 2(i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 as amended.
 - g) With respect to the adequacy of the internal financial controls with reference to Financial Statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to Financials Statements.
 - h) With respect to the matters to be included in the Auditor's Report under Section 197(16) of the Act, as amended, in our opinion and to the best of our knowledge and information and according to the explanation given to us the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 read with schedule V of the Act.
 - i) 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:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements in Note 34 of the financial statements.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.



- There were no dues which were required to be transferred to Investor Education and Protection Fund by the Company.
- iv. (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The management has represented, that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (c) Based on audit procedures which we considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material mis-statement
- v. The Company has not declared or paid any dividend during the year and has not proposed any dividend for the year.
- vi. Based on our examination, which includes test checks, it is observed that the company has used accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has been operated throughout the year except for the period 01st April 2023 to 28th March 2024 with regards to the books of Mumbai unit and for the period 01st April 2023 to 18th December 2023 with regards to the books of Bengaluru, for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with.

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended on March 31, 2024.

For **Dayal and Lohia** Chartered Accountants Firm Reg. No. 102200W

Place : Mumbai Date : 28.05.2024

UDIN:24031626BKAVKH9675

(Anil Lohia)
Partner
Membership No: 031626

ANNEXURE A TO INDEPENDENT AUDITORS' REPORT

The Annexure referred to in our report to the members of Gujarat Petrosynthese Limited ('the Company') for the year ended on 31st March, 2024.

In terms of the information and explanations sought by us and given by the Company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that:

- i) a) (A) The Company, on the basis of available information, is in the process of completing and reconciling its records showing full particulars including quantitative details and situations of Property Plant and Equipment
 - (B) The Company has maintained proper records showing full particulars of Intangible assets.
 - b) The Company has a program of verification of Property, Plant and Equipment so as to cover all the items over the period of three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain items of Property, Plant and Equipment were due for verification during the year and were physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.



- c) With respect to immovable properties (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the Company) disclosed in the Financial Statements included in Property, Plant and Equipment, according to information and explanations given to us and based on verification of the other documents including Property tax receipts provided to us, we report that, the title deeds of such immovable properties are held in the name of the Company as at balance sheet date.
- d) According to information and explanations given to us and on the basis of examination of the records of the Company, none of its Property, Plant and Equipment or intangible assets or both are revalued during the year.
- e) No proceedings have been initiated during the year or are pending against the Company as at 31st March, 2024 for holding any benami property under the Prohibition of Benami Transactions Act, 1988 (45 of 1988) and Rules made thereunder. The Company does not hold any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made there under.
- ii) a) According to the information and explanations given to us, the inventories have been physically verified at reasonable intervals by the management during the year and no material discrepancies have been noticed. In our opinion and according to the information and explanations given to us, the procedures followed by the management for physical verification of inventory are reasonable and adequate in relation to the size of the Company and the nature of the business.
 - b) According to the information and explanations given to us and on the basis of examination of the records of the Company, the Company has not been sanctioned any working capital limits in excess of Rupees five crore, in the aggregate, from banks on the basis of security of current assets and hence reporting under paragraph 3(ii)(b) of the Order is not applicable to the Company.
- iii) During the year, the Company has not provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties. However, the company has made investments during the year. Therefore, reporting under clauses 3(iii)(a), 3(iii)(c), 3(iii)(d), 3(iii)(e), 3(iii)(f) of the Order are not applicable.
 - b) The investments made are, in our opinion, prima facie, not prejudicial to the company's interest.
- iv) In our opinion, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 with respect to the investments made. The Company has not given any loans, provided any guarantee or security during the year.
- v) The Company has not accepted any deposits or amounts which are deemed to be deposits from the public as per the provisions of sections 73 to 76 or any other relevant provisions of the Act and the rules made thereunder. Therefore, reporting under paragraph 3(v) of the Order is not applicable.
- vi) Since the turnover from all business activities in the preceding financial year does not exceed the prescribed limit for maintenance of cost records pursuant to the Companies (Cost Accounting Records) Rules, 2011 prescribed by the Central Government under Section 148(1) of the Act, reporting under clause3(vi) of the Order is not applicable.
- Vii) a) According to the records of the Company, undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues have been regularly deposited with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of aforesaid dues were outstanding as at March 31, 2024 for a period of more than six months from the date it became payable.
 - b) According to the records of the Company and information and explanations given to us and the records of the Company examined by us, there are no pending dues to be deposited of Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess on account of any disputes, except following:

Name of the Statue	Nature of Dues	Amount (INR `000)	Period	Forum where dispute is pending
Income Tax Act, 1961	Penalty	1,942	AY 2014-15	National Faceless Appeal Centre



- viii) On the basis of our examination of the books and according to the information and explanations given to us, there is no transaction which is not recorded in the books of account and have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- ix) a) On the basis of our examination of the books and according to the information and explanations given to us, during the year, there are no defaults in repayment of dues to financial institutions, banks, Government or debenture holders. Accordingly, reporting under clause 3(ix)(a) of the order is not applicable.
 - During the year the Company is not declared as willful defaulter by any bank or financials institution or other lender.
 - c) The Company has not taken any term loan during the year and hence, reporting under clause 3(ix)(c) of the Order is not applicable.
 - d) According to the information and explanations given to us, and the procedure performed by us, and on overall examination of the financial statements of the company, we report that no funds raised on short-term basis have been used for long-term purposes by the company. Accordingly, clause 3(ix)(d) of the Order is not applicable.
 - e) The Company does not have any subsidiaries, associates or joint ventures. Hence, question of raising of any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures does not arise. Therefore, reporting under clause 3(ix)(e) of the Order is not applicable.
 - f) The Company does not have any subsidiaries, associates or joint ventures. Hence, question of raising of loans on the pledge of securities held in subsidiaries, joint ventures or associate companies, does not arise. Therefore, reporting under clause 3(ix)(f) of the Order is not applicable.
- a) In our opinion and on the basis of information and explanations given to us, the Company has not raised any
 money by way of initial public offer or further public offer (including debt instruments). Therefore, reporting
 under clause 3(x)(a) of the Order is not applicable.
 - b) In our opinion and on the basis of information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Accordingly, reporting under clause 3(x)(b) of the Order is not applicable.
- xi) a) According to the information and explanations given to us, no material fraud by the Company or on the Company has been noticed or reported during the year.
 - b) During the year, no report under sub-section (12) of section 143 of the Act has been filed by the Secretarial auditor or by us in Form ADT 4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - According to the information and explanations given to us, during the year, no whistle blower complaint was received by the Company.
- xii) In our opinion and according to 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 information and explanations given to us and based on our examination of the records of the company, transactions with related parties are in accordance with section 177 and 188 of the Act where applicable and details of such transactions have been disclosed in Financial Statements as required by applicable Ind AS.
- xiv) a) According to information and explanations given to us and based on our examination of the records of the Company, the Company has an internal audit system commensurate with the size and nature of its business.
 - b) The reports of the Internal Auditors for the period under audit were considered by us.
- xv) According to 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) a) In our opinion and according to the information and explanations given to us, the provisions of the section 45-IA of Reserve Bank of India Act, 1934 (2 of 1934) are not applicable to the Company. Accordingly, reporting under clause 3(xvi)(a) of the Order is not applicable.



- b) The Company has not conducted any Non Banking Financial or Housing Finance activities and is not required to obtain CoR for such activities from the Reserve Bank of India. Accordingly, reporting under clause 3(xvi)(b) of the Order is not applicable.
- c) The Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India. Accordingly, the requirement to report on paragraph 3(xvi)(c) of the Order is not applicable.
- d) As represented by the management, the Group does not have more than one Core Investment Company (CIC) as part of the Group as per the definition of Group contained in the Core Investment Companies. Accordingly, the requirement to report on paragraph 3(xvi)(d) of the Order is not applicable.
- xvii) The Company has not incurred any cash loss in the current financial year and in the immediately preceding financial year.
- xviii) There has been no resignation of the statutory auditors during the year. Accordingly, paragraph 3(xviii) of the Order is not applicable.
- xix) On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that the Company is capable of meeting its liabilities existing at the date of balance sheet, as and when they fall due, within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx) According to the information and explanations given to us and based on our examination of the records of the Company, provisions of Section 135 of the Companies Act, 2013 is not applicable to the Company.

For **Dayal and Lohia** Chartered Accountants Firm Reg. No. 102200W

(Anil Lohia)
Partner
Membership No: 031626

Place : Mumbai Date : 28.05.2024

UDIN:24031626BKAVKH9675

ANNEXURE – 'B' TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF GUJARAT PETROSYNTHESE LIMTED

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 of Gujarat PetrosyntheseLimited ("the Company") as of March 31, 2024 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

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 Act.



Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls 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, issued by ICAI and Standards on Auditing prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both issued by 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 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 and their operating effectiveness. Our audit of internal financial controls included obtaining an understanding of internal financial controls, 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.

Meaning of Internal Financial Controls

A Company's internal financial control 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 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.

Inherent Limitations of Internal Financial Controls

Because of the inherent limitations of internal financial controls, 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 to future periods are subject to the risk that the internal financial control 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, to the best of the information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls with refence to the financial statement and such internal financial controls were operating effectively as at March 31, 2024, based on the internal controls 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 ICAIs.

For **Dayal and Lohia** Chartered Accountants Firm Reg. No. 102200W

(Anil Lohia)
Partner
Membership No: 031626

Place : Mumbai Date : 28.05.2024

UDIN:24031626BKAVKH9675



BALANCE SHEET AS AT 31st MARCH, 2024

(INR '000)

	Particulars	Notes	As at 31st March, 2024	As at 31st March, 2023
AS	SETS			
I.	Non-Current Assets			
•	Property, plant and equipment	3	28,488	20,234
	Intangible Assets	3	106	20,201
	Right to Use Assets	3	1,220	291
	Financial Assets:	-	-,	
	Investments	4	2,47,893	2,26,192
	Other	5	1,36,581	1,558
	Other Non-current Assets	6	665	724
	Total Non-Current Assets		4,14,953	2,48,999
II	Current Assets			
	Inventories	7	9,887	7,997
	Financial Assets:		-	
	Trade receivables	8	21,320	53,021
	Cash and cash equivalents	9	15,115	7,108
	Other financial assets	10	39,899	1,79,078
	Other current assets	11	5,934	2,856
	Total Current Assets		92,156	2,50,061
	TOTAL ASSETS		5,07,109	4,99,060
В	EQUITY AND LIABILITIES			
Ī	Equity			
	Equity share capital	12	59,692	59,692
	Other equity	13	4,24,925	4,08,330
	Shareholder's fund		4,84,616	4,68,022
	Liabilities			• •
Ш	Non Current Liabilities			
••	Financial Liabilities :			
	Lease Liabilities	3	3 740	_
	Deffered Tax Liabilities (Net)	14	2,510	6,882
	Total Non Current Liabilities		3,251	6,882
Ш	Current Liabilities			
•••	Financial Liabilities :			
	Trade payables	15	13,746	16,752
	Lease Liabilities	3	494	337
	Other financial liabilities	16	3,730	3,625
	Short Term Provisions	17	691	647
	Other current liabilities	18	580	1,277
	Current tax liabilities (Net)	19	-	1,519
	Total Current Liabilities		19,242	24,156
	Total Liabilities		22,493	31,038
	Branch Balance (After profit transfer to HO)		22,433	31,030
			F 07 100	4.00.060
	TOTAL EQUITY AND LIABILITIES	1 to 2	5,07,109	4,99,060
	Significant accounting policies	1 to 2		
	The accompanying notes form an integral part of	2 to 27		
	the Financial Statements ur report of even date	3 to 37	n hehalf of the Roard o	

As per our report of even date For Dayal and Lohia

Chartered Accountants Firm's Registration No. 102200W

Anil Lohia (Partner)

Membership No. 31626 PLACE : Mumbai Date : 28-5-2024 For and on behalf of the Board of Directors

Urmi N. Prasad (Jt. Managing director and CFO)DIN No. 00319482 Ms. Charita Thakkar Jt. Managing Director DIN No. 00321561

Sagar Pahariya (Company Secretary)



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31st MARCH, 2024

(INR '000)

	Particulars	Note No.	For the year ended March 31, 2024	For the year ended March 31, 2023
INC	OME			
ı	Revenue from operations	20	138,452	195,515
II	Other income	21	29,443	25,413
Ш	Total income (I+II)		167,895	220,929
IV	EXPENSES			
	Cost of Materials Consumed	22	100,678	148,892
	Changes in Inventories of Finished & WIP Products	23	(250)	362
	Employee benefits expense	24	26,474	23,665
	Finance costs	25	146	56
	Depreciation and amortisation	3	2,674	2,504
	Other expenses	26	25,250	24,522
	Total expenses (IV)		154,972	200,002
٧	Profit/(loss) before exceptional item and tax (III-IV)		12,923	20,927
VI	Extraordinary Items	27	-	1,242
VII	Profit/(loss) before tax (V-VI)		12,923	19,685
VIII	Tax Expense:			
	(1) Current tax		-	4,278
	(2) Deferred tax		(4,371)	1,586
	(3) Earlier year taxes		700	(33)
IX	Profit/(loss) for the year (VII-VIII)		16,595	13,854
X	OTHER COMPREHENSIVE INCOME/(EXPENSE)- (OCI):			
	Items that will not be reclassified to profit or loss			
	Items that will not be reclassified to profit or loss			
	Income tax effect on above		-	-
	Total other comprehensive income			
	(OCI) for the year, net of tax expense		-	-
	TOTAL COMPREHENSIVE INCOME /			
	(EXPENSE) FOR THE YEAR (IX+X)		<u> 16,595</u>	13,854
	Earnings per equity shares (Face Value of Rs.10/- each)			
	Basic and Diluted earnings per share	28	2.78	2.32
	Significant accounting policies	1 to 2		
	The accompanying notes form an integral part			
	of the Financial Statements	3 to 37		

As per our report of even date

For Dayal and Lohia Chartered Accountants Firm Regn. No. 102200W For and on behalf the Board of Directors

Urmi N. Prasad Jt. Managing Director & CFO DIN: 00319482 Ms. Charita Thakkar Jt. Managing Director DIN: 00321561

Anil Lohia

(Partner)
Membership No. 31626
PLACE: Mumbai
DATE: 28-05-2024

Sagar Pahariya (Company Secretary)



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2024

(INR '000)

					(11411 000)
	Particulars		As at 31st March, 2024		As at 31st March, 2023
(A)	CASH FLOW FROM OPERATING ACTIVITIES: Profit/(Loss) before tax Adjustments for :		12,923		19,685
	Add: Depreciation Amortisation Written Off	2,166 509		1,999 505 2,608	
	Provision for Doubtful Debt Sundry Assets Written off Interest Expense	266 146	3,086	56	5,168
	Less: Profit/Loss on sale of Investment Profit/Loss on sale of Assets Excess Provision written back	(128) 15		(979) (9) (930)	
	Dividend Income Fair Value measurement of Investment Interest Income Operating profit before working capital changes	(42) (14,538) (14,705)	(29,398) (13,389)	(10,431) (12,934)	(25,310) (456)
	Adjustments for: Decrease / (Increase) of Financial Assets (Non Current) Decrease / (Increase) of Inventories Decrease / (Increase) of Inventories	(1,890)	, , ,	1,849	, ,
	Adjustments for: Decrease / (Increase) of Financial Assets (Non Current) Decrease / (Increase) of Inventories Decrease / (Increase) of Loans (Current) Decrease / (Increase) of Trade Receivables Decrease / (Increase) of Financial Assets Decrease / (Increase) of Other Assets Decrease / (Increase) of Other Assets Decrease / (Increase) of Other Assets Decrease) / Increase of Trade Payables (Decrease) / Increase of Financial Liabilities (Current) (Decrease) / Increase of Financial Liabilities (Current) (Decrease) / Increase of Short Term Provisions (Decrease) / Increase of Other current liabilities	31,701 4,156 (2,613) 59 (3,020)		(16,655) (15,040) 473 (724) 820	
	(Decrease) / Increase of Leases (Decrease) / Increase of Financial Liabilities (Current) (Decrease) / Increase of Short Term Provisions (Decrease) / Increase of Other current liabilities	105 45 (697)		483 (396) 844	
	Cash Generated from Operations Income Tax Paid (Net of refund received)		27,845 14,456 (2,682)		(28,347) (28,803) 900
	Net cash from Operating Activities	(A)	11,774		(27,902)
(B)	CASH FLOW FROM INVESTING ACTIVITIES: Purchases of fixed assets Sale of Fixed Asset Redemption of Preference shares of Gujarat Polybutene Dividend Income	(10,792) es Private Limited	<u> </u>	(1,968) 9 -	
	Sale of Investment of Subsidiary Sale of Mutual Funds Purchase of Mutual Fund Sale of Investment Investment in REC Bonds	13,700 (20,718)		12,600	
	Investment in Fixed deposits Interest Income	14,726	<u>(3,080)</u> 3,080	12,957	23,598 23,598
(C)	CASH FLOW FROM FINANCING ACTIVITIES: Short Term Borrowings Interest Paid on borrowings Lease Rental Paid Net cash from Financing Activities NET INCREASE / (DECREASE) IN CASH & CASH EQUIVALENTS (A+B+C) CASH & CASH EQUIVALENTS AS AT Opening Balance	(c)	(91) (595) (687) 8,007		(567) (567) (4,872) 11,980
	CASH & CASH EQUIVALENTS AS AT CLOSING Balar Significant accounting policies 1 The accompanying notes form an integral part		7,108 15,115		7,108

