

Regd. Office : Thiru Complex, 44, Pantheon Road, Egmore, Chennai - 600 008, India. Phone : 4340 4340, 2852 8555 Fax : +91 -44- 2855 3391 e-mail : contact@nationalgroup.in CIN : L25209TN1989PLC017413

23.08.2024

The Manager, Department of Corporate Services, Bombay Stock Exchange Limited, Floor 25, P.J.Towers, Dalal Street, Mumbai – 400 001.

Dear Sir/Madam,

Sub: Annual Report for fy 2023-24

Ref: Scrip Code: 531287

In terms of Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith the Annual Report for FY 24 alongwith Notice of Annual General Meeting scheduled to be held on Tuesday, September 17, 2024 at 10.35 A.M. at the Arihanth Hall, Madras Hotel Ashoka, 47, Pantheon Road, Egmore, Chennai-600008.

The above documents will also be made available on the Company's website viz. <u>https://nationalgroup.in/investors-relations/annual-report</u>.

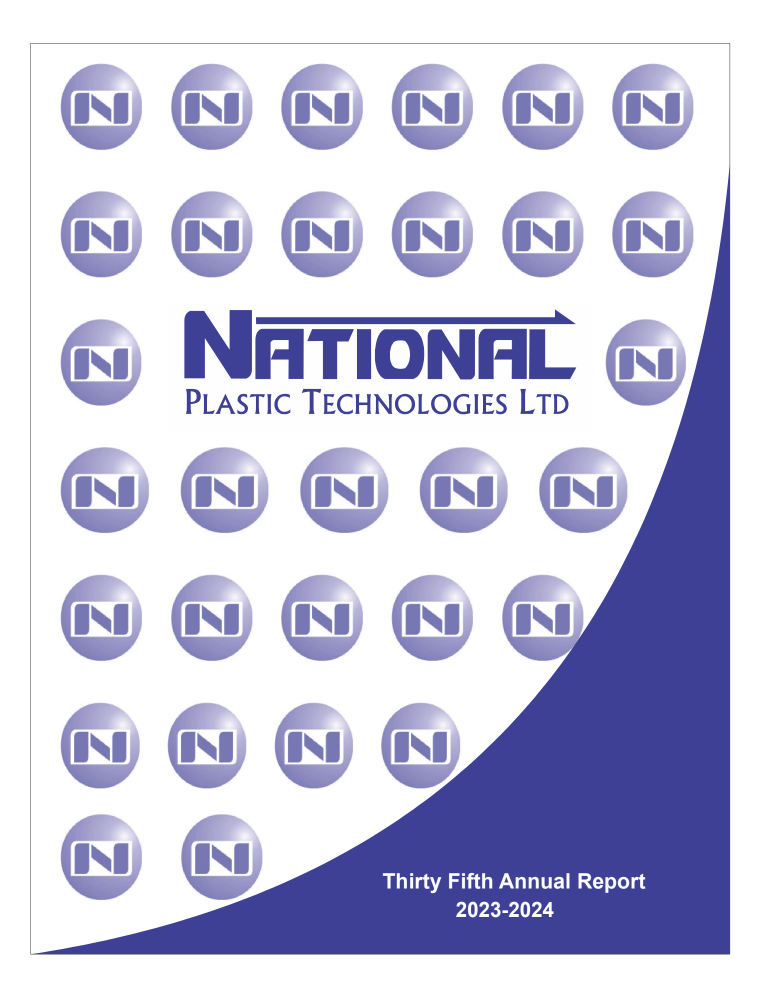
This is for your information and record.

Thanking you,

Yours faithfully, For National Plastic Technologies Ltd,

S.Abishek (Company Secretary and Compliance Officer) M.No.: A23535

Encl: as above



Board of Directors	:	Shri Arihant Parakh Managing Director Other Directors : Shri Sudershan Parakh Shri Sudhir K Patel Shri Ajit Kumar Chordia Smt Manju Parakh Shri Venkatesan N
Registered Office	:	Thiru Complex, II Floor, 69, (Old No.44), Pantheon Road, Egmore, Chennai 600 008. Tel : 4340 4340 , 2855 3456. Email: contact@nationalgroup.in www.nationalgroup.in
Registrars & Share Transfer Agents	:	Cameo Corporate Services Ltd., Subramanian Building, No.1 , Club House Road, Chennai 600 002. Tel : 2846 0390 Fax : 2846 0129.

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the Thirty Fifth Annual General Meeting of the Members of the Company will be held on Tuesday, 17th September, 2024 at 10.35 A.M. at The Arihanth Hall, Madras Hotel Ashoka, 47, Pantheon Road, Egmore, Chennai-600008 to transact the following business:

ORDINARY BUSINESS:

1) To receive, consider and adopt the Audited Financial Statements including Profit and Loss Account for the year ended 31st March, 2024 and Balance Sheet as at that date, the Directors' Report and Auditors Report thereon.

2) To declare final dividend for the financial year ended 31.03.2024, amounting to Rs.1 per equity share (10% of face value of Rs.10 each).

3) To appoint a Director in the place of Shri Sudershan Parakh (DIN: 01161124) who retires by rotation and being eligible, offers himself for reappointment.

SPECIAL BUSINESS:

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

Appointment of Shri Hemant Chordia (DIN:00247225) as Independent Director for a period of 5 years w.e.f 10.08.2024.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Rules framed thereunder as read with Schedule IV to the Act, and the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), as amended from time to time, Shri Hemant Chordia (DIN: 00247225), who was appointed by the Board of Directors as an Additional Director in the capacity of Non-Executive Independent Director of the Company w.e.f. 10.08.2024 and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment and in respect of whom the Nomination & Remuneration Committee has recommended his appointment and in respect of whom the Company has received a notice in writing from a Member under Section 160(1) of the Act, proposing his candidature for the office of Director, be and is hereby appointed as Non-executive Independent Director of the Company not liable to retire by rotation, to hold office for the first term of 5 years, commencing from 10th August, 2024 upto 9th August, 2029."

RESOLVED FURTHER THAT the Board be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

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

Appointment of Smt. Deepa Venkat Ramani (DIN:07143610) as Independent Director for a period of 5 years w.e.f 10.08.2024.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Rules framed thereunder as read with Schedule IV to the Act, and the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), as amended from time to time, Smt Deepa Venkat Ramani (DIN:07143610), who was appointed by the Board of Directors as an Additional Director in the capacity of Non-Executive Independent Director of the Company w.e.f. 10.08.2024 and who has submitted a declaration that she meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment and in respect of whom the Nomination & Remuneration Committee has recommended her appointment and in respect of whom the Company has received a notice in writing from a Member under Section 160(1) of the Act, proposing her candidature for the office of Director, be and is hereby appointed as Non-executive Independent Director of the Company not liable to retire by rotation, to hold office for the first term of 5 years, commencing from 10th August, 2024 upto 9th August, 2029."

RESOLVED FURTHER THAT the Board be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

By order of the Board of Directors For National Plastic Technologies Limited

Date: 30.07.2024 Place: Chennai S. Abishek Company Secretary A23535

NOTES

1. The relevant details, pursuant to Regulations 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, in respect of Director seeking reappointment at this AGM are also annexed to this Notice.

2. A member entitled to attend and vote at the Meeting is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be member of the Company. A person can act as proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company. A member holding more than ten per cent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or share holder.

3. Corporate Members intending to send their authorized representatives to attend the meeting are requested to send a certified copy of the Board Resolution to the Company, authorizing their representative to attend and vote on their behalf at the meeting.

4. Explanatory Statement setting out material facts pursuant to section 102(1) of the Act, which sets out details relating to Special Business to be transacted at the Meeting, is appended hereto. Additional information, pursuant to the Listing Regulations, is also provided in the Explanatory Statement.

5. The instrument appointing the proxy, duly completed, must be deposited at the Registered Office of the Company not less than 48 hours before the commencement of the meeting. A proxy form for the AGM is enclosed.

6. During the period beginning 24 hours before the time fixed for the commencement of the AGM and until the conclusion of the meeting, a member would be entitled to inspect the proxies lodged during the business hours of the Company, provided that not less than three days of notice in writing is given to the Company.

7. Members/Proxies/authorized representatives should bring the duly filled attendance slip sent herewith to attend the Meeting.

8. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.

9. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 ('the ACT'), and the Register of Contracts or Arrangements in which the Directors are interested, maintained under Section 189 of the Act, will be available for inspection by the members at the AGM.

10. Members seeking any information with respect to financials or any information are requested to write to the Company at the earliest so as to enable the Company to provide appropriate reply.

11. The Board of Directors have recommended a final dividend of Rs.1 per equity share (10% on face value of Rs.10 each) for the financial year ended 31.03.2024. The record date for the purpose of determining the shareholders who are entitled to dividend is fixed as 10th September, 2024. If the final dividend, as recommended by the Board of Directors, is approved at the AGM, payment of such dividend is subject to deduction of tax at source and will be made on or after September 25, 2024, as under:

a) To all Beneficial Owners in respect of shares held in dematerialized form as per the data made available by National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL"), collectively "Depositories" as on September 10, 2024.

b) To all Members in respect of shares held in physical form after giving effect to valid transmission or transposition requests lodged with the Company as on September 10, 2024.

Final dividend, if approved by the Members, will be directly credited to the Bank accounts of the shareholders holding shares as on Record Date i.e. September 10, 2024 as per the details available with the Company. In case of shareholders who have not updated their Bank account details, demand drafts will be sent to them in due course. To avoid delay in receiving dividend, Members are requested to update their KYC with their depositories (where shares are held in demat mode) and with the Company's Registrar & Share Transfer Agents ("RTA") (where shares are held in physical mode) to receive dividend directly into their bank account.

12. In order to receive dividend/s in a timely manner, Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank accounts through Electronic Clearing Service or any other means ("Electronic Bank Mandate"), can register their Electronic Bank Mandate to receive dividends directly into their bank account electronically or any other means, by sending scanned copy of the following details / documents by email to reach the company's email ID contact@nationalgroup.in or the email ID of RTA cameo@cameoindia.com.

a. Signed request letter mentioning your name, folio number, complete address and following details relating to bank account in which the dividend is to be received:

i. Name and Branch of Bank and Bank Account type;

ii. Bank Account Number allotted by your bank after implementation of Core Banking Solutions;

iii. 11 digit IFSC Code;

iv. Self-attested scanned copy of cancelled cheque bearing the name of the Member or first holder, in case shares are held jointly;

v. Self-attested scanned copy of the PAN Card; and

vi. Self-attested scanned copy of any document (such as AADHAAR Card, Driving Licence, Election Identity Card, Passport) in support of the address of the Member as registered with the Company.

b. For the Members holding shares in demat form,

please update your Electronic Bank Mandate through your Depository Participant/s.

13. Pursuant to Finance Act, 2020, dividend income will be taxable in the hands of the shareholders w.e.f. 1st April, 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at rates prescribed in the Income Tax Act, 1961 ("the IT Act"). In general, to enable compliance with TDS requirements, Members are requested to complete and / or update their Residential Status, PAN, Category as per the IT Act with their Depository Participants or in case shares are held in physical form, with the Company by sending email to the Company's email address contact@nationalgroup.in or to registrar's email address cameo@cameoindia.com.

14. As per Regulation 40 of SEBI Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect from April 1, 2019, except in case of request received for transmission or transposition and reloaded transfers of securities. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form.

15. Members holding shares in single name and in physical form are advised to make nomination in respect of their shareholding in the Company be submitted Form SH-14.

16. Members holding shares in physical form are requested to intimate the Company regarding any change in their address/bank mandates to enable the Company to address future communications to their correct addresses. Members holding shares in electronic/dematerialized form are requested to inform the Depository Participant (DP) with whom they hold their demat account, about the changes in their address/bank details for necessary updates.

17. The SEBI has mandated the submission of the Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical forma are required to submit their PAN details to the Registrar and Share Transfer Agents.

18. Members may also note that the Notice of the 35th Annual General Meeting and the Annual Report for 2023-24 are available on the Company's website www.nationalgroup.in

19. The Companies Act, 2013 is referred to as the "Act" in this notice. DIN refers to Director Identification Number. SEBI LODR wherever appears refers to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

20. 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), the Company is providing facility of remote e-voting to its members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency.

21. The Notice calling the AGM will be available on the website of the Company at www.nationalgroup.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 NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.

22. Mr. Shreyans Parakh, Partner, Shreyans Parakh & co, Chartered Accountants have been appointed as the Scrutinizer at the Board Meeting held on 30.07.2024 to scrutinize the voting and remote e-voting process in a fair and transparent manner. The Scrutinizer has given his consent for his appointment.

23. The Chairman shall, at the AGM at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of Scrutinizer, by use of "Ballot Paper" or "Polling Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.

24. The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and will make within two days of the conclusion of the AGM, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who will countersign the same and declare the result of the voting forthwith.

25. The results declared alongwith the report of the Scrutinizer shall be placed on the website of the Company at <u>www.nationalgroup.in</u> after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited, Mumbai.

All documents referred to in the accompanying Notice and the Explanatory Statement shall be open for inspection at the Registered Office of the Company during normal business hours on all working days except Saturdays, up to and including the date of the Annual General Meeting of the Company.

By order of the Board of Directors

For National Plastic Technologies Limited

Date: 30.07.2024 Place: Chennai S. Abishek Company Secretary

E-Voting Process:

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:

The remote e-voting period begins on Saturday, 14th September, 2024 at 09:00 A.M. and ends on Monday, 16th September, 2024 at 5:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date/cut-off date i.e. Tuesday, 10th September, 2024, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cutoff date, being 10th September, 2024.

How do I vote electronically using NSDL e-Voting system?

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

Step 1: Access to NSDL e-Voting system

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

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

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

Individual Shareholders holding securities in demat mode with NSDL
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	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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned in the website of NSDL.
Individual Shareholders holding securities in demat mode with CDSL	Existing users who have opted for Easy / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easy / Easiest is http://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and clicks on New System Myeasi. 2. After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote. 3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistrati on 4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e- Voting is in progress.
Individual Shareholders holding securities in demat mode login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. 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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

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

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

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

B. Login Method for Remote e-Voting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode

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

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

2.Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.

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

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

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

4. Your User ID details are given below :

5. Your password details are given below:

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

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

c) How to retrieve your 'initial password'?

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

(ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered

6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:

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

b) Physically User reset password (if you are holding shares in physical mode) option available on www.evoting.nsdl.com.

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

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

7.After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.

8.Now, you will have to click on "Login" button.

9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2 : Cast your vote electronically on NSDL e-Voting system. How to cast your vote electronically on NSDL e-Voting system?

1.After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.

2.Select "EVEN" of company for which you wish to cast your vote during the remote eVoting period.

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

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

5. Upon confirmation, the message "Vote cast successfully" will be displayed

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

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

General Guidelines for shareholders

1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to shreyans@sparakh.com with a copy marked to evoting@nsdl.co.in.

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

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or and 1800 22 44 30 or send a request at evoting@nsdl.co.in.

Process for those shareholders whose email ids are not registered with the depositories for procuring user ID and password and registration of e mail ids for e-Voting for the resolutions set out in this notice:

1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAAR (self attested scanned copy of Aadhaar Card) by email to cameo@cameoindia.com

2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAAR (self attested scanned copy of AADHAAR Card) to cameo@cameoindia.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-Voting by providing above mentioned documents.

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

Brief profile of Director seeking reappointment:

Pursuant to SEBI LODR, a brief profile of Directors, who are proposed to be re-appointed / appointed in this AGM, nature of their expertise in specific functional areas, their other directorships and committee memberships, their shareholding and relationship with other Directors of the Company are given below:

1. Shri Sudershan Parakh, Director:

Mr. Sudershan Parakh is a Graduate in Commerce and has undergone technical training in plastics at Central Institute of Plastics Engineering & Technology, Guindy. He is the Chairman of National Polyplast (I) Pvt Ltd. He has about 40 years of experience and is thorough with all facets of management viz., Finance, Marketing, Production, Materials, Personnel, etc. He holds 1518505 shares in the Company.

Shri Arihant Parakh, Managing Director is the son of Shri Sudershan Parakh and Smt Manju Parakh, Director is the spouse of Shri Sudershan Parakh. Thus, they are related to each other. Shri Sudershan Parakh does not hold any directorship in any other listed company.

Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 & Information pursuant to SEBI (LODR) Regulations, 2015.

Shri Hemant Chordia and Smt Deepa Venkat Ramani were appointed as Additional Directors designated as Independent Director of the Company w.e.f. 10.08.2024 vide resolution passed by the Board at their meeting held on 30.07.2024.

The Act, inter alia, prescribes certain specific procedures for selection, appointment and remuneration of Independent Directors (IDs), besides that their term can be for a period upto five consecutive years and are not liable to retire by rotation during this period. Also, the Independent Directors can be appointed for two consecutive terms with a maximum period of 5 years for each term. Accordingly, the following Independent Directors are proposed to be appointed as Non-Executive Independent Directors for a period of five consecutive years, in compliance with the provisions of the Act, 2013.

The above Independent Directors have given a declaration to the Board that they meet the criteria of independence as provided under Section 149 (6) of the Act. In the opinion of the Board, the above Independent Directors fulfill the conditions specified in the Act and the Rules made thereunder for appointment as Independent Directors and they are independent of the Management.

S.no	Name of the Director	Brief Profile, Expertise, Skills & Capabilities	Other Directorships & Committee	No. of Shares held in the
			Memberships	Company
1	Shri Hemant Chordia	Shri Hemant Chordia holds a MS in Industrial Administration from Tepper School of Business. He is also a Mechanical Engineering from Anna University, Chennai. He is the Managing Director of Vijay Hemant Finance & Estates Limited which is a RBI registered NBFC. He is also the vice president of Federation of Indian Hire Purchase Association, past chairman of South India Hir e Purchase Association and has been a member/chairman of various forums like Rotary Club of Madras, Round Table, Young Presidents Organization etc. He has launched several initiatives like first Tamil portal with interactive features viz. webulagam.com and first Indian languages search engine. He is the chairman of Doodleblue Innovations Private Limited a company with over 500 employees and which helps Brands to discover, design & build digital Strategy. He has won several awards and accolades. He has vast experience in the field of Finance and hire purchase with a career spanning over 40 years. He is well versed in all facets of Finance & thus, possess the skills & capabilities in the field finance.	Other Directorship: Listed Company: Nil Other Public Company: 1 Private Ltd/ Others: 5 Committee Membership: Nil	Nil

2	Smt Deepa	Smt Deepa Venkat Ramani is a fellow member	Other	Nil
	Venkat	of the Institute of Company Secretaries of	Directorship: NIL	
	Ramani	India and is a registered Insolvency	Committee	
		Professional. She is a Partner in KSM	Membership: Nil	
		Associates, a firm of Company Secretaries in		
		Chennai, engaged in advisory in Corporate and		
		Insolvency Laws. She has around 23 years of		
		extensive knowledge and experience in		
		advisory in corporate structuring, formulation of		
		compliance road maps, Secretarial Audit,		
		Mergers and Amalgamations and handling of		
		legal disputes.		
		She has been one of the specialist editors of		
		the Second and Third editions of "Guide to the		
		Insolvency & Bankruptcy Code" published by		
		Wadhwa Law Publications.		
		She has also facilitated successful acquisition		
		of companies by way of Resolution Plans for		
		companies under insolvency process.		
		Thus, she possess the skills & capabilities		
		in corporate laws & secretarial matters.		
		in corporate laws & secretarial matters.		

Also, the Company has received notices in writing under Section 160 of the Act from a Member of the Company proposing Shri. Hemant Chordia & Smt Deepa Venkat Ramani as candidates for the office of a Director.

All the aforesaid Directors satisfy the criteria and other attributes for appointment as IDs as per the requirements of the Act 2013. The matters regarding appointment of the above Independent Directors were placed before the Nomination and Remuneration Committee, which recommended their appointments as Independent Directors for a period of 5 years w.e.f 10.08.2024. Both the Nomination and Remuneration Committee and the Board were of the opinion, after evaluation of their profile and other attributes, that their association would be of immense benefit to the Company and it is desirable to avail their services as IDs for the said term of five consecutive years. The IDs are entitled to receive sitting fees and no remuneration by way of fees/commission etc. are proposed except reimbursement of expenses for participation in the meetings of the Board and / or Committees as determined by the Board from time to time, within the overall limits specified under the Act, 2013. In compliance with the provisions of Section 149 read with Schedule IV of the Act, the appointment of the above Directors as Independent Directors is now being placed before the Members in General Meeting for their approval. The terms and conditions of appointment of Independent Directors shall be open for inspection by the Members at the Registered Office of the Company on all working days, except Saturdays, during business hours upto the date of the Meeting.

Except Shri Hemant Chordia and Smt Deepa Venkat Ramani who are the appointees as mentioned in item no.4 & 5 respectively, none of the Directors or Key Managerial Person of the Company or their relatives are concerned or interested, financially or otherwise, in resolutions for appointment as set out in item nos. 4 & 5. The explanatory statement as above sets out all material facts relating to the special businesses mentioned in the Notice of AGM and shall be taken as forming part of the Notice. The Board of Directors recommends passing of the resolutions (special resolutions) as set out at item no. 4 & 5 of this Notice.

By order of the board, For National Plastic Technologies Limited

Date: 30.07.2024 Place: Chennai

S. Abishek Company Secretary

inancial Highlights of last 6 Years : (Rs. in Crores)									
Particulars	Particulars 2018-19 2019-20 2020-21 2021-22								
Net Sales	77.76	88.06	89.70	133.41	209.91	269.22			
EBITDA	6.58	8.99	7.84	13.10	17.76	23.00			
Interest	3.18	3.69	3.76	4.43	5.05	5.33			
Depreciation	1.84	2.31	2.40	3.73	4.07	5.97			
PBT	1.56	2.99	1.67	4.94	8.64	11.70			
PAT	1.76	2.33	1.27	3.63	6.15	8.42			
EPS (INR)	2.83	3.82	2.09	5.98	10.12	13.85			

Balance	31.3.2019	31.3.2020	31.3.2021	31.3.2022	31.3.2023	31.3.2024
Sheet Item						
Paid-Up Capital	6.08	6.08	6.08	6.08	6.08	6.08
Free Reserves	16.17	18.43	19.73	23.32	29.29	37.01
Total Networth	22.25	24.51	25.80	29.41	35.37	43.09
Long-term	9.81	9.34	15.65	16.43	10.85	10.76
Borrowings:						
Debt -Equity	0.44	0.38	0.60	0.56	0.31	0.25
Ratio						

Key Milestones for the Company:

•Incorporated in the year 1989 as Hi-Tech Plastics Pvt. Ltd and started operations in Chennai.

•Changed the Name of the Company to Arham Plastics Ltd in 1995.

•Went public in 1995 and got listed on Bombay Stock Exchange.

•Started operations at Guindy (Chennai) plant in 1996.

•Started operations at Pondicherry plant in 1998.

•Commissioned new plant at Irungattukottai near Hyundai in 2006.

•Commenced production in Kala Amb, Himachal Pradesh in 2007. This plant was later relocated to Nalagarh, Himachal Pradesh in 2019, to capitalize on growth prospects.

•Renamed Company to National Plastic Technologies Ltd in 2008, to identify itself as part of the wellestablished National Plastics Group of Chennai.

•Started operations at Hosur (TN) plant in 2021.

•Started operations at Faridabad (Haryana) plant in 2021.

•Started operations at a new plant near Hosur (TN) in 2023.

Key Customers:

- Whirlpool of India.
- Seoyon E-HWA Automotive
- SLLumax
- Mobis India
- TVS Motor Company

Director's Report

To the Members

Your Directors are pleased to present their 35th Annual Report on the business and operations of the Company for the financial year 2023-24. This report is being presented along with the Audited Financial Statements for the year ended 31.03.2024.

