

14-A, Industrial Area, A.B. Road, Dewas 455 001 (M.P.) India. Phone: +91-7272-258251-52, Fax: +91-7272-400121 Email: admin@vippyspinpro.com, Web: www.vippyspinpro.com

VSL/2024-25/835

26th August, 2024

To, Department of Corporate Services, BSE Limited 25th Floor, P.J. Towers, Dalal Street, Mumbai-400001 IN

SUB: SUBMISSION OF ANNUAL REPORT FOR THE FINANCIAL YEAR 2023-2024

Scrip Code: 514302

Dear Sir/Madam,

Pursuant to Regulation 34 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the Annual Report of the Company for the financial year 2023-2024, including Notice for convening the 32nd Annual General Meeting of the Company scheduled to be held on Thursday, 19th day of September, 2024.

Please receive and take the same on your records.

Thanking you

Yours Faithfully For **Vippy Spinpro Limited**

Pulkit Maheshwari CS, Compliance Officer & CFO M.No. ACS 68690

Encl: a/a



32nd Annual Report 2023-24



VIPPY SPINPRO LIMITED



Board of Directors : Shri Piyush Mutha (Managing Director)

Shri Praneet Mutha (Director)

Shri Mangalore Maruthi Rao (Whole Time Director)
Shri Raghuram Krishnamurthy (Independent Director)
Smt. Deepa Sudhir Mekal (Independent Woman Director)

Shri Manish Jhanwar (Independent Director)

Chief Financial Officer : Shri Pulkit Maheshwari (Designated w.e.f. 09th May, 2023)

Company Secretary : Shri Pulkit Maheshwari

Auditors : M/s R.S. Bansal and Co. Chartered Accountants;

Bankers : HDFC Bank Limited

Secretarial Auditor : M/s. Shilpesh Dalal & Company
Cost Auditors : M/s. M. Goyal & Company
Registered Office : 414,City Centre,570, M.G Road,

Indore-452001(M.P.)

Phone: 07272-258251/258252/405352

Fax: 07272-400121

Works Office : 14-A, Industrial Area

A.B. Road, Dewas-455001(M.P.)

Phone Nos.: 07272-258251/258252/405352

Fax No. 07272-400121

Registrar & Share Transfer Agent : Ankit Consultancy Pvt. Ltd.

60, Electronic Complex Pardeshipura,

Indore-452010 (M.P.)

Ph. 0731-2551745-46,Fax No. 0731-4065798

Email:investor@ankitonline.com

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ABOUT VIPPY SPINPRO LIMITED

Your Trusted Open End (OE) Cotton Yarn Spinning Partner since 1992 situated in Dewas (Madhya Pradesh), Vippy Spinpro Limited has been a prominent player in the cotton yarn spinning industry. We take immense pride in our state-of-the-art Open End Cotton yarn spinning unit, which consistently produces approximately 35 tons of high-quality yarn per day.

We don't just stop at producing conventional yarn, we specialize in the production of waxed yarn, slub yarns, low twist yarns, soft yarns, contamination free yarn & contamination controlled yarn catering to the evolving demands of the textile industry. Our commitment to innovation drives us to develop yarns that inspire creativity and meet the unique requirements of our valued customers.

With more than 3 decades of experience and a customer-centric approach, Vippy Spinpro Limited has become a trusted partner for textile manufacturers worldwide. We are dedicated to delivering consistent quality, prompt service, and technical expertise that exceed expectations.

OUR INFRASTRUCTURE





Giving Back to Society:

We remain committed to fulfil our obligations towards society through meaningful initiatives that are designed to make a positive impact on people as well as the environment. We understand the importance of sustainable practices, ethical business conduct, and giving back to the communities in which we operate. Our CSR initiatives are deeply ingrained in our corporate culture and we consistently strive to create better future for people as well as the planet.

Environment:

On the occasion of World Environment day program the employees of the Company Participated in a Tree Plantation drive at Shankargarh Hill, local outskirt of dewas, as an initiative towards sustainable environment.



Use of Renewable Energy:

Your Company is committed to build business with save energy and save environment. In line of this we have utilized approx. 2,571,548 Units generated from Green energy Sources (Solar & Wind) which accounts for 16% of our total utilization for FY 23-24. Thereby reducing the reliance on conventional sources of energy and minimising carbon emissions.

Rainwater Harvesting:

Your Company is committed to the sustainable use of all natural resources and minimizes waste at source and recycles where possible. Considering the scarcity of natural resources, the Company continue to maintain "Rain Water Harvesting System" at the factory premises at Dewas. The 12375 sq. meters of roof area has been covered under the rain water harvesting and approx. 13129.87 cubic meters of water has been collected at factory premises at Dewas, resulting in saving water and recharging of ground water consequently.

Social Concern:

Every year, in memory of the late founder Shri Prakash Mutha, the company has been involved in inspiring activities to honor his legacy. The company has provided financial assistance to deserving students with exceptional academic achievements to support their education. In the current year, a total of 81 students have been selected to receive this benefit, which has helped them pursue their academic goals.

By providing such assistance, the company has demonstrated its commitment to education and its belief in the power of knowledge to transform lives. This initiative not only honors the legacy of the late founder but also serves as a testament to the company's values and its dedication to making a positive impact on society.



Strategically driving business growth:

Your Company participated for the First time in Yarn & Fibre Expo at Jio Convention Center Mumbai in February 2024 by setting up its own stall. More than 250 Stalls were there in the Expo.

The Sales and Technical Team of the company in leadership of Managing Director attended the same, with a vision to showcase our new products to our existing as well as new customers & initiate new developments & new strategic relationships.





NOTICE

Notice is hereby given that the 32nd Annual General Meeting of the Members of the Company will be held on **Thursday**, 19th day of September, 2024 at 11:30 A.M. through two-way Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") for which purposes the registered office of the Company situated at 414, City Center, 570, M.G. Road, Indore-452001 (M. P.) shall be deemed as the venue for the Meeting and the proceedings of the Annual General Meeting shall be deemed to be made there at, to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Financial Statement of the Company for the financial year ended 31st
 March, 2024 and Reports of the Board of Directors and Auditors thereon, and in this regard, to consider, and if
 thought fit, to pass, with or without modification(s), if any, the following resolutions as an Ordinary Resolution:
 - "RESOLVED THAT the Audited Financial Statement of the Company for the financial year ended 31st March, 2024 and the reports of the Board of Directors and Auditors thereon laid before this meeting, be and are hereby considered and adopted."
- 2. To appoint a Director in place of Shri Mangalore Maruthi Rao (DIN-00775060) who retires by rotation and being eligible, offers himself for re-appointment, and in this regard, to consider, and if thought fit, to pass, with or without modification(s), if any, the following resolutions as an Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Shri Mangalore Maruthi Rao (DIN-00775060), who retires by rotation at this meeting and being eligible has offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