As per our report of even date

For and on behalf the Board of Directors

For Dayal and Lohia

Chartered Accountants Firm Regn. No. 102200W Urmi N. Prasad Jt. Managing Director & CFO DIN: 00319482 Ms. Charita Thakkar Jt. Managing Director DIN: 00321561

Anil Lohia

(Partner) Sagar Pahariya Membership No. 31626 (Company Secretary)

PLACE: Mumbai DATE: 28-05-2024



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH 2024

			(
Particulars	Notes	As at 31st March, 2024	As at 31st March, 2023
EQUITY SHARE CAPITAL			
Balance at the beginning of the year Changes in equity share capital during the year		59,692	59,692 -
Balance at the end of the year		59,692	59,692

OTHER EQUITY

Particulars		Reserv	es and Surplus	1		Total
	Capital Reserve	Securities premium	Capital Reserve pursuant to Business Combination	General Earnings	Retained Equity	Other Equity
Balance as at 31 March 2022	1,750	20,000	164,373	135,446	72,907	394,477
Profit/(loss) for the year Other comprehensive income/(loss)	-			-	13,584	13,584
Total comprehensive income/(expense)	-	_	-	-	13,584	13,584
Balance as at 31 March 2023	1,750	20,000	164,373	135,446	86,761	408,330
Profit/(loss) for the year Other comprehensive income/(loss)	-				16,595 -	16,595
Total comprehensive income/(expense)	-	_	-	_	16,595	16,595
Balance as at 31 March 2024	1,750	20,000	164,373	135,446	103,356	424,925

CAPITAL RESERVE

Pertains to share application money forfeited in the cases where remaining amount was not paid. This can be utilised in accordance with the provisions of the Act.

SECURITIES PREMIUM RESERVE

Securities premium is used to record the premium on issue of shares. This reserve can be utilised in accordance with the provisions of the Act.

GENERAL RESERVE

General Reserve re-presents amounts transfered from Retained in Earnings in earlier years. The reserve can be utilised in accordance with the provisions of the Act. Declartion of dividend out of such reserve shall not be made except in accordance with the rules prescribed in this behalf under the Act.

CAPITAL RESERVE PURSUANT TO BUSINESS COMBINATION

Capital Reserve is a result of Business Combination pursuant to the Scheme of merger by absorption of Gujrat Polybutenes Private limited ("GPPL") (Transferor company) with Gujarat Petrosynthese Limited (Transferee company) under section 230 to 232 and other applicable provision of the Companies Act, 2013 vide order dated 20th April, 2022 and 29th September, 2022 of National Company Law Tribunal Mumbai Bench and Bengaluru Bench and represents the difference between the Net Assets of GPPL as on the appointed date i.e. 1st July, 2020 and Investment value of GPL in equity shares of GPPL. Significant Accounting Policies - Note 1

The accompanying notes form an integral part of the Financial Statements

As per our report of even date

For and on behalf the Board of Directors

For Daval and Lohia Chartered Accountants Firm Regn. No. 102200W

Urmi N. Prasad Jt. Managing Director & CFO DIN: 00319482

Ms. Charita Thakkar Jt. Managing Director DIN: 00321561

Sagar Pahariya Anil Lohia, (Partner) Membership No. 31626 (Company Secretary)

PLACE: Mumbai DATE: 28-05-2024



NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2024 CORPORATE INFORMATION

GUJARAT PETROSYNTHESE LIMITED ("the Company") is a public limited company, incorporated and domiciled in India having its registered office at No. 24, II Main, I Phase, Donnanekkundi Industrial Area Mahadevpura Post Bengaluru 560048 Karnataka, India. The equity shares of the Company are listed on BSE Limited. The Company is primarily engaged in the business of plastic polymers and blends.

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(i) Basis of preparation:

The financial statements of the Company have been prepared in accordance with the Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 ("the Act") [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act. The financial statements have been prepared on the historical cost basis except for certain financial assets and liabilities, which are measured at fair value.

The financial statements are presented in Indian Rupees ("INR"), and all values are rounded off to the nearest thousands, except when otherwise indicated.

(ii) Fair value measurement

The Company's accounting policies and disclosures require the measurement of fair values for financial assets and liabilities.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1- Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2- Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3- Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

(iii) Revenue Recognition:

Revenue is measured at the amount of consideration which the Company expects to be entitled to in exchange for transferring distinct goods or services to a customer as specified in the contract, excluding amounts collected on behalf of third parties (for example taxes and duties collected on behalf of the government). Consideration is generally due upon satisfaction of performance obligations and a receivable is recognised when it becomes unconditional.

Revenue is recognized when all significant risk and rewards of ownership in goods are transferred to customers and recovery of consideration from customer is probable and revenue can be estimated reliably. Revenue is recognized net of trade discounts and indirect taxes.

Revenue from rendering services is recognized when performance of agreed contractual task is completed.

Interest income is recognized on accrual basis on time proportion basis using effective interest rate.

Dividend income is accounted when right to receive is established.

(iv) Property, Plant and Equipment:

Recognition and measurement:

Items of property, plant and equipment are measured at cost less accumulated depreciation and impairment, if any. The cost of property, plant and equipment includes purchase price, including freight, duties, taxes and expenses incidental to acquisition and installation. If significant parts of an item of property, plant and equipment



have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment. Property, plant and equipment are derecognized from financial statements, either on disposal or when no economic benefits are expected from its use or disposal. The gain or losses arising from disposal of property, plant and equipment are recognized in the Statement of Profit and Loss in the year of occurrence.

Subsequent expenditures:

Subsequent expenditures related to an item of property, plant and equipment are added to its carrying value only when it is probable that the future economic benefits from the asset will flow to the Company and cost can be reliably measured. All other repair and maintenance costs are recognized in the Statement of Profit and Loss during the year in which they are incurred.

Depreciation:

Depreciation is provided on all property, plant and equipment on straight-line method in the manner and useful life prescribed in Schedule II of the Companies Act, 2013. Depreciation on additions/deletion is provided on prorata basis with reference to the date of addition/deletion as the case may be.

Company has adopted cost model for all class of items of Property Plant and Equipment.

(v) Intangible assets:

Intangible assets are carried at cost, net of accumulated amortization and impairment losses, if any. Cost of an intangible asset comprises of purchase price and attributable expenditure on making the asset ready for its intended use.

Intangible assets are amortized on the straight-line method. Technical know-how is amortized over their estimated useful lives ranging from 5-10 years and product registration is amortized over the period of the registration subject to a maximum of 10 years.

An intangible asset is derecognized on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognized in profit or loss when the asset is derecognized.

(vi) Impairment of Non-Financial Assets:

The Company assesses at each Balance Sheet date whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount of the asset. The recoverable amount is the higher of an Asset's or Cash Generating Unit's (CGU) fair value less costs of disposal and its value in use. Value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. If such recoverable amount of the asset or cash generating unit is less than it's carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the Statement of Profit and Loss. If at the Balance Sheet date there is any indication that any impairment loss recognized for an asset in prior years may no longer exist or may have decreased, the recoverable amount is reassessed and such reversal of impairment loss is recognized in the Statement of Profit and Loss, to the extent the amount was previously charged to the Statement of Profit and Loss.

(vii) Assets taken on Lease:

Recognition & Measurement:

The Company, as a lessee, recognises a right-of-use asset and a lease liability for its leasing arrangements, if the contract conveys the right to control the use of an identified asset.

The contract conveys the right to control the use of an identified asset, if it involves the use of an identified asset and the Company has substantially all of the economic benefits from use of the asset and has right to direct the use of the identified asset. The cost of the right-of-use asset shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct costs incurred. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset.



The Company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses incremental borrowing rate.

For short-term and low value leases, the Company recognises the lease payments as an operating expense on a straight-line basis over the lease term.

Presentation

Lease liability and ROU asset shall be separately presented in the Balance Sheet and lease payments shall be classified as financing cash flows.

(viii) Financial Instruments:

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instruments.

Financial Assets

Initial recognition and measurement

The Company recognizes financial assets when it becomes a party to the contractual provisions of the instrument. All financial assets are recognized initially at fair value plus transaction costs that are directly attributable to the acquisition of the financial asset.