Financial Results

(Rs. in Lakhs) Particulars Year Ended 31.03.2024 Year Ended 31.03.2023 Revenue (inc. Other income) 26930.70 21010.71 EBITDA 2299.55 1775.50 532.86 533.06 (-) Finance Cost (I) 378.66 (-) Depreciation (D) 596.76 Profit Before Tax (PBT) 1169.93 863.78 (-) Taxation 328.28 248.39 Net Profit/(Loss) 841.65 615.39

Performance Overview

During the year, your Company registered Total Income of Rs. 26930.70 lakhs as against Rs. 21010.71 Lakhs during the previous year, thus registering a growth of over 28%. The EBITDA for the year stands at Rs. 2299.55 Lakhs as compared to Rs. 1775.50 Lakhs during the previous year, thus registering a growth of 29.5%. The profit before tax during the year is Rs. 1169.93 Lakhs as compared to Rs. 863.78 lakhs, up by 35%. The consumer durable products (i.e. plastic parts supplied to consumer durable industry) registered a turnover of around Rs.82 Crs in FY 24 compared to around Rs.77 Crs in FY 23, registering a growth of around 6%. The auto component and other products registered a turnover of around Rs.188 Crs in FY 24 as against Rs134 Crs in Fy 23 thus growing at around 40%.

Material Changes affecting the Financial Position of the Company

There are no material changes affecting the financial position of the Company subsequent to the end of the financial year till the date of this report.

Transfer to Reserves

During the year under review, your Company has not transferred any amount to general reserves from the current year's profit. Amount is retained to meet the operations and growth prospects of the Company.

Dividend

The Board of Directors have, at their meeting held on 15.05.2024, recommended a dividend of Rs. 1.00 (10% on face value of Rs. 10 each) per share for the financial year ended 31.03.2024. The divided, if approved, by the shareholders in the AGM, will be paid to the shareholders whose name appears in the Register of Members as on the record date, within 30 days from the date of the AGM.

The Board is not considering any transfer of amount to General Reserve for the year under review as it is not mandatory.

Share Capital

The paid up Equity Share Capital as on 31.03.2024 was Rs. 6,07,83,300. During the year under review, the Company has not issued any shares or convertible instruments.

Deposits

The Company has neither received deposits in the previous year nor invited / accepted any deposits from the public during the year under review.

Directors and Key Managerial Personnel (KMP)

The Board of Directors consists of six Directors. During the financial year 2023-24, the Board met 5 times on 12.04.2023, 11.05.2023, 26.07.2023, 31.10.2023 and 30.01.2024.

Mr. Arihant Parakh, Managing Director (DIN: 07933966) (Key Managerial Personnel)

Mr. Arihant Parakh is the Managing Director of the Company. He was reappointed by the shareholders at the Annual General Meeting held on 13.09.2023 for a period of 3 years w.e.f. 25.09.2023. His term expires on 24.09.2026. The remuneration payable to Mr. Arihant Parakh is fixed in nature and there is no stock option, pension etc. Mr. Arihant Parakh oversees the entire financial and operational functions of the Company.

Mr. Sudershan Parakh, Director (DIN: 01161124):

Mr. Sudershan Parakh was redesignated as a Non-executive Director of the Company w.e.f 04.08.2021. He alongwith Mrs. Manju Parakh are Directors who are liable to retire by rotation at the Annual General Meeting. He is liable to retire by rotation at the ensuing Annual General meeting and he, being eligible, offers himself for reappointment at ensuing Annual General Meeting. There is no remuneration payable to Mr. Sudershan Parakh and he is not entitled to stock options, commission, pension etc. The requisite details in this connection are contained in the Notice convening the Meeting.

Mr. Venkatesan N, Executive Director (DIN: 09760588):

Mr. N Venkatesan, was appointed as Executive Director of the Company by the shareholders at the General Meeting held on 26.05.2023 through postal ballot for a period of 3 years w.e.f. 12.04.2023. His term expires on 11.04.2026. The remuneration payable to Mr. Venkatesan N is fixed in nature and there is no stock option, pension etc. Mr. N Venkatesan is looking after the operations of all the Company's Plants.

Mr. Sudhir K Patel, Independent Director (DIN: 00943032):

Mr. Sudhir K Patel was appointed as an Independent Director of the Company for a period of 5 years w.e.f. 24.09.2019 at the Annual General Meeting held on 11.09.2019. He is the Chairman of the Board. He receives only sitting fees and does not hold any shares in the Company. His terms expires on 23.09.2024.

Mr. Ajit Kumar Chordia, Independent Director (DIN: 00049366):

Mr. Ajit Kumar Chordia was appointed as an Independent Director of the Company for a period of 5 years w.e.f. 24.09.2019 at the Annual General Meeting held on 11.09.2019. He is the Chairman of the Nomination & Remuneration Committee. He receives only sitting fees and does not hold any shares in the Company. His terms expires on 23.09.2024.

Mrs. Manju Parakh, Non-Executive Director (DIN: 01417349):

Mrs. Manju Parakh is a Non-executive Director who alongwith Mr. Sudershan Parakh are Directors who are liable to retire by rotation at the Annual General Meeting. She does not receive any remuneration. She is the woman Director in the Company.

Apppointment of Additional Directors :

The Board of Directors have at their meeting held on 30.07.2024 appointed Mr. Hemant Chordia (DIN:00247225) and Mrs. Deepa Venkat Ramani (DIN:07143610) as Additional Directors designated as Non-Executive Independent Directors w.e.f 10.08.2024 for a period of 5 consecutive years subject to the approval of shareholders at the ensuing Annual General Meeting.

Key Managerial Personnel (Senior Management):

Mr. Manikandan R was appointed as Chief Financial Officer of the Company w.e.f. 20.04.2019 and is in charge of the financial operations of the Company.

Mr. Abishek S was appointed as Company Secretary and Compliance Officer of the Company w.e.f. 24.09.2018.

Statement on Declaration given by the Independent Director

As required under Section 149(7) of the Companies Act 2013, all the Independent Directors have given their respective declarations that they meet the criteria of independence as specified in Section 149(6) of the Companies Act, 2013.

Board Committees

In compliance with the provisions of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company has constituted various Committees of the Board. The details on composition of the Committees, attendance of the Directors at the Committee Meetings and terms of reference of the Committees form part of this Annual Report.

Related Party Transactions

As per the requirements of the Companies Act 2013, all the Related Party Transactions are placed before the Audit Committee for review and approval. Prior omnibus approval / ratification of the Committee have been obtained for transactions which are of foreseen and repetitive in nature. The details of transactions proposed to be entered into with Related Parties on an annual basis are placed before the Committee. Besides, the Related Party Transactions entered during the year are also reviewed by the Board on an quarterly/annual basis.

Contracts and Arrangements with Related Parties

All transactions entered by the Company during the financial year with Related Parties were in the ordinary course of business and on arm's length basis. The particulars of transactions entered with Related Parties, as referred to in Section 188(1) of the Companies Act, 2013, are provided in AOC-2

which is given as Annexure to this report. Also, Note No.33 of Notes to Accounts contains the disclosures in compliance with the Accounting Standard on Related Party Disclosures.

Particulars of Subsidiary, Associate or Joint Venture Company

The Company does not have any Subsidiary or Associate or Joint Venture Company and hence disclosure about Subsidiary, Associate and Joint Venture Company does not arise.

Internal controls system and their adequacy

The Company has designed and implemented a process driven framework for internal financial controls within the meaning of explanation to Section 134(5)(e) of the Companies Act, 2013 and the necessary control systems considering the business requirements, scale of operations and applicable status of the Company are in place in the organisation. The system includes the policies and procedures, delegation of authority, internal check, segregation of duties, internal audit and review framework, safeguarding of its assets, the prevention and detection of frauds and errors, ensuring of accuracy and completeness of the accounting records and the timely preparation of reliable financial information. The company has fully followed the prescribed Accounting Standards.

Details of recommendations of Audit Committee which were not accepted by the Board along with reasons, if any :

The Audit Committee generally makes recommendations to the Board of Directors of the Company at its meetings held to consider any financial results (unaudited and audited) and such other matters placed before the Audit Committee as per the Companies Act, 2013 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. During the year, the Board of Directors have considered and accepted all the recommendations made by the Audit Committee.

Auditors

Statutory Auditors

The Members of the Company at the 32nd Annual General Meeting ('AGM') approved the appointment of Messrs. CA Patel & Associates, Chartered Accountants (FRN : 014055S), as the Auditors of the Company for a period of five years from the conclusion of the said AGM till the AGM to be held in the year 2026. CA Patel & Associates have given their consent to act as the Auditors of the Company and have confirmed that the said appointment is in accordance with the conditions prescribed under Sections 139 and 141 of the Act.

The Auditors Report for the year ended 31.03.2024 does not contain any qualification, observation or adverse remark. No instance of Fraud has been reported by the auditors under Section 143(12). The report given by the Auditors on the financial statements of the Company is provided in the financial section of the Annual Report. The Statutory Auditors of the Company are also the Statutory auditors of the Group Firm Viz. National Autoplast. The Statutory Auditors for all services is mentioned in the Notes to Accounts of the Annual Report.

Cost Auditors

Since the business activities do not fall under the scope of cost audit, the Company has not appointed Cost Auditor to audit the records of the Company.

Secretarial Auditors

Pursuant to provisions under Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors of the Company have appointed M/s. P Muthukumaran & Associates, Company Secretaries to undertake the Secretarial Audit of the Company for the financial year ended 31.03.2024. The Secretarial Audit Report is attached. There are no qualifications, reservations or disclaimers given by the Secretarial Auditor for the year ended 31.03.2024.

Particulars of remuneration of Directors and Employees u/s 197(12) of the Companies Act, 2013

Details pertaining to remuneration as required under Section 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 have been provided as Annexure to this report. There was no employee who received remuneration in excess of prescribed threshold limit u/r 5(2) of Companies (appointment & Remuneration of Managerial Personnel) Rules, 2014 as amended, during the year under review.

Particulars of Loans or Guarantees and Investments U/S 186(4) of the Companies Act, 2013

The Company has not given Loans, Guarantees u/s 186 of Companies Act, 2013. The Company has not made any investments during the financial year. Please refer Notes on Accounts for Investments as on 31.03.2024.

Conservation of energy, technology transfer and foreign exchange earnings and outgo

(i) Conservation of energy

The Company understands the significance of conservation of energy which is also seen as a method for cost reduction. The Company has taken following steps for conserving the energy: Change of circuitry in the machines developed in house to reduce power consumption.

- · Change of circuitry in the machines developed in house to reduce power consumption.
- Power saving equipments have been installed on machines and there has been considerable reduction in power consumption.
- · Heater insulation jackets have been provided on the machines to prevent the energy losses.
- Timers have been installed to reduce the idle running of the motors preventing energy losses.
- · Natural lighting is being used in plants to avoid usage of industrial lamps in the day.
- · APFC Panels have been installed in all plants to maintain power factor, thus ensuring efficient energy management.
- LED Lamps and Fittings have been installed in place of Metalhylide to save precious energy and costs.
- The company purchases renewable power through Group Captive scheme at its plant at Irungattukottai and Hosur.

- · Gardening has been done so as to enhance air quality and improve environment and minimise pollution.
- The Company has installed 200 KW rooftop solar panels at its Irrungattukottai plant in order to conserve energy thus saving cost.

(ii) Research and Development and Technology absorption

During the year under review, the Company continued to improve the quality of products through its normal development systems. The Company has not acquired any imported or indigenous technology.

(iii) Foreign Exchange Earnings and Outgo

(a) Foreign Exchange Earnings - Rs. Nil

(b) Foreign Exchange Outgo - Rs. 524.57 Lakhs

Corporate Governance Report

The report on Corporate Governance for the year ended 31.03.2024 pursuant to Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is annexed hereto and forms an integral part of this Report. The certificate from the Auditors/PCS regarding the compliance of conditions of Corporate Governance is attached to the report on Corporate Governance as an Annexure. The Company has complied with all the mandatory requirements specified in regulation 17 to 27 and clause b) to (i) of sub-regulation (2) of regulation 46. The discretionary requirements as specified in Part E of Schedule II have not been adopted.

Management Discussion & Analysis Report

Management Discussion & Analysis Report for the year under review, as stipulated under Regulation 34(3) read with Schedule IV of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of the Annual Report.

Extract of Annual Return

As required by Section 134(3)(a) of the Companies Act, 2013 read with Companies (Account) Rules, 2014, the Annual Return in Form MGT-9 for the financial year ended March 31, 2024 is available on the Company's website https://nationalgroup.in/investors-relations/annual-return.

Significant and material orders passed by the Regulators

There is no significant and material order passed by the Regulators or Courts or Tribunals impacting the going concern status of the Company's operations in future.

Risk Management Policy

The Company has developed and implemented Risk Management Policy. The Policy framework enables the Company to identify and evaluate risks, appropriately rate these risks and grade the same in accordance with their potential impact and likelihood. The two key components of risks are the probability (likelihood) of occurrence and the impact (consequence) of occurrence, if the risk occurs. Risk is analysed by combining estimates of probability and impact in the context of existing control measures. This framework seeks to create transparency, minimize adverse impact on

business objective and enhance the Company's competitive advantage. The risk framework defines the risk management approach across the Company at various levels including documentation and reporting.

The various key risks to business objectives as follows:

Liquidity Risk: It is the risk that the Company will be unable to meet its financial commitment to a Bank/Financial Institution in any location, any currency at any point in time. Liquidity risk can manifest in three different dimensions for the Company.

Funding Risk: To replace net outflows due to unanticipated outflow.

Time Risk: To compensate for non-receipt of expected inflow of funds.

Call Risk: Due to crystallization of contingent liabilities or inability to undertake profitable business opportunities when desirable.

Interest Rate Risk: It is the risk where changes in market interest rates might adversely affect the Company's financial condition. The short term/immediate impact of changes in interest rates are on the Company's Finance Cost. On a longer term, changes in interest rates impact the cash flows on the assets, liabilities and off-balance sheet items, giving risk to the net worth of the Company arising out of all repricing mismatches and other interest rate sensitive positions.

Board Evaluation

The Directors appointed on the Board are from diverse fields with considerable experience in their fields for decades. Non-Executive Director(s) add substantial value through the deliberations at the Meetings of the Board and Committees thereof. To safeguard the interests of the investors, they play a crucial role in important Committees of the Board such as Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee etc. Besides contributing at the Meetings of the Board and Committees, the Non-Executive Directors also have offline deliberations with the Management of the Company and add value through such deliberations. The Non-Executive Directors are only paid Sitting Fees for attending Meetings of the Board. They are not paid any remuneration apart from Sitting Fees.

In a separate Meeting of Independent Directors held on 30.01.2024, performance of the Board, Directors and Committees were evaluated, taking into the account the views of Executive and Non-Executive Directors. All Independent Directors were present at the Meeting.

Director's Responsibility Statement

In accordance with the provisions of Section 134(5) of the Companies Act 2013, your Directors confirm:

- 1. That in the preparation of the annual accounts for the year ended 31.03.2024, the applicable accounting standards have been followed by your Company and there were no material departures.
- 2. That the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for that period.

- 3. That the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- 4. That the Directors have prepared the annual accounts for the year ended 31.03.2024 on a going concern basis.
- 5. That the Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively.
- 6. The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Disclosures as per the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

The Company has in place an Anti-Sexual Harassment Policy in line with the requirement of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Adequate measures have been taken to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. During the year under review, there were no complaints received pursuant to the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Also, no compliant was disposed off during the year and there is no compliant pending as on 31.03.2024.

Corporate Social Responsibility (CSR)

The mandatory provisions of CSR became applicable to the Company w.e.f 01.04.2024. The Company has constituted CSR committee headed by Mr. Arihant Parakh, Managing Director with Mr. Sudhir K Patel and Mr. Sudershan Parakh as members. The Board has also adopted CSR policy for the Company. Copy of the CSR policy is available on the website of the Company viz. https://nationalgroup.in/investors-relations. The annual report on CSR is enclosed.

Acknowledgement

Your Directors place on record their appreciation of the co-operation and support extended by the Customers, Suppliers, Employees and assistance received from Bankers, Local Bodies and other Government Authorities.

On behalf of the Board For National Plastic Technologies Ltd

Place:Chennai Date: 30.07.2024

> -sd-Arihant Parakh Managing Director DIN: 07933966

-sd-Sudershan Parakh Director DIN: 01161124

Management Discussion and Analysis Report

The Management Discussion and Analysis Report sets out developments in the business environment and the Company's performance. The analysis supplements the Board's Report, which forms part of this Annual Report.

Economy Overview

The Indian Economy has grown by 8.20% in fy 2023-24 and registered one of the best growth rates in recent years despite challenging external environment. India is enjoying very stable macro economic conditions which enables us to grow at very healthy rates over the next few years. Various sectors of the economy have also registered a healthy growth last year as a result of increased GDP growth.

Plastics Industry Scenario and Development

The plastics industry in India has become one of the prominent Industry in the nation's economy, containing of over 30,000 companies & employing more than 4 Mn people. India is also one of the world's best exporters of plastics products. The country produces & exports a range of raw materials, laminates, electronic equipment, medical ware & consumer goods.

Indian plastics industry also delivers plastic materials to many other industries such as automotive, consumer durables, packaging & electronics. Over the past few decades, the demand for Plastic has increased by over 8 percent yearly. A similar growth rate is anticipated to continue for the foreseeable future, as the per capita consumption of plastics will certainly increase due to the use of plastic in more & more segments, opening new markets & substituting traditional materials. Meanwhile, major investments are also estimated in the Indian plastics industry during the next few years, owing to its rapidly expanding market size. The plastic industry in India is one of the fastest rising segments which is estimated to rise further owing to increasing demand for inexpensive packaging.

India exports plastic to more than 200 countries in the world. The top five consumer and houseware product importing countries are the USA, Germany Japan, the UK, and France. India largely exports plastic and related products to the USA, China, the UAE, the UK, Germany, Italy, Bangladesh, etc. The Plastic Export Promotion Council (PLEXCONCIL) has set a target to increase the plastic exports of the country to US\$ 25 billion by 2027. There are multiple plastic parks that are being set up in the country in a phased manner that will help improve the plastic manufacturing outputs of the country. Under the plastic park schemes, the Government of India provides funds of up to 50% of the project costs or a ceiling cost of Rs. 40 crore (US\$ 5 million) per project.

The Indian Consumer Durable Industry

The consumer durable industry in India is one of the major growth industry. By 2025, India will be the fifth-largest consumer durables market. The demand for a wide range of consumer durable goods is growing as a result of the ongoing increase in disposable income and technological innovation in India. This in turn is fueling fierce competition among the various consumer durable brands that are available across the country. India is viewed by multinational organizations as one of the primary markets from which future growth is likely to originate. With robust growth, India aims to achieve electronics manufacturing worth US\$ 300 billion and electronics exports of US\$ 120 billion by Fy26.

The Indian appliances and consumer electronics industry stood at US\$ 9.84 billion in 2021 and is expected to more than double to reach Rs. 1.48 lakh crore (US\$ 21.18 billion) by 2025. The consumer durables industry in 2024 is poised to thrive by staying premium and sustainable. Industry leaders and experts emphasise that premium, feature-led products, incorporating cutting-edge technology

and sustainability, will be the key growth drivers. Consumers are increasingly drawn to products that are manufactured locally, aligning with the 'Make in India' initiative. Brands are responding to this demand in a competitive industry, working towards delivering products that not only meet but exceed customer expectations.

The Indian Auto Component Industry

The auto component industry is expected to grow to \$200 billion by 2026. With a 20.1% contribution to the manufacturing GDP, the automotive sector is a top driver of macroeconomic growth and technological development in the country. India has become the fastest-growing economy in the world in recent years. This fast growth, coupled with rising incomes, a boost in infrastructure spending and increased manufacturing incentives, has accelerated the automobile industry. The two-wheeler segment dominated the automobile industry because of the Indian middle class, with automobile sales standing at 23.85 million units in FY24. Significant demand for automobiles also led to the emergence of more original equipment and auto components manufacturers. As a result, India developed expertise in automobiles and auto components, which helped boost international demand for Indian automobiles and auto components. The Indian automobile industry has a considerable impact on the auto component industry. India's auto component industry is an important sector driving macroeconomic growth and employment. The industry comprises players of all sizes, from large corporations to micro entities, spread across clusters throughout the country. The auto components industry accounted for 2.3% of India's GDP and provided direct employment to more than 1.5 million people. By 2026, the automobile component sector will contribute 5-7% of India's GDP.

Company Overview & State of Affairs

During the year 2023-24, the Company has posted a very healthy revenue and profit growth despite several challenges like rising interest rates, competition, volatility in commodity prices, etc. The Company expects growth to continue over the next few years. Usage of plastic products in Automotive and Consumer Durable industries is rising due to its advantages in designing, cost reduction, and weight reduction. Further, the Industry itself is growing at a good pace thus creating opportunities for the Company. The Company is predominantly into manufacture of products for Automotive and Consumer Durable industries and is already a major supplier of plastic products to the above mentioned industries. Also, the rising adoption of EVs presents a great opportunity for the Company to increase its volume and provide value added products to the EV manufacturers especially, the two wheeler manufacturers. The Company has already started supplies for EVs to two wheeler manufacturers and expects to grow in this segment over the next few years. The Company is well positioned to capitalize on the opportunities over the next few years.

Opportunities and Threats

While increasing demand is an opportunity for the Industry, increased competition in the processing sector, volatility on commodity prices, increasing costs, change in Government regulations and fragmented nature of the plastic processing units are a threat to the Company. However, with multiple barriers to entry, the company, being an organized player, is well placed to outpace competition.

Business Outlook

Current low per capita consumption level of plastic products as compared to developed countries suggests that India offers a huge opportunity over long term. Company has ample opportunities to grow by producing more products to meet the demand and achieve growth.

Discussion on financial performance, Internal control systems and their adequacy, risks and concerns and developments in Human resources/ Industrial Relations are given elsewhere and forms part of the Director's Report.

Key Financial Ratios:

Details of significant changes (i.e. change of 25% or more as compared to the immediately previous financial year) in key financial ratios, along with detailed explanations therefor:

Particulars of Ratio	F.Y. 2022-23	F.Y. 2023-24	Change in %	Reason (if more than 25% change)
Debtors Turnover Ratio	6.61 times	6.24 times	-6%	Not Applicable
Inventory Turnover Ratio	5.32 times	6.87 times	29%	The improvement is due to effective utilization of inventory.
Interest Coverage Ratio	2.71 times	3.20 times	18%	Not Applicable
Current Ratio	1.05 times	0.99 times	-6%	Not Applicable
Debt Equity Ratio	1.44 times	1.35 times	-6%	Not Applicable
Operating Profit Margin %	8.37%	8.51%	2%	Not Applicable
Net Profit Margin %	2.93%	3.13%	7%	Not Applicable

Details of any change in Return on Net Worth as compared to the immediately previous financial year.

Particulars	F.Y. 2022-23	F.Y. 2023-24
Net Worth		
Share Capital (A)	607.83	607.83
Reserve & Surplus (B)	2928.87	3700.57
Net Worth (A+B)	3536.70	4308.40
Profit after Tax	615.38	841.65
Return on Net Worth	17.40%	19.54%

Note: Due to higher sales and increased profitability, the Return on net worth has improved.

Cautionary Statement

Statement made herein describing the Company's expectations or projections are "Forward looking statements". The actual results may differ materially from those expected or forecast depending on market conditions, input costs, economic development, Government policies and other external factors.

Report on Corporate Governance

Pursuant to Regulation 34(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Regulations") read with Schedule V thereto, compliance with the requirements of Corporate Governance is set out below:

1. Company's philosophy on Code of Governance

The Company believes in transparency, professionalism and accountability, which are the basic principles of Corporate Governance and would constantly endeavour to improve on these aspects.

2. Board of Directors

Board Composition and Category of Directors

The Board of Directors is the body constituted by the Shareholders for overseeing the Company's overall functioning. The Company's policy is to maintain optimum combination of Executive and Non-Executive Directors so as to maintain the independence of the Board. Shri Sudhir K Patel, who is an independent director is the Chairman of the Board. As on 31.03.2024, the Company's Board consist of six Directors having considerable professional experience in their respective fields.

During the financial year 2023-24, the Board met 5 times on 12.04.2023, 11.05.2023, 26.07.2023, 31.10.2023 and 30.01.2024.