SPECIAL BUSINESS

- 3. To ratify the remuneration of Cost Auditors for the financial year ending 31* March, 2025, and in this regard, to consider, and if thought fit, to pass with or without modification(s), if any, the following Resolution as an Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), M/s M. Goyal & Co., Cost Accountants, Jaipur (Registration No.000051) appointed as Cost Auditors of the Company by the Board of Directors of the Company, to conduct the audit of Cost Records of the Company for the financial year ending 31st March, 2025, be paid the remuneration of Rs. 30,000/- (Rupees Thirty Thousand Only) p.a. in addition to out of pocket and/or travelling expenses as may incur in carrying out their duties as Cost Auditors, and the same is hereby ratified and approved;
 - **RESOLVED FURTHER THAT** the Board of Directors of the company be and is hereby authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."
- 4. To consider, and if thought fit, to pass, with or without modification(s), if any, the following Resolution as a Special Resolution:
 - "RESOLVED THAT pursuant to provisions of Sections 196, 197, 198 and 203 read with Schedule V and other applicable provisions, if any, of the Companies Act 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time and other applicable Rules (including any amendment, statutory modification(s) or re-enactment thereof for the time being in force) and in accordance with the Articles of Association of the Company, applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, based upon the recommendation of Nomination and Remuneration Committee and Board of Directors, the consent of the Members be and is hereby accorded for the re-appointment of Shri Mangalore Maruthi Rao (DIN-00775060), as a Whole Time Director for a period of one (1) year w.e.f October 28, 2024.



RESOLVED FURTHER THAT Shri Mangalore Maruthi Rao being the Whole Time Director of the Company shall be entitled to get a remuneration of subject to maximum of Rs. 35000/-(Rupees Thirty Five Thousand Only) per month.

RESOLVED FURTHER THAT Shri Mangalore Maruthi Rao, Whole Time Director shall not be entitled to get any sitting fee for attending any meeting of the Board of Directors or a committee thereof.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to increase, reduce, alter or vary the terms of remuneration in such manner from time to time as the Board may deem fit within the limits specified in Schedule V of the said Act, as existing or as amended, modified or re-enacted from time to time.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution the Board of Directors be and is hereby authorised to do all such acts, deeds, matters and other things, as they may in their absolute discretion deem necessary expedient usual and proper."

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 150, 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014, as amended from time to time and other applicable Rules (including any amendment, statutory modification(s) or re-enactment thereof for the time being in force) and in accordance with the Articles of Association of the Company, applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, based upon the recommendation of Nomination and Remuneration Committee and Board of Directors, the consent of the Members be and is hereby accorded to appoint Shri Kamal Ahluwalia (DIN:10721707), who was appointed as an Additional Director in the category of Non-Executive Independent Director with effect from September 1, 2024, on the Board of the Company in terms of the provisions of Section 161(1) of the Companies Act, 2013 and rules made thereunder, and who holds office up to the date of this Annual General Meeting, who has given his consent and submitted a declaration that he meets the criteria of independence under Section 149 (6) of the Companies Act, 2013 and rules made thereunder and Regulation 16(1)(b) of the SEBI Listing Obligations and Disclosure Requirements) Regulations, 2015, as a Non Executive Independent Director of the Company, not liable to retire by rotation, to hold office for the initial term of five consecutive years starting from 01st September, 2024 to 31st August 2029.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution the Board of Directors and Company Secretary of the Company be and are hereby severally authorised to do all such acts, deeds, matters and other things, as they may in their absolute discretion deem necessary expedient usual and proper."

Place: Dewas Date:14th May, 2024

CIN: L01710MP1992PLC007043

Regd. Office: 414, City Centre, 570, M.G. Road, Indore- 452001 (M.P.) Tele: 0731-2546710

Email: admin@vippyspinpro.com, Website: www.vippyspinpro.com By Order of the Board of Directors For Vippy Spinpro Limited

> PiyushMutha Managing Director DIN: 00424206



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Notes:

- Pursuant to the Circular No. 14/2020 dated 08th April, 2020, Circular No.17/2020 dated 13th April, 2020 issued by the Ministry of Corporate Affairs followed by General Circular No. 20/2020 dated 05th May, 2020, General circular No. 02/2021 dated 13th January, 2021, General Circular No. 02/2022 dated 05th May, 2022, General Circular No. 10/2022 dated 28th December, 2022 and General Circular No. 09/2023 dated 25th September, 2023 read along with SEBI Circular dated 12th May, 2020, 15th January, 2021, 13th May, 2022, 05th January, 2023 and 6th October, 2023 physical attendance of the Members to the AGM venue is not required and general meeting be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- Pursuant to the Circular No. 14/2020 dated April 8, 2020, issued by the Ministry of Corporate Affairs, the facility
 to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body
 Corporates are entitled to appoint authorized representatives to attend the AGM through VC/OAVM and
 participate thereat and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5. 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 the Circulars issued by the Ministry of Corporate Affairs dated April 08th, 2020, April 13th, 2020 and May 05th, 2020, General circular No. 02/2021 dated 13th January, 2021 and General Circular No. 02/2022 dated 05th May, 2022, General Circular No. 10/2022 dated 28th December, 2022, and General Circular No. 09/2023 dated 25th September, 2023 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.vippyspinpro.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 5, 2020, 02/2021 dated 13th January, 2021, 02/2022 dated 5th May, 2022, 10/2022 dated 28th December, 2022 followed by MCA Circular No. 09/2023 dated 25th September, 2023.
- The recorded transcript of the forthcoming AGM on 19th September, 2024, shall also be made available on the website of the Company www.vippyspinpro.com.
- All documents referred to in the accompanying Notice and the Statement can be obtained for inspection by writing to the Company at its email ID <u>admin@vippyspinpro.com</u> till the date of AGM.



- 10. The Register of Directors and Key Managerial Personnel, the Register of Contract or Arrangements, has been made available electronically for inspection by the members during the AGM. Members seeking to inspect such documents can send their requests to admin@vippyspinpro.com.
- 11. The register of members and share transfer books will remain closed from Friday, 13th September, 2024 to Thursday, 19th September, 2024 (both days inclusive) for the purpose of Annual General Meeting.
- 12. Members are requested to notify immediately any change of address to their depository Participant (DPs) in respect of their electronic share accounts and to the Company's Registrar and Share Transfer Agent (RTA), M/s. Ankit Consultancy Pvt. Ltd., 60, Electronic Complex, Pardeshipura, Indore 452010 (M.P.), in respect of their physical share folio, if any.
- 13. Members who are holding shares in demat mode are requested to notify any change in their residential address, Bank A/c details and/or email address immediately to their respective Depository Participants.
- 14. 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 form are required to submit their PAN details to the Registrar and Share Transfer Agents.
- 15. Pursuant to the requirements of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 on Corporate Governance, the information about the Directors proposed to be appointed/re-appointed at the Annual General Meeting is given in the Annexure to the Notice.
- A Statement pursuant to Section 102 of the Companies Act, 2013 in respect of the Special Businesses specified above is annexed hereto.
- 17. Corporate Members intending to send their authorized representative are requested to send a duly certified copy of Board Resolution authorizing their representatives to attend and vote at the Annual General Meeting.
- 18. Shri Shilpesh Dalal, Practising Company Secretary (Membership No. F5316, COP No. 4235) appointed as the Scrutinizer to scrutinize the voting at the meeting and remote e-voting process in a fair and transparent manner.
- 19. The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.vippyspinpro.com, and website of National Securities Depository Limited (NSDL) i.e. www.evoting.nsdl.com not later than two working days of the conclusion of the Meeting.
- 20. Pursuant to Section 72 of the Companies Act, 2013 read with Rule 19(1) of the Rules made thereunder, Shareholders are entitled to make nomination in respect of shares held by them in physical form. Shareholders desirous of making nominations are requested to send their requests in Form SH.13.
- 21. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated 8th April, 2020, 13th April, 2020, 5th May, 2020, 13th January, 2021, 05th May, 2022, 28th December, 2022 followed by MCA Circular dated 25th September, 2023 the Company is providing facility for voting by electronic means for all its Members to enable them to cast their vote electronically and the business may be transacted through such e-voting.