Subsequent measurement

For the purpose of subsequent measurement, the financial assets are classified as under:

i) Financial assets at amortised cost

A financial asset is measured at the amortised cost, if both the following conditions are met:

- The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium and fees or costs that are an integral part of the EIR. Interest income from these financial assets is included in other income using the EIR in the Statement of Profit and Loss. The losses arising from impairment are recognized in the Statement of Profit and Loss.

ii) Financial assets at fair value through other comprehensive income (FVTOCI)

Financial assets are classified as FVTOCI, if both of the following criteria are met:

- These assets are held within a business model whose objective is achieved both by collecting contractual
 cash flows and selling the financial assets; and
- Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

Fair value movements are recognised in the other comprehensive income (OCI), except for the recognition of impairment gains or losses, interest income and foreign exchange gains or losses which are recognised in profit and loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to Profit or Loss and recognised in other income/(loss).

iii) Financial assets at fair value through profit or loss (FVTPL)

Financial assets that do not meet the criteria for amortized cost or FVTOCI are measured at fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss and is recognized in profit or loss and presented net in the Statement of Profit and Loss within other income in the period in which it arises.



iv) Equity instruments

All equity instruments are measured at fair value. Equity instruments which are for trading are classified as FVTPL. All other equity instruments are measured at fair value through other comprehensive income (FVTOCI). The classification is made on initial recognition and is irrevocable.

Where the Company's management has elected to present fair value gains and losses on equity instruments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss. Dividends from such investments are recognized in profit and loss when the Company's right to receive payments is established.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the Statement of Profit and Loss.

Impairment of financial assets

The Company applies 'simplified approach' for recognition of impairment loss on financial assets for loans, deposits and trade receivables.

The application of simplified approach does not require the company to track changes in credit risk. Rather, it recognizes impairment loss allowance based on lifetime Expected Credit Loss at each reporting date, right from its initial recognition.

De-recognition

A financial asset is derecognized when:

- the rights to receive cash flows from the assets have expired or
- · the Company has transferred substantially all the risk and rewards of the asset, or
- the Company has neither transferred nor retained substantially all the risk and rewards of the asset, but has transferred control of the asset.

Financial Liabilities

Initial recognition and measurement

Financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instrument. All Financial Liabilities are recognised at fair value and in case of borrowings, net of directly attributable cost. Fees of recurring nature are directly recognised in the Statement of Profit and Loss as finance cost.

· Subsequent measurement

Financial liabilities are subsequently carried at amortised cost using the effective interest rate (EIR) method. For trade and other payables maturing within operating cycle, the carrying amounts approximate the fair value due to short maturity of these instruments. Amortised cost is calculated by taking into account any discount or premium on acquisition and transaction costs. The EIR amortization is included as finance costs in the Statement of Profit and Loss.

Derecognition

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the Statement of Profit and Loss.

· Offseting financial instruments

Financial assets and financial liabilities are offset and the net amount is reflected in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

(ix) Inventories:

Raw Materials and consumables are valued at cost on First in First out (FIFO) basis or net realizable value whichever is lower. Raw material and consumables are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. Cost includes the fair value of consideration



paid including duties and taxes (other than those refundable), inward freight, and other expenditure directly attributable to the purchase. Trade discounts and rebates are deducted in determining the cost of purchase.

Work in progress is valued at cost basis or net realizable value whichever is lower. They are not written down below cost if the finished products are expected to be sold at or above cost.

Finished goods are valued at lower of cost or net realizable value. The cost is computed on specific identification basis.

Stores and spares are charged to revenue in the year of purchase.

Consumables are charged to revenue in the year of purchase.

(x) Taxes:

The tax expense comprises current and deferred tax. Tax is recognized in the Statement of Profit and Loss except to the extent that it relates to items recognized directly in equity or in OCI.

i. Current Tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. It is measured using tax rates enacted or substantially enacted at the reporting date.

Current tax assets and current tax liabilities are offset when there is a legally enforceable right to set off the recognized amounts and there is an intention to settle the asset and the liability on a net basis.

ii. Deferred Tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities for financial reporting purpose and the amount used for taxation purposes.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are recognized for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which those deductible temporary differences can be utilised. The carrying amount of deferred tax asset is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset when there is a legally enforceable right to set off assets against liabilities representing current tax and where the deferred tax assets and the deferred tax liabilities relate to taxes on income levied by the same governing taxation laws.

(xi) Employee benefits:

Short term employee benefits:

The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognized as an expense during the period when the employees render the services.

Defined contribution plans:

The Company's contribution to Provident Fund, Pension, Superannuation and Employees State Insurance Contribution are considered as defined contribution plans, as the Company does not carry any further obligations apart from the contribution made to the respective fund/scheme and are charged as an expense based on the amount of contribution required to be made.

If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognised as a liability. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognised as an asset to the extent that the pre-payment will lead to a reduction in future payment or a cash refund



Defined benefit plans:

The liability recognized in the balance sheet in respect of defined benefit plans is the present value of the defined benefit obligation at the end of the reporting period.

The liability of gratuity to the employees is covered under the Group Gratuity scheme with the Life Insurance Corporation of India. The annual service cost on basis of valuation received from LIC, the amount is paid to LIC of India and debited to Profit and Loss Account.

Long Term Compensated Absences

The liability of leave encashment of employees is covered with LIC. On basis of Actuarial Valuations, the present value of liability is accounted and paid to the LIC of India.

(xii) Finance Costs:

Borrowing costs include exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

Borrowing costs that are directly attributable to the acquisition or construction of qualifying assets are capitalised as part of the cost of such assets. A qualifying asset is one that necessarily takes a substantial period of time to get ready for its intended use.

Interest income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognized as expense in the period in which these are incurred.

(xiii) Cash and Cash Equivalents:

Cash and cash equivalents in the balance sheet comprise cash at banks and on hand, demand deposit and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

(xiv) Provisions & Contingent Liabilities:

The Company recognizes a provision when there is a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Provision for Decommissioning Liability:

The Company records a provision for decommissioning costs towards site restoration activity. Decommissioning costs are provided at the present value of future expenditure using a current pre-tax rate expected to be incurred to fulfil decommissioning obligations and are recognised as part of the cost of the underlying assets. Any change in the present value of the expenditure, other than unwinding of discount on the provision, is reflected as adjustment to the provision and the corresponding asset. The change in the provision due to the unwinding of discount is recognised in the Statement of Profit and Loss.

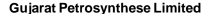
Disclosure:

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made.

(xv) Earnings per share

Basic earnings per share is calculated by dividing the net profit / (loss) for the year attributable to the equity shareholders by weighted average number of equity shares outstanding during the year.

For the purpose of calculating diluted earnings per share, the net profit / (loss) for the period attributable to





equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

Dilutive potential equity shares are deemed converted as at the beginning of the period unless issued at a later date.

(xvi) Dividend

Dividend to the equity shareholders is recognized as a liability in the Company's financial statements in the period in which the dividend is approved by the shareholders.

(xvii) Foreign Exchange Transactions

Foreign currency transactions are accounted for at the exchange rates prevailing on the date of such transactions where these are not covered by forward contracts. Liabilities in foreign currencies as on the date of balance sheet are converted at the exchange rate prevailing on that date.

2. USE OF ESTIMATES AND JUDGEMENTS

The preparation of financial statements in conformity with Ind AS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets, liabilities, income, expenses and disclosures of contingent liabilities at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

Estimates and underlying assumptions are reviewed at each reporting date. Any revision to accounting estimates and assumptions are recognised prospectively i.e. recognised in the period in which the estimate is revised and future periods affected.

i. Recognition and measurement of defined benefit obligations

The cost of defined benefit plans and the present value of the defined benefit obligation are based on actuarial valuations using the projected unit credit method. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of discount rate, future salary increase and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

ii. Fair value measurement of financial instruments

When the fair values of the financial assets and liabilities recorded in the balance sheet cannot be measured based on the quoted market prices in active markets, their fair value is measured using valuation techniques. The inputs to these models are taken from the observable market, where possible, but where this is not feasible, a review of judgement is required in establishing fair values. Changes in assumptions relating to these assumptions could affect the fair value of financial instruments.

iii. Deferred taxes

Deferred tax is recorded on temporary differences between tax bases of assets and liabilities and their carrying amounts, at the rates that have been enacted or substantively enacted at the reporting date. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable profit during the periods in which those temporary differences and the tax loss carry forwards become deductible. The Company considers the expected reversal of deferred tax liabilities and projected future taxable income in making this assessment. The amount of deferred tax assets considered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry forward periods are reduced.