The composition, category & attendance of the Board are as follows:

	Category	Attendance Particulars		Number of other Directorships and committee Memberships / Chairmanships		
Name of the Director	of Director*	Board meeting	Last AGM Attended Yes/No	Other Director – Ships	Other Committee Memberships	Other Committee Chairman- ships
Shri Sudershan Parakh	NE	5	Yes	1	-	-
Shri Ajit Kumar Chordia	NE-I	5	Yes	11	1	-
Shri Sudhir K. Patel	NE-I	4	Yes	2	-	-
Smt Manju Parakh	NE	5	Yes	-	-	-
Shri Arihant Parakh	E	5	Yes	-	-	-
Shri Venkatesan N	E	5	Yes	-	-	-

* NE-Non-Executive, NE-I – Non Executive Independent, E-Executive Director

None of the Directors are Directors in any other listed Company. Shri Sudershan Parakh, Shri Arihant Parakh & Smt Manju Parakh are related to each other. Shri Arihant Parakh is the son of Shri Sudershan Parakh and Smt Manju Parakh. Mr. N Venkatesan, was appointed as a Executive Director w.e.f. 12.04.2023 vide shareholders resolution dt. 26.05.2023 passed by way of Postal Ballot.

Board Evaluation

As required under the provisions of Section 134(3)(p) of the Companies Act 2013, the Board has carried out a formal annual evaluation of its own performance, and that of its Committees and individual Directors. The manner in which such performance evaluation was carried out is as under:

- The performance evaluation by way of internal assessment that reviews the effectiveness and efficiency of the Board/Committees/individual Directors.
- · Self-evaluation process.

The details regarding familiarization programmes for independent directors is available at https://nationalgroup.in/investors-relations/

Audit Committee

The constitution and terms of reference of the Audit Committee are in accordance with and cover all the matters specified under Section 177 of the Companies Act, 2013. The Company Secretary acts as the Secretary to the Audit Committee. The Committee consists of 3 members. Mr. Sudhir K Patel independent director and Chairman of the Board is the Chairman of the Audit Committee. Mr. Ajit Kumar Chordia, independent director and Mrs. Manju Parakh, Non-executive and Non-independent Director are the Members of the Audit Committee. Mr. Sudhir K Patel, Independent Director and Chairman of the Audit Committee was present at the Annual General Meeting of the Company held on 13.09.2023. The terms of reference of the Audit Committee include Recommendations for appointment, remuneration and terms of appointment of auditors; Review and monitor auditor's independence and performance and effectiveness of the audit process; Examination of the financial statement and auditor's report; Approval or modification of related party transactions; Scrutiny of inter corporate loans and investments; Valuation of assets; Evaluation of internal financial controls and risk management systems; Monitoring of end use of funds of the public offers; Vigil mechanism; Discuss issues with internal and statutory auditors, etc.

During the Financial Year 2023-24, five (5) Meetings of the Audit Committee were held on 12.04.2023, 11.05.2023, 26.07.2023, 30.10.2023 and 30.01.2024.

The Company has a qualified and independent Audit Committee comprising of Non-Executive/Independent Directors. The Chairman of the Committee is an Independent Director.

S.No	Name of the Director	No. of Meetings	Meetings attended
1	Mr. Ajit Kumar Chordia	5	5
2	Mr. Sudhir K Patel	5	5
3	Mrs. Manju Parakh	5	5

Nomination and Remuneration Committee (NRC)

The Constitution and terms of reference of the Nomination and Remuneration Committee are in accordance with and cover all the matters specified under Section 178 of the Companies Act, 2013. The NRC consists of 3 members viz. Shri Ajit Kumar Chordia, Shri Sudhir K Patel and Smt Manju Parakh. Shri Ajit Kumar Chordia is the Chairman of the Committee.

The Nomination and Remuneration Committee met on 12.04.2023, 26.07.2023 & 30.01.2024 and the attendance record are as follows:

S.No	Name of the Director	No. of Meetings	Meetings attended
1	Mr. Ajit Kumar Chordia	3	3
2	Mr. Sudhir K Patel	3	3
3	Mrs. Manju Parakh	3	3

The Broad terms of the policy are as follows:

- Evaluating the performance of the Directors, Key Managerial Persons and Senior Management and report to the Board.
- Providing guidance to the Board for laying down terms and conditions in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management Personnel.
- Recommending to the Board on remuneration payable to Directors, Key Managerial Personnel and Senior Management.
- Retaining, motivating and promoting talent among employees and assisting in creating talent pool within the organization.
- Develop succession plan for the Board and Management.

The scope of NRC is as follows:

- To make recommendations to the Board with respect to incentive, compensation plans for Executive Directors and remuneration of Non-Executive Directors.
- To recommend to the Board for appointment and removal of Directors, Key Management Personnel and Senior Management of the Company.
- To identify persons who are qualified to become Directors, Key Managerial Personnel and Senior Management.
- To formulate criteria for determining qualification, positive attributes and independence of a Director.

The performance evaluation of the Board as a whole was and is being assessed based on criteria like its composition, size, mix of skills and experience, effectiveness of discussion, decision making, follow up action, quality of information, governance issues and the performance and reporting by various Committees set up by the Board. The Nomination and Remuneration Committee (NRC) of the Board is responsible for identifying persons for initial nomination as Directors and evaluating incumbent Directors for their continued service. The following are the qualifications, positive attributes and independence criteria laid down by the NRC:

Qualifications: The qualification would include the following: 1. Personal Traits 2. Shares the values and beliefs of the Company. 3. High professional ethics, integrity and values 4. Demonstrates intelligence, maturity, wisdom and independent judgment. 5. Self-confidence to contribute to Board deliberations, has a stature that other Board Members will respect his or her views. 6. Well accomplished in his / her respective field. 7. Leadership role.

Positive Attributes: The positive attributes for a Director would include 1. Ethics, Integrity & Transparency. 2. Demonstration of sound judgment gained through experience & expertise in management/technical/financial governance or regulatory matters. 3. Foresight-ability to anticipate opportunities and threats. 4. Managerial abilities.

Independence: A Director is independent if the Board affirmatively determines that he/she meets the independence criteria provided under the applicable laws. In addition to applying these guidelines, the Board considers all relevant facts and circumstances in making its determination relative to a Director's independence. The Board has affirmed that the Independent Directors meets the criteria of Independence.

As stipulated under Schedule V of the Listing Regulations, 2015, core skills/expertise/competencies, as required in the context of the business and sector for it to function effectively and those actually available with the Board have been identified by the Board of directors. As a green initiative, the Chart/matrix of such core skills/expertise/competence along with the names of directors who possess such skills has been placed on the Company's website https://nationalgroup.in/investors-relations/.

Directors Remuneration

The Non-Executive Independent Directors of the Company are paid sitting fees for attending the Meetings of the Board of Directors / Committees of Board of Directors. The details of the remuneration paid to the Directors during the year are given below:

Name of the Director	Category	No. of shares held as on 31.03.24	Sitting Fees (Rs.)	Gross Remuneration (Rs.)	Commission (Rs.)	Total (Rs.)
Shri Sudershan Parakh	NE	15,18,505	-	-	-	-
Smt Manju Parakh	NE	6,02,283	-	-	-	-
Shri Sudhir K. Patel	NE-I	-	65,000	-	-	65,000
Shri Ajit Kumar Chordia	NE-I	-	45,000	-	-	45,000
Shri Arihant Parakh	E	6,79,884	-	24,00,000	-	24,00,000
Shri Venkatesan N	E	-	-	29,93,000	-	29,93,000

E-Executive Director, NE-Non-Executive Director, NE-I-Non-Executive independent Director

Note: The gross remuneration payable to Executive Directors includes Salary and Perquisites which are fixed in nature. Perquisites are capped at Rs.10 lakhs for each executive Director. There is no variable pay, bonuses, pension, performance linked incentives or severance fee to any Director. Notice period & service contracts shall be as per Company's policy. The Company does not have any stock option scheme. Independent Directors are paid sitting fees and are not paid any remuneration/commission. Also, Mr. Sudershan Parakh, Director and Mrs. Manju Parakh, Director have not received any remuneration/sitting fees during the year 2023-24.

Stakeholders Relationship Committee

The constitution and terms of reference of the Stakeholders Relationship Committee are in accordance with and covers all the matters specified under Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI (LODR) Regulations read with Part D of Schedule II of the Regulations.

The Stakeholders Relationship Committee looks into redressal of Shareholders/Investors complaints like transfer of shares, non-receipt of Annual Reports, non-receipt of declared dividends, etc. The Committee also ratifies share transfers/transmission/name deletion cases etc from time to

time. Stakeholders Relationship Committee functions under the Chairmanship of Shri Sudhir K Patel, with Shri Sudershan Parakh & Shri Ajit Kumar Chordia as members. Mr. Abishek S, Company Secretary and in his absence, Managing Director acts as Compliance Officer.

The Company adopts the policy of disposing of investor complaints within a period of 10 days. The Stakeholders Relationship Committee met on 30.01.2024.

The terms of reference of Stakeholders Relationship Committee have been expanded and the following agenda items are being placed before the Committee:

- a) Consolidated statement of transfer of shares/transmission/deletion etc duly approved by Company Secretary/MD from time to time.
- b) Certificate issued by Practicing Company Secretary in connection with secretarial audit physical share transfer audit and Corporate Governance Report annually.
- c) Details of Shareholder complaints received, redressed, pending, etc during a particular quarter.
- d) Any other item with the permission of the Board.

Shri, Aiit Kumar Chordia

Α	ttendan	ce record of Stake Holders F	committee:	
	S.No	Name of the Director	No. of Meetings	No of Meetings attended
	1	Shri. Sudhir K Patel	1	1
	2	Shri. Sudershan Parakh	1	1

Attendance record of Stake Holders Relationship Committee:

The Company has not received any Investor Complaint during the year 2023-24. Also, there is no Investor Complaint pending as on 31.03.2024.

1

1

Senior Management:

3

Senior Management included Mr. Arihant Parakh, Managing Director, Mr. Venkatesan N, Executive Director, Mr. Manikandan R, Chief Financial Officer and Mr. Abishek S, Company Secretary & Compliance Officer. The is no change in senior management during the financial year 2023-24 except the appointment of Mr.Venkatesan N as Executive Director w.e.f. 12.04.2023.

General Body Meeting

Annual General Meeting

Year	Venue	Date	Time	Special Resolutions Passed
2021	The Hall of Ragaas, 47, First Avenue, Sastri Nagar, Chennai - 600 020.	17.09.2021	10.15 A.M	Appointment of Mr. Arihant Parakh as Managing Director
2022	The Hall of Ragaas, 47, First Avenue, Sastri Nagar, Chennai - 600 020.	22.09.2022	10.30 A.M	NIL
2023	The Hall of Ragaas, 47, First Avenue, Sastri Nagar, Chennai - 600 020.	13.09.2023	10.30 A.M	Reappointment of Mr. Arihant Parakh as Managing Director

Extra-Ordinary General Meeting

During the year 2023-24, No Extra Ordinary General Meetings (EGMs) were held. However, Shareholders meeting was held through Postal Ballot as mentioned below.

Postal Ballot

During the year 2023-24, the company held one shareholders meeting through postal ballot. Mr. Shreyans Parakh, Chartered Accountant and Partner, Shreyans Parakh & Co was appointed as scrutinizer and conducted the postal ballot exercise and submitted the scrutinizer's report to the Chairman of the Board which was later published to stock exchange. The date of commencement of voting through postal ballot and remote evoting was 26.04.2023 and the date of end of voting through postal ballot and remote evoting was 26.05.2023. The results was declared on 27.05.2023. As per the Report, the shareholders of the company had passed the following resolutions on 26.05.2023 vide the meeting held through postal ballot:

- Increase in borrowing limit of the Company u/s 180(1)(c) of Companies Act, 2013, to Rs.100 crs (passed as a special resolution).
- Creation of securities on the properties of the Company u/s 180(1)(a) of Companies Act, 2013, upto Rs.100 crs (passed as a special resolution).
- Appointment of Mr.Venkatesan N as Executive Director for a period of 3 years w.e.f. 12.04.2023 and approval of terms of his appointment (passed as special resolution).

As on date, no special resolution is proposed to be conducted through postal ballot.

Disclosures

(A) Disclosures on materially significant Related Party Transactions i.e., transactions of the Company of material nature with its Promoters, the Directors or the Management, their subsidiaries or relatives etc. that may have potential conflict with the interest of Company at large – None.

(B) Details of non-compliance by the Company, penalties, and strictures imposed on the Company by Stock Exchanges or SEBI or any Statutory Authorities on any matter related to capital markets during the last three years – BSE has vide its email dt.28.07.2023 imposed a fine of Rs.1.80 lakhs plus GST for delay in submission of Financial results and certain other documents pertaining to past years i.e. 2014-15 & 2015-16. However, the company had filed a review application dt.25.08.2023 with BSE which is yet to be taken up for review.

Means of Communication

Quarterly Results

(a) The Quarterly Results of the Company are taken on record by the Board of Directors and submitted to Stock Exchanges and is made available in their website. Also, the quarterly results are published in the Company's website www.nationalgroup.in. The Results are being published in English and Tamil newspapers i.e. Trinity Mirror and Makkal Kural. No official news releases or presentations are made to institutional investors/analysts during the year.

(b) Management Discussions and Analysis Report form part of the Annual Report.

General Shareholder Information Company Registration Details

National Plastic Technologies Limited was incorporated on 12th May, 1989. The Corporate Identity Number allotted to the Company by the Ministry of Corporate Affairs is L25209TN1989PLC017413. The company follows April to March as the financial year.

The registered office of the Company is situated at Thiru Complex, 44, Pantheon Road, Egmore, Chennai – 600008.

Annual General Meeting

Date & Time	Tuesday, 17th September, 2024 at 10.35 a.m.
Venue	The Arihanth Hall, Madras Hotel Ashoka,
	47, Pantheon Road, Egmore, Chennai-600008

Dividend & Book Closure/Record Date for Dividend

The Board of Directors have recommended a final dividend of Rs.1 per equity share (10% on face value of Rs. 10 each) for the financial year ended 31.03.2024. The record date for the purpose of determining the shareholders who are entitled to dividend is fixed as Tuesday, 10th September, 2024. If the final dividend, as recommended by the Board of Directors, is approved at the AGM, payment of such dividend subject to deduction of tax at source will be made on or after 25th September, 2024 and in any case before 12th October, 2024.

Listing of Equity Shares

Equity Shares of the Company are listed in BSE Limited

- Stock Code : 531287
- Security ID : NATPLASTI
- ISIN : INE896D01017

Market price data and performance of the share price of the Company

High & Low (based on daily closing prices) traded during each month in the year 2023-24 on BSE.

Year and	Company's S	Share Price at B	are Price at BSE and Volumes BSE Se		BSE Sensex
Month	High Price (Rs.)	Low Price (Rs.)	No. of Shares	(High)	(Low)
Apr-23	111.85	89.55	47120	61,209.46	58,793.08
May-23	138.95	100.00	152179	63,036.12	61,002.17
Jun -23	171.11	124.05	149374	64,768.58	62,359.14
Jul-23	189.80	150.10	90844	67,619.17	64,836.16
Aug-23	194.00	171.70	92283	66,658.12	64,723.63
Sep-23	255.00	178.20	92972	67,927.23	64,818.37
Oct 23	276.00	221.40	120219	66,592.16	63,092.98
Nov 23	363.10	265.10	70975	67,069.89	63,550.46
Dec 23	416.00	324.00	65955	72,484.34	67,149.07
Jan 24	483.90	336.65	102634	73,427.59	70,001.60
Feb 24	374.35	285.00	168896	73,413.93	70,809.84
Mar 24	528.30	381.00	256040	74,245.17	71,674.42
		Total	1409491		

Note: The Company's shares are listed only in BSE Ltd.

Payment of Listing Fees/Custodian Fees

Annual Listing Fee for the financial year 2023-24 has been paid by the Company to BSE. Annual Custodian fee has been paid by the Company to NSDL and CDSL.

Registrar and Share Transfer Agent (RTA)

M/s. Cameo Corporate Services Limited

Subramanian Building, No. 1, Club House Road, Chennai – 600 002, Tel: 044-2846 0390; Fax: 044 2846 0129, Email: cameo@cameoindia.com, Website: www.cameoindia.com.

Share Transfer System

Share transfers in physical form can be lodged with M/s Cameo Corporate Services Limited, Chennai– 600 002. The transfers are normally processed within 2-3 weeks from the date of receipt, subject to the documents being valid in all respects. In the Demat segment, M/s. Cameo Share Registry Limited are acting as registrar for providing the connectivity with NSDL and CDSL.

Share transmission in physical form are processed and share certificates duly endorsed are returned within a period of fifteen days from the date of receipt, subject to documents being valid and complete in all respects. The Board has delegated the authority for approving transfer, transmission, etc. to Share Transfer Committee/RTA which approves the transfers which are also noted at the subsequent Board Meeting.

Dematerialisation of Shares and liquidity

The shares of the Company are under the category of compulsory delivery in dematerialisation mode by all categories of investors. The Company has signed agreements with both the depositories, i.e., National Securities Depository Limited (NSDL) and Central Depository Services (India) Ltd (CDSL). As on 31.03.2024, the status on the dematerialisation of the Equity shares of the Company is given below:

1		00,70,000	
	Mode of shareholding	No. of Shares	% to Total Equity Shares
	Physical Mode	3,33,240	5.48%
	Electronic Mode	57,45,090	94.52%

Total number of Equity Shares : 60,78,330

ISIN Numbers in NSDL & CDSL for Equity Shares: ISIN: INE896D01017.

Outstanding GDRs/ADRs/Warrants or any Convertible Instruments, Conversion date and likely impact on equity

The Company has not issued any GDRs/ADRS/Warrants or any Convertible Instruments in the past and hence as on 31.03.2024, the Company does not have any outstanding GDRs/ADRs/Warrants or any Convertible Instruments.

Plant Locations

- 1. Chennai: Industrial Estate, Guindy, Chennai-600032, Tamil Nadu.
- 2. Irrungattukottai: Sipcot Industrial Park, Irungattukottai-602105, Tamil Nadu.

3. Himachal Pradesh: Nalagarh, Solan, Himachal Pradesh-174101

- 4. Pondicherry: Thiruvandar Koil, Mannadipet Commune Panchayat, Pondicherry.
- 5. Hosur 1: SIDCO Industrial Estate, Hosur, Tamil Nadu
- 6. Hosur 2: Devankottai Taluk, Krishnagiri District, Tamil Nadu-635114.
- 7. Faridabad: Piyala Road, Sikri Village, Ballabgarh, Faridabad, Haryana-121004

Distribution of Shareholding by size as on 31.03.2024

Shareholding of Nominal Value- Range (Rs.)	Number of Shareholders	% of Total Shareholders	Shareholding of Nominal Value (Rs.)	% of Total Shares held
10-5000	3178	88.85	3335450	5.49
5001-10000	172	4.81	1403370	2.31
10001-20000	91	2.54	1430390	2.35
20001-30000	51	1.43	1266660	2.08
30001-40000	12	0.34	425150	0.70
40001-50000	18	0.50	826760	1.36
50001-100000	23	0.64	1686050	2.77
>100000	32	0.89	50409470	82.94
Total	3577	100	60783300	100

Address for Correspondence

The Shareholders may address their communication/suggestions/grievances/queries to

Company Secretary,

Shri Abishek S - Company Secretary, National Plastic Technologies Ltd 44, Pantheon Road Chennai - 600 008, Ph: 044 43404340. Email: contact@nationalgroup.in.

Tentative Calendar of events for financial Year 2024-25 (April – March)

Annual General Meeting : Aug/Sept' 2025 (next year)

Quarterly Results:

Quarter	Period	Date
I April – June		On or before 14th Aug'2024
II July – September		On or before 14th Nov' 2024
III	October – December	On or before 14th Feb'25
IV January – March		On or before 30th May'25

Compliance(s) of matters relating to Capital Market

The Company has complied with all applicable rules and regulations prescribed by Stock Exchange (BSE), Securities and Exchange Board of India (SEBI) or any other Statutory Authority relating to the capital markets.

Unclaimed Dividend and Transfer to Investor Education and Protection Fund

As at 31.03.2024, the Company has unpaid/unclaimed dividend of Rs.1,48,808 pertaining to the final dividend for the financial year 2022-23. The details of unclaimed dividend are as below:

Unclaimed Dividend for the financial year 2022-23 lying in unclaimed dividend account:

Opening balance of unclaimed dividend - 01.04.2023 (Rs.)	Declared during the year (Rs.)	Paid during the year (Rs.)	Closing balance of unpaid/unclaimed dividend - 31.03.2024 (Rs.)
0	60,78,330	59,29,522	1,48,808

The details of unclaimed dividend of individual shareholders is available on the website of the Company https://nationalgroup.in/investors-relations/

As per the provisions of Section 124 of the Companies Act, 2013 as amended or re-enacted, dividends which remained unpaid or unclaimed for a period of 7 years from the date of transfer to the unpaid dividend account are required to be credited to IEPF. No amount was required to be transferred to Investor Education and Protection Fund (IEPF) during the year 2023-24. As on 31.03.2024, no amount is lying in unclaimed dividend which are required to be transferred to IEPF. The Company had intimated the Shareholders to lodge their claims for dividends from time to time.

Shareholding Pattern as on 31.03.2024

S.No	Category	No. of shares held	% of shareholding
1	Promoters	40,01,582	65.83
2	Foreign Collaborators	-	—
3	Foreign Institutional Investors	-	-
4	Clearing Members	-	-
5	Banks/ Mutual Funds	-	-
6	Bodies Corporate	1,60,986	2.65
7	NRIs	65,256	1.07
8	Individuals / HUF	17,40,099	28.63
9	IEPF Authority	1,10,407	1.82
	Grand Total	60,78,330	100.00

Other Disclosures

Shareholder rights

As the Company's half-yearly results are published in English and Tamil newspapers, the same are not sent to the Shareholders separately. There are no second half-yearly results, as the audited

results are taken on record by the Board of Directors and then communicated to the Shareholders through the Annual Report. The Company is not rated by any rating agencies. There are no material significant related party transactions that may have potential conflict with the interest of the Company.

Whistle Blower policy/Vigil Mechanism

The Company has established a Whistle Blower policy/Vigil Mechanism to provide an avenue to raise concerns. The mechanism provides for adequate safeguards against victimization of employees who avail of it, to which employees of the Company can raise their concerns relating to fraud, malpractice or any other activity or event which is against the interest of the Company. The existence of the mechanism was appropriately communicated within the organization. No personnel of the Company have been denied access to the Audit Committee during the year. Also, during the year there was no whistle blower compliant and no compliant was pending as on 31.03.2024.

Issue of securities

During the year under review, the Company had not raised any money from public issue, rights issue, preferential issue or any other issues.

Request to Investors

Investors are requested to note the following procedure:

(a) If you are holding shares in physical mode, please communicate the change of address, if any, directly to the registered office of the Company or to the share registrars.

(b) Investors who have not availed nomination facility are requested to avail the same, by submitting the nomination form. The form will be made available on request.

(c) Investors holding shares in electronic form are requested to deal only with their depository participant in respect of change of address, nomination facility and furnishing bank account number.

Declaration of Code of Conduct

In Compliance with the Listing Regulations and the Companies Act, 2013, the Company has framed and adopted Code of Conduct for all Board members and senior management personnel of the Company.

Related Party Transactions

All transactions entered into with Related Parties as defined under the Companies Act, 2013 and Listing Regulations during the financial year 2023-24 were in ordinary course of business and at arm's length price and do not attract the provisions of Section 188 of the Companies Act, 2013 and the rules made thereunder. There were no materially significant transactions with related parties during the year which were in conflict of interest with the Company and that require an approval of the Company in terms of Listing Regulations. The transactions with Related Parties of routine nature have been reported elsewhere in the Annual Report as per Ind AS. The policy on dealing with related party transactions are available in the company's website **www.nationalgroup.in**.

MD & CFO Certification

The Managing Director & Chief Financial Officer has certified to the Board on financial and other matters in accordance Listing Regulations pertaining to CEO/CFO certification for the financial year ended 31.03.2024.

Code of Conduct for Prevention of Insider Trading:

In Compliance with Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 the Company has formulated a comprehensive Code of Practices and Procedures for fair disclosure of Unpublished Price Sensitive Information (UPSI) and a Code of Conduct to regulate, monitor and report trading by insiders in accordance with the requirements of the above Regulation.

Quality and Cost Management

The Company holds ISO 9001:2015, ISO 14001:2015 EMS, and IATF16949:2016 QMS Certifications.

Commodity price risks and commodity hedging activities

The company is largely insulated from commodity price fluctuation risks as the costs are passed on to the customers. Hence, the company does not have any commodity hedging activities during the year.