A member may exercise his/her vote at the Annual General Meeting by electronic means and the Company may pass any resolution by electronic voting system in accordance with the provisions of the aforesaid Rule.

For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency.

The facility of casting votes by a member using remote e-voting system as well as e-voting on the day of the AGM will be provided by NSDL.



The Member attending the AGM and who have not already cast their vote by remote e-voting on the day of the AGM will be voted by facility provided by NDSL.

The Members who have cast their vote by remote e-voting prior to the meeting may also attend the AGM but shall not be entitled to cast their vote again.

22. The remote e-voting period commence on Monday, 16th September, 2024 at 09.00 A.M. and ends on Wednesday, 18th September, 2024 at 5.00 P.M.

Members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e., Thursday, 12th September, 2024, may opt for remote e-voting and cast their vote electronically.

A person, whose name is recorded in the register of members or in the register of beneficial owner maintained by the depositories as on cut-off date only shall be entitled to avail the facility of remote e-voting or e-voting at the Meeting.

Once the vote on a Resolution is cast by the Member, the Member shall not be allowed to change it subsequently or cast the vote again.

Members may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again.

At the end of remote e-voting period, the facility shall forthwith be blocked

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE ASUNDER:-

The remote e-voting period begins on Monday, 16th September, 2024 at 09:00 AM and ends on Wednesday, 18th September, 2024 at 05:00 PM. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Thursday, 12th 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 cut-off date, being 12th 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: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on NSDL e-Voting system.

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 09th December, 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.



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

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	 Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com/. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/. SecureWeb/IdeasDirectReg.jsp Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting period or joining virtual meeting & voting during the meeting. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.
	App Store Google Play
Individual Shareholders holding securities in demat mode with CDSL	 Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi. 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. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration 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.



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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 or joining virtual meeting & voting during the meeting.

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

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

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

- B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.
 - How to Log-in to NSDL e-Voting website?
- Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.
 - Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below:

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



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- 5. Password details for shareholders other than Individual shareholders 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.
 - Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, 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 and join General Meeting on NSDLe-Voting system.

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

- After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and
 casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM"
 link placed under "Join Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 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.
- Once you confirm your vote on the resolution, you will not be allowed to modify your vote.



General Guidelines for shareholders

- 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 shilpeshdalal@gmail.com with a copy marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Prajakta pawle 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:

- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of
 the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (selfattested scanned copy of Aadhar Card) by email to admin@vippyspinpro.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digitbeneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to admin@vippyspinpro.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.
- 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 09th December, 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.

THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.



INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- Members are encouraged to join the Meeting through Laptops for better experience.
- Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at admin@vippyspinpro.com. The same will be replied by the company suitably.
- The shareholder who intends to register themselves as Speaker Shareholder shall send e-mail on admin@vippyspinpro.com.

Place: Dewas Date: 14th May, 2024

CIN: L01710MP1992PLC007043

Regd. Office: 414, City Centre, 570, M.G. Road, Indore- 452001 (M.P.) Tele: 0731-2546710 Email: admin@vippyspinpro.com,

Website: www.vippyspinpro.com

By Order of the Board of Directors For Vippy Spinpro Limited

> Piyush Mutha Managing Director DIN: 00424206



STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

ITEM NO.3

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of the M/s M. Goyal & Co., Cost Accountants, Jaipur (Registration No.000051) as Cost Auditors of the company to conduct the audit of Cost Records of the Company for the financial year 2024-2025 at a remuneration of Rs. 30,000/- (Rupees Thirty Thousand Only) p.a. in addition to out of pocket and/or travelling expenses as may incur in carrying out their duties as Cost Auditors. In accordance with the provisions of Section 148 of the Companies Act, 2013 read with Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditor has to be ratified by the Members of the Company.

None of the Directors/Key Managerial Personnel of the Company and their relatives are in any way, concerned or interested, financially or otherwise in the aforementioned resolution.

The Board of Directors recommends the said resolutions set out at item no. 3 of the notice for your approval by Ordinary Resolution.

ITEM NO. 4

The tenure of Shri Mangalore Maruthi Rao will expire on October 27, 2024. The Nomination & Remuneration Committee has considered and recommended to the Board of Directors in prior for re-appointment of Shri Mangalore Maruthi Rao as Whole Time Director w.e.f. October 28, 2024 for further period of 1 (one) year on remuneration of subject to maximum of ₹35,000/-per month.

He has practical working experience in various leading textiles mills since 1964. He has in depth experience in cotton industries. The Board of Directors of the Company is of the opinion that under the direction of Shri Mangalore Maruthi Rao, the Company has benefitted overall. Hence the Board of Directors decided in their meeting held on August 12, 2024 to re-appoint him as Whole Time Director of the Company w.e.f. October 28, 2024 for further period of 1 (one) year subject to approval of shareholders.

Except Shri Mangalore Maruthi Rao himself, none of the other Directors/Key Managerial Personnel of the Company and their relatives are in any way concerned or interested, financially or otherwise in the aforementioned resolution.

The Board of Directors recommends resolution, as set out in item no. 4 of the notice for your approval by Special Resolution as required in Part I of Schedule V of the Companies Act, 2013 read with Section 196 of the Companies Act, 2013, because Shri Mangalore Maruthi Rao has attended the aged 86 years.

ITEM NO.5

Presently, the Board of the Company comprises of 6 Directors i.e. 2 Executive Director, 1 Non-Executive Non Independent Director and 3 Non-Executive Independent Directors. The term of Shri Raghuram Krishnamurthy, Non-Executive Independent Director of the Company, comes to an end on 30.09.2024 on completion of 2 consecutive terms of 5 years each. Therefore, in compliance with the provisions of Companies Act, 2013 ("Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Board of Directors, on the recommendation of the Nomination and Remuneration Committee (NRC), in its meeting held on 12th August, 2024, appointed Shri Kamal Ahluwalia as an Additional Director in the category of Non Executive Independent Director till his regularisation in the ensuring Annual General Meeting for a initial term of five consecutive years effective from 1th September, 2024, to 31th August 2029 subject to the approval of the members.

The Company has received consent in writing from Shri Kamal Ahluwalia to act as Director in Form DIR-2 and intimation in Form DIR-8 to the effect that he is not disqualified under section 164 (2) of the Act to act as Director. The Company has also received a declaration from him stating that he meets the criteria of independence as prescribed u/s 149(6) of the Act and the Listing Regulations.



In the opinion of the Board, Shri Kamal Ahluwalia is a person of integrity, possesses the relevant expertise and experience, fulfills the conditions specified in the Act and the rules made thereunder and is independent of the management of the Company and he is not debarred from holding the office of director by virtue of any SEBI order or any such authority.