\vdash
Z
븯
=
₽
EQUIF
O
Ш
₽
Ž
۹
ANT,
4
LANT AND
굽
ERTY
'n
띮
SOP
O
Ĭ.
<u>п</u>
m
ш
片
ž

		Gros	Gross Block			Depre	Depreciation		Net	Net Block
Particulars	As at 01-04-2023	Additions	Deductions	For the year ended 31-03-2024	As at 01-04-2023	For the year ended 31-03-2024	Deductions	For the year ended 31-03-2024	As at 31-03-2024	As at 31-03-2023
Leasehold Land				•						
Freehold Land	4,419	•		4,419	•	•	•	•	4,419	4,419
Factory Buildings	4,292	•		4,292	2,241	313	•	2,554	1,738	2,051
Laboratory Equipment	116	•		116	116	•	•	116	•	
Vehicle	5,515	•		5,515	3,845	262	•	4,440	1,074	1,670
Office Equipment	4,541	18	3,721	839	4,162	48	3,531		160	379
Furniture & Fixtures	1,677	209	1,073	814	1,280	37	1,036		533	398
Computer	1,311	30	696	373	1,112	82	929	265	109	200
Mobile	97	•		26	93	•	•	93	4	4
Plant & Machinery	18,758	10,428		29,186	7,787	1,090	•	8,877	20,310	10,972
Electrical Installation	121	•		121	•	•	•	•	121	121
Jigs and Moulds	100	•		100	79	•	•	79	20	20
Total	40,947	10,685	5,762	45,871	20,714	2,165	5,496	17,383	28,488	20,234
Intangible Assets		106		106			0		106	
Rights of Use Assets	1,298	1,438	1,298	1,438	1,007	209	1,298	218	1,220	291

		Gross	Gross Block			Depre	Depreciation		Net	Net Block
Particulars	As at 01-04-2022	Additions	Deductions	For the year ended 31-03-2023	As at 01-04-2022	For the year ended 31-03-2023	Deductions	For the year ended 31-03-2023	As at 31-03-2023	As at 31-03-2022
Leasehold Land										
Freehold Land				4,419	•	•	•	•	4,419	4,419
Factory Buildings	4,292	•		4,292	1,928	313	•	2,241	2,051	2,364
Laboratory Equipment		•		116	116	•	•	116	•	•
Vehicle				5,515	3,363	482	•	3,845	1,670	2,152
Office Equipment		28		4,541	4,067	92	•	4,162	379	446
Furniture & Fixtures	1,492	185		1,677	1,254	26	•	1,280	398	238
Computer	1,235	80	4	1,311	1,053	63	4	1,112	200	182
Mobile	6	•		97	93	•	•	93	4	4
Plant & Machinery	17,084	1,675		18,758	99,766	1,021	•	7,787	10,972	10,318
Electrical Installation	121	•		121	•	•	•	•	121	121
Jigs and Moulds	100	•		100	79	•	•	79	20	20
Total	38,983	1,968	4	40,947	18,719	1,999	4	20,714	20,234	20,265
Intangible Assets										
Rights of Use Assets	1,298	•		1,298	502	202	•	1,007	291	262

Particulars	As at 31-03-2024	As at 31-03-2023
Current	494	337
Non Current	740	•
	1,234	337



NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2024

4. NON-CURRENT INVESTMENTS

Work in Progress*

Finished Goods*

Sr.		Face	No. of Shares / Bonds			Value ('000)	
No	. Particulars	Value fully Paid	31.03.2024	31.03.20)23	31.03.2024	31.03.202
ı	Investment in Debentures or Bonds						
	Quoted Investments valued at Amortized Cost						
	Canara Bonds	1,00,00,000	1		1	10,429	10,44
	Uttar Pradesh Power Corporation Limited	10,00,000	20		-	20,718	10,44
	Unquoted						
	Investments valued at Amortized Cost Rural Electrification Corporation Bonds	10,000	500	5.0	00	5,000	5,00
	Rufai Electrification Corporation Bonds	10,000	300	30		3,000	3,00
Ш	Investments in Mutual Funds						
	Quoted Investments valued at						
	Fair Value through P & L						
	Baroda Treasury Adv Fund-		700	7,			
	Segregated Portfolio Baroda BNP Paribas Medium Duration		723	/ 4	23	-	
	Fund		75,550	75,55	50	1,298	1,20
	ICICI Mutual Fund		5,711	5,46		611	57
	SBI Liquid Fund SBI CPSE BP SDL Sep 2026 50:50		42,583	63,49	90	145,408	148,87
	Direct Growth		5,759,331	5,759,33	31	64,429	60,08
	Total Non Current Investments					247,893	226,19
Pa	rticulars				31.	03.2024	31.03.202
Αç	gregate market value of quoted investmen	ts					
Сι	ırrent					-	
No	on-Current				:	242,893	221,19
						+	(INR '00
	Particulars		A	s at 31s		rch, As at	31st March 2023
	Other Financial Assets (NON-CURRENT) (Unsecured, considered good)						
					1,	486	1,526
	(Unsecured, considered good) Security Deposits	ıturity			1, 127,		1,526 32
	(Unsecured, considered good)	ıturity			127,		,
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma	ıturity		_	127,	500 594	,
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma Interest Accrued but not due - Non Current Other Assets (NON-CURRENT)	iturity		_	127, 7,	500 594	32
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma Interest Accrued but not due - Non Current Other Assets (NON-CURRENT) (Unsecured, considered good)	iturity		_	127, <u>7,</u> 136,	500 594 581	32
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma Interest Accrued but not due - Non Current Other Assets (NON-CURRENT)	iturity		_	127, <u>7,</u> 136,	500 594 581 665	32 - 1,558 724
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma Interest Accrued but not due - Non Current Other Assets (NON-CURRENT) (Unsecured, considered good)	iturity		_	127, <u>7,</u> 136,	500 594 581	32 - 1,558 724
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma Interest Accrued but not due - Non Current Other Assets (NON-CURRENT) (Unsecured, considered good)	ıturity		_	127, <u>7,</u> 136,	500 594 581 665	1,558
	(Unsecured, considered good) Security Deposits Fixed Deposits with more than 12 months ma Interest Accrued but not due - Non Current Other Assets (NON-CURRENT) (Unsecured, considered good) Prepaid Expense - Non Current	iturity		_	127, 7, 136,	500 594 581 665	32

*(Mode of Valuation is specified in Note 1 (viii) of Significant Accounting Policies)

197

1,753

9,887

365

1,335

7,997



(INR '000)

			(
	Particulars	As at 31st March, As a 2024	at 31st March, 2023
8	Trade Receivables		
	Unsecured and considered good		
	Trade Receivables	21,320	53,021
		21,320	53,021
	Unsecured and considered doubtful		
	Trade Receivables for more than six months	471	471
	Less: Provision for doubtful debts	- 471	- 471
		21,320	53,021

8.1 Trade Receivables Ageing Schedule

As at March 31,2024

Particulars	Particulars Outstanding for following periods from due date of payment					
	Less than 6 months	6 months - 1 year	1-2 yrs.	2-3 yrs.	More than 3 yrs.	
(i) Undisputed Trade receivables-considered good	20,475	845	0	0	0	21,320
(ii) Undisputed Trade receivables-credit impaired	0	0	0	0	-471	-471

As at March 31,2023

Particulars	Outstanding for following periods from due date of payment					
	Less than 6 months	6 months - 1 year	1-2 yrs.	2-3 yrs.	More than 3 yrs.	
(i) Undisputed Trade receivables-considered good	51,789	1,233	0	0	0	53,021
(ii) Undisputed Trade receivables- credit impaired	0	0	0	471	0	471

9 Cash and Cash Equivalents Cash in Hand

Indirect Taxes Credit Recoverable

-			
	Cash in Hand	23	40
	Balance in bank	15,092	7,069
		15,115	7,108
10	Other Financial Asset (Current)		
	Other Receivables	11	328
	Fixed Deposits having maturity less than 12 months	38,518	1,53,573
	Interest Accrued but not due - Current	1,370	25,178
		39,899	179,078
11	Other Assets (Current)		
	Prepaid Expenses	674	591
	Advance Income Tax (net of provisions)	2,156	1,692
	Advance to Vendors	11	54
	Advance for Capital Goods	363	_

1,191

5,934

520

2,856



(INR '000)

Particulars	As at 31st March, 2024	As at 31st March, 2023
12. EQUITY SHARE CAPITAL AUTHORISED		
*1,40,00,000 (31st March, 2023 - 1,40,00,000) Equity Shares of 10/- each	140,000	140,000
*40,00,000 (31st March, 2023 - 40,00,000) shares 5% Non-Cumulative Redeemable Preference Shares of Rs. 10/- each	40,000	40,000
	180,000	180,000
ISSUED, SUBSCRIBED AND PAID UP		
59,69,166 (31 March 2023- 59,69,166) Equity shares 0f 10/- each	59,692	59,692
Total issued, subscribed and fully paid up share capital	59,692	59,692

a. Reconciliation of the shares outstanding at the beginning and at the end of the year