Human Resource Development

The Company strongly believes that well trained and motivated manpower are key to customer satisfaction and success. There is absolute harmony between the management and workforce. As on 31.03.2024, the Company has 422 employees on its roll. Also, the Company has adopted Sexual Harassment Prevention, Prohibition & Redressal policy. However, No compliant was received in this regard during the year.

Industrial Relations

Industrial relations in all the units of the Company remained cordial and peaceful throughout the year.

Declaration by the Managing Director under Para D of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 regarding Adherence to the Code of Conduct

In accordance with Para D of the Schedule V of SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, I hereby confirm that, all the Directors and the Senior Management Personnel of the Company have affirmed compliance with their respective Codes of Conduct, as applicable to them, for the financial year ended 31.03.2024.

For National Plastic Technologies Limited

Place : Chennai Date : 30.07.2024

-sd-Arihant Parakh Managing Director

LINKS TO COMPANY'S POLICIES:

1. TERMS OF APPOINTMENT OF INDEPENDENT DIRECTORS

https://nationalgroup.in/wp-content/uploads/2022/02/Terms-and-conditions-for-appointment-of-Independent-Directors.pdf

2. POLICY ON VIGIL MECHANISM/WHISTLE BLOWER POLICY

https://nationalgroup.in/wp-content/uploads/2022/02/3_Whistleblower-Policy.pdf

3. ANNUAL RETURN

https://nationalgroup.in/investors-relations/annual-return/

4. CSR POLICY

https://nationalgroup.in/wp-content/uploads/2023/05/CSR_Policy_National-Plastic-Technologies-Ltd.pdf

5. DIRECTORS FAMILIARIZATION PROGRAM

https://nationalgroup.in/investors-relations/details-of-familiarization-programme/

6. CODE OF BUSINESS CONDUCT AND ETHICS

 $https://nationalgroup.in/wp-content/uploads/2022/02/1_CODE-OF-CONDUCT-Board-and-Senior-Management.pdf$

7. RELATED PARTY TRANSACTION POLICY

https://nationalgroup.in/wp-content/uploads/2022/02/2_Related-Party-Transaction-Policy.pdf

8. NOMINATION AND REMUNERATION POLICY

https://nationalgroup.in/wp-content/uploads/2022/02/Policy-on-Nomination-Remuneration-Committee.pdf

Details pertaining to Remuneration as required under Section 197(12) of the Companies Act, 2013 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

A) The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year and the percentage increase in remuneration of each Director, Company Secretary in the financial year:

Name of the Director & KMP	Ratio to the Median	% increase in Remuneration 23-24
Shri Sudershan Parakh**	-	-
Smt Manju Parakh**	-	-
Shri Ajit Kumar Chordia*	-	-
Shri Sudhir K Patel*	-	-
Shri Arihant Parakh	11.37:1	30%
Shri Abishek S	5.90:1	-
Shri Manikandan R	6.86:1	14%
Shri Venkatesan N	14.56:1	17%

* - Independent Directors. ** - Non Executive Directors - No Remuneration Paid.

B) The median remuneration for the year 2023-24 is Rs.2.11 lakhs /-.

C) The percentage increase in the median remuneration of employees in the financial year : 10.47%

D) The number of permanent employees on the rolls of Company - 422 employees

E) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof: 10% (vs) 0-30%.

Increase in remuneration is based on remuneration policy of the Company.

F) Affirmation that the remuneration is as per the remuneration policy of the Company.

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

Form No. AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered into by the Company with Related Parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto

1. Details of contracts or arrangements or transactions not at arm's length basis: Not Applicable

(a) Name(s) of the Related Party and nature of relationship

(b) Nature of contracts/arrangements/transactions

(c) Duration of the contracts / arrangements/transactions

(d) Salient terms of the contracts or arrangements or transactions including the value, if any

(e) Justification for entering into such contracts or arrangements or transactions

(f) Date of approval by the Board

(g) Amount paid as advances, if any

(h) Date on which the Special Resolution was passed in General Meeting as required under first proviso to Section 188

2. Details of material contracts or arrangement or transactions at arm's length basis:

(a)	Name of the related party	National Polyplast (India) Pvt Ltd.
(b)	Nature of relationship	Group Company
(C)	Duration of Contract/arrangements	2023-24
(d)	Date(s) of approval by the Board, if any	12-04-2023

Nature of contracts	Goods/ Services	Salient terms	Amount of Contract
/arrangements			(Rs. in lacs)
Sale of Goods	Plastic Components	At market price	8.11
Purchase of goods	Plastic Components	At market price	22.10
Rendering Services	Job work service	At market price	2.72
Receiving Services	Job work service	At market price	10.00
Purchase of Fixed Assets	Fixed Assets	At market rates	1.37

(a)	Name of the related party	National Autoplast
(b)	Nature of relationship	Group firm
(c)	Duration of Contract/arrangements	2023-24
(d)	Date(s) of approval by the Board, if any	12-04-2023

Nature of contracts	Goods/ Services	Salient terms	Amount of Contract
/arrangements			(Rs. in lacs)
Sale of goods	Plastic components	At market price	4.66
Purchase of goods	Plastic components	At market price	81.58
Rendering services	Job work	At market price	5.05
Receiving services	Job Work	At market price	25.39
Purchase of fixed assets	Fixed Assets	At market rates	5.41
Sale of fixed Assets	Fixed Assets	At market rates	2.70

(a)	Name of the related party	Shri. Arihant Parakh
(b)	Nature of relationship	Managing Director
(c)	Duration of Contract/arrangements	2023-24
(d)	Date(s) of approval by the Board, if any	12.04.2023

Nature of contracts /arrangements	Goods/ Services	Salient terms	Amount of Contract (Rs. in lacs)
Management Contract	NA	As Per Agreement	24.00

(a)	Name of the Related Party	Shri Sudhir K Patel
(b)	Nature of relationship	Director
(C)	Duration of Contract /arrangements	2023-24
(d)	Date(s) of approval by the Board, if any	12-04-2023

Nature of contracts /arrangements	Goods/ Services	Salient terms	Amount of Contract (Rs. in lacs)
Professional fees	NA	As Per Agreement	0.56

(a)	Name of the Related Party	Shri Venkatesan N
(b)	Nature of relationship	Executive Director
(c)	Duration of Contract /arrangements	2023-24
(d)	Date(s) of approval by the Board, if any	12-04-2023

Nature of contracts /arrangements	Goods/ Services	Salient terms	Amount of Contract (Rs. in lacs)
Management Contract	NA	As Per Agreement	30.72

(a)	Name of the Related Party	Panadevi Bachhraj Parakh Charitable Trust		
(b)	Nature of relationship	Group Trust		
(C)	Duration of Contract /arrangements	2023-24		
(d)	Date(s) of approval by the Board, if any	30-01-2024		

Nature of contracts /arrangements	Goods/ Services	Salient terms	Amount of Contract (Rs. in lacs)
Donation / CSR	NA	As Per Agreement	10.50

Place:Chennai Date: 30.07.2024 For National Plastic Technologies Ltd

-sd-Arihant Parakh Managing Director 07933966 -sd-Sudershan Parakh Director 01161124

Annual Report on CSR Activities forming part of Board's Report of National Plastic Technologies Ltd.

1. Brief outline on CSR Policy of the Company.: The provisions of CSR became applicable to the company only during the year 2023-24. The main objective of the CSR Policy is to lay down guidelines for the Company to make CSR as one of the key focus areas so as to make a contribution to the society. The CSR Policy covers the entire CSR activities to be undertaken by the Company in alignment with the Company's policy and read with the Act as amended from time to time in respect of CSR activities to be carried out in India. The Company proposes to implement its CSR activities in the area of Health care, sanitation, Education, Drinking Water, Rural Development, Medical, Environment etc.

SI. No.	Name of Director	Designation / Nature of Directorship	Number of meetings of CSR Committee held during the year	Number of meetings of CSR Committee attended during the year
1	Arihant Parakh	Managing Director	1	1
2	Sudershan Parakh	Director	1	1
3	Sudhir K Patel	Independent Director	1	1

2. Details of material contracts or arrangement or transactions at arm's length basis:

3. Provide the web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company: www.nationalgroup.in/investorrelations/

4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable (attach the report).: **Not applicable**

5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any : Nil

SI. No.	Financial Year	Amount available for set off from preceding financial years (in Rs)	
1	NA	Nil	
	Total		

6. Average net profit of the company as per section 135(5) for 2023-24.: Rs.510 lakhs

7. (a) Two percent of average net profit of the company as per section 135(5): Rs.10.20 lakhs

(b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years.: Nil

(c) Amount required to be set off for the financial year, if any: Nil

(d) Total CSR obligation for the financial year (7a+7b-7c). Rs. 10.20 lakhs

		Amo	unt Unspent (in F	Rs.)		
Total Amount Spent for the Financial Year. (in Rs.)	Total Amount Unspent CSR / section		Amount transferred to any fund specified under Schedule VII as per second proviso section 135(5).			
	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.	
Rs.10,50,000	NA NA		NA	0	NA	

(b) Details of CSR amount spent against ongoing projects for the financial year:

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)		(11)
SI. No.	Name of the Project.	from the list of	area (Yes/No)	Location of the project.		allocated for the	nt spent	transferr ed to	Implem entation	Throug	Implementation - h Implementing Agency
		activitie s in Schedul e VII to the Act.		State District		project (in Rs.)	in the curre nt finan cial Year (in Rs.)	Unspent CSR Account for the project as per Section 135(6) (in Rs.)	(Yes/No)	Name	CSR Registration number.
1.	Nil										
	Total										

c) Details of CSR amount spent against other than ongoing projects for the financial year:

(1)	(2)	(3)	(4)		(5)	(6)	(7)	(8)		
SI. No	Name of the Project	Item from the list of	area	the p	ation of project.		Mode of implement	Mode of implementation - Through implementing agency.		
		activities in schedule VII to the Act.	(Yes/ No).	State.	District.	the project (in Rs.)	ation - Direct (Yes/No)	Name.	CSR registration number.	
	Installation of RO Plant for Poor & General Public	Healthcare /Sanitation		TN	Chennai/ Kanchip uram	Rs.10.50 lakhs	No	Panadevi Bachhraj Parakh Charitable Trust	CSR00017922	
	Total					Rs.10.50 lakhs				

(d) Amount spent in Administrative Overheads: Nil

(e) Amount spent on Impact Assessment, if applicable: Nil

(f) Total amount spent for the Financial Year (8b+8c+8d+8e): Rs.10.50 lakhs

(g) Excess amount for set off, if any

SI. No.	Particular	Amount (in Rs.)		
(i)	Two percent of average net profit of the company as per section 135(5)	10,20,000		
(ii)	Total amount spent for the Financial Year	10,50,000		
(iii)	Excess amount spent for the financial year [(ii)-(i)]	30,000		
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0		
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	30,000		

9. (a) Details of Unspent CSR amount for the preceding three financial years:

SI. No.	Preceding Financial Year.	Amount transferred to Unspent CSR Account	in the reporting Financial Year	reporting Schedule VII as per section ancial Year 135(6), if any.			succeeding
		under section 135 (6) (in Rs.)	. ,	Name of the Fund	Amount (in Rs).		financial years. (in Rs.)
1.	Nil						
	Total						

Note: The provisions of CSR became applicable to the company only during the year 2023-24.

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
SI. No.	Project ID.	Name of the Project.	Year in which	Project duration.	Total amount allocated for the project (in Rs.).	Amount spent on the project in the reporting Financial Year (in Rs).	amount spent at the	Status of the project - Completed /Ongoing.
1	Nil							
	Total							

10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year:(asset-wise details).: **Not applicable**

(a) Date of creation or acquisition of the capital asset(s).

(b) Amount of CSR spent for creation or acquisition of capital asset.

(c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.

(d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).

11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5).: Not applicable

Sd/-	Sd/-
Arihant Parakh	Arihant Parakh
(Managing Director) 07933966	(Chairman CSR Committee) 07933966

CERTIFICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE AS PER PROVISIONS OF CHAPTER IV OF SEBI (LODR) REGULATIONS, 2015.

To,

The Members of NATIONAL PLASTIC TECHNOLOGIES LIMITED

44, Pantheon Road, Thiru complex, 2nd Floor, Chennai – 600 008.

1. We have examined the compliance of conditions of Corporate Governance by **NATIONAL PLASTIC TECHNOLOGIES LIMITED ("the Company"),** for the year ended on 31st March 2024, as stipulated in regulations 17 to 27 and clauses (b) to (I) of regulation 46(2) and paras C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and amendments from time to time (the "Listing Regulations").

Management's Responsibility

 The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure compliance with the conditions of the Corporate Governance stipulated in the Listing Regulations.

Auditor's Responsibility

- 3. Our responsibility is limited to examining the procedures and implementation there of adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. We have examined the relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.

Opinion

- 5. Based on my examination of the relevant records and according to the information and explanations provided to me and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and paras C and D of Schedule V of the Listing Regulations during the year ended 31st March 2024.
- 6. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

Restriction on Use

7. This certificate is issued solely for the purpose of complying with the aforesaid regulations and may not be suitable for any other purpose.

For P MUTHUKUMARAN AND ASSOCIATES COMPANY SECRETARIES UCN:P2024TN099300

Place: Chennai Date: 22nd July 2024 MUTHUKUMARAN Partner FCS No: 11218 | CP No: 20333 UDIN : F011218F000797234 Peer Review No: 5642/2024

Form No. MR-3

SECRETARIAL AUDIT REPORT (For the Financial Year ended March 31,2024) [Pursuant to Section 204 (1) of the Companies Act,2013 and Rule No. 9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To, The Members, NATIONAL PLASTIC TECHNOLOGIES LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **NATIONAL PLASTIC TECHNOLOGIES LIMITED** (here in after called the company) having CIN L25209TN1989PLC017413. Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our Opinion there on.

Based on our verification of the Company's books, papers, minute 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 the secretarial audit, We hereby report that in our opinion, the company has, during the audit period covering the financial year ended on March 31, 2024complied 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 there porting 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 March 31, 2024 according to the provisions of:

1. The Companies Act, 2013 (the Act) (including amendments made thereto) and the rules made there under;

2. The Securities Contracts (Regulation) Act,1956 (SCRA) and the Rules made there under (as amended from time to time)

3. The Depositories Act,1996 and the Regulations and Bye-laws framed thereunder (as amended from time to time)

4. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment;

5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') as amended from time to time:

(a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Take overs) 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;

(d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 and The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat

Equity) Regulations, 2021; (Not applicable as there was no reportable event during the financial year under review)

(e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations,2008 and The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (Not applicable as there was no reportable event during the financial year under review)

(f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 in relation to Companies Act and dealing with client;

(g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not applicable as there was no reportable event during the financial year under review) and

(h) The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulation, 2015

6. We have examined, the systems and processes in place to ensure compliance with specific laws, considering and relying upon representations made by the Company and its Officers for compliance under these Laws, Rules and Regulations applicable to the Company.

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

(i) Secretarial Standards issued by the Institute of Company Secretaries of India with respect to board and general meetings;

(ii) The Listing Agreements entered into by the Company with BSE Limited and National Stock Exchange of India Limited read with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines and Standards, etc., mentioned above to the extent where such records have been examined by us.

We further report that

Compliance of applicable financial laws including Direct and Indirect Tax laws by the Company has not been reviewed in this Audit and the same has been subject to review by the Statutory Auditors and others designated professionals.

Based on the information provided by the Company, its officers and authorized representatives during the conduct of the audit, in our opinion, adequate systems and processes and control mechanism exist in the Company to monitor and ensure compliance of provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

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 for the period under review.

The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent atleast seven days in advance, and a system exists for seeking and obtaining further in formation and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

As per the minutes of the meetings duly recorded and signed by the Chairman, the decisions of the Board were unanimous and no dissenting views have been recorded. All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the respective meetings of the Board or Committee there of.

We further report that the systems and processes of the Company in place to ensure the compliance with general and labour laws like Labour Laws, Employees Provident Funds Act, Employees State Insurance Act, considering and relying upon representations made by the Company and its Officers for systems and mechanisms formed by the Company for compliance under these Laws, Rules and Regulations applicable to the Company.

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

We further report that during the audit period, except the events listed below, no other specific events/actions occurred which had major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, etc., and that the Company has complied with such of those relevant clauses there to which are applicable.

(a) Appointment of Director Mr.Venkatesan and reappointed him as a Whole-Time Director with effect from 12/04/2023.

(b) Mr. Arihant Parakh reappointed as Managing Director for a period of 3 years with effect from 25/09/2023.

For P MUTHUKUMARAN AND ASSOCIATES COMPANY SECRETARIES UCN: P2024TN099300

PARTNER (MUTHUKUMARAN) FCS No: 11218 | CP No: 20333

Place: Chennai Date: 23rd July 2024

UDIN:F011218F000806243 Peer Review No: 5642/2024

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

"ANNEXURE A"

To,

The Members, National Plastic Technologies Limited, 44, Pantheon Road, Thiru Complex, 2nd Floor, Chennai - 600008.

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

1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.

2. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the Secretarial records. The verification was done on test check basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis of our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.

4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events.

5. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test check 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.

7. We further report that, based on the information provided by the Company, its officers, and authorised representatives during the conduct of the audit and also on the review of quarterly compliance reports issued by the respective departmental heads/Company Secretary, taken on record by the Board of the Company, in our opinion adequate systems and process and control mechanism exist in the Company to monitor compliance with applicable general laws including labour laws.

For P MUTHUKUMARAN AND ASSOCIATES COMPANY SECRETARIES UCN: P2024TN099300

PARTNER (MUTHUKUMARAN) FCS No: 11218 | CP No: 20333

Place: Chennai Date: 23rd July 2024

UDIN:F011218F000806243 Peer Review No: 5642/2024

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,

The Members,

National Plastic Technologies Limited,

44, Pantheon Road, Thiru Complex, 2nd Floor, Chennai - 600008.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of NATIONAL PLASTIC TECHNOLOGIES LIMITED having CIN: L25209TN1989PLC017413 and having registered office at 44, Pantheon Road, Thiru complex, 2nd Floor, Chennai – 600 008 (here in after 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 Subclause 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 & its officers, We here by 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

SI.No	NAME OF DIRECTOR	DIN
1.	Mr. AJIT KUMAR CHORDIA	00049366
2.	Mr. SUDHIR KANTILAL PATEL	00943032
3.	Mr. SUDERSHAN PARAKH	01161124
4.	Mrs. MANJU KANWAR PARAKH	01417349
5.	Mr. ARIHANT PARAKH	07933966
6.	Mr. VENKATESAN N	09760588

Ensuring the eligibility 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 P MUTHUKUMARAN AND ASSOCIATES COMPANY SECRETARIES UCN: P2024TN099300

MUTHUKUMARAN Partner FCS No: 11218 | CP No: 20333 Place: Chennai Date: 22nd July 2024

UDIN:F011218F000797102 Peer Review No: 5642/2024

INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31ST MARCH, 2024

To the Members of

M/s National Plastic Technologies Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the Standalone financial statements of National Plastic Technologies Limited ("the Company"), which comprise the balance sheet as at 31st March 2024, 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 Standalone financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone financial statements give the information required by the Companies Act, 2013("Act") in the manner so required and give a true and fair view in conformity with 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, of the state of affairs of the Company as at March 31, 2024, and profit, Other total Comprehensive Income, Changes in Equity and Cash Flows for the year ended on that date

Basic 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 SAs are further described in the Auditor's Responsibilities for the Audit of the Standalone 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 together with the ethical requirements that are relevant to our audit of the Standalone 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 Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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

We have determined the matter described below to be the key audit matter to be communicated in our report:

key audit matter description	our response
1. accounting for discounts, incentives and Volume rebates	
Refer to Note 2.8 (Material Accounting Policies), Note 2.9 (Revenue recognised &related disclosures) to the Ind-AS financial statements.	Our principal procedures included: • Assessing the Company's revenue recognition policies, including those related to discounts, incentives and volume rebates by comparing with the
Revenue is measured net of discounts, incentives and volume rebates earned by customers on the sale of the	applicable Ind AS.
Company's products.	• Evaluating the design and implementation and testing the operating effectiveness of controls over
The Company makes estimates of discounts, incentives and volume rebates on sales made during the year, which is considered to be material and	recognition and measurement criteria and adequacy of discounts, incentives and volume rebates.
involves a significant amount of complexity and judgement.	 Comparing the discounts, incentives and volume rebates with the prior year and, where relevant, performed further inquiries and testing. We reconciled
Therefore, there is a significant risk of errors in arriving at discounts, incentives and volume rebates which may be material.	a sample of discounts, incentives and volume rebate accruals to supporting documentation and assessed the appropriateness of the judgements applied, if any including the methodology and inputs used in computing the values.
	• We also assessed as to whether these discounts, incentives and volume rebates were appropriately accounted for in the financial statements.

Information Other than the Standalone financial statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management and Discussion Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information but does not include the Standalone financial statements and our auditor's report thereon.

Our opinion on the Standalone 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 Standalone financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the Standalone financial statements or our knowledge obtained in the 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 Standalone financial statements.

The Company's Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This

responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and 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 Standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone financial statements, the Board of Directors 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 the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Standalone financial statements

Our objectives are to obtain reasonable assurance about whether the Standalone 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 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 Standalone financial statements.

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

- Identify and assess the risks of material misstatement of the Standalone 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 override of internal control
- □ Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i)of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- □ Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- □ Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. 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 Standalone 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 Standalone financial statements, including the disclosures, and whether the Standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 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, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books except for the matter stated in paragraph 2(h)(vi)below on reporting under Rule 11 (g) of the Companies (Audit & Auditors) Rules, 2014
 - (c) The Standalone Balance Sheet, the Standalone Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Changes in Equity and the Standalone Statement of Cash Flows dealt with by this Report are in agreement with the books of accounts.
 - (d) In our opinion, the aforesaid Standalone financial statements comply with the IndAS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the directors taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2024 from being appointed as a director in terms of Section 164(2) of the Act.
 - (f) The modifications relating to the maintenance of accounts and other matters connected therewith are as stated in paragraph 2(b) above on reporting under section 143(3)(b) of the Act and paragraph 2(h)(vi) below on reporting under Rule 11 (g) of the Companies (Audit & Auditors) Rules, 2014

(g) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". (h) 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), 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us: i) The Company has disclosed the impact of pending litigation on its financial position in its standalone financial statement - refer to Note 30 to the standalone financial statement. The Company did not have any long-term contracts including derivative contracts for which ii) there were any material foreseeable losses. iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company. iv) Management has represented that, a) to the best of its knowledge and belief, other than as disclosed in the notes to the accounts (refer Note 41 (I)), 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(is), 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) Management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts (refer Note 41 (m)) 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, and Based on the audit procedures adopted by us, nothing has come to our notice that has caused us to believe that the representations made by the management under sub clause (i) and (ii) above, contain any material misstatement. (v) As per the information and explanation given by the management and based on the records of the Company, the dividend paid by the Company during the year, in respect of the same declared for the previous year, is in accordance with Section 123 of the Act to the extent it applies to payment of dividend. As stated in Note 36 to the standalone financial statements, the Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The dividend declared is in accordance with Section 123 of the Act to the extent it applies to declaration of dividend. (vi) Based on our examination which included test checks, the Company has used an accounting software programs for maintaining its books of account, which have a feature of recording audit trail (edit log) facility at application level and database level, which have operated throughout the year for all relevant transactions recorded in the software except for maintenance of recording employee master data and employee master data and employee data relating to attendance and leave which are recorded in a separate payroll processing software. Further, during the course of our audit, we did not come across any instance of the

where the audit trail feature was enabled.

audit trail feature being tampered with for software programs maintained by the Company

The Company also uses third party software program for payroll processing, wherein the audit trail has been enabled at the application level. Audit trail data at the database level is available with the third party software service provider.

3) With respect to the matter to be included in the Auditors' Report under Section 197(16) of the Act.

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For C.A Patel & Associates Chartered Accountants Firm Regd. No : 0014055S

MODI RAJESH Partner M No. 027425 UDIN : 24027425BKGUZT3486

Date: 15th May, 2024 Place : Chennai

Annexure A to Independent Auditors' Report

The Annexure referred to in paragraph 1 'Report on Other Legal and Regulatory Requirements' in our Independent Auditors Report to the members of the Company on the Standalone Financial Statements for the year ended 31st March, 2024.