Considering his impeccable background particular in Finance and taxation, the Board considers that the Company will greatly benefit from his association and recommends the resolution in relation to his appointment as an independent Director for the approval of the members of the Company by a special resolution.

Draft letter of appointment of Shri Kamal Ahluwalia setting out the terms and conditions of appointment will be available for inspection by the Members through electronic mode.

Brief Profile and Additional information in respect of Shri Kamal Ahluwalia pursuant to Regulation 36 of Listing Regulations and the Secretarial Standard on General Meetings (SS-2), is provided in attachment of this Notice.

Except Shri Kamal Ahluwalia, no other Director or Key Managerial Personnel of the Company or their relatives is concerned or interested, financially or otherwise, in the resolution set out in Item No. 5 of this Notice.

The Board recommends the Special Resolution set out in Item No. 5 of the Notice for the approval of the members.

Place: Dewas Date: 14th May, 2024

CIN: L01710MP1992PLC007043

Regd. Office: 414, City Centre, 570, M.G. Road, Indore- 452001 (M.P.) Tele: 0731-2546710

Email: admin@vippyspinpro.com, Website: www.vippyspinpro.com By Order of the Board of Directors For Vippy Spinpro Limited

> Piyush Mutha Managing Director DIN: 00424206



Details of the Director seeking appointment/re-appointment in the Annual General Meeting as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Secretarial Standard on General Meeting (SS-2) is as follows:

1.) Shri Mangalore Maruthi Rao

Name of Director	Shri Mangalore Maruthi Rao
Director Identification Number	00775060
Date of Birth	30.01.1938
Nationality	Indian
Date of Appointment	28.10.2024
Qualification	B.Sc. in Textile
Expertise in specific functional area	He has over 60 year's practical experience in the area of textiles.
Disclosure of relationship between directors inter - se	NIL
Name of other listed companies in which he holds directorship	NIL
Chairmanship/Memberships of Committees of the other listed companies in which he is Director	NIL
Number of Shares held in the Company	NIL

2.) Shri Kamal Ahluwalia

Name of Director	Shri Kamal Ahluwalia
Director Identification Number	10721707
Date of Birth	02.09.1968
Nationality	Indian
Date of Appointment	01.09.2024
Qualification	CA, Bcom (H)
Expertise in specific functional area	He has vast experience in the field of Finance and Taxation. He also have expertise in Income Tax Matters & Technical Restructuring of large Companies.
Disclosure of relationship between directors inter - se	NIL
Name of other listed companies in which he holds directorship	NIL
Chairmanship/Memberships of Committees of the other listed companies in which he is Director	NIL
Number of Shares held in the Company	NIL



DIRECTORS' REPORT

Dear Members,

Your Directors have pleasure in presenting the 32rd Annual Report together with the Audited Financial Statement of the Company for the financial year ended 31st March, 2024

FINANCIAL HIGHLIGHTS

Rs. in Lakhs

Particulars	2023-24	2022-23
Income		
Revenue from Operations	24962.58	15632.26
Other Income	88.73	112.27
Total Revenue	25051.31	15,744.53
Less: Expenses other than Finance cost and Depreciation	23190.79	13962.06
Profit before finance cost, depreciation & amortization, and tax	1860.52	1782.47
Less: Finance Costs	290.50	52.20
Less: Depreciation and amortization expenses	982.57	290.17
Profit before Tax	587.45	1440.10
Less: Tax Expenses		
Current Tax	188.5	325.47
Deferred Tax (Assets)/Liabilities	(36.89)	43.16
Profit for the year	435.49	1071.47
Other Comprehensive Income	37.33	22.15
Total Comprehensive Income	472.82	1093.62
Earning per equity share		
Basic	7.42	18.25
Diluted	7.42	18.25

PERFORMANCE REVIEW & COMPANY AFFAIRS

The Company's total revenue for the year under review amounted to Rs. 25051.31 Lakhs as compared to Rs. 15744.53 Lakhs of the previous year. The Profit before Tax for the year under review amounted to Rs. 587.45 Lakhs as compared to Rs. 1440.10 Lakhs of the previous year. The Profit after Tax for the year under review amounted to Rs. 435.49 Lakhs as compared to Rs. 1071.47 Lakhs of the previous year. The Company is engaged in the manufacturing of cotton yarn for different applications by Rotor Spinning.

In the Year 2021 the Board of Directors of the Company in their meeting held on 29th day of July, 2021 have decided a plan for modernization cum expansion programme in its unit located at 14- A, Industrial Area, AB Road, Dewas (MP)-455001. The Cost of Project was estimated at Rs 5000 Lakhs and actual Cost incurred at Rs. 5322 Lakhs during FY 22-23 which was funded by way of Term loan of Rs 3350 Lakhs and balance from Internal Accruals.

In continuance of above, we would like to inform you that During the FY 23-24 the company has installed one Saurer Automatic Rotor Spinning Machine Autocoro 10/552 spindles and other supporting machines to optimizing production and profitability. The total investment made in machines during the year is Rs. 1088.82 Lakhs. The Company has availed new term loan for Rs. 8.00 crores from HDFC Bank.



RESERVES

The Company did not create any special reserve during the year but has transferred the entire profit after tax for the year of 2023-24 amount Rs 435.49 Lakhs to Reserve and Surplus.

DIVIDEND

With a view of conserving resources, your Directors do not recommended any dividend for the year under review.

LISTING OF THE SHARES

The Equity Shares of the Company are presently listed at BSE Ltd. Further, the Company has paid listing fees to BSE Ltd. for the FY 2024-2025.

DIRECTORS' RESPONSIBILITY STATEMENT

In terms of provisions of Section 134(3)(c) read with Section 134(5) of the Companies Act, 2013, your Directors state that:

- in the preparation of the annual accounts for the year ended 31stMarch, 2024, the applicable accounting standards
 read with requirements set out under Schedule III to the act have been followed and there are no material
 departures from the same;
- 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 as
 at 31st March, 2024 and of the profit of the Company for the year ended on that date;
- the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- the Directors have prepared the annual accounts on a going concern basis;
- the Directors, have laid down internal financial controls to be followed by the Company and that such internal
 financial controls are adequate and were operating effectively; and
- The Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and
 that such systems were adequate and operating effectively.

DIRECTORS & KEY MANAGERIAL PERSONNEL

During the year under review, the members of the Company, by means of Postal Ballot, have approved the reappointment of Shri Piyush Mutha (DIN: 00424206), as Managing Director for the period of 1 (one) Year w.e.f. 01.04.2023.

Further, the Board of Directors in its meeting held on 26.03.2024 has approved the re-appointment of Shri Piyush Mutha (DIN-00424206) as a Managing Director of the Company for a period of three (3) years w.e.f. 01st April 2024 to 31st March 2027, subject to approval of members by means of Postal Ballot.

In accordance with the provisions of Section 152 of the Companies Act, 2013 and the Articles of Association of the Company, Shri Mangalore Maruthi Rao (DIN-00775060), retires by rotation at the ensuing Annual General Meeting and being eligible, offers himself for his re-appointment. The Board recommends his re-appointment for the consideration of the Members of the Company at the ensuing Annual General Meeting.