Particulars	31.03.2024 Equity Shares		31.03.2023 Equity Shares	
	Number	Value ('000)	Number	Value ('000)
Shares outstanding at the beginning of the year	59,69,166	59,692	59,69,166	59,692
Shares issued during the year Shares bought back during the year				
Shares outstanding at the end of the year	59,69,166	59,692	59,69,166	59,692

b. Terms/rights attached to the equity shares

The Company has one class of equity shares having a par value of ` 10/- per share. Each holder of equity shares is entitled to one vote per share. Any dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts, in proportion to their shareholding.

c. Details of the shareholders holding more than 5% shares in the Company

	31.03.2	31.03.2023		
Name of Shareholder	No. of Shares	% of	No. of	% of
	held	Holding	Shares held	Holding
Yashashree Commercial Services Private Limited	800,000	13.40%	800,000	13.40%
Charita Thakkar	605,272	10.14%	605,272	10.14%
Multichem Private Limited	562,619	9.43%	524,684	8.79%
Life Insurance Corporation Of India	525,874	8.81%	528,801	8.86%
Rajender Prasad Nuthhaki	437,030	7.32%	437,030	7.32%
Ursula Rameshchandra Thakkar	352,906	5.91%	352,906	5.91%



d. Equity Shares held by promoters at the end of the year - FY 2023-24

Promoter name	No. of shares	% of total shares	% Change during the year
Yashashree Commercial Services Pvt Ltd	800,000	13.40%	0.00%
Charita Thakkar	605,272	10.14%	0.00%
Multichem Pvt Ltd	562,619	9.43%	7.23%
Rajender Prasad Nuthakki	437,030	7.32%	0.00%
Ursula Thakkar	352,906	5.91%	0.00%
Urmi N Prasad	290,000	4.86%	0.00%
N Anantha Lakshmi	4,638	0.08%	0.00%
Adhik Narayan Shirodkar	2,116	0.04%	0.00%
Smita Prakash Mayekar	195	0.00%	0.00%
Rajendra Adhik Shirodkar jointly with Nandita			
Rajendra Shirodkar	100	0.00%	0.00%

e. Equity Shares held by promoters at the end of the year - FY 2022-23

Promoter name	No. of shares	% of total shares	% Change during the year
Yashashree Commercial Services Pvt Ltd	800,000	13.40%	0.00%
Charita Thakkar	605,272	10.14%	0.00%
Multichem Pvt Ltd	524,684	8.79%	10.13%
Rajender Prasad Nuthakki	437,030	7.32%	0.00%
Ursula Thakkar	352,906	5.91%	0.00%
Urmi N Prasad	290,000	4.86%	0.00%
N Anantha Lakshmi	4,638	0.08%	0.00%
Adhik Narayan Shirodkar	2,116	0.04%	0.00%
Smita Prakash Mayekar	195	0.00%	0.00%
Rajendra Adhik Shirodkar jointly with Nandita			
Rajendra Shirodkar	100	0.00%	0.00%

	Particulars	31.03.2024 (INR '000)	31.03.2023 (INR '000)
13.	OTHER EQUITY	, ,	<u> </u>
	CAPITAL RESERVE		
	Opening balance	1,750	1,750
	Addition during the year	4.750	4 750
	Closing balance	1,750	1,750
	SECURITIES PREMIUM ACCOUNT		
	Opening balance	20,000	20,000
	Addition/(utilisation) during the year		
	Closing balance	20,000	20,000
	CAPITAL RESERVE PURSUANT TO BUSINESS COMBINATION		
	Opening balance	164,373	164,373
	Addition/(utilisation) during the year		1010=0
	Closing balance	164,373	164,373
	GENERAL RESERVE		
	Opening balance	135,446	135,446
	Addition/(utilisation) during the year		
	Closing balance	135,446	135,446
	RETAINED EARNINGS		
	Opening balance	86,761	72,907
	Profit / (Loss) for the year	16,595	13,854
	Closing balance	103,356	86,761
	Total other equity	424,925	408,330



(INR '000)

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2024

CAPITAL RESERVE

Pertains to share application money forfeited in the case where remaining amount was not paid. This can be utilised in accordance with the provisions of the Act.

SECURITIES PREMIUM RESERVE

Securities premium is used to record the premium on issue of shares. The reserve can be utilised in accordance with the provisions of the Act.

GENERAL RESERVE

General Reserve represents amounts transferred from Retained Earnings in earlier years as per the requirments of the erstwhile Companies Act, 1956. The reserve can be utilised in accordance with the provisions of the Act. Declaration of dividend out of such reserve shall not be made except in accordance with the rules prescribed in this behalf under the Act.

CAPITAL RESERVE PURSUANT TO BUSINESS COMBINATION

Capital reserve is a result of business combination pursuant to the scheme of merger by absorption of Gujarat Polybutenes Private Limited ("GPPL") (Transferor Company) with Gujarat Petrosynthese Limited (Transferee Company) under section 230 to 232 and other applicable provision of the Companies Act, 2013 vide order dated 20th April 2022 and 29th September 2022 of National Company Law Tribunal Mumbai Bench and Bengaluru Bench and represents the difference between the Net Assets of GPPL as on the appointed date i.e., July 1, 2020 and Investment value of GPL in equity shares of GPPL.

14.	Deffered Tax Liabilities (Net)		(INR '000)
	<u>Deffered Tax Liabilities</u>		
	On Property Plant and Equipment	1,265	1,272
	On Fair Value of Investments	1,687	5,697
	<u>Deferred Tax Asset</u> :		
	On ROU Asset and Lease Liabilities	-4	-12
	On Investments at Amortised Cost	-27	-
	On Carried forward losses	410	-76
		2,510	6,882
			(INR '000)

a) Movement in deferred tax balances	Opening balance as at 01.04.2023	Recognized in Profit and Loss	Closing balance as at 31.03.24
Movement in deferred tax during the year ended March 31, 2024			
Property, plant and equipment	1,272	-7	1,265
Unused tax credit/losses	-76	-334	-410
On Fair Value of Investments	5,697	-4,010	1,687
On ROU Asset and Lease Liabilities	-12	8	-4
On Investments at Amortised Cost		-27	-27
Net deferred tax liability (net)	6,882	-4,371	2,510

			(
Movement in deferred tax during the year	Opening balance as at 01.04.2022	Recognized in Profit and Loss	Closing balance as at 31.03.23
ended March 31, 2023			
Property, plant and equipment	1,316	-43	1,272
Unused tax credit/losses	-105	29	-76
On Fair Value of Investments	4,061	1,636	5,697
On ROU Asset and Lease Liabilities	24	-35	-12
Net deferred tax liability (net)	5,296	1,586	6,882



	Particulars			As at 31	st March, As at 3	R1st March
	, an ilouratio			710 41 0	2024	2023
15.	Trade payables					
	Trade Payables to Micro Small Mediu	um Enterprise			102	1,090
	Trade Payables to Others			-	13,644	15,662
15.1	Trade payables Ageing schedule			-	13,746	16,752
	As at March 31,2024	•	-			1
	Particulars	Less than 1 year	1-2 yrs.	2-3 yrs.	More than 3 years	Total
	(i) MSME	102	0	0	0	102
	(ii) Others	13,664	0	0	0	13,644
	As at March 31,2023				_	
	Particulars	Less than 1 year	1-2 yrs.	2-3 yrs.	More than 3 years	Total
	(i) MSME	1,090	0	0	0	1,090
	(ii) Others	15,662	0	0	0	15,662
16	Other financial liabilities (Current)					
	Creditors for Expenses				1,506	1,181
	Other Payables				2,224	2,445
					3,730	3,625
17	Provisions (Short Term) Provision for Employee Benefits:					
	Provision for Exgratia				691	647
					691	647
18	Other current liabilities Advance from Customers				56	64
	Statutory Dues Payable				523	1,212
	claide, page a dyazie				580	1,277
19	Other current liabilities (Net) Current Tax Liabilities (Net)					1,519
	Current Tax Liabilities (Net)					1,519