Statement on matters specified in paragraphs 3 & 4 of the Companies (Auditor's Report) order, 2020:

(I) a) A) According to the information and explanations given to us and the records of the Company examined by us, in our opinion, the Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.

B) According to the information and explanations given to us and the records of the Company examined by us, in our opinion, the Company has maintained proper records showing full particulars of Intangible assets.

b) The Company has a regular program of physically verifying all the Property, Plant and Equipment at its plants / offices in a phased manner over a period of 3 years, which in our opinion is reasonable having regard to the size of the company and the nature of its assets. No material discrepancies as compared to book records were noticed on such verification.

c) According to the information and explanations given to us and the records of the Company examined by us, the title deeds of the immovable properties (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee) are held in the name of the Company.

d) The Company has not revalued its Property, Plant and Equipment (including Right of use assets) or intangible assets during the year ended March 31,2024.

e) According to the information and explanation given to us and the records of the Company examined by us, there are no proceedings initiated or are pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.

(ii) a) As informed to us, the management has conducted physical verification of inventory [including inventory lying with third parties] at reasonable intervals during the year. In our opinion the coverage and the procedure of such verification by the management is appropriate. Discrepancies noticed on such physical verification, were less than 10% in aggregate for each class of inventory and have been properly dealt with in the books of account.

b) According to the information and explanations given to us and the records of the Company examined by us, the Company has been sanctioned working capital limits in excess of INR five crores in aggregate from banks during the year on the basis of security of current assets of the Company. The quarterly returns filed by the Company with such banks are in agreement with the unaudited books of accounts of the Company of the respective quarters and the difference, if any, is on account of explainable items and not material in nature.

(iii) a) According to the information and explanations given to us and the records of the Company examined by us, during the year, the Company:

i. Has not made investments in Companies.

ii. Has not made investments in firms, Limited Liability Partnerships or any other parties.

iii. Has not provided loans, advances in the nature of loans and security to companies, firms, Limited Liability Partnerships or any other parties. Therefore, the requirement to report under clauses (iii) (b) to (f) of para 3 of the Order are not applicable to the Company.

b) According to the information and explanations given to us and the records of the Company examined by us, the investments made are not prejudicial to the Company's interest.

(iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of sections 185 and 186 of the Companies Act, 2013 in respect of Investments made and Guarantee given, if any. The Company has not granted any loan or provided securities during the year.

(v) According to the information and explanation given to us and the records of the Company examined by us, the Company has neither accepted any deposits from the public nor accepted any amounts which are deemed to be deposits within the meaning of sections 73 to 76 of the Companies Act and the rules made thereunder, to the extent applicable. Therefore, the clause (v) of para 3 of the order is not applicable to the Company.

(vi) According to the information and explanation given to us, the Central Government has not prescribed the maintenance of cost records under Section 148(1) of the Act in respect of products manufactured by the Company.

(vii) (a) According to the information and explanations given to us and based on the records of the Company examined by us, in our opinion, the Company is generally regular in depositing undisputed statutory dues payable including Provident Fund, Employees' State Insurance, Income Tax, Goods and Services Tax, Customs duty and Cess and other material statutory dues as applicable to the Company with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income Tax, Goods and Services Tax, Customs duty and Cess were in arrears as at 31st March 2024 for a period of more than six months from the date they became payable.

(b)According to the information and explanations given to us there are no dues outstanding of Provident Fund, Employees' State Insurance, Income Tax, Goods and Services Tax, Customs duty and Cess on account of any dispute other than the following :

Name of Statute	Nature of dues	FY to which the amount relates	Amount involve (Rs in Lakhs)	Amount Paid (Rs in lakhs)	Amount unpaid (Rs in Lakhs)	Forum where dispute is pending
	Difference of tax rate	2014-15 2015-16	10.44	2.00	8.44	Himachal Pradesh Tax Tribunal

(viii) According to the information and explanations given to us and based on the records, the Company has not surrendered or disclosed any transaction, previously unrecorded in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year. Accordingly, the requirement to report on Clause3(viii) of the Order is not applicable to the Company.

(ix) On the basis of verification of records, on an overall examination of the financial statements of the Company and according to the information and explanations given to us,

- a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
- b) The Company is not declared willful defaulter by any bank or financial institution or other lender.
- c) The term loans were applied for the purpose for which the loans were obtained.
- d) According to the information and explanations given to us, and the procedures performed by us, and on an overall examination of the financial statements of the Company, the Company has not utilized funds raised on short-term basis for long-term purposes.

	e) According to the information and explanation given to us and on overall examination of the financial statements of the Company, the Company has not taken funds from any entities and persons on account to meet the obligations of its subsidiaries or associates.
	f) According to the information and explanations given to us and based on the records of the Company examined by us, the Company has not raised loans during the year on the pledge of securities held in its subsidiaries or associate companies. Hence, the requirement to report on clause (ix)(f) of the Order is not applicable to the Company.
(x) a)	According to the information and explanations given to us and based on the records, the Company has not raised any money during the year by way of initial public offer or further public offer (including debt instruments) hence, the requirement to report on clause $3(x)(a)$ of the Order is not applicable to the Company.
b)	According to the information and explanations given to us and based on the records, the Company has not made any preferential allotment or private placement of shares or fully or partially or optionally convertible debentures during the year under audit and hence, the requirement to report on clause $3(x)(b)$ of the Order is not applicable to the Company.
(xi)a)	During the course of our examination of the books and records of the Company, carried out based upon the generally accepted audit procedures performed for the purpose of reporting the true and fair view of the Standalone financial statements, to the best of our knowledge and belief and as per the information and explanations given to us by the Management, and the representations obtained from the Management, no material fraud 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 Companies Act, 2013 has been filed 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 and based on the information provided to us and records verified by us, the Secretarial Auditor have not filed report in Form ADT - 4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
c)	According to the information and explanations given to us and as represented to us by the management, there are no whistle blower complaints received by the Company during the year.
(xii)	The Company is not a Nidhi Company and hence reporting under Clause (xii) of the Order is not applicable.
(xiii)	In our opinion and according to the information and explanations given to us, based on verification of the records and approvals of the Audit Committee, the Company is in compliance with Section 177 and Section 188 of the Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the Standalone financial statements as required by the applicable accounting standards.
(xiv)	a) In our opinion and based on our examination, the Company has an internal audit system commensurate with the size and nature of its business.
	b) The internal audit reports of the Company issued till the date of this audit report, for the period under audit have been considered by us.
(xv)	In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its directors or persons connected with him and hence provisions of section 192 of the Act are not applicable.

(xvi)	a) According to the information and explanations given to us and based on the information provided to us and records verified by us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, requirement to report on Clause 3(xvi) of the Order is not applicable to the Company.
	b) The Company has not conducted any Non-Banking Financial or Housing Finance activities.
	c) The Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India. Accordingly, requirement to report on clause3(xvi) of the Order is not applicable to the Company.
	d) There is not Core Investment Company as a part of the Group, hence, the requirement to report on Clause 3(xvi) of the Order is not applicable to the Company.
(xvii)	The Company has not incurred cash losses in the current year and in the immediately preceding financial year respectively.
(xviii)	There has been no resignation of the statutory auditor during the year and accordingly requirement to report on Clause 3(xviii) of the Order is not applicable to the Company.
(xix)	According to the information and explanations given to us and on the basis of the financial ratios disclosed in note no. 40 to the Standalone financial statements, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the Standalone financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not 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 verification, the provisions of Section 135 of the Companies Act, 2013, are applicable to the Company. The Company has made the required contributions during the year and there are no unspent amounts which are required to be transferred either to a Fund specified in schedule VII of the Companies Act, 2013 or to a Special Account as per the provisions of Section 135 of the Companies Act, 2013 read with schedule VII to the Companies Act, 2013. Accordingly, reporting under clause $3(xx)(a)$ and $3(xx)(b)$ of the Order is not applicable to the Company.
	For C.A Patel & Associates Chartered Accountants
	2 Chennai Firm Regd. No : 0014055S
	MODI RAJESH
	Partner M No. 027425
	UDIN : 24027425BKGUZT3486

ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT - 31st March, 2024

Referred to in our report of even date

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

1. We have audited the internal financial controls over financial reporting of National Plastic Technologies Limited ("the Company") as of March 31, 2024 in conjunction with our audit of the Ind AS Standalone financial statements of the Company for the year ended on that date.

Managements Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

(1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of Standalone financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the Standalone financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

7. In our opinion, the Company has, in all material respects, an adequate internal financial Control system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2024, 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 Control over Financial Reporting issued by the Institute of Chartered Accountants of India.

For C.A Patel & Associates Chartered Accountants Firm Regd. No : 0014055S

Place: Chennai Date: 15th May, 2024 MODI RAJESH Partner M No. 027425 UDIN : 24027425BKGUZT3486

	Particulars	Note No.	As at 31st March, 2024	As at 31st March, 2023
			Rs. In Lakhs	Rs. In Lakh
	ASSETS			
1	Non-current assets			
	Property, Plant and Equipment	3A	5659.22	4,570.33
	Other Intangible Assets	3B	15.18	17.93
	Capital work-in-progress	3C	156.18	61.32
	Right of Use Assets	3D	1578.77	1,696.09
	Investment Property			-
	Financial Assets			
	- Investments	4	0.02	0.02
	- Loans		-	-
	- Others	5	2.47	2.35
	Other non-current assets	6	92.74	41.25
	Total non-current assets		7,504.58	6,389.29
			.,	0,000.20
2	Current assets			
	Inventories	7	3,085.66	2775.55
	Financial assets			
	(i) Investments			-
	(ii) Trade receivables	8	4,870.62	3,762.57
	(iii) Cash & cash equivalents	9	33.04	33.10
	(iv) Bank balances other than (iii) above	10	18.23	15.82
	(v) Loans	11	0.12	-
	(vi) Others			-
	Current tax assets (net)	12A	110.13	108.76
	Other current assets	13	549.78	553.82
	Total current assets		8,667.58	7,249.61
	TOTAL ASSETS		16,172.16	13,638.90
	EQUITY AND LIABILITIES			
3	Equity			
	Equity Share Capital	14	607.83	607.83
	Other equity	15	3,700.57	2,928.87
	Total equity		4,308.40	3,536.70
4	Non-current liabilities			
-	Financial liabilities			
	(i) Borrowings	16	1,076.15	1,084.86
	(ii) Other financial liabilities	17	1,295.04	1,453.60
	Deferred tax liability (net)	12C	650.24	550.66
	Provisions	18	89.09	77.99
	Other non-current liabilities		-	
	Total non-current liabilities		3,110.52	3,167.11
				-,

	Particulars		Note No.	As at 31st March, 2024	As at 31st March, 202
				Rs. In Lakhs	Rs. In Lakh
5	Current liabilities Financial liabilities				
			1.0	4 005 00	
	(i) Borrowings		19	4,805.86	4,061.4
	(ii) Trade payables		20	3,145.02	2,148.4
	(iii) Other financial liabilities		21	612.62	483.6
	Provisions Other current liabilities		22	15.80	75.0
			23	173.94	166.5
	Total current liabilities			8,753.24	6,935.0
	TOTAL EQUITY AND LIABILITIES			16,172.16	13,638.9
	Significant accounting policies		2		
	The accompanying notes (1-42) a	re an integral part of	f the financ	ial statements	
In ter	ms of our report of even date attached.				
	C A Patel & Associates	For and on behalf	of the Boa	urd of Directors	
		FOI allu oli bellali		In of Directors	
	rtered Accountants				
Firm	Registration No : 014055S				
	-				
	-				
				Quidanahan D	a walkh
RAJ	ESH MODI	Arihant Parakh		Sudershan P	arakh
RAJ Part	ner	Managing Directo	r	Director	
RAJ Part Mem	ner nbership No : 027425		r		
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RAJ Part Merr UDII Plac	ner nbership No : 027425 N : 24027425BKGUZT3486 re : Chennai	Managing Directo DIN : 07933966 S. Abishek		Director DIN : 0116112 Manikandan	24 Ramasamy
RAJ Part Merr UDII Plac	ner nbership No : 027425 N : 24027425BKGUZT3486	Managing Directo DIN : 07933966		Director DIN : 0116112	24 Ramasamy
RAJ Part Merr UDII Plac	ner nbership No : 027425 N : 24027425BKGUZT3486 re : Chennai	Managing Directo DIN : 07933966 S. Abishek		Director DIN : 0116112 Manikandan	24 Ramasamy
RAJ Part Merr UDII Plac	ner nbership No : 027425 N : 24027425BKGUZT3486 re : Chennai	Managing Directo DIN : 07933966 S. Abishek		Director DIN : 0116112 Manikandan	24 Ramasamy
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	Particulars	Note No.	Year ended 31st March, 2024	Year ended 31st March, 2023
			(Rs. In Lakhs)	(Rs. In Lakhs)
1	Income			
	Revenue from operation	24	26921.70	20,991.37
	Other income	25	9.00	19.34
	Total income		26,930.70	21,010.71
Ш	Expenses			
	Cost of material consumed	26.a	19,853.25	15,825.27
	Purchase of Traded Goods		333.85	205.53
	Changes in Inventories of finished goods, stock -in-trade and	26.b	(63.52)	(57.65)
	work-in-progess		(/	(/
	Employee benefit expenses	27	1,601.13	1,209.75
	Finance cost	28	532.86	504.76
	Depreciation and amortisation	3	596.76	406.97
	Other expenses	29	2,906.45	2,052.30
	Total expenses		25,760.78	20,146.93
			4 4 9 9 9 9	000 70
	Profit / (Loss) before exceptional items and tax		1,169.92	863.78
IV V	Exceptional items		-	- 863.78
V	Profit before tax (III-IV) Tax expense:		1,169.92	003.70
VI	- Current tax	12 B	228.70	205.00
	- Deferred tax	12 B 12 C	99.57	43.39
		12.0	328.27	248.39
			520.27	240.00
VII	Profit / (Loss) for the year (V - VI)		841.65	615.39
VIII	Other Comprehensive Income (A) Items that will be reclassified to profit or loss (B) Items that will not be reclassified to profit or loss Net gain/(loss) on equity instruments through		-	-
	Other Comprehensive Income Re-measurement of net defined benefit plans Income tax effect on above		- (9.16)	- (19.42)

	Particulars		Note No.	ed 31st March, 20 Year ended 31st March, 2024	Year ended 31st March, 2023	
				(Rs. In Lakhs)	(Rs. In Lakhs)	
	Other Comprehensive Income for the	e year		(9.16)	(19.42)	
IX	Total Comprehensive Income (VII+VII	II)		832.49	595.96	
	Earnings per share - Basic & Diluted (Rs.)		36	13.85	10.12	
	Significant accounting policies		2			
	The accompanying notes (1-42) are a	an integral pa	rt of the fi	nancial statement	s	
Firm	artered Accountants n Registration No : 014055S JESH MODI	Arihant Para	kh	Sudereba	n Parakh	
Par Mer	tner mbership No : 027425	Managing Director		Director	Sudershan Parakh Director DIN : 01161124	
UDI	IN : 24027425BKGUZT3486					
Pla	IN : 24027425BKGUZ13486 ce : Chennai e : 15th May, 2024	S. Abishek Company Se	ecretary		an Ramasamy ncial Officer	
Pla	ce : Chennai		ecretary			
Pla	ce : Chennai		ecretary			
Pla	ce : Chennai		ecretary			
Pla	ce : Chennai		ecretary			
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Pla	ce : Chennai		ecretary			
Pla	ce : Chennai		ecretary			
Pla	ce : Chennai		ecretary			
Pla	ce : Chennai		ecretary			

Particulars	For the ye 31st Marc		For the year ended 31st March, 2023	
	(Rs. In Lakhs)	(Rs. In Lakhs)	(Rs. In Lakhs)	(Rs. In Lakhs)
A. Cash flow from operating activities				
Net Profit / (Loss) before extraordinary items and tax		1169.93		863.77
Adjustments for:	252.27		202.25	
Depreciation and amortisation	353.37		302.25 104.71	
Amortisation of Right-of-use assets Re-measurement of net defined benefit plans	243.39		-	
Assets discarded	(9.16)		(19.42)	
Baddebts written off	- 93.71		95.31	
Profit on sale of assets	0.00		(3.76)	
Loss on sale of assets	0.00		0.00	
Interest paid	527.59		492.70	
Interest paid				
Interest income	(6.94)		(3.99)	
		1201.96		967.81
Operating profit / (loss) before working capital changes		2371.88		1,831.58
Movement in working capital:				
Adjustments for (increase) / decrease in operating assets:				
Inventories	(310.12)		458.32	
Trade receivables	(1108.04)		(1271.80)	
Other receivables	(51.26)		(165.03)	
Trade payables	996.54		904.32	
Other liabilities	(299.01)		1017.41	
Cash flow from extraordinary items		(771.90)		943.22
Cash generated from operations		1599.99		2,774.80
Net income tax (paid) / refunds		(220.00)		(85.79)
Net cash flow from operating activities (A)		1379.99		2,689.01
B. Cash flow from investing activities	(4527.00)		(4 000 70)	
Payment for Property, plant and equipments, including	(1537.06)		(1,623.78)	
capital advances (Net)	2.70		14.48	
Proceeds from disposal of property, plant and equipments	6.94		3.99	
Interest received	0.94	(1507.10)	3.99	(4.007.04)
Net cash flow used in investing activities (B)		(1527.42)		(1,605.31)
C. Cook flow from financing optivities				
C. Cash flow from financing activities	(512.98)		(481.39)	
Interest paid Payment of Lease Liabilities	(14.60)		(11.31)	
Increase / (Repayment) in borrowings	735.75		(633.32)	
Dividends	(60.78)		(000.02)	
Net cash flow used in financing activities (C)	(00.10)	147.38		(1,126.02)
		147.50		(1,120.02)
Net increase / (decrease) in Cash and cash equivalents (A+B+C)		(0.06)		(42.31)
Cash and cash equivalents at the beginning of the year		33.10		75.41
Cash and cash equivalents at the end of the year		33.04		33.10
Components of Cash and Cash Equivalents		55.04		33.10
(a) Cash on hand		2.39		2.77
(b) Cheques, drafts on hand		2.00		
(c) Balances with banks				
(i) In current accounts		0.87		1.69
(ii) In cash credit account		0.07		1.00
(iii) In Fixed Deposits		29.78		28.64
(,		33.04		33.10

Statement of Cash Flows for the year ended 31st March, 2024

See accompanying notes forming part of the financial statements

In terms of our report attached.

For C A Patel & Associates Chartered Accountants Firm Registration No : 014055S

For and on behalf of the Board of Directors

RAJESH MODI Partner Membership No : 027425 UDIN : 24027425BKGUZT3486

Place : Chennai

Date : 15th May, 2024

Arihant Parakh Managing Director DIN: 07933966

S. Abishek Company Secretary DIN : 01161124

Sudershan Parakh

Director

Manikandan Ramasamy Chief Financial Officer

STATEMENT OF CHANGES IN EQUITY (SOCIE)

Particulars		As at 31st	As at 31st		
Balance at the beginning of the reporting period		March, 2024 607.83	March, 2023 607.83		
Changes in Equity Share Capital due to Prior Period Erro	ors	007.85	-		
Restated balance at the beginning of the current Report			-		
Changes in equity share capital during the year			-		
Balance at the end of the reporting period		607.83	607.83		
Note (b) : Other Equity					
		Reserves	& Surplus	Items of OCI	
Particulars		Securities	Retained	Equity	Total Equity
		Premium	earnings	Instruments	
Developer Developed		Reserve		through OCI	
Previous Reporting Period Balance as at 31st March, 2022		16.40	2,346.99	(30.48)	2332.90
Profit for the year		10.40	615.38	(30.48)	615.38
Other comprehensive income for the year net of income	e tax		015.50	(19.42)	(19.42)
Other comprehensive income arising from remeasurem				(,	()
of defined benefit obligation net of income tax					
Total comprehensive income for the year			615.38	(19.42)	595.96
Cash dividends					
Dividend Distribution Tax (DDT)		16.40	2062.27	(40.00)	2020.07
Balance as at 31st March, 2023		16.40	2962.37	(49.90)	2928.87
Current Reporting Period Balance at the beginning of the reporting period (1st A	nril 2023)	16.40	2962.37	(49.90)	2928.87
Profit for the year	(pm, 2020)	10.40	841.65	(45.50)	841.65
Other comprehensive income for the year net of income	e tax			(9.16)	(9.16)
Other comprehensive income arising from remeasurem	ent				
of defined benefit obligation net of income tax					
Total comprehensive income for the year			841.65	(9.16)	832.49
Cash dividends			(60.78)		(60.78)
Dividend Distribution Tax (DDT)					(00.70)
Dividend Distribution Tax (DDT)					
Balance as at 31st March, 2024 Nature and Purpose of Reserves:	during the current	16.40	(60.78) 3743.24	(59.06)	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allo b) Equity component of Compound final c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp	otment ncial instrument prehensive incol	Reporting perio	(60.78) 3743.24		(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allo b) Equity component of Compound finan c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating f h) Other items of comprehensive incom i) Money received against share warrar	otment ncial instrument prehensive incou the financial state e	Reporting perio s me	(60.78) 3743.24 d or during the	e previous Rep	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allo b) Equity component of Compound finat c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating h) Other items of comprehensive incom i) Money received against share warrar In terms of our report attached.	otment ncial instrument orehensive incor the financial stat e nts	Reporting perio s me tements of fo	(60.78) 3743.24 d or during the	e previous Rep ation	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allo b) Equity component of Compound finan c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating f h) Other items of comprehensive incom i) Money received against share warrar In terms of our report attached. For C A Patel & Associates Chartered Accountants	otment ncial instrument prehensive incou the financial state e	Reporting perio s me tements of fo	(60.78) 3743.24 d or during the	e previous Rep ation	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending alk b) Equity component of Compound final c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating f h) Other items of comprehensive incom i) Money received against share warrar in terms of our report attached. For C A Patel & Associates Chartered Accountants Firm Registration No : 0014055S	otment ncial instrument orehensive incor the financial stat e nts	Reporting perio s me tements of fo	(60.78) 3743.24 d or during the preign opera	e previous Rep ation	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allow b) Equity component of Compound final c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating f h) Other items of comprehensive incom i) Money received against share warrar In terms of our report attached. For C A Patel & Associates Chartered Accountants Firm Registration No : 0014055S RAJESH MODI	otment ncial instrument orehensive incor the financial star e nts For and on t Arihant Para	Reporting perio s me tements of fo behalf of the	(60.78) 3743.24 d or during the preign opera Board of D Sude	e previous Rep ation irectors rshan Para	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allo b) Equity component of Compound final c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating f h) Other items of comprehensive incom i) Money received against share warrar in terms of our report attached. For C A Patel & Associates Chartered Accountants Firm Registration No : 0014055S RAJESH MODI Partner	otment ncial instrument orehensive incor the financial star e nts For and on t Arihant Para Managing D	Reporting perio s me tements of fo behalf of the i kh i rector	(60.78) 3743.24 d or during the preign opera Board of D Sude Direc	e previous Rep ation irectors rshan Para tor	(60.78) 3700.57
Balance as at 31st March, 2024 Nature and Purpose of Reserves: The Company does not have the following either a) Share application money pending allo b) Equity component of Compound final c) Capital Reserve d) Other Reserves e) Debt Instruments through other comp f) Effective portion of cash flow hedges g) Exchange differences on translating f h) Other items of comprehensive incom i) Money received against share warrar In terms of our report attached. For C A Patel & Associates Chartered Accountants Firm Registration No : 0014055S RAJESH MODI Partner Membership No : 027425	otment ncial instrument orehensive incor the financial star e nts For and on t Arihant Para	Reporting perio s me tements of fo behalf of the i kh i rector	(60.78) 3743.24 d or during the preign opera Board of D Sude Direc	e previous Rep ation irectors rshan Para	(60.78) 3700.57
Balance as at 31st March, 2024	otment ncial instrument orehensive incor the financial star e nts For and on t Arihant Para Managing D	Reporting perio s me tements of fo behalf of the i kh i rector	(60.78) 3743.24 d or during the preign opera Board of D Sude Direc DIN :	e previous Rep ation irectors rshan Para tor	(60.78) 3700.57 porting period

Notes to the financial statements

1 Corporate information

National Plastic Technologies Limited (L25209TN1989PLC017413), a public limited company domiciled in India with its registered office located at 44, Pantheon Road, Thiru Complex, 2nd Floor, Egmore, Chennai – 600 008. The Company is predominantly into manufacture of products of automotive industry and consumer durable industry and is already a major supplier of Injection Moulded Plastic Products. At present the company has 7 plant's situated in the state of Tamil Nadu (Hosur - I & II, Irrungattukottai (SIPCOT), Guindy), Himachal Pradesh (Nalagarh), Haryana (Faridabad) and in the Union Territory of Puducherry.