Shri Pulkit Maheshwari who was appointed as Company Secretary and Compliance Officer was also appointed as Chief Financial Officer and designated as "Company Secretary, Compliance Officer and Chief Financial Officer" of the Company w.e.f 09.05.2023.

Pursuant to the provisions of Section 203 of the Act, the Key Managerial Personnel of the Company as on date are-:

- Shri Piyush Mutha, Managing Director,
- Shri Mangalore Maruthi Rao, Whole Time Director,
- Shri Pulkit Maheshwari, Company Secretary & Chief Financial Officer.



DECLARATION BY INDEPENDENT DIRECTORS

The Company has received declaration from all the Independent Directors of the Company confirming that they meet criteria of independence as prescribed under Section 149(6) of the Companies Act, 2013 and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and that they are not aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective independent judgment and without any external influence. In the opinion of the Board, they fulfill the conditions of independence as specified in the Act and the Listing Regulations and are independent of the management.

BOARD EVALUATION

The Company has duly approved Nomination and Remuneration policy prescribing inter-alia the criteria for appointment, remuneration and performance evaluation of the directors. As mandate by Section 134 & 178 read with Schedule IV of the Act and Regulation 25 of the SEBI (LODR) Regulations, 2015 as applicable on the Company. The Independent Director in their separate meeting held on 10th January, 2024 have reviewed the performance of Non-Independent Directors and Board as a whole along with review of quality, quantity and timeliness of flow of information between Board and management and expressed their satisfaction over the same.

Further, the Board, in its meeting held on 26th March, 2024 also reviewed the performance of the Board, its Committees and all Individual Directors of the Company and expressed its satisfaction over the performance of the Board its Committees and Individual Directors. Furthermore Board is of the opinion that Independent Directors of the Company are person of high repute, integrity & possess the relevant expertise & experience in their respective field.

INSURANCE

Assets of the Company are adequately insured.

DEPOSIT

During the year under review, your Company has not accepted any deposits from public, pursuant to Section 73 and 74 of the Companies Act, 2013 & the Deposit Rules made there under.

NO DEFAULTS

The Company has not defaulted in payment of interest and/or repayment of loans to any of the financial institutions and/or banks during the year under review.

SUBSIDIARIES. ASSOCIATE & JOINT VENTURE COMPANIES

Company does not have any subsidiaries, associates companies & joint venture companies.

RELATED PARTY TRANSACTIONS

The Company has not entered into any material contracts, with the related parties during the year 2023-24 and other contracts or arrangements were in the ordinary course of business on arm's length basis. Therefore, there is no particulars of contracts or arrangements with related parties referred to in Section 188(1) of the Companies Act, 2013 which needs to disclose in the prescribed form AOC-2 and may be treated as not applicable. However, the particulars of contracts or arrangement with related parties have been disclosed in the note no. 38 of the financial statements for the year ended under review.

INTERNAL FINANCIAL CONTROLS

The Company has in place adequate internal financial controls with reference to financial statements. All the transactions are properly authorized and recorded. The Company is following all the applicable Accounting Standards for properly maintaining the books of accounts and reporting in financial statements. The Internal Audit is conducted by outside auditing firms which evaluate the functioning and quality of internal controls and check; and provides assurance of its adequacy and effectiveness. The Internal Audit Reports are actively reviews by the Audit Committee and adequate remedial measures, if any, are taken. The Internal Audit Reports are also reviews by the Board of Directors periodically. During the year, no reportable material weaknesses in the design or operations were observed.



DEVELOPMENT AND IMPLEMENTATION OF A RISK MANAGEMENT PLAN

In today's challenging and competitive environment, strategies for mitigating inherent risks in accomplishing the growth plans of the Company are imperative. Your Company recognizes that the risk is an integral part of business and is committed to managing the risk in proactive and efficient manner. The Company had adopted Risk Management Policy to ensure sustainable business growth with stability and to promote a pro-active approach in reporting, evaluating and resolving risks associated with the business. In order to achieve the key objective, the policy establishes a structured and disciplined approach to Risk Management.

The management is however, of the view that none of the risks may threaten the existence of the Company as robust Risk mitigation mechanism is put in place to ensure that there is nil or minimum impact on the Company in case of any of these risks materialize. The risk management framework is reviewed periodically by the Board and Audit Committee. The details of risks and other concerns are included in the Management Discussion and Analysis Report which is the part of this Report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

In terms of Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, Management Discussion and Analysis Report is appended to and forms part of this Report.

CORPORATE GOVERNANCE

The Company has always strived to maintain appropriate standards of good Corporate Governance. The Report on Corporate Governance as stipulated under Regulation 34(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of this Report. The requisite certificate from Company Secretary in Practice confirming compliance of the conditions of Corporate Governance is attached to report on Corporate Governance.

PARTICULARS OF LOAN GIVEN, INVESTMENTS MADE, GUARANTEE GIVEN UNDER SECTION 186 OF COMPANIES ACT, 2013

During the year, there are no loans given, investments made, guarantee given or security provided by the Company under Section 186 of the Companies Act, 2013.

CONSERVATION OF ENERGY, TECHNICAL ABSORPTION AND FOREIGN EXCHANGE EARNING & OUTGO

The Particulars relating to conservation of energy, technology absorption and foreign exchange earnings and outgo as required to be disclosed under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014, are provided in **ANNEXURE I** to this Report.

ANNUALRETURN

In compliance with provision of sec 92(3) & sec 134(3)(a), the annual return of company for the FY ended 31st March, 2024 has been uploaded on website of the company and web link of same is: https://www.vippyspinpro.com/annualreturn.php

MEETING OF DIRECTORS

During the year under review, our Board met Thirteen (13) times. The details of the number of meetings of the Board during the year forms part of the Report on Corporate Governance. During the year under review One (1) meeting of Independent Directors was held on 10th January, 2024.

COMMITTEES OF THE BOARD

The Board of Directors has the following committees:

- 1. Audit Committee
- 2. Stakeholders Relationship Committee
- 3. Nomination & Remuneration Committee



4. Corporate Social Responsibility Committee

The details of the committees along with their composition, number of the meetings and attendance at the meetings are provided in the Report on Corporate Governance.

NOMINATION & REMUNERATION POLICY

Pursuant to Section 178 of the Companies Act, 2013, the rules made there under and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Company has a policy for selection and appointment of Directors, Key Managerial Personnel and Senior Management Personnel and for determination of their remuneration. The salient features of Nomination & Remuneration Policy are stated in the Corporate Governance Report. The Nomination & Remuneration Policy duly approved by the Board has been posted on the Company's website www.vippyspinpro.com and annexed herewith as ANNEXURE-II to this Report.