			(INR '000)
	Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
20	Revenue from operations		
	Sale of Goods	125,145	186,790
	Sale of Services	13,307	8,725
		138,452	195,515
21	Other income		
	Interest income on financial assets:		
	Interest Income	14,705	12,934
	Interest on Income Tax Refund	-	1,004
	Dividend Income	42	27
	Profit on Sale of Fixed Assets	-	9
	Rent Income	30	30
	Profit on Sale of Investment	128	979
	Fair Value measurement of Investments	14,538	10,431
		29,443	25,413
22	Cost of Materials Consumed		
	Opening Stock of Raw Materials	6,297	7,783
	Purchase of Raw Materials	102,318	147,406
	Less : Closing Stock of Raw Materials	7,937	6,297
		100,678	148,892
23	Changes in Inventories of Finished & WIP Products		
	Opening Stock of Finished Goods and Working in Progress	1,700	2,062
	Less: Closing Stock of Finished Goods and Work in Progress	1,950	1,700
		-250	362
24	Employee benefits expense		
	Salaries and Wages	23,841	21,655
	Contribution to provident and other funds	1,967	1,767
	Staff welfare expenses	666	242
		26,474	23,665
25	Finance Costs		
	Finance Cost	146	56
		146	56



NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2024 (INR '000)

		(INR 7000
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Other Expenses		
•	23	16
-	191	129
·	252	341
·	750	473
3		282
	J	36
	'	30
<u> </u>	250	250
		63
		283
		3
•	1	64
·	520	442
·	11	185
·	1.035	770
•	529	630
Labour Charges	6,040	5,618
Legal and Professional Fees	2,841	3,204
Postage & Courier Expenses	173	170
Power and Fuel Expenses	5,735	5,744
Printing and Stationery Expenses	180	262
Rates & Taxes	332	195
Rental Expenses	26	26
Repair & Maintenance - Building	670	392
Repair & Maintenance - Other	158	164
Repair & Maintenance - Plant and Machinery	1,335	1,067
Sales Commission	63	421
Security Expenses	969	788
Sundry Assets Written off	266	-
Sundry Balances Written Off	15	436
Telephone Expense & Mobile Expense	174	159
Travelling , Boarding and Covneyance Expenses	1,073	924
Vehicle Maintenance Expenses	1,089	983
	25,250	24,522
Extraordinary Items		
Deposit Written off	-	2,172
Sundry Balances Written Back	-	-930
	-	1,242
	Other Expenses Bank Charges Computer, Software and Website expenses Consumption of Stores and Spares Director's Sitting Fees Advertisement Donations Auditor's Remuneration Audit Fees Tax Audit Fees Other services Out of Pocket Expense Electricity Expenses Fees and Subscription Expenses Freight Outward Expenses Insurance Expenses Labour Charges Legal and Professional Fees Postage & Courier Expenses Power and Fuel Expenses Rates & Taxes Rental Expenses Repair & Maintenance - Building Repair & Maintenance - Plant and Machinery Sales Commission Security Expenses Sundry Assets Written off Sundry Balances Written Off Telephone Expenses & Mobile Expense Travelling , Boarding and Covneyance Expenses Vehicle Maintenance Expenses Extraordinary Items Deposit Written off	Other Expenses Bank Charges 23 Computer, Software and Website expenses 191 Consumption of Stores and Spares 252 Director's Sitting Fees 750 Advertisement 312 Donations 1 Auditor's Remuneration 250 Tax Audit Fees 63 Tax Audit Fees 63 Other services 109 Out of Pocket Expense 4 Electricity Expenses 61 Fees and Subscription Expenses 520 Freight Outward Expenses 11 General Expenses 1,035 Insurance Expenses 1,035 Insurance Expenses 529 Legal and Professional Fees 2,841 Postage & Courier Expenses 173 Printing and Stationery Expenses 5,735 Printing and Stationery Expenses 180 Rates & Taxes 332 Rental Expenses 5,735 Printing and Stationery Expenses 1,81 Repair & Maintenance - Building 6



28 EARNINGS PER SHARE

EARNINGS PER SHARE (EPS) is calculated by dividing the profit / (loss) attributable to the equity share holders by weighted average number of equity shares outstanding during the year.

For the purpose of calculating diluted earnings per share, the net profit / (loss) for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period is adjusted for the effects of all dilutive potential equity shares, except when the results would be anti-dilutive.

(INR '000)

Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
1. Profit after Tax (In '000)	16,595	13,854
Weighted average number of shares outstanding during the year	5,969,166	5,969,166
3. Face value of shares	10	10
4. Basic / Diluted EPS	2.78	2.32

29. FINANCIAL INSTRUMENTS-FAIR VALUE AND RISK MANAGEMENT

a) Accounting classification

The carrying value of financial instruments by categories are as follows:

	31.03.2024				31.03.2023			
Particulars	At cost	FVTOCL	FVTPL	Amortised	At cost	FVTOCL	FVTPL	Amortised
				cost				cost
Financial Assets								
Investments in other equity	-	-	-	-	-	-	-	-
Investments in Bonds	-	-	-	36,147	-	-	-	15,449
Investments in Mutual Funds	-	-	211,746	-	-	-	210,743	-
Loans	-	-	-	-	-	-	-	-
Trade receivable	-	-	-	21,320	-	-	-	53,021
Cash and cash equivalents	-	-	-	15,115	-	-	-	7,108
Other financial assets		-	-	176,480	-	-	-	180,636
	-	-	211,746	249,063	-	-	210,743	256,215
Financial Liabilities								
Lease Liabilities				134	-	-		337
Trade payables	-	-	-	13,746	-	-		16,752
Other financial liabilities		-	-	3,730	-	-		3,625
	-	-	-	18,711	-	-		20,714

b) Fair value hierarchy and Method of valuation

The following table shows fair value measurement hierarchy. Except for these financial instruments, the Company considers that the carrying value amount recognised in the financial statements approximate their fair value largely due to the short term maturities of these instruments.

	31st March, 2024			31st March, 2023		
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Investments in Mutual Funds	211,746	-	-	210,743	-	-

a. Level 1 hierarchy includes financial instruments measured using quoted prices. This includes listed mutual funds that have quoted price. The fair value of equity instruments which are traded is valued using the closing price as at the reporting period.



c) Risk management framework

The Company's principal financial liabilities include borrowing, trade and other payables. The Company's principal financial assets include loans, trade receivable, cash and cash equivalents and others. The Company also holds FVTPL investments. The Company is exposed to credit risk, liquidity risk and market risk. The Company's senior management oversees the management of these risks. The Company's senior management provides assurance that the Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identifed, measured and managed in accordance with the Company's policies and risk objectives.

d) Financial Risk Management

The Company has exposure to the following risks arising from financial instruments:

- i) Credit Risk
- ii) Liquidity Risk
- iii) Market Risk

i) Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and loans given to related parties and others

The carrying amount of following financial assets represents the maximum credit exposure:

Trade receivables

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. To manage, this, the Company periodically assesses the financial reliability of customers, taking into account the financial condition and ageing of account receivables.

No impairment is observed on the carrying value of trade receivables.

Other Financial Assets

Credit risk from balances with banks, loans, investments is managed by Company's finance department. Investments of surplus funds are made only with approved counterparties.

ii) Liquidity Risk

Liquidity risk is the risk that the Company may encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure as far as possible that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed condition, without incurring unacceptable losses or risking damage to the Company's reputation.

The Management monitors rolling forecasts of the Company's liquidity position on the basis of expected cash flows. The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of surplus funds, bank loans.



Exposure to liquidity risk

The following are the remaining contractual maturities of financial liabilities at the reporting date.

(INR '000)

	Carrying		Cont	Contractual cash flows				
	amount	Total	Within 1 year	1-2 years	2-5 years	More than 5 years		
March 31, 2024 Financial liabilities Financial liabilities Borrowings	_	_	_					
Lease Liabilities	1,234	1,234	494	546	194			
Trade payables	13,746	13,746	13,746					
Other Financial Liabilities	3,730	3,730	3,730					
	18,711	18,711	17,971	546	194	-		
	Carrying		Contr	actual cash fl	ws			
	Carrying amount	Total	Within 1 year	1-2 years	2-5 years	More than 5 years		
March 31, 2023								
Financial liabilities								
Lease Liabilities	337	337	337	-				
Trade payables	16,752	16,752	16,752					
Other Financial Liabilities	3,625	3,625	3,625					
	20,714	20,714	20,714	_	_			

iii) Market Risk

Market risk is the risk that changes in market prices such as foreign exchange rates, interest rates and commodity prices which will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market exposures within acceptable parameters, while optimising the return.

Currency risk

Currency risk is not material, as the Company's primary business activities are within India and does not have any exposure in foreign currency.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to risk of changes in market interest rate is not material as the Company borrowing from banks are very minimal

Commodity price risk

The company is exposed to fluctuation in prices of its inputs. To offset the effect of changes in prices of inputs, the company has a process to revise its selling price accordingly.

30. CAPITAL MANAGEMENT

The Company manages its capital to ensure that it will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The capital structure of the Company consists of net debt and the total equity of the Company. For this purpose, net debt is defined as total borrowings less cash and cash equivalents.