The Company is listed on the Bombay Stock Exchange (BSE).

The financial statements were approved for issue by the Board of Directors on 15th May 2024

2. Basis of preparation of financial statements

2.1 Basis of preparation and compliance with Ind AS

The Financial Statements of the Company have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under Section 133 of the Companies Act, 2013 ('Act"), and the Companies (Indian Accounting Standards) Rules issued from time to time and relevant provisions of the Companies Act, 2013 (collectively called as Ind AS). The standalone financial statements are presented in INR, which is its functional currency and all values are rounded to the nearest Lakhs, except when otherwise stated.

2.2 Basis of measurement

The financial statements have been prepared on a going concern basis, using historical cost convention and on an accrual method of accounting, except for financial assets, financial liabilities and defined benefit plans which have been measured at fair value, as required by relevant Ind AS.

2.3 Functional and Presentation Currency

These Financial statements are presented in Indian Rupees, which is the Company's functional currency, being the currency of the primary economic environment in which the Company operates. All amounts have been rounded off to the nearest lakhs, unless otherwise indicated. Certain figures apparently do not add up because of rounding off but are wholly accurate in themselves.

2.4 Current and non-current classification

The Company presents assets and liabilities in the Balance Sheet based on current / non-current classification.

An asset is classified as current if it satisfies any of the following criteria:

a) It is expected to be realised or intended to be sold in the Company's normal operating cycle. b) It is held primarily for the purpose of trading,

c) It is expected to be realised within twelve months after the reporting period, or d) It is a cash or cash equivalent unless restricted from being exchanged or used to settle a liability for atleast twelve months after the reporting period

All other assets are classified as non-current.

A liability is classified as current if it satisfies any of the following criteria: a) it is expected to be settled in the Company's normal operating cycle,

b) it is held primarily for the purpose of trading,

c) it is due to be settled within twelve months after the reporting period

d) there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Company classifies all other liabilities as non current. Current liabilities include current portion of non current financial liabilities

Deferred tax assets and liabilities are classified as non current assets and liabilities. The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle.

2.5 Use of estimates and assumptions

In preparing these standalone financial statement, the Management has made judgements, estimates and assumptions that affect the application of accounting polices and the reported amounts of assets, liabilities(including contingent liabilities), income and expenses. The Management believes that the estimates used in the preparation of the financial statements are prudent and reasonable and a continuous evaluation is done on the estimation and judgements based on historical experience and other factors. Actual results may differ from these estimated. The areas involving critical estimates or judgements are as follows:

a. Useful life and residual value of property, plant and equipment (refer accounting policy 2.6)

- b. Impairment of property, plant and equipment (refer accounting policy 2.6).
- c. Recognition and measurement of defined benefit obligations (refer accounting policy 2.10)
- d. Recognition of deferred tax assets (refer accounting policy 2.13)
- e. Fair Value measurement of Financial Instruments (refer accounting policy 2.11)
- f. Provisions and contingent liabilities (refer accounting policy 2.15)
- g. Allowances for Inventory (refer accounting policy 2.8)

2.6 Property, plant and equipment

Property, plant and equipments are stated at historical cost less accumulated depreciation. Cost comprises of purchase price and other attributable costs, if any, in bringing the assets to its working condition for its intended use. However, cost excludes Goods and Service Tax to the extent credit of the tax is availed of. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.Costs directly attibutable to the acquisition are capitalised until the PPE are ready for use as intended by management.

Depreciation

(I) Depreciation on Property, plant and equipment is provided for on Straight Line method in the manner prescribed in Part C of Schedule II of the Companies Act,2013 except for Plant and Machinery and Electrical Fittings of Irungattukottai and Guindy plant acquired before 31.03.2022.

Based on engineer's certification, the useful life of Plant & Machinery and Electrical fittings of Irungattukottai and erstwhile Guindy plants acquired before 31.03.2022. have been considered as follows :

(a) Plant & Machinery - 25 Years

(b) Electrical Fittings - 15 Years

(ii) Depreciation is provided after reckoning the maximum residual value @ 5% of the original cost of the asset.

(iii) In respect of addition of assets during the year, depreciation has been provided on Pro-rata basis.

Impairment of Non Financial Assets

The carrying value of assets or cash generating units at each balance sheet date is reviewed for impairment if any indication of impairment exists. If the carrying amount of the assets exceed the

estimated recoverable amount, an impairment is recognised for such excess amount. The impairment loss is recognised as an expense in the statement of profit and loss.

2.7 Intangible Assets:

Separately purchased intangible assets are initially measured at cost. Subsequently, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses, if any.

Amortisation

The useful life of Intangible assets are assessed and amortised on the straight line basis over the period of their expected useful life.

The computer software are amortised over the period of 6 years on straight line basis.

2.8 Inventories

Inventories are valued as under : (I) Raw Materials, Stores & Consumables* - at lower of cost or net realisable value. (ii) Work In progress** - at cost. (iii) Finished Goods*** - at lower of cost or net realizable value.

Costs are arrived at by using FIFO method and it includes the followings :

* Cost of raw materials includes purchase price (net of GST) plus transportation charges, insurance charges, handling charges and other direct attributable costs to bring the material to the present location as on the reporting date.

** Cost of Work in progress includes landed cost of raw material plus proportionate labour and overheads on absorption costing basis.

*** Cost of finished goods includes landed cost of raw material plus proportionate labour and overheads on absorption costing basis.

2.8 Revenue recognition

Revenue is recognised when the performance obligations are satisfied and the control of the goods is transferred being when the goods are delivered as per the relavant terms of the contract at which point in time the Company has a right to payment for the goods, customer has possession and legal title to the goods, customer bears significant risk and rewards of ownership and the customer has accepted the goods or the Company has objective evidence that all criteria for acceptance have been satisfied.

Sale of goods

Revenue is recognised at the fair value of the consideration received or receivable, after deduction of any trade discounts, volume rebates and any taxes or duties collected on behalf of the government such as Goods & Service Tax.

Sale of Services

Revenue from services are recognised as and when services are rendered and on the basis of contractual terms with the parties.

Others

All other incomes are recognised when no significant uncertainty as to its subsequent realisation exists.

2.10 Employee benefits

(I) Short-term employee benefits

Short term employee benefits are recognized as an expense at the undiscounted amount in the statement of profit and loss of the year in which the related service is rendered.

(ii) Post Employment benefits

(a) Defined contribution plans

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. Contributions paid/payable for Provident Fund of eligible employees is recognized in the statement of Profit and Loss each year.

(b) Defined benefit plans

The liability or asset recognised in the balance sheet in respect of defined benefit gratuity plan is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated at the end of each reporting period by Actuaries.

Post employment benefits are recognized as an expense in the statement of profit and loss for the year in which the employee has rendered services. The company accounts for Gratuity based on acturial valuation made by Independent actuary as at the balance sheet date.

2.11 Financial instruments

Financial instruments are recognised when the Company becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Company commits to purchase or sell the asset.

(A) Financial Assets

The Company determines the classification of its financial assets at initial recognition. The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows.

The financial assets are classified in the following measurement categories:

a) Those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and

b) Those to be measured at amortised cost.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss as incurred. Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments.

(I) Amortised Cost

The Company classifies its financial assets as at amortised cost only if both of the following criteria are met:

a) The asset is held within a business model with the objective of collecting the contractual cash flows, and

b) The contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal outstanding.

Financial assets at amortised cost include loans receivable, trade and other receivables, and other financial assets that are held with the objective of collecting contractual cash flows. After initial measurement at fair value, the financial assets are measured at amortised cost using the effective interest rate (EIR) method, less impairment.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the statement of profit or loss. The losses arising from impairment are recognised in the Statement of Profit or Loss in other income.

(ii) Fair value through other comprehensive income

Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the asset's cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment gains or losses, and interest revenue which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss and recognised in other gains/(losses). Interest income from these financial assets is included in other income using the effective interest rate method.

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

The Company classifies the following financial assets at fair value through profit or loss:

a) Debt investments that do not qualify for measurement at amortised cost;

b) Debt investments that do not qualify for measurement at fair value through other comprehensive income; and

c) Debt investments that have been designated at fair value through profit or loss.

Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the assets expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

(B) Financial Liabilities

The Company determines the classification of its financial liabilities at initial recognition.

Classification

The Company classifies all financial liabilities as subsequently measured at amortised cost, except for financial liabilities at fair value through profit or loss.

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss. Loans and borrowings, payables are subsequently measured at amortised cost.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

© Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. For equity instruments, the company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The classification is made on initial recognition and is irrevocable. If the company decides to classify an equity instrument as at FVTOCI, then all fair value changes on

the instrument, excluding dividends, are recognized in the OCI. There is no recycling of the amounts from OCI to P&L, even on sale of investment. However, the company may transfer the cumulative gain or loss within equity. Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the Profit and Loss.

2.12 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above.

2.13 Taxation

Provision for taxation comprises of the current tax provision, and the net change in the deferred tax asset or liability during the year.

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on applicable income tax rate for each jurisdiction adjusted by changes in defferred tax assets and liabilities attributable to temporary differences and to unused tax losses. The current income tax charge i calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of the amounts expected to be paid to the tax authorities.

Provision for deferred tax is made on the timing differences arising between the taxable income and the accounting income computed using the tax rates and the laws that have been enacted or substantively enacted at the reporting date.

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

2.14 Segment accounting

Operating segments are reported in a manner consistent with the internal reporting provided to Chief Operating Decision Maker (CODM). The Company has identified its Managing Director as CODM who is responsible for allocating resources and assessing performance of the operating segments and makes strategic decisions.

The company operates in a single segment, i,e Injection Moulded Plastic Products and hence does not call for segmentwise disclosure of assets, liabilities, revenues or expenses as prescribed under INDAS 108"Operating Segments", issued by ICAI.

2.15 Provisions, Contingent Liabilities, Contingent Assets and Commitments

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, 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. Contingent liability is disclosed in the case of:

A present obligation arising from the past events, when it is not probable that an outflow of resources will be required to settle the obligation;

A present obligation arising from the past events, when no reliable estimate is possible; A possible obligation arising from the past events, unless the probability of outflow of resources is remote.

Commitments include the amount of purchase order (net of advances) issued to parties for completion of assets.

Provisions, contingent liabilities, contingent assets and commitments are reviewed at each balance sheet date.

2.16 Cash flow statement

Cash flow are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals of accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and finance activities of the Company are segregated.

2.17 Lease

The Company's lease asset classes primarily consist of leases for land and building. The Company assesses whether a contract contains a lease at the inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use (ROU) asset and a corresponding lease liability, as per IND AS 116 "Leases", for all lease arrangements, in which it is a lessee, except for leases with a term of 12 months or less (short-term leases) and low-value leases. For these short-term and low-value leases, the Company recognises the lease payments as an operating expense on a straight-line basis over the term of the lease.

2.18 Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

2.19 Foreign currency translation

I) Functional and presentation currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the Company operates (" the functional currency") i.e. In Indian Rupees (INR) and all values are rounded of to nearest lakhs except otherwise indicated.

ii) Transactions and balances

Transactions in foreign currencies are recorded at the exchange rates prevailing on the date of transaction

a) Foreign currency monetary assets and liabilities such as cash, receivables, payables etc., are translated at year end exchange rates.

b) Non-monetary items denominated in foreign currency such as investments, fixed assets, etc. are valued at the exchange rate prevailing on the date of transaction.

c) Exchange differences arising on settlement of transactions and translation of monetary items are recognised as income or expense in the year in which they arise. However, exchange gain or loss on settlement of transactions related to fixed assets are capitalised to the respective assets.

2.20 Borrowing cost:

General and specific borrowing costs that are directly attibutable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale. Other borrowing costs are expensed in the period in which they are incurred.

Notes to Financial statements

Note 3 : Property, plant and equipment (Rs. In Lakhs) (2023 - 24)

A. Tangible Assets

		Gross E	Block		Accum	ulated De	preciation		Net Block		
	As at 01-04-2023	Additions	Deletions	As at 31-03-2024	Upto 01-04-2023	For the Year	On deletion	As at 31-03-2024	As at 31-03-2024	As at 31-03-202	
(a) Land (Free hold)	103.42			103.42					103.42	103.42	
(b) Buildings	858.49	11.85		870.34	268.69	40.65		309.34	560.99	589.80	
(c) Plant and Equipment	4037.50	1135.25		5172.75	920.61	222.41		1143.01	4029.74	3116.89	
(d) Other Auxiliaries	363.01	109.47		472.48	22.99	23.68		46.67	425.81	340.02	
(e) Furniture & Fixtures	102.41	23.66		126.07	27.12	11.12		38.24	87.84	75.29	
(f) Moulds	111.83	8.14		119.97	36.35	6.43		42.77	77.20	75.49	
(g) Vehicles - Owned - Given under leases	25.07			25.07	12.12	1.43		13.54	11.53	12.96	
(h) Electrical Fittings	319.08	133.63	3.00	449.71	130.17	31.28	.30	161.15	288.56	188.91	
(i) Computer & Accessories	37.09	9.69		46.78	26.16	5.74		31.90	14.88	10.93	
(j) Cranes	69.84			69.84	23.15	4.70		27.84	42.00	46.69	
(k) Office equipment	17.81	10.51		28.32	7.88	3.18		11.07	17.25	9.92	
Total	6,045.55	1,442.20	3.00	7484.75	1475.23	350.62	0.30	1825.53	5659.22	4570.33	

	Gross Block			Accumulated Depreciation				Net Block		
	As at	Additions	Disposals	As at	Upto	For the	Disposals	As at	As at	As at
	01-04-2023		/Discarded	31-03-2024	01-04-2023	Year	/Discarded	31-03-2024	31-03-2024	31-03-2023
software	30.59			30.59	12.66	2.76		15.42	15.18	17.93
Total	30.59			30.59	12.66	2.76		15.42	15.18	17.93

C. Capital work in progress at Cost as at 31-03-2024

Particulars	Rs. In Lakhs
a) Building	
 b) Plant & Equipment & Others 	156.18
Total	156.18

i) Ageing of Capital work in progr	ess as on 31-03-2024		INR in Lakhs							
		Amount in Capital work in progress for a period of								
Particulars	< 1 Year	1-2 years	2-3 years	more than 3 years	Total					
Projects in progress	156.18	-	-	-	-					
There is no Capital work in progr	es or Intangible asse	ts under developmer	t whose completion	is overdue						

There is no Capital work in progress or Intangible assets under development whose completion is overdue

ii) Ageing ofIntangible assets under development as on 31-03-2024 INR in Lakhs

	Amount in Capital work in progress for a period of								
Particulars	< 1 Year	1-2 years	2-3 years	more than 3 years	Total				
Projects in progress	-								

iii) Borrowing cost capitalised during the year: Rs. 21.63 Lakhs

D) ROU

Particulars	Opening	Additions	Deletions	Amoritisation	Closing
Leasehold Premises	1696.09	185.50	59.42	243.39	1578.77

Notes to Financial statements

Note 3 : Property, plant and equipment (Rs . in Lakhs) (2022 - 23)

A. Tangible Assets

		Gross	Block		A	ccumulate	ed Depreciatio	n	Net Block		
	As at 01-04-2022	Additions	Deletions	As at 31-03-2023	Upto 01-04-2022	For the Year	On deletion	As at 31-03-2023	As at 31-03-2023	As at 31-03-2022	
(a) Land (Freehold)	103.42			103.42	-				103.42	103.42	
(b) Buildings	824.31	34.19	-	858.49	228.55	40.14		268.69	589.80	595.76	
(c) Plant and Equipment	3854.74	184.42	1.66	4037.50	728.37	192.66	0.42	920.61	3116.89	3126.37	
(d) Other Auxiliaries	239.35	124.62	0.96	363.01	7.64	15.35	0.00	22.99	340.02	231.71	
(e) Furniture & Fixtures	72.46	29.95	-	102.41	18.90	8.22		27.12	75.29	53.56	
(f) Moulds (g) Vehicles	110.98	0.85	-	111.83	30.31	6.03		36.35	75.48	80.67	
- Owned - Given under leases	40.24	11.61	26.77	25.07	27.39	3.60	18.87	12.12	12.96	12.8	
(h) Electrical Fittings	291.08	28.00		319.08	105.04	25.12		130.17	188.91	186.04	
(i) Computer & Accessories	31.56	5.53		37.09	22.52	3.64		26.16	10.93	9.04	
(j) Cranes	68.85	0.99		69.84	18.46	4.69		23.15	46.69	50.40	
(k) Office equipment	9.14	8.67		17.81	6.14	1.74		7.88	9.92	3.00	
Total	5646.13	428.83	29.39	6045.55	1193.32	301.19	19.29	1475.23	4570.33	4452.8	

D. IIItallyible Assets											
	Gross Block				Depreciation				Net Block		
	As at 01-04-2022	Additions	Disposals /Discarded	As at 31-03-2023	Upto 01-04-2022	For the Year	Disposals /Discarded	As at 31-03-2023	As at 31-03-2023	As at 31-03-2022	
Software	15.06	15.53	-	30.59	11.60	1.06	-	12.66	17.93	3.46	
Total	15.06	15.53	-	30.59	11.60	1.06	•	12.66	17.93	3.46	

 C. Capital work in progress at Cost as at 31-03-2023

 Particulars
 Rs. in Lakhs

 a) Building
 b) Plant & Equipment & Others

 61.32
 Total

80

Particulars		Amo	ount in Capital work	in progress	for a peri	od of		
Particulars	< 1 Year	1-2 years	2-3 y	ears	moi	re than 3 years	Total	
Projects in progress	61.32						•	
There is no capital work in pro	•		ent whose completi	on is overdı	ıe			
ii) Ageing of Intangible assets	under development as							
Particulars			ount in Capital work		· ·			
Projects in progress	<1 Year	1-2 years	2-3 y	ears	moi	re than 3 years	Total	
iii) Borrowing cost capitalised D) ROU	during the year : Rs. 3	.55 Lakhs	I		_1	I		
Particulars	Opening	Additions	Delet	tions	A	moritisation	Closing	
Leasehold Premises	651.66	1120.83				76.41	1696.09	
Note 4 : Non-current	investments					Rs. Ir	Lakhs	
Particulars		Face Value	Quantity 31.03.2024 (No. of Shares)	Quar 31.03. (No. of S	2023	As at 31st March 2024	As at 31st March 2023	
Unquoted equity shares measured at fair value Bansal Windmills Private Limited		100	1,517.00	1,517.00		0.02	0.02	
Total Investments						0.02	0.02	
Aggregate book value o Aggregate market value Aggregate carrying valu	e of quoted inves ue of unquoted in	tments vestments		1		- - 0.02	0.02	
Category-wise other i	nvestments-as	per ind AS 109	classification			Rs. Ir As at 31st	Lakhs As at 31st	
	Particular	'S				March 2024	March 2023	
Financial assets carried	d at fair value thro	ough profit or lo	ss (FVTPL)			-	-	
Financial assets carried		•				-	-	
Financial assets measu						0.02	0.02	
Total Investments						0.02		

	ts		(Rs. In Lakhs)
Particulars		As at 31st March 2024	As at 31st March 2023
Unsecured, considered good			
In Deposit accounts (original maturity more that	n 12 months)	2.47	2.35
	Total	2.47	2.35
lote 6 : Other non-current assets			(Rs. In Lakhs)
Particulars		As at 31st March 2024	As at 31st March 2023
Unsecured, considered good			
Capital Advances		-	-
Other deposits		92.74	41.25
	Total	92.74	41.25
lote 7 : Inventories		·	(Rs. In Lakhs)
Particulars		As at 31st March	As at 31st March
Stock In Trade		2024	2023
Raw material		1.301.78	1.260.80
Packing Material		50.13	1,200.80
Finished goods		955.01	1.111.13
Fastners & Components		255.24	85.54
•		479.33	281.39
Work - in - Progress Stores		479.33	201.39
Master batch & Pigments		18.91	18.91
Trading goods	Total *	21.70 3,085.66	- 2,775.55
Certain portion of inventories are hypothecated Note 8 : Trade receivables	against fund and non fund f		(Rs. In Lakhs)
Particulars		As at 31st March 2024	As at 31st March 2023
Secured, considered good		-	-
		4,870.62	3,762.57
Unsecured, considered good *		-	
Unsecured, considered good * Unsecured, considered doubtful		4 870 62	3 762 57
		4,870.62	3,762.57

Ageing for Trade Receivable as on 31.03.2024

Rs. In Lakhs

Particulars	Outstanding	for following p	eriods fro	m due dat	e of payment		
	Less than 6 months	6 months to 1 year	1-2 years	2-3 years	More than 3 years	TOTAL	
Undisputed Trade Receivables -considered good	4,577.13	25.51	74.27	45.56	148.15	4,870.62	
Undisputed Trade Receivables which have significant increase in Credit Risk	-	-	-	-	-	-	
Undisputed Trade Receivables- Credit Impaired	-	-	-	-	-	-	
Disputed Trade Receivables considered Good	-	-	-	-	-	-	
Disputed Trade Receivables which have significant increase in credit risk	-	-	-	-	-	-	
Disputed Trade Receivables Credit Impaired	-	-	-	-	-	-	

Ageing for Trade Receivable as on 31.03.2023

Rs. In Lakhs

Particulars	Outstanding	for following p	eriods fro	om due dat	e of payment	
	Less than 6 months	6 months to 1 year	1-2 years	2-3 years	More than 3 years	TOTAL
Undisputed Trade Receivables -considered good	3,353.84	76.65	91.62	19.48	220.98	3,762.57
Undisputed Trade Receivables which have significant increase in Credit Risk	-	-	-	-	-	-
Undisputed Trade Receivables- Credit Impaired	-	-	-	-	-	-
Disputed Trade Receivables considered Good	-	-	-	-	-	-
Disputed Trade Receivables which have significant increase in credit risk	-	-	-	-	-	-
Disputed Trade Receivables Credit Impaired	-	-	-	-	-	-

Note 9 : Cash and cash equivalents	Rs. Ir	n Lakhs
Particulars	As at 31st March As 2024	at 31st March 2023
Cash and cash equivalents		
Cash on hand	2.39	2.77
Balances with banks		
- In current accounts	0.87	1.69
- In Cash Credit accounts	-	-
Other Bank Balances		
Balances held in Fixed Deposit Account		
(Maturing within 3 months)	29.78	28.64
Total	33.04	33.10