VIGILMECHANISM/WHISTLE BLOWER POLICY

The Company has a Vigil Mechanism / Whistle Blower Policy to report genuine concerns or grievances. The vigil mechanism provides for adequate safeguards against victimization of persons who use such mechanism and make provision for direct access to the chairperson of the Audit Committee in appropriate or exceptional cases. Besides, as per the requirement of SEBI (Prohibition of Insider Trading) Regulations as amended by SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018, the Company ensures to make employees aware of such Whistle Blower Policy to report instances of leak of unpublished price sensitive information. This policy may be accessed on the Company's website, at web link: https://www.vippyspinpro.com/Whistle-Blower-Policy.pdf

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

The information required pursuant to section 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended in respect of employees of the Company forming part of Directors' Report is given in "ANNEXURE -III" to this Report. A statement of top-10 employees in terms of remuneration drawn as per rule 5(2) read with rule 5(3) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended may be obtained by request to the Company Secretary of the Company at cs@vippyspinpro.com. The information in accordance with the provisions of section 197(12) of the Companies Act, 2013 read with Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed herewith as ANNEXURE -III to this Report.

As per the requirement of the Rule 5(2) and Rule 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the company is required to make disclosure in the form of a statement relating to employee drawing remuneration in excess of Rs. 8.50 Lakhs p.m. or Rs. 102.00 Lakhs p.a. detailed as below:

Name and Designation of Employee	Shri Piyush Mutha (Managing Director)
Remuneration Received (in Rs.)	150.01 Lakhs
Nature of Employment whether contractual or otherwise	Permanent Employee
Qualification and Experience of Employee	B.E. & MBA, 31 Years Experience
Date of Commencement of Employment	Re-appointment for one (1) year w.e.f. 01.04.2023
Age	55
Past Employment Details	£
% of Equity shares held by the Employee in the Company	521750 Equity Shares of Rs. 10/- each (8.89%)
Name of Director or Manager of the Company, relative of such Employee	Brother of Shri Praneet Mutha, Director of the Company

During the year or a part thereof, None of the employees received remuneration in excess of that drawn by the Managing Director & holds himself or along with his spouse and dependent children, 2% or more of the equity shares of the Company.



CORPORATE SOCIAL RESPONSIBILITY

In accordance with the requirement under Section 135 of Companies Act, 2013, and the rules made thereunder, read with schedule VII of the Companies Act, 2013, the Company has constituted CSR Committee and framed Policy for CSR indicating the activities to be undertaken by the Company. The CSR policy of the Company is annexed herewith as **ANNEXURE-IV**. The Company had undertaken CSR activities in the areas of promoting education, Health Care including Preventive Health Care.

The Annual Report on CSR activities, as required under the Companies (Corporate Social Responsibility Policy) Rules, 2014 is annexed herewith as ANNEXURE-V to this Report.

CREDIT RATINGS

The details on Credit Rating are set out in Corporate Governance Report, which forms part of this report.

AUDITORS

a. Statutory Auditors

The Auditors Report 2023-24 specified that financial statements of the Company have been prepared in accordance with Ind-AS notified under Section 133 of the Companies Act, 2013 and does not contain any qualification, reservation or adverse remark or disclaimer, and no explanation on the part of the Board of Directors is called for.

b. Cost Auditor

M/s. M. Goyal & Co., Cost Accountants, Jaipur, (Reg. No.000051) has been re-appointed as Cost Auditors of the Company to conduct audit of cost accounting records of the Company for the financial year ended 2023-2024.

Further, the Board on recommendation of the Audit Committee has appointed M/s. M. Goyal & Co., Cost Accountants, Jaipur, (Reg. No.000051) as the Cost Auditor of the company for the financial year 2024-25 under Section 148 and all other provision of the Companies Act, 2013. They have confirmed their eligibility for the said appointment.

Further, in compliance with the provisions of Section 148 of the Companies Act, 2013 read with Companies (Audit and Auditors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof, for the time being in force), the remuneration payable to the Cost Auditor is required to be ratified by the Members of the Company. Accordingly, the Board seeks ratification at the ensuing Annual General Meeting of the remuneration payable to the Cost Auditors for the Financial Year 2024-2025.

c. Secretarial Auditor

The Secretarial Audit Report for the financial year ended 2023-24 does not contain any qualification, reservation or adverse remark. The Secretarial Audit Report is self-explanatory and therefore do not call for any explanatory note and the same is annexed as **ANNEXURE-VI** to this report.

Further, in compliance with Regulation 24A of the Listing Regulations, the Annual Secretarial Compliance Report issued by the Secretarial Auditor, was submitted to the stock exchanges within the statutory timelines.

Further, in compliance with provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company, on the recommendation of Audit Committee, has re-appointed M/s. Shilpesh Dalal & Co., Company Secretaries, Indore (C.P. No. 4235) to undertake the Secretarial Audit of the Company for the financial year 2024-25. They have confirmed their eligibility for the said re-appointment.



d. Internal Auditor

Pursuant to the provisions of Section 138 of the Companies Act, 2013 read with Rule 13 of the Companies (Accounts) Rules, 2014, the Company, on the recommendation of Audit Committee, re-appointed M/s R.K. Saklecha & Associates, Chartered Accountants as an Internal Auditor of the Company for the financial year 2024-25.

PREVENTION OF SEXUAL HARASSMENT POLICY

The Company has a Prevention of Sexual Harassment Policy in force in terms of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. The objective of this policy is to ensure a safe, secure and friendly work environment where employees will deliver their best without any inhibition, threat of fear. The company has constituted Internal Complaints Committee as per the requirement of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. No complaints were reported during the year under review under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

COMPANY POLICY FOR PROMOTION OF EMPLOYMENT OF YOUTH COMING FROM THE UNDER-PRIVILEGED/DISADVANTAGED SECTION OF THE SOCIETY

The people are recruited in the Company on the basis of their qualification/eligibility and merits without any discrimination against their gender, religion, caste, colour, ancestry, marital status, nationality and disability, and among equally qualified individuals, preference are given to people from the disadvantaged groups. The Company also conducts training programme from time to time for up-skilling, training of employees from socially disadvantaged sections of society.

MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION OF THE COMPANY

There are no material changes and commitments, affecting the financial position of the Company which have occurred after 31st March, 2024 till the date of this report.

There has been no change in the nature of the business of the Company.

COMPLIANCE WITH SECRETARIAL STANDARDS

The Company is in compliance with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India. The Directors have devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards and that such systems are adequate and operating effectively.

DISCLOSURE OF COMMISSION PAID TO MANAGING OR WHOLE TIME DIRECTORS

There is no commission paid or payable by the company to the managing director or the whole time directors

GENERAL

Yours Directors state that no disclosures or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

- Details relating to deposits covered under chapter V of the Companies Act, 2013
- Issue of shares during the year
- No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.



Your Directors further state that:

- The accounts and cost records as required to be made and maintained by the Company as specified under sub-section (1) of Section 148 of the Companies Act, 2013, were made and maintained by the Company during the year 2023-24.
- The accounts and cost records as required to be made and maintained by the Company as specified under sub-section (1) of Section 148 of the Companies Act, 2013, were made and maintained by the Company during the year 2023-24.

ACKNOWLEDGEMENTS

Your Directors would like to gratefully acknowledge all stakeholders of the Company viz: customers, dealers, suppliers, banks, shareholders and other business associates for the excellent support received from them during the year. The Directors place on record their sincere appreciation to all employees of the Company for their unstinted commitment and continued contribution to the Company's well-being.