The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. The funding requirements are met through short-term/long-term borrowings. The Company monitors the capital structure on the basis of total debt to equity ratio and maturity profile of the overall debt portfolio of the Company.

The Company's net debt to equity ratio is as follows:

(INR '000)

	March 31, 2024	April 01, 2023
Borrowing Cash & cash equivalents Net Debt (restricted to zero, if cash and cash equivalents are	- 15,115	- 7,108
greater than borrowings)	(15,115)	(7,108)
Total equity	484,616	468,022
Debt/Equity ratio	0.00%	0.00%

31 EMPLOYEE BENEFITS

I) Defined Contribution Plans

- a) Provident fund
- b) Superannuation fund and Pension scheme,1995
- c) Employer's contribution to Employees State Insurance

II) Defined Benefit Plans

GRATUITY

- a. The liability of gratuity to the employees is covered under the Group Gratuity scheme with the Life Insurance Corporation of India.
- b. Life Insurance Corporation of India provides valuation on basis of Projected Unit Credit Method.
- Company have created two different plans for their employees of different offices, termed as Plan A and Plan B
- Disclosures are made to extent of informations received from LIC of India :

Membership Data:	PI	an A		Plan B
	2023-24	2022-23	2023-24	2022-23
Number of Members	17	17	6	6
Average Age	46.17	45.76	49.83	49.83
Average Monthly Salary	25,526.65	22,036.11	61,839.66	61,840
Average Past Service	16.24	16.30	13.50	13.50

Acturial Assumptions:	Plar	n A	Plan B		
	2023-24	2022-23	2023-24	2022-23	
Mortality Rate	LIC (2006-08) Ultimate	LIC (2006-08) Ultimate	LIC (2006-08) Ultimate	LIC (2006-08) Ultimate	
Withdrawal Rate	1% to 3% depending on age	1% to 3% depending on age	1% to 3% depending on age	1% to 3% depending on age	
Discount Rate	7.25% p.a	7.25% p.a	7.25% p.a	7.25% p.a	
Salary Esclation	7%	6%	7 %	6%	



NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2024 (INR '000)

Results of Valuation:	Pla	n A	Plan B		
results of valuation.	2023-24	2022-23	2023-24	2022-23	
Present Value of Past Service Benfit	4,357	3,756	2,510	2,510	
Current Service Cost	240	197	39	39	
PV of Defined Benfit Obligation	4,597	3,952	2,549	2,549	
Fund Value	4,597	3,952	2,549	2,549	

(INR '000)

Amount Recognized in Balance Sheet:	Plan A		Plan B	
	2023-24	2022-23	2023-24	2022-23
Present value of defined benefit obligation at end of the year	4,597	3,952	2,549	2,549
Fair value of plan assets at end of the year Net liability / (asset) recognized in the	4,597	3,952	2,549	2,549
Balance Sheet	0	0	0	0

Expenses recognised in statement of Profit and Loss:

(INR '000)

	2023-24	2022-23
Grauity Expense recognised (including Provision)	690	523

In absence of information from LIC regarding quantification for different components of changes in defined benefit obligation and fund assets, disclosures pertaining to movement in defined benefit obligation and fair value of Plan Assets is not provided. Also, No actuarial gain / loss is recognised separately in Other Comprehensive Income in absence of information.

32. Related party disclosure

(i) List of Related Parties as required by Ind AS-24 "Related Party Disclosures" are given below:

(a) Key management personnel and their relatives	Mrs. Urmi N. Prasad - Joint Managing Director and CFO Mrs. Charita Thakkar - Joint Managing Director Mr. Sagar Pahariya - Company Secretary (w.e.f 14.11.2022) Mr. Divyaraj Chandwaskar - Company Secretary (from 12.08.2022 to 07.11.2022)
(b) Non Executive/Independent Directors	Mr. Rajesh Parikh Mr. M.D Garde Mr. V. Raghu Mr. Phiroz Munshi (w.e.f 09.08.2023) Mr. Nuthakki Rajender Prasad (w.e.f 09.08.2023)
(c) Where persons mentioned in (a) exercise significant influence	Multichem Private Limited Yashashree Commercial Services Private Limited



(ii) Transactions with related parties

(INR '000)

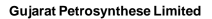
Type of related party	Description of the nature of transactions	Volume of Transactions during 2023-24	Volume of Transactions during 2022-23	Balance as on 31.03.2024 Receivable/ (Payable)	Balance as as on 31.03.2023 Receivable/ (Payable)
(a) Key management personnel and their relatives	Director's Remuneration and Perks Mrs. Urmi N. Prasad Mrs. Charita Thakkar Mr. Divyaraj Chandwaskar Mr. Sagar Pahariya	3,248 3,032 - 258	3,149 2,916 65 97	-87 -155 - -20	-79 -155 - -20
(b) Non Executive/ Independent Directors	Sitting fees Mr. Phiroz Munshi Mr. Nuthakki Rajender Prasad Mr. Rajesh Parikh Mr. M.D Garde Mr. V. Raghu	90 75 195 195 195	- 158 158 158		- - - -
(c) Where persons mentioned in (a) exercise significant influence	Multichem Private Limited	30	30	-	

^{***}Contribution towards gratuity and leave encashment is not added as it is not determinable each employee wise

33. Contingent Liabilities

The Transferor company had received Income Tax Assessment order for A.Y. 2014-15. The loss claimed as per ROI of Rs. 2,02,07,941/- has been reduced due to disallowance of depreciation of Rs. 33,32,341/- and addition on account of non reconciliation of interest of Rs. 23,81,548/-. Therefore, loss has been reduced to Rs. 1,44,94,052/-. Since, Final figure is loss determined, no demand of tax is raised. The penalty proceedings have been completed u/s 271(1)(c) of the IT Act levying penalty of Rs. 19,42,150/-. The part payment of Rs. 10,91,420/- is made against penalty demand till decision of appeal. The said company has belatedly filed an appeal against the said assessment order and the order levying Penalty. No provision is made for the said liability.

- 34 The segment Reporting as required by IND AS-108 "Operating Segments" is not reported as the Company is operating only in one segment.
- 35 There are no transactions and balances with companies struck off under Section 248 of the Companies Act, 2013 or Section 560 of Companies Act, 1956.
- 36 Previous year figures have been regrouped, reclassified and restated as per Ind AS and Schedule III of Companies Act, 2013





37. Ratio Analysis

	Ratio Analysis (Formula used for computing ratio)	As at March 31, 2024	As at March 31, 2023	% Variance	Reason for Variance
i	Current Ratio - In times (Current Assets / Current Liabilities)	4.79	10.35	53.73%	Due to increase in current asset on account of maturity of Fixed Deposit in previous year
ii	Debt-Equity Ratio - In times (Total Debt / Share holder Equity)	-	-		Not applicable as the Company does not have any debt
iii	Debt Service Coverage Ratio - In times (Earning Available for debt service / Debt Service)	-	-		Not applicable as the Company does not have any debt
iv	Return on Equity Ratio - In % (Net profit after taxes-Preference dividend / Average Shareholder's Equity)	3.48	3.00	-15.96%	Due to increase in profit as compared to previous year
٧	Inventory Turnover Ratio - In Days (Sales / Average Inventory)	23.57	16.65	-41.54%	Due to change in levels of operations, Inventory Turnover ratio is changed.
vi	Trade Receivable turnover Ratio - In Days Trade Receivable (Net credit sale / Average accounts receivable)	97.99	83.44	-17.45%	Due to change in levels of operations, Trade receivable turnover ration is changed.
vii	Trade Payable turnover Ratio - In Days (Net credit purchase / Average trade payable)	54.40	41.95	-29.68%	Due to change in levels of operations, Trade Payable Turnover ratio is changed.
viii.	Net Capital turnover Ratio - In times (Net Sales / Average working capital)	1.90	0.87	-119.40%	Due to change in levels of operations, Net Capital Turnover ratio is changed.
ix.	Net Profit Ratio - In % (Net Profit (before Extraordinary item) / Net Sales)	11.99	7.72	-55.24%	Due to increase in profit as compared to previous year
x.	Return on Capital Employed (Earning before Interest and taxes / Capital Employed)	2.68	4.16	35.46%	Due to higher EBIT in previous year as compared to current year
viii.	Return on Investment (Income from Investment /Average Investment)	7.25	5.51	-31.60%	Due to higher fair value gain as compared to previous year.



GUJARAT PETROSYNTHESE LIMITED

Regd. Office : No. 24, IInd Main, I Phase

Doddanekkundi Industrial Area, Mahadevapura, Bengaluru - 560 048.

Ph.No: 080-28524133, E-mail: info@gpl.in