NATIONAL PLASTIC	TECHNOLOGIES LTD
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ote 10 : Other Bank balances	(R	s. In Lakhs)
Particulars	As at 31st March 2024	As at 31st March 2023
In Unclaimed dividend account	1.49	- 2023
In Deposit accounts (original maturity more than three months &	1.10	
Less than 12 months)	16.74	15.82
Total	18.23	15.82
Note 11 : Loans		
Particulars	As at 31st March 2024	As at 31st March 2023
Unsecured, considered good		
Advances to employees	0.12	-
Total	0.12	-
Note 12 : A. Income tax asset (net)		
Particulars	As at 31st March 2024	As at 31st March 2023
Advance payment of Income Tax (net)	85.03	
MAT Credit	25.10	108.76
Total	110.13	108.76
B. Income Tax Expenses & Deferred tax assets (net)		
Particulars	As at 31st March 2024	As at 31st March 2023
(a) Statement of Profit & loss		
Profit & loss section		
Current income tax	228.70	205.00
Deferred tax relating to origination & reversal of temporary differences	99.57	43.39
	99.57	43.39
Deferred tax relating to Ind AS adjustments Income tax expense reported in the statement of profit or loss	328.27	248.39
income tax expense reported in the statement of profit of loss	520.27	240.33
(b) Other comprehensive income section		
On Unrealised (gain)/loss on FVTOCI equity securities	-	-
	-	-
Un Net loss/(dain) on remeasurements of defined benefit plans	-	-
On Net loss/(gain) on remeasurements of defined benefit plans Income tax charged to OCI		
Income tax charged to OCI		
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit		
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended	1169.93	863.77
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax	1169.93 27.82%	863.77 27.82%
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax		
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate (A)	27.82%	27.82%
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate (A) Tax effects of :	27.82%	27.82%
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate Tax effects of : Income not subject to tax	27.82% 325.47	27.82% 240.30
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate Tax effects of : Income not subject to tax Inadmissible expenses or expenses treated separately	27.82% 325.47 - 104.00	27.82% 240.30 113.00
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate (A) Tax effects of : Income not subject to tax Inadmissible expenses or expenses treated separately Admissible deductions	27.82% 325.47	27.82% 240.30
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate (A) Tax effects of : Income not subject to tax Inadmissible expenses or expenses treated separately Admissible deductions Deferred tax on other items	27.82% 325.47 - 104.00 (200.77) -	27.82% 240.30 113.00 (148.30)
Income tax charged to OCI (c) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for the year ended Accounting profit before income tax Statutory income tax rate Tax at statutory income tax rate (A) Tax effects of : Income not subject to tax Inadmissible expenses or expenses treated separately Admissible deductions	27.82% 325.47 - 104.00	27.82% 240.30

c) Deferred tax relates to the following:		(Rs. In Lakhs)
	Balan	ce sheet
Particulars	As at 31st March 2024	As at 31st March 2023
Deferred tax assets		
Gratuity allowable on payment basis	(26.40)	(22.33)
Losses allowable under income tax Act, 1961	-	-
Deferred tax liability		
Property, plant and equipment	676.64	572.99
Deferred tax liability		
Fair valuation of financial instruments	-	-
lotal	650.24	550.66
Particulars	Recognised	in Profit and Loss
	As at 31st March	As at 31st March
	2024	2023
Property, plant and equipment	(103.64)	(51.21)
Gratuity allowable on payment basis	4.07	7.82
Losses allowable under Income Tax Act, 1961	-	-
Others	-	-
Total	(99.57)	(43.39)
	(*****)	(1000)
Particulars	Recogn	ised in OCI
	As at 31st March	As at 31st March
	2024	2023
Fair valuation of financial instruments	-	-
Total	-	-
d) Reconciliation of deferred tax liabilities (net):		
	As at 31st March	As at 31st March
Particulars	2024	2023
Balance at the beginning of the reporting period	550.66	507.27
Tax (income)/expense during the period recognised in Profit & Loss		10.00
(DTA)	99.58	43.39
Tax income/(expense) during the period recognised in OCI (DTL)	-	-
Total Note 13 : Other current assets	650.24	550.66
	As at 31st March	As at 31st March
Particulars	2024	2023
Unsecured, considered good		
Balances with govt. agencies:		
- Excise/Service Tax	5.14	5.14
- Goods and service tax	35.32	22.33
- Income tax	4.01	4.01
Advance to Supplier *	170.24	290.14
Others	335.07	232.19 553.81
Total	549.78	

Notes to Financial statements

Note 14	: Equity	Share	capital
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Particulars	As at 31s	t March 2024	As at 31s	t March 2023
	Number of shares	Amount (Rs. In Lakhs)	Number of shares	Amount (Rs. In Lakhs)
Authorised				
Equity Shares of Rs 10/- each with voting rights	7,000,000	700.00	7,000,000	700.00
Redeemable preference shares of Rs 100/- each	300,000	300.00	300,000	300.00
Issued				
Equity Shares of Rs 10/- each with voting rights Shares outstanding at beginning of				
the year Shares substanding at the and of	6,078,330	607.83	6,078,330	607.83
Shares outstanding at the end of the year	6,078,330	607.83	6,078,330	607.83
Subscribed and fully paid up Equity Shares of Rs 10/- each with voting rights Shares outstanding at beginning of				
the year	6,078,330	607.83	6,078,330	607.83
Shares outstanding at the end of the year	6,078,330	607.83	6,078,330	607.83
Total	6,078,330	607.83	6,078,330	607.83

a) Rights, preferences and restrictions attached to shares

Equity shares

The Company has one class of equity shares having a par value of `Rs 10/- each. Each shareholder is entitled to such rights as to attend and vote at the meeting of the shareholders, to receive dividends distributed and also has right in the residual interest of the assets of the Company. Every shareholder is also entitled to right of inspection of documents as provided in the Companies Act, 2013. There are no restrictions attached to equity shares. The dividend proposed by the Board of Directors is subject to approval of the shareholders in the ensuing Annual General Meeting, except incase of interim dividend.

b) Shareholders holding more than 5% of equity share capital

Particulars	As at 31s	t March 2024	As at 31s	March 2023
	Number of shares	% holding	Number of shares	% holding
Sudershan Parakh	15,18,505	24.98%	15,18,505	24.98%
Arihant Parakh	6,79,884	11.19%	6,79,884	11.19%
Manju Parakh	6,02,283	9.91%	5,65,136	9.30%
National Polyplast (India) Pvt Limited	6,00,000	9.87%	6,00,000	9.87%
Alok Parakh	5,56,200	9.15%	5,56,200	9.15%

Notes to Financial statements

Note 14 : Equity Share capital

C) Shares held by promoters at the end of the year alongwith changes durng the year

Particulars	As at 31st Ma	As at 31st March, 2024 As at 31st March, 2023 % cha		As at 31st March, 2024		% change
	Number of shares at the end of the year	% Holding	Number of shares at the end of the year	% Holding	during the year	
Sudershan Parakh	15,18,505	24.98%	15,18,505	24.98%	0.00%	
Arihant Parakh	6,79,884	11.19%	6,79,884	11.19%	0.00%	
Manju Parakh	6,02,283	9.91%	5,65,136	9.30%	0.61%	
National Polyplast (India) Pvt. Limited	6,00,000	9.87%	6,00,000	9.87%	0.00%	
Alok Parakh	5,56,200	9.15%	5,56,200	9.15%	0.00%	
Bachhraj Parakh (HUF)	44,710	0.74%	44,710	0.74%	0.00%	
Total	40,01,582	65.83%	39,64,435	65.22%	0.61%	

	Reserves	Reserves & Surplus	Items of OCI	
Particulars	Securities Premium Reserve	Retained earnings	Equity Instruments through OCI	Total Equity
Balance as at 31st March, 2022	16.40	2,346.98	(30.48)	2,332.90
Balance at the beginning of the reporting period 1st Apirl, 2022	16.40	2,346.98	(30.48)	2,332.90
Profit for the year		615.39		615.39
Other comprehensive income for the year net of income tax	I	I	(19.42)	(19.42)
Other comprehensive income arising from remeasurement				
of defined benefit obligation net of income tax		1		•
Total comprehensive income for the year	1	615.39	(19.42)	595.97
Cash dividends	ı	•	•	•
Dividend Distribution Tax (DDT)	ı			•
				•
Balance at 31st March, 2023	16.40	2,962.37	(49.90)	2,928.87
Balance at the beginning of the reporting period 1st Apirl, 2023	16.40	2,962.37	(49.90)	2,928.87
Profit for the year		841.65		841.65
Other comprehensive income for the year net of income tax	I		(9.16)	(9.16)
Other comprehensive income arising from remeasurement				1
of defined benefit obligation net of income tax				1
Total comprehensive income for the year		841.65	(9.16)	832.49
	1		•	1
Cash dividends	ı	(60.78)		(60.78)
Dividend Distribution Tax (DDT)	ı			•
Balance at 31st March, 2024	16.40	3,743.24	(20.06)	3,700.57
-				_
Nature and purpose of reserves : 1 Seminities Dramium: The amount received in excess of face value of the equity shares is reconnised in Seminim	alue of the edi	uity charac ic racoonicad ir	. Sacurițiae Dramium	
2. Retained Earnings: Retained earnings are the profits that the Company has earned till date, less any transfers to General Reserve,	company has	earned till date, less any t	ransfers to General Reser	rve,
Dividends or other distributions paid to shareholders. The above reserves are to be utilised in compliance with provisions of the relevant acts.	reserves are	to be utilised in compliance	e with provisions of the rel	levant acts.

Particulars	As at 31st March 2024	(Rs. In Lakhs) As at 31st March 2023
Secured		
From Banks		
- Axis Bank (Secured by exclusive charge on Machineries/ Movable fixed assets funded by relevant term Ioan & collateral security of immovable property at Irrungattukottai and Egmore, Chennai and movable fixed assets of Irrungattukottai and Hosur) (Personal Guarantee of Directors - Mr.Sudershan Parakh and Mr. Arihant Parakh)	331.44	112.74
- Axis Bank -ECLGS Term Loan (Secured by second charge on current assets of Irrungattukottai and Hosur & collateral security of immovable property at Irrungattukottai and Egmore, Chennai and movable fixed assets of Irrungattukottai and Hosur)	130.00	275.67
- ICICI Bank (Secured by exclusive charge on current assets and moveable fixed assets of units at Himachal Pradesh, Faridabad & Puducherry in addition to security of immovable property at Puducherry) (Personal Guarantee of Directors - Mr.Sudershan Parakh and Mr. Arihant Parakh)	277.95	375.91
- ICICI Bank -ECLGS Term Loan (Secured by Second charge on current assets and movable fixed assets of units at Himachal Pradesh, Faridabad & Puducherry in addition to security of immovable property at Puducherry)	104.42	226.97
From Non Banking Finance Companies - TATA Capital Financial Service Limited (TCFSL) (Secured by exclusive charge of Plant and equipments funded by TCFSL) (Personal Guarantee of Directors - Mr.Sudershan Parakh and Mr. Arihant Parakh)	-	13.22
Bajaj Finance Limited		
(Secured by exclusive charge of Plant and Equipments funded by BFL. Personal Guarantee of Director - Mr.Sudershan Parakh)	232.34	80.35
Total	1,076.15	1,084.86

Repayment Schedule for Term Loans:

Axis bank Term Loan: balance outstanding is repayable in monthly installments over maximum tenure of 53 months Axis Bank ECLGS Loan: Repayable over maximum period of 31 Months

ICICI Bank Term Loan: balance outstanding is repayable in monthly installments over maximum tenure of 70 months ICICI Bank ECLGS: Repayable over maximum period of 33 months

Bajaj Finance Term Loan: Repayable over maximum period of 28 months excluding moratorium.

Note 17 : Other financial liabilities		(Rs. In Lakhs)
Particulars	As at 31st March 2024	As at 31st March 2023
Security Deposit	-	-
Lease Rent Liability	1,295.04	1,453.60
Total	1,295.04	1,453.60

Particulars	As at 31st March	As at 31st March
Draviaian far amplavas hanafita	2024	2023
Provision for employee benefits Provision for Gratuity (Refer Note 31)	89.09	77.99
Total	89.09	77.99
	00.00	11.00
Note 19 : Financial Liabilities- borrowings (Current)		(Rs. In Lakhs)
Particulars	As at 31st March,2024	As at 31st March, 2023
Secured		
(i) Axis Bank Ltd		
(a) Cash credit facility	461.15	56.22
(Secured by exclusive charge on current assets of Irrungatukottai and		
Hosur both present & future & collateral security of Immovable property at Irrungattukottai and Egmore, Chennai and movable fixed assets of rrungatukottai and Hosur.		
Personal guarantee of Directors - Mr Sudershan Parakh and Mr Arihant Parakh		
(b) Current Maturities of Long-term Debt	306.82	204.16
(Term Loans Payable within one year)		
(c) WCDL	1800.00	1800.00
(Secured by exclusive charge on current assets of Irrungatukottai and Hosur both present & future & collateral security of Immovable property at Irrungattukottai and Egmore, Chennai and movable fixed assets of		
rrungatukottai and Hosur. Personal guarantee of Directors - Mr Sudershan Parakh and Mr Arihant Parakh		
(ii) ICICI Bank Ltd		
(a) Cash credit facility	521.68	1575.29
(Secured by exclusive charge on current assets and moveable fixed assets of unit at Himachal Pradesh, Faridabad & Puduchery in addition to security of Immovable property at Puduchery.		
Personal guarantee of Directors - Mr Sudershan Parakh and Mr Arihant Parakh		
(b) WCDL	1200.00	
(Secured by second charge on current assets and moveable fixed assets of unit at Himachal Pradesh, Faridabad & Puduchery in addition to security of Immovable property at Puduchery. Personal guarantee of Directors - Mr Sudershan Parakh and Mr Arihant Parakh	1200.00	
(c) Current Maturities of Long-term Debt (Term Loans Payable within one year)	352.07	366.39
(iii) TATA Capital Financial Services Limited		
Current Maturities of Long-term Debt	-	26.00
(Term Loans Payable within one year)		20.00
(iv) Bajaj Finance		
Current Maturities of Long-term Debt (Term Loans Payable within one year)	164.14	33.34
Total	4805.86	4061.40

Notes to Financial statements

Note 20 : Current financial liabilities- trade payables		(Rs. In Lakhs)
Particulars	As at 31st March 2024	As at 31st March 2023
Unsecured, considered good		
Due to Micro, Small and Medium Enterprises (MSMED)*	1.92	1.19
Others	3,143.10	2,147.29
Total	3,145.02	2,148.48

*Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the Management. This has been relied upon by the auditors.

Particulars	As at 31st March 2024	As at 31st March 2023
 (i) Principal amount remaining unpaid to any supplier as at the end of the accounting year 	1.92	1.19
(ii) Interest due thereon remaining unpaid to any supplier as at the end of the accounting year	-	-
(iii) The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day	-	-
(iv) The amount of interest due and payable for the year	-	-
 (v) The amount of interest accrued and remaining unpaid at the end of the accounting year 	-	-
(vi) The amount of further interest due and payable even in the succeeding year, until such date when the interest dues as above are actually paid	-	-

Ageing for trade payables as on 31.03.2024:

(Rs. In Lakhs)

	Payable for following periods from due date of payment					
PARTICULARS	Not Due	< 1 Yr	1-2 Years	2-3 years	More than 3 Years	Total
Micro and Small Enterprises (MSE)	-	1.92	-	-	-	1.92
Others	-	3,119.69	14.37	3.46	5.58	3,143.10
Disputed Dues- MSE	-		-	-	-	
Disputed Dues-Others	-		-	-	-	
Total	-	3,121.61	14.37	3.46	5.58	3,145.02
Add: Accrued Expenses	-		-	-	-	
Total	-	3,121.61	14.37	3.46	5.58	3,145.02

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	Payable for following periods from due date of payment		/ment					
PARTICULARS	Not Due	< 1 Yr	1-2 Y	'ears	2-3 years	More t 3 Yea		Total
Micro and Small Enterprises (MSE)	-	1.19	-		-			1.19
Others	-	2,140.64	1.0)7	3.40	2.18		2,147.29
Disputed Dues- MSE	-	-	-		-	-		-
Disputed Dues-Others	-	-	-		-	-		-
Total	-	2,141.83	1.0)7	3.40	2.18	3	2,148.48
Add: Accrued Expenses	-	-	-		-	-		-
Total	-	2,141.83	1.0)7	3.40	2.18	3	2,148.48
Note 21 : Other current financia	liabilities						(Rs.	. in lakhs)
Particulars	6				As at 31st 202		As at	31st Marc 2023
Expenses Payables					326.9		2	2023
Lease Rent Liability					283.	73	2	242.48
Others					1.9	95		1.87
				Tota	612.	62	4	183.65
Particulars Provision :	•				As at 31st 202			31st Marc 2023
Provision : Provision for income tax (Net)						-		64.31
Provision for Gratuity (Refer Note 31)				15.80				10.72
				Tota	15	5.80		75.03
Note 23 : Other current liab	ilities						(Rs.	. in lakhs)
Particulars					As at 31st M 2024	larch	As at	31st Marcl 2023
Statutory dues					172.45			166.53
Unclaimed dividend					1.49			-
		Т	otal		173.94			166.53
Note 24 : Revenue from op	eration							
Partic	ulars				ended 31s Irch, 2024			nded 31s h, 2023
				(Rs	. in lakhs)	((Rs. iı	n lakhs)
Revenue from ope	ration							
Sale of products				2	26,547.98		20	,737.61
Trading Sales					360.75			223.35
Joh Wark Dessints			1		12.97			30.41
Job Work Receipts					12.01			00.41

Particulars	Particulars		Year ended 31st March, 2023
		(Rs. In Lakhs)	(Rs. In Lakhs)
Interest Income on Term Deposits		2.36	1.98
Interest on Security Deposit		4.58	2.01
Miscellaneous Income		0.60	10.81
Profit on sale of assets(Net)		0.00	3.76
Forex Gain		1.46	0.78
	Total	9.00	19.34

Note 26.a Cost of materials consumed

(Plastic Granules, Pigments & Fasteners)

	For the year ended	For the year ended
Particulars	31st March, 2024	31st March, 2023
	(Rs. In Lakhs)	(Rs. In Lakhs)
Opening stock	1,365.24	1,796.91
Add : Purchases	20,063.93	15,393.60
	21,429.18	17,190.51
Less : Closing Stock	1,575.93	1,365.24
Cost of material consumed	19,853.25	15,825.27

Note 26.b Changes in inventories of finished goods, work-in-progress and stock-in-trade

Particulars	For the year ended 31st March, 2024	For the year ended 31st March, 2023
	(Rs. in Lakhs)	(Rs. in Lakhs)
Inventories at the end of the year:		
Work-in-Progress	479.33	281.39
Finished goods	955.01	1,111.13
Trading Goods	21.70	
	1,456.04	1,392.52
Inventories at the beginning of the year:		
Work-in-Progress	281.39	320.86
Finished goods	1111.13	1,014.01
	1,392.52	1,334.87
Net (increase) / decrease	(63.52)	(57.65)

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	Particulars	Year ended 31st March, 2024	Year ended 31st March, 2023
		(Rs. in lakhs)	(Rs. in lakhs)
(a)	Salaries, wages and bonus		
	(i) Remuneration to Directors	50.91	24.93
	(ii) Salaries and Bonus to Staff	636.87	482.66
	(iii) Wages to workers	709.62	592.87
(b)	Contribution to provident and other funds		
	Professional tax	0.16	0.13
	Contribution to PF,ESI & Other funds	89.07	69.99
	Incentive/ Ex-gratia/Gratuity	21.57	16.34
(c)	Staff Welfare	92.93	22.83
	Total	1,601.13	1,209.75

Note 27 : Employee benefit expenses

Note 28 : Finance cost

	Particulars	Year ended 31st March, 2024	Year ended 31st March, 2023
		(Rs. in lakhs)	(Rs. in lakhs)
(a)	Bank Charges / Processing Fees	5.28	10.93
(b)	Bill Discount Charges	-	1.13
(c)	Interest on :		
	Term Loan	190.62	192.16
	Working Capital / Cash credit	322.25	287.66
	Others	0.11	1.57
	Lease Payments	14.60	11.31
	Total	532.86	504.76

Particulars	Year ended 31st March, 2024	Year ended 31st March, 2023
	(Rs. in lakhs)	(Rs. in lakhs
A) Manufacturing Expenses		
Electricity Charges	954.42	694.72
Packing Material Consumed	147.54	82.40
Stores Consumed	96.23	98.67
Repairs & Maintenance - P&M/Electricals	117.29	106.76
Repairs & Maintenance - Buildings	3.95	9.25
Repairs & Maintenance - Mould	15.84	10.89
Casual Labour Charges	648.42	382.38
Processing Charges	54.05	15.31
Water Charges	8.26	2.90
Sub Total (A)	2,046.00	1,403.28
	Year ended 31st	Year ended 31st
Particulars	March, 2024	March, 2023
	(Rs. in lakhs)	(Rs. in lakhs
B) Selling & Distribution Expenses		
Sales Promotion/ Advertisement	0.80	0.51
Bad Debts Written off	93.71	95.31
Rebate & Discount	96.23	30.79
Freight & Forwarding	300.98	230.68
Loading and Unloading Charges	13.42	13.19
Sub Total (B)	505.15	370.48
Particulars	Year ended 31st March, 2024	Year ended 31st March, 2023
	(Rs. in lakhs)	(Rs. in lakhs
C) Administrative and Other Expenses		
Audit Fee*	2.75	2.75
Conveyance Expenses	12.16	9.24
Donation / CSR Expenditure	10.74	-
Exchange Fluctuation	4.06	-
Factory Expenses / Testing Charges	17.57	8.35
Gardening expenses	-	0.10
Hire Charges	20.83	5.95
House Keeping Expenses	10.53	5.74
Insurance Charges	9.37	8.09

Total (A+B+C)	2906.46	2052.31
Sub Total (C)	355.30	278.54
Telephone Charges	7.69	11.91
Travelling Expenses	34.13	21.11
Director's Sitting Fees	1.10	0.71
Share Transfer / AGM Expenses	1.20	1.15
Security Charges	46.42	34.52
Repairs & Maintenance-Others	41.79	39.53
Repairs & Maintenance-Vehicles	0.63	0.21
Rent	5.03	23.04
Rates & Taxes	30.83	19.41
Professional/Consultancy Charges	12.50	21.72
Printing & Stationery	25.89	24.05
Pre-Operative expenses	22.70	11.92
Postage & courier Charges	2.83	1.74
Pooja Expenses	3.29	1.13
Office Expenses	3.22	4.92
Membership Fees & Subscriptions	1.37	0.91
Loss on Sale of Assets	-	0.00
Listing/Filing Fees	3.51	3.00
Licence Fees	2.09	3.70
Information technology expenses	21.07	13.64

* Payments to	Auditors,	excluding	Goods	and	Service	Тах	
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Particulars		Year ended 31st March, 2024	Year ended 31st March, 2023
		(Rs. in lakhs)	(Rs. in lakhs)
Payments to the auditors			
- For Statutory Audit		2.25	2.25
- For Tax Audit		0.50	0.50
Τα	otal	2.75	2.75

Note		Particulars	As at 31st March 2024	As at 31st March 2023	
			(Rs. in lakhs)	(Rs. in lakhs)	
30	(i) Commitments and Contingent liabilities (to the ex Commitments		extent not provided for)		
	 Estimated amounts of contracts to be executed on capital accounts and not provided for 		53.39	156.95	
	Contingent liabilities no - Bank Guarantee	ot provided for :	157.36	157.36	
	- others (Sales Tax)		8.45	4.25	
	Matter	Dispute	Authority / Court	Amount Rs. in Lakhs	
	Value Added Tax As at 31st March, 2024	Difference of tax rate applicable	Himachal Pradesh Tax Tribunal	8.45	
	Value Added Tax As at 31st March, 2023	Penalty u/s 27 & 28 and other matters of TNVAT Act	Appellate Deputy Commissioner (CT) Chennai (Central)	4.25	
31	Employee benefit pla a) Defined contribution Amount towards Define	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina	0		
31	The Company does no Employee benefit pla a) Defined contributio Amount towards Define and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em	ncial year 2023-2024 (Rs.	52.24 Lakhs for	
31	The Company does no Employee benefit pla a) Defined contributio Amount towards Define and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns:	ncial year 2023-2024 (Rs.	52.24 Lakhs for	
31	The Company does no Employee benefit pla a) Defined contributio Amount towards Define and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024	52.24 Lakhs for e form of non funded As at 31st March 2023	
31	The Company does no Employee benefit pla a) Defined contributio Amount towards Define and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates	t have any contingent assets. ns on plans: ed Contribution Plans have bee te : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em i funded plans are as follows:	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March	52.24 Lakhs for e form of non funded As at 31st March	
31	The Company does no Employee benefit pla a) Defined contributio Amount towards Define and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em i funded plans are as follows: Particular	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024	52.24 Lakhs for e form of non funded As at 31st March 2023	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em i funded plans are as follows: Particular t Value of obligation	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024	52.24 Lakhs for e form of non funded As at 31st March 2023	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor 1. Changes In Presen	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em funded plans are as follows: Particular t Value of obligation beginning of the year	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024 (Rs. in lakhs)	52.24 Lakhs for e form of non funded As at 31st March 2023 (Rs. in lakhs)	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor 1. Changes In Presen a. Obligation as at the	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em funded plans are as follows: Particular t Value of obligation beginning of the year	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024 (Rs. in lakhs) 88.71	52.24 Lakhs for e form of non funded As at 31st March 2023 (Rs. in lakhs) 57.62	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor 1. Changes In Presen a. Obligation as at the li- b. Current Service Cos	t have any contingent assets. ns on plans: ed Contribution Plans have bee te : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em f unded plans are as follows: Particular t Value of obligation beginning of the year t	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024 (Rs. in lakhs) 88.71 15.45	52.24 Lakhs for e form of non funded As at 31st March 2023 (Rs. in lakhs) 57.62 12.28	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor 1. Changes In Presen a. Obligation as at the lib. Current Service Cos c. Interest Cost	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em i funded plans are as follows: Particular t Value of obligation beginning of the year t	ncial year 2023-2024 (Rs. ployee benefits plans in th As at 31st March 2024 (Rs. in lakhs) 88.71 15.45	52.24 Lakhs for e form of non funded As at 31st March 2023 (Rs. in lakhs) 57.62 12.28	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor 1. Changes In Presen a. Obligation as at the b. Current Service Cos c. Interest Cost d. Actuarial (Gain)/Loss e. Benefits Paid (referent	t have any contingent assets. ns on plans: ed Contribution Plans have bee e : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em i funded plans are as follows: Particular t Value of obligation beginning of the year t	ncial year 2023-2024 (Rs. ployee benefits plans in th 2024 (Rs. in lakhs) 88.71 15.45 6.11 -	52.24 Lakhs for e form of non funded As at 31st March 2023 (Rs. in lakhs) 57.62 12.28 4.07	
31	The Company does no Employee benefit pla a) Defined contribution Amount towards Defined and other funds" in Not financial year 2022-202 b) Defined benefit pla The Company operates Gratuity. Details of nor 1. Changes In Presen a. Obligation as at the b. Current Service Cos c. Interest Cost d. Actuarial (Gain)/Loss e. Benefits Paid (referent	t have any contingent assets. ns on plans: ed Contribution Plans have bee te : 27 Rs. 68.35 Lakhs for fina 23). ns: s post employment defined em funded plans are as follows: Particular t Value of obligation beginning of the year t s note below) to finanacial assumptions	ncial year 2023-2024 (Rs. ployee benefits plans in th 2024 (Rs. in lakhs) 88.71 15.45 6.11 - 14.54	52.24 Lakhs for e form of non funded As at 31st March 2023 (Rs. in lakhs) 57.62 12.28 4.07 - 4.68	

2. Changes in Fair Value of Plan Assets		
a. Fair Value of Plan Assets as at the beginning	-	-
of the year		
b. Expected return on Plan Assets	-	-
c. Actuarial Gain/(Loss)	-	-
d. Contributions	14.54	4.68
e. Benefits Paid	14.54	4.68
f. Fair Value of Plan Assets as at the end of the year	-	-
3. Amount Recognised in The Balance Sheet		
a. Fair Value of Plan Assets as at the end of the year	-	-
b. Present Value of Obligation as at the end of the year	104.89	88.71
c. Amount recognised in the Balance Sheet	(104.89)	(88.71)
4. Expense recognised in P & L during the year		
a. Current Service Cost	15.45	12.28
b. Net Interest Cost	6.12	4.06
c. Expense recognised during the year	21.57	16.34
5. Expense recognised in OCI during the year		
a. Return on Plan Assets excluding Interest Income	-	-
b. Actuarial (Gain)/Loss recognised on Obligation	9.16	19.42
c. Net (Income)/Expense recognised during the year	9.16	19.42

Assumptions :

Particular	As at 31st March 2024	As at 31st March 2023		
a. Discount Rate (per annum)	7.23%	7.51%		
b. Salary Escalation Rate (per annum)	4.00%	4.00%		
c. The estimate of mortality rate during employment has been considered as per Indian Assured Lives Mortality (2012-2014).				

d. The estimates of future salary increases considered in actuarial valuation take account of inflation, seniority, promotion

and other relevant factors.