Place: Dewas

For and on behalf of the Board of Directors

Date: 14th May,2024

Vippy Spinpro Limited

Piyush Mutha Praneet Mutha Managing Director Director (DIN-00424206) (DIN-00424250)



ANNEXURE-I

Details of conservation of energy, technology absorption, foreign exchange earnings and outgo

a) Conservation of energy

700		
(i)	the steps taken or impact on conservation of energy	(a) Replaced old 30nos. 20 watt led tube light with new 14 watt led tube lights. (Saving 120 Unit per Month)
		(b) Installed cyclic timer in RDF (Saving 1020 Unit per Month)
		(c) Unit - 1, installed 10 kvar capacitor in ycp panel (Saving 608 Unit per Month)
		(d) Changed Dc to Ac conversion and control transformer from 6.5 to 1kva in carding machine (Saving 924 Unit per Month)
		(e) By relocating screw compressors to U2 first floor & looping all 3 m/cs in line, (Saving 4500 Unit per Month)
		(f) By designing and modernising Hplant and proper control on working of Supply fans and Pumps. (Saving-3870 units/month)
(ii)	the steps taken by the company for utilizing alternate sources of energy	NIL
(iii)	the capital investment on energy conservation	NIL

b) Technology absorption

(i)	the efforts made by the Company towards technology absorption	NIL
(ii)	the benefits derived like product improvement, cost reduction, product development or import substitution	NIL
(iii)	The information regarding imported technology (imported during the last three years) -	NIL
	(a) the details of technology imported	NIL
	(b) the year of import	NIL
	(c) whether the technology been fully absorbed	NIL
	(d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof	NIL
(iv)	the expenditure incurred on Research and Development	NIL

c) Foreign exchange earnings and Outgo

Particulars	Year ended 31.03.2024 (Rs. in Lakhs)
Foreign exchange earned in terms of Actual inflows (FOB) basis	0.00
Foreign exchange outgo in terms of Actual outflows basis	0.00

Place: Dewas Date: 14th May,2024 For and on behalf of the Board of Directors Vippy Spinpro Limited

Piyush Mutha Managing Director (DIN-00424206) Praneet Mutha Director (DIN-00424250)



ANNEXURE-II

NOMINATION & REMUNERATION POLICY

INTRODUCTION

The Nomination and Remuneration Policy adopted by the Board of Directors based on the recommendation of the Nomination and Remuneration Committee in compliance of Section 178 of the Companies Act, 2013, read along with applicable rules thereto & Regulation 19 of SEBI (LODR) Regulations, 2015 as amended from time to time.

The Policy has been formulated by Nomination and Remuneration Committee & approved by the Board of Directors.

APPLICABILITY

This policy is applicable to:

- a. Directors (Executive, Non-Executive and Independent)
- b. Key Managerial Personnel (KMP)
- c. Senior Management Personnel
- d. Other employees as may be decided by the Committees ("NRC")

BRIEFOVERVIEW UNDER COMPANIES ACT 2013 and SEBI (LODR) REGULATIONS, 2015

- {Section 178 & Companies [Meetings of Board and its Powers] Rules 2014 and Regulation 19 of SEBI (LODR)
 Regulations, 2015}
- Constitution of the Nomination and Remuneration Committee consisting of three or more non-executive directors out of which not less than one-half shall be independent directors.
- The Nomination and Remuneration Committee shall identify persons who are qualified to become directors and
 who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board
 their appointment and removal and shall carry out evaluation of every director's performance.
- The Nomination and Remuneration Committee shall formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and senior management personnel i.e. employees at one level below the Board including functional heads.
- The Nomination and Remuneration Committee shall, while formulating the policy ensure that:-
 - the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
 - relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
 - remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.
- Such policy shall be disclosed in the Board's report.

TERMS OF REFERENCE OF NOMINATION AND REMUNERATION COMMITTEE

- Identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board their appointment and removal.
- Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and other employees.



- Removal should be strictly in terms of the applicable law/s and in compliance of principles of natural justice.
- Formulation of criteria for evaluation of Independent Directors and the Board.
- Devising a policy on the Board diversity.
- Recommend to the Board, remuneration including salary, perquisite and commission to be paid to the Company's Executive Directors on an annual basis or as may be permissible by laws applicable.
- Recommend to the Board, the Sitting Fees payable for attending the meetings of the Board/Committee thereof, and, any other benefits such as Commission, if any, payable to the Non-Executive Directors.
- Setting the overall Remuneration Policy and other terms of employment of Directors, wherever required.
- Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of the independent directors.
- Recommend to the board, all remuneration, in whatever form, payable to senior management.

CRITERIA FOR DETERMINING THE FOLLOWING

Qualifications for appointment of Directors (including Independent Directors)

- Persons of eminence, standing and knowledge with significant achievements in business, professions and/or public service.
- Their financial or business literacy/skills.
- Their industrial experience.
- Appropriate other qualification/experience to meet the objectives of the Company.
- As per the applicable provisions of Companies Act 2013, Rules made there under and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The Nomination and Remuneration Committee shall have discretion to consider and fix any other criteria or norms for selection of the most suitable candidate/s.

Positive attributes of Directors (including Independent Directors)

- Directors are to demonstrate integrity, credibility, trustworthiness, ability to handle conflict constructively, and the willingness to address issues proactively.
- Actively update their knowledge and skills with the latest developments in the industry, market conditions and applicable legal provisions.
- Willingness to devote sufficient time and attention to the Company's business and discharge their responsibilities.
- To assist in bringing independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct.
- Ability to develop a good working relationship with other Board members and contribute to the Board's working
 relationship with the senior management of the Company.
- To act within their authority, assist in protecting the legitimate interests of the Company, its shareholders and employees.
- Independent Directors to meet the requirements of the Companies Act, 2013 read with the Rules made there
 under and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to
 time.



Criteria for appointment of KMP/Senior Management

- To possess the required qualifications, experience, skills & expertise to effectively discharge their duties and responsibilities.
- To practice and encourage professionalism and transparent working environment.
- To build teams and carry the team members along for achieving the goals/objectives and corporate mission.
- . To adhere strictly to code of conduct.

EVALUATION

The Evaluation will be done on the following parameters:

(i) Board

Evaluation criteria for evaluation of Board inter- alia shall covers: Composition in light of business complexities and statutory requirements; establishment of vision, mission, objectives and values for the Company; lying down strategic road map for the Company, growth attained by the Company; providing leadership and directions to the Company and employees; effectiveness in ensuring statutory compliances and discharging its duties/responsibilities towards all stakeholders; identification, monitoring & mitigation of significant corporate risks; composition of various committees, lying down terms of reference and reviewing committee's working etc.

(ii) Chairperson of the Company

Evaluation criteria for evaluation of Chairperson of the Company are: providing guidance and counsel in strategic matters; providing overall direction to Board towards achieving Company's objectives; effectiveness towards ensuring statutory compliances; maintain critical balance between the views of different Board Members; ensuring maximum participation and contribution by each Board Member; monitoring effectiveness of Company's governance practices; conducting Board and Shareholders meetings in effective and orderly manner etc.