Note 32

I Disclosure of fair value measurements

(a) Financial Instruments by category:-

The following tables provides categorization of all financial instruments

(Rs. in lakhs)

Particulars	Amortized Cost	FVTPL	FVTOCI	Carrying amount	Fair value
As at 31-3-2024					
Financial Assets					
Investments	-	-	0.02	0.02	0.02
Trade Receivables	4870.62	-	-	4870.62	4870.62
Cash and cash equivalents	33.04	-	-	33.04	33.04
Financial liabilities					
Borrowings	5882.01	-	-	5882.01	5882.01
Trade payables	3145.02	-	-	3145.02	3145.02
Other financial liablities	1907.66	-	-	1907.66	1907.66
As at 31-3-2023 Financial Assets					
Investments	-	-	0.02	0.02	0.02
Trade Receivables	3762.57	-	-	3762.57	3762.57
Cash and cash equivalents	33.10	-	-	33.10	33.10
Financial liabilities					
Borrowings	5146.26	-	-	5146.26	5146.26
Trade payables	2148.48	-	-	2148.48	2148.48
Other financial liablities	1937.26	-	-	1937.26	1937.26

(b) Fair value hierarchy

The company uses the following hierarchy for determining and disclosing the fair value of financial instruments by Valuation technique :

LEVEL 1- Quoted (Unadjusted) in active markets for identical assets or liabilities .

LEVEL 2 - Other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

LEVEL 3 - Techniques which use inputs that have a significant effect on recorded fair value that are not based on observable market data.

The details of financial instruments that are measured at fair value on recurring basis are given below (Rs. in lakhs)

PARTICULARS	LEVEL 1	LEVEL 2	LEVEL 3	TOTAL
Financial instruments at FVTOCI	-	-	-	-
Investment in unlisted equity securities	-	-	-	-
As at 31/3/2024	-	-	0.02	0.02
As at 31/3/2023	-	-	0.02	0.02

Valuation techniques used to determine the fair value

The significant inputs used in the fair value measurement categorized within the fair value hierarchy are given below:

Nature of financial Instruments	financial Instruments Valuation technique Ren	
Investment in Unlisted securities	At Fair Value	It is carried at Fair Value

II Financial Risk Management

The board of directors (BOD) has overall responsibility for the establishment and oversight of the Company's risk management framework and thus established a risk management policy to identify and analyse the risk faced by company. Risk management systems are reviewed by BOD periodically to reflect changes in market conditions and the Company's activities. The company through its training and management standards and procedures develop a disciplined and constructive controlled environment. The Audit committee oversees how management monitors compliance with the Company's risk management policies and procedures, and reviews the risk management framework.

The company has the following financial risk:

Categories of Risk	Nature of Risk	
Credit risk	Receivables	
oredit fisk	Financial instruments and cash deposits	
Liquidity risk	Fund management	
Foreign currency risk		
Market risk	Cash flow and fair value interest rate risk.	

The board of directors regularly reviews these risk and approves the risk management policies, which covers the management of these risk :

a) CREDIT RISK

The risk of financial loss to the company if the customer or counter party to the financial instruments fails to meet its contractual obligations and arises principality from the company's receivables, treasury operations and other operations that are in the nature of lease.

1a) Receivables

The company's exposure to credit is influenced mainly by the individual characteristic of each customer. The company extended credit to its customers in normal course of business by considering the factors such as financial reliability of customers. The company evaluates the concentration of the risk with the respect to trade receivables as low, as its customers are located in several jurisdictions and operate in largely independent markets.

The following table gives details in respect of percentage of trade receivables from top customer and top five customers :

Particulars	As at 31st March 2024	As at 31st March 2023
Receivable from top customer	34.00%	32.73%
Receivable from top 5 customers	90.45%	88.88%

1b) Financial instruments and cash deposits.

Investments are made only with the approved counter parties. The company places its cash Equivalents based on the creditworthiness of the financial institutions.

b) Liquidity risk

Ultimate responsibility for liquidity risk management rests with the board of directors, which has established an appropriate liquidity risk management framework for the management of the Company's short, medium and long term funding and liquidity management requirements.

MATURITIES OF FINANCIAL LIABLITIES

MATURITIES OF FINANCIAL L	Rs. In Lakhs			
Nature of financial liablity	<1 year	1-5 years	>5 years	Total
As at 31/3/2024				
Borrowings from banks	4,805.86	1,064.11	12.04	5,882.01
Trade payable	3,145.02		-	3,145.02
Other financial liability	612.62	834.79	460.25	1,907.66
As at 31/3/2023				
Borrowings from banks	4,061.40	1,084.86	-	5,146.26
Trade payable	2,148.48		-	2,148.48
Other financial liability	483.65	876.01	577.60	1,937.26

C) Market risk

a) Foreign Currency Risk

The company's exposure in foreign currency denominated transactions in connection with import of raw materials, capital goods& spares, besides exports of finished goods in foreign currency, give rise to exchange rate fluctuation risk.

The company's exposure to foreign currency risk (Un-hedged) as detailed below:

Currency	Trade payable	Trade and other receivables	Balance with banks
IN USD			
As at 31/3/2024	-	3,400.00	-
As at 31/3/2023	19,280.00	-	-
IN EURO			
As at 31/3/2024	-	-	-
As at 31/3/2023	-	-	-
In GBP			
As at 31/3/2024	-	-	-
As at 31/3/2023	-	-	-

Risk sensitivity on foreign currency fluctuation

Rs. In Lakhs

Foreign currency	31/03/2024		31/03/2023		
	3% increase	3% decrease	3% increase	3% decrease	
USD	0.09	(0.09)	0.44	(0.44)	
Euro	-	-	-	-	
GBP	-	-	-	-	

b) Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of an exposure will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's debt obligations with floating interest rates. Anu changes in the interest rates environment may impact future cost of borrowings. The Company monitors the movements in interest rates and wherever possible, reacts to material movements in such interest rates by restructuring its financing arrangements.

For the year ended March 31, 2024 and March 31, 2023, every 1% increase/decrease of the floating rate of interest would impact profit before tax by Rs (18.99) lakhs/Rs.18.99 lakhs and Rs.(17.15) lakhs/Rs.17.15 lakhs respectively.

III CAPITAL MANAGEMENT

For the purpose of company's capital management, capital includes issued equity share capital and all other equity reserves attributable to the equity holders of the company. The primary objective of the company's capital management is to maximize the shareholders wealth. The company manages its capital structure and makes adjustments in the light of changes in economic conditions and the requirements of the financial covenants.

Note	Particulars					
33	Related party transactions					
	Description of relationship	Names	of related partie	es		
	Key Management Personnel (KMP)					
	Managing DirectorShri Arihant ParakhDirectorShri Sudershan Parakh					
	Director Mrs Manju Parakh					
	Independent Director Shri Ajit Kumar Chordia					
	Independent Director	Shri Sudhir K Patel				
	Executive Director	Shri Venkatesan N				
	(w.e.f. 12-04-2023)					
	Chief Financial Officer	Shri Manikandan Ramasamy				
	Company Secretary	Shri S. Abishek				
	Associate Concerns	National Polyplast (India) Pvt Ltd National Autoplast				
		Panadevi Bachraj Parrakh Charita	able Trust			
	Details of transactions with related					
	parties : Description	Name	<u>Year ended 31st</u> <u>March, 2024</u> (Rs in Lakhs)	<u>Year ended 31st Marcl</u> 2023 (Rs in Lakhs)		
			()	(
	Managerial remuneration	Shri Arihant Parakh	24.00	18.53		
		Shri Venkatesan N	30.72	6.39		
		Shri S Abishek	12.45	12.55		
		Shri Manikandan Ramasamy	14.47	12.65		
	Director's Sitting Fees	Shri Sudhir K Patel	0.65	0.22		
	5	Shri Ajit Kumar Chordia	0.45	0.49		
	Professional Charges	Shri Sudhir K Patel	0.62	0.56		
	Purchase of goods	National Autoplast	81.58	55.59		
		National Polyplast (India) Pvt Ltd	22.10	0.28		
	Sale of goods	National Autoplast	4.66	19.37		
		National Polyplast (India) Pvt Ltd	8.11	3.58		
	Purchase of License	National Polyplast (India) Pvt Ltd	-	1.17		
	Receiving services	National Autoplast	25.39	0.59		
		National Polyplast (India) Pvt Ltd	10.00	1.68		
	Rendering services	National Autoplast	5.05	7.84		
			2.72	-		

I

Description Purchase of fixed assets Sale of fixed assets Donation Dividend paid	National Autoplast National Polyplast (India) Pvt Ltd National Autoplast National Polyplast (India) Pvt Ltd Panadevi Bachraj Parrakh Charitable	March, 2024 (Rs in Lakhs) 5.41	Year ended 31st March 2023 (Rs in Lakhs) 18.81 11.13
Sale of fixed assets Donation	National Polyplast (India) Pvt Ltd National Autoplast National Polyplast (India) Pvt Ltd	1.37	
Donation	National Polyplast (India) Pvt Ltd	2.70	
	Panadevi Bachrai Parrakh Charitable		0.77 1.62
Dividend naid	r anadori Baoinaj r analar onaliabio	Trust 10.50	-
Dividend paid	National Polyplast (India) Pvt Ltd	6.00	-
	Bachhraj Parakh Huf	0.45	-
	Shri Sudershan Parakh	15.19	-
	Shri Manju Parakh	5.82	-
	-	5.56	-
	Shri Arihant Parakh	6.80	-
		<u>Year ended 31st</u> <u>March, 2024</u> (Rs in Lakhs)	<u>Year ended 31st March 2023</u> (Rs in Lakhs)
Sitting Fees Pavable	Shri Sudhir K Patel	-	0.06
	Shri Ajit Kumar Chordia	-	0.08
Managerial Remuneration	Shri Arihant Parakh	1.75	0.52
	Shri Venkatesan N	1.52	-
,	Shri Manikandan R	1.14	0.58
	Shri Abishek S	0.69	0.65
Accounts receivables	National Polyplast (India) Pvt Ltd	1.84	-
Accounts payable	National Polyplast (India) Pvt Ltd	0.15	13.28
	National Autoplast	0.09	39.57
		Shri Manju Parakh Shri Alok Parakh Shri Alok Parakh Shri Alok Parakh Shri Arihant ParakhSitting Fees PayableShri Sudhir K Patel Shri Ajit Kumar ChordiaManagerial Remuneration PayableShri Arihant Parakh Shri Venkatesan N Shri Manikandan R Shri Abishek SAccounts receivablesNational Polyplast (India) Pvt Ltd Accounts payable	Shri Manju Parakh5.82Shri Alok Parakh5.56Shri Alok Parakh5.56Shri Arihant Parakh6.80Year ended 31st March, 2024 (Rs in Lakhs)Sitting Fees PayableShri Sudhir K PatelSitting Fees PayableShri Sudhir K PatelManagerial Remuneration PayableShri Arihant ParakhShri Arihant Parakh1.75 Shri Venkatesan NShri Abishek S0.69Accounts receivablesNational Polyplast (India) Pvt LtdAccounts payableNational Polyplast (India) Pvt Ltd

34	SEGMENT INFORMATION						
	Operating Segments						
	The Company operates in one reportable	business segment	namely 'Inj	ection Moule	ded Plasti	c Products	
	as per Ind AS 108 on 'Operating Segment	ts'.					
	Geographical Information:						
	The Company operates only in India.						
	Information about major customers:						
	During the years ended 31 March 2024	and 31 March 202	3, revenues	from trans	actions w	ith a single	
	customer amounting to 10% or more of t	he Company's reve	enues from o	customers i	ncludes 3	customers	
	amounting to ₹22,176.17 lakhs and ₹16	,487.24 lakhs respe	ectively.				
35	Corporate Social Responsibility Disclosure;				R	s. In Lakhs	
	Particualrs			202	3-24	2022-2	
	a) The gross amount required to be spend b	y the company durir	ng the year	1	0.20	-	
	b) Amount approved by the board to be spe	end during the year		1	0.50	-	
	c) Amount spent during the year			10.50		-	
	d) Excess Amount carried forward from PY			-		-	
	e) Amount unspent as at the end of the yea	r		-		-	
	f) Amount Excess spent as at the end of the	year		-	0.30	-	
36	Dividend proposed			Rs. In Lakhs			
	Particulars		Marc	h 31,2024	March 31,2023		
	Proposed dividends on equity shares:						
	Final dividend for the year ended on March 3 (Previous year ₹ 1 per share)	1, 2024 : ₹ 1 per shar	e	60.78 60.78		60.78	
	Total			60.78		60.78	
	Proposed dividends on equity shares are su recognised as a liability as at 31st March. With effect from April 1, 2020, the Dividend under section 1150 of Income Tax Act was a and a withholding tax was introduced on th taxable in the hands of the recipient. The dividend declared/proposed and paid is	Distribution Tax ('Di abolished e payment of divider	DT') payable nd. As a resul	by the comp It, dividend is	any s now		
37	Debtors and creditors are subject to confirmation. In the opinion of the management, all the debtors are recoverable. Hence, no provision for bad/doubtful debt has been made in the books of accounts.						
38	The Company has adopted Indian Accorn Right of Use assets (ROU) of Rs 1,578 payable in the financial statement, discou	.77 Lakhs and it's	correspondi	ing future m	ninimum le	ease rental	
					Rs	. In Lakhs	
		<u>More than 1 year</u> ut less 3 Years"		nan 3 year s 5 Years"	"Mor	e than 5 yea	
	283.73	496.45	33	8.34		460.25	
	283.73	496.	45	45 33	45 338.34	45 338.34	

Note	Particulars	Year ended 31st March, 2024	Year ended 31st March, 2023		
39	Earnings per share (from continued operation) Basic & Diluted Net profit / (loss) for the year (Rs. In Lakhs)	044.65	645 20		
	Weighted average number of equity shares Par value per share (Rs.)	841.65 6,078,330 10			
	Earnings per share (Rs.)	13.85	10.12		
40	Key Financial Ratios:	Year ended 31st March, 2024	Year ended 31st March, 2023	<u>% Variance</u>	<u>Remarks</u>
	a) Current Ratio (times) (Current Assets/ Current liabilities)	0.99	1.05	-6%	NA
	b) Net Debt/ Equity Ratio (times) (Total borrowing-Cash/Equity)	1.35	1.44	-6%	NA
	 c) Debt service coverage Ratio (times) (EBIT before Exceptional items / (Interest expenses+principal repayments of long term loans made during the period excluding prepayments) 	1.51	1.18	28%	Improvement in rat is due to better operating performance
	d) Return on equity (%) (Net Profit after tax/ Average shareholders equity)	21.46%	19.00%	13%	NA
	e)Inventory turnover Ratio (times) (Annualised cost of goods sold/ Average inventory)	6.87	5.32	29%	Improvement in ration is due to effective utilization of invento
	f) Debtors Turnover ratio (times) (Annualised turnover/ Average Debtors)	6.24	6.61	-6%	NA
	g) Trade payable turnover ratio (times) (Cost of goods sold + Other expenses) / Average trade payable)	8.70	10.63	-18%	NA
	h) Net Capital turnover ratio (times) (Net Sales/ Current Assets-current liabilities excluding current maturities of long term debt)	46.96	23.04	104%	Improvement in ratio is due to effective utilization of working capit
	i) Net Profit Ratio (%) (Profit after Tax/ Turnover)	3.13%	2.93%	7%	NA
	 j) Return on capital employed (%) (Earnings before interest, tax and exceptional items/ Capital employed) 	22.95%	20.84%	10%	NA
	k) Return on investment (%) (income generated from invested funds/ Average invested funds)	NA	NA	NA	Bench marking the return or annual basis will not reflect the return on such investme
41	 Additional Regulatory Disclosures as per Schedule III of Companies Act, 2013: a) The Title deeds of the immovable properties (other than properties where the Company is the Lessee and the lease agreements are duly executed in favour of the lessee) are held in the name of the Company. b) The Company does not have any investment property. c) As per the Company's accounting policy, Property, Plant and Equipment (including Right of Use Assets) and intangible assetsare carried at historical cost (less accumulated depreciation & impairment, if any), hence the revaluation related disclosuresrequired as per Additional Regulatotory Information of Schedule III (revised) to the Companies Act, is not applicable. d) The Company has not granted Loans or Advances in the nature of loan to any promoters, Directors, KMPs and the related parties (As per Companies Act, 2013), which are repayable on demand or without specifying any terms or period or repayments. e) No Proceedings have been initiated or pending against the Company for holding any Benami property under the Benami Transactions (Prohibition)Act, 1988 (45 of 1988) and the rules made thereunder. f) The Company has been sanctioned facilities from banks on the basis of security of current assets and immovable properties. The periodic returns filed by the Company with such banks are in agreement with the 				

AJESH MODI artner lembership No : 027425 DIN No. : 24027425BKGUZT3486	Arihant Parakh Managing Director DIN:07933966	Sudershan Parakh Director DIN : 01161124
or C A Patel & Associates hartered Accountants irm Registration No : 014055S	For and on behalf of the	Board of Directors
Previous year's figures have been	re-grouped/re-arranged wherever fou	und necessary.
not applicable. h) There are no transactions with the Act, 2013 or Section 560 of the Corm i) All applicable cases where regins Companies have been filed. No regins j) The Company has complied with Corn k) No scheme of arrangement has be Companies Act, 2013 read with Corn k) No scheme of arrangement has be Companies Act, 2013. l) The Company has not advanced foreign entities (Intermediaries) with i) directly or indirectly lend or investible behalf of the company (ultimate bern ii) provide any guarantee, security of m) The Company have not received Party) with the understanding (wheth i) directly or indirectly lend or involution on behalf of the Funding Party (Ultimini) ii) provide any guarantee, security of n) The Company has not operated in o) During the year the Company has in the books of accounts in the tax as p) In the opinion of the Board Assets investments does not have realisation ordinary course of business.	e Companies whose name are struck of apanies Act, 1956 during the year ended stration of charges or satisfaction is istration or satisfaction is pending at the th the number of layers prescribed u mpanies (Restriction on number of Laye been approved by the competent author do r loaned or invested funds to any on the understanding that the Intermedia st in other persons or entities identifien enficiaries) or or the like to or on behalf of the ultimate to d any fund from any person(s) or entity(her recorded in writing or otherwise) that rest in other persons or entities identifien at Beneficiaries) or or the like on behalf of the Ultimate benefin any crypto currency or Virtual Currence s not disclosed or surrendered, any inco sessments under Income Tax Act, 1966 s other than Property, Plant and Equipro ble value which is more than the carry	s required to be filed with Registrar of the year ended 31st March 2024. under clause (87) of Section 2 of the vers) Rules, 2017. ority in terms of Section 230 to 237 of the other person(s) or entity (ies), includin ary shall: ed in any manner whatsoever by or of beneficiary) ((ies), including foreign entities (Fundin hat the Company shall: tified in any manner whatsoever by or eficiaries. hey transactions. come other than the income recognise

PROXY FORM

National Plastic Technologies Ltd

Regd. Office : Thiru Complex, II Floor, 69 (Old No.44), Pantheon Road, Egmore, Chennai - 600 008

Folio No: / DP No.:

No. of share (s) held :

I/We.....being a member / members of NATIONAL PLASTIC TECHNOLOGIES LIMITED hereby appoint.....of

..... of failing him of

.....as my / our proxy to vote for me / us on my / our behalf at the 35th Annual General Meeting to be held on Tuesday, the 17th September, 2024 at 10.35 AM at The Arihanth Hall, Madras Hotel Ashoka, 47, Pantheon Road, Egmore,

Chennai - 600 008 or at any adjournment thereof.

Signed this......day of......2024.

Name :

Note : The proxy in order to be effective should be duly stamped, completed and signed and must be deposited at the Registered Office of the Company not less than 48 hours before the time for holding the aforesaid meeting,

The Proxy need not be a member of the Company.

ATTENDANCE SLIP NATIONAL PLASTIC TECHNOLOGIES LIMITED

Regd. Office : Thiru Complex, II Floor, 69 (Old No.44), Pantheon Road, Egmore, Chennai - 600 008.

PLEASE FILL ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING VENUE.

Joint share holders may obtain additional Attendance Slip on request.

NAME AND ADDRESS OF THE SHAREHOLDER:

Folio No: / DP No.:

No. of share (s) held :

I hereby record my presence at th 35th Annual General Meeting of the Company held on Tuesday, the 17th September, 2024 at 10.35 AM at The Arihanth Hall, Madras Hotel Ashoka, 47, Pantheon Road, Egmore, Chennai - 600 008 or at any adjournment thereof.

SIGNATURE OF THE SHAREHOLDER OR PROXY:

Strike out whichever is not applicable

Note : The company will not distribute any gift.

Book-Post

То _____

If Undelivered please return to : NATIONAL PLASTIC TECHNOLOGIES LTD

Reg. Office : Thiru Complex, II Floor, 69, (Old No. 44) Pantheon Road, Egmore, Chennai - 600 008. 🕿 : 4340 4340

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