(iii) Committees of the Board

Committees of the Board shall be evaluated for their performance based on: effectiveness in discharging duties and functions conferred; setting up and implementation of various policies, procedures and plans, effective use of committee's powers as per terms of reference, periodicity of meetings, attendance and participation of Committee members, providing strategic guidance to the Board on various matters coming under committee's purview etc.

(iv)Executive Directors

The performance of Managing Director, Chief Executive Officer and other Executive Directors, if any, shall be evaluated on the basis of achievement of performance targets/criteria given to them by the Board from time to time.

(v) Non-Executive Directors including Independent Directors

The performance of Non-Executive Directors including Independent Directors shall be evaluated based on: Objectivity &constructively while exercising duties, providing independent judgment on strategy, performance, risk management and Board's deliberations; devotion of sufficient time for informed decision making; exercising duties in bona fide manner; safeguarding interest of all shareholders; upholding ethical standards of integrity & probity; updating knowledge of the Company & its external environment; fulfillment of the independence criteria of Independent Director and their independence from the management etc.

The Board has carried out performance evaluation of its own, the Board Committees and of the Independent Directors, whereas at a separate meeting Independent Directors evaluated performance of the Non Independent Directors, Board as whole. All the Non-executive and Independent Directors having wide experience in their field. Their presence on the Board is advantageous and fruitful in taking business decisions.



POLICY RELATING TO REMUNERATION OF DIRECTORS, KMP & SENIOR MANAGEMENT PERSONNEL

- To ensure that the level and components of remuneration is reasonable and sufficient to attract, retain and
 motivate Directors, KMP and other employees of the quality required to run the Company successfully.
- No director/KMP/ other employee is involved in deciding his or her own remuneration and the trend prevalent in
 the similar industry, nature and size of business is kept in view and given due weigh tage to arrive at a competitive
 quantum of remuneration & It is to be ensured that relationship of remuneration to the performance is clear &
 meets appropriate performance benchmarks which are unambiguously laid down and communicated.
- Improved performance should be rewarded by increase in remuneration and suitable authority for value addition in future.
- Remuneration packages should strike a balance between fixed and incentive pay, where applicable, reflecting short and long term performance objectives appropriate to the Company's working and goals.
- Following criteria are also to be considered:-
 - Responsibilities and duties;
 - Time & efforts devoted; Value addition;
 - Profitability of the Company & growth of its business;
 - Analyzing each and every position and skills for fixing the remuneration yardstick;
 - Standards for certain functions where there is a scarcity of qualified resources;
 - Ensuring tax efficient remuneration structures;
 - Ensuring that remuneration structure is simple and that the cost to the Company (CTC) is not shown inflated and the effective take home remuneration is not low;
 - Other criteria as may be applicable.
- . Consistent application of remuneration parameters across the organisation.
- Provisions of law with regard making payment of remuneration, as may be applicable, are complied.
- Whenever, there is any deviation from the Policy, the justification /reasons should also be indicated / disclosed adequately.

REVIEW

The policy shall be reviewed by the Nomination & Remuneration Committee and the Board, from time to time as may be necessary.

Place: Dewas

For and on behalf of the Board of Directors

Date: 14th May, 2024

Vippy Spinpro Limited

Piyush Mutha Managing Director (DIN-00424206) Praneet Mutha Director (DIN-00424250)



ANNEXURE-III

DISCLOSURE ON MANAGERIAL REMUNERATION

 Information required under Section 197 of the Companies Act, 2013 read with Rule 5 (1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

The Ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2023-24.

Name	Designation	Ratio of remuneration to the median
Shri PiyushMutha	Managing Director	75.83
Shri Mangalore Maruthi Rao	Whole Time Director	2.12

[#]Remuneration excludes provision for gratuity.

Percentage increase in remuneration of each Director and Key Managerial Personnel in the financial year 2023-24.

Name	Designation	Increase in Remuneration (%)
Shri Piyush Mutha	Managing Director	-0.09
Shri Mangalore Maruthi Rao	Whole Time Director	No Change
Shri Pulkit Maheshwari*	Company Secretary, Compliance Officer & Chief Financial Officer	

^{*}Designated as Chief financial officer w.e.f. 09.05.2023

Therefore the remuneration figure is not comparable..

- The percentage increase/ decrease in the median remuneration of employees in the financial year 2023-24 is 7.15%.
- 4. The number of permanent employees on the rolls of Company:

There were 82 permanent employees on the rolls of Company as on 31 March, 2024.

5. 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:

Average percentile increase in the salaries of employee other than the key Managerial personnel in the Financial 2023-24 was 4.87% and the Increase in the salary of the Managerial personnel was -0.09%.

There is no direct relationship between the average increase in remuneration and Company performance. The Company takes various things like inflation, market trend and other related issue at the time of increase in remuneration of the employee. The Individual Performance is also one of the major criteria in increase of remuneration.

6. Affirmation that the remuneration is as per the Remuneration Policy of the Company:

It is hereby affirmed that the remuneration is as per the Remuneration Policy of the Company.



ANNEXURE-IV

CORPORATE SOCIAL RESPONSIBILITY POLICY

1. TITLE AND APPLICABILITY

The document describe the Corporate Social Responsibility Policy ("CSR Policy") of Vippy Spinpro Limited ('The Company'). It includes Company's vision, mission and other relevant attributes of Corporate Social Responsibility.

In term of the provision of Section 135 of the Companies Act, 2013 and the Companies (Corporate Social Responsibility Policy) Rules, 2014 ('CSR Rule'), the Company has formulated and adopted this Corporate Social Responsibility ('CSR') Policy.

The CSR Policy shall be guided by The Company's corporate philosophy of respect for the individual and the society at large.

Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014, requires the Company to constitute a CSR Committee of Directors, adopt a CSR Policy, spend at least 2% of its average net profit made during the immediately preceding three financial years towards CSR activities as set out in Schedule VII to the Companies Act, 2013 and confirm compliance thereof in the Annual Report.

Accordingly, the Board of Directors at its Meeting held on 14th May, 2021 review approved and update the Company's CSR Policy.

2. CSR OVERVIEW

"Corporate Social Responsibility" (CSR) is a way of conducting business, by which corporate entities visibly contribute to the social good. The essence of CSR is to integrate economic, environmental and social objectives with the company's operations and growth. CSR is the process by which an organization thinks about and evolves its relationships with society for the common good and demonstrates its commitment by giving back to the society for the resources it used to flourish by adoption of appropriate business processes and strategies.

The main objective of CSR policy is to make CSR a key business process for sustainable development of society. In its endeavors to mutually achieve the said objective, the Act stipulates the provisions regarding mandatory adherence to the Corporate Social Responsibility practices by the prescribed classes of companies.

3. OBJECTIVE

Corporate Social Responsibility is a form of corporate self-regulation integrated into a business model. Therefore, the Policy will function as a built-in, self-regulating mechanism whereby the business will monitor and ensure its active compliance with the spirit of law, ethical standards and national norms.

The main objective of this Policy is to set guiding principles for carrying out CSR activities by the Company and also to set up process of execution, implementation and monitoring of the CSR activities to be undertaken by the Company.

4. CSR COMMITTEE

i. Composition:

The Corporate Social Responsibility committee (CSR Committee) shall consist of three or more directors, out of which one shall be Independent Director.

ii. Role: the CSR Committee, inter alia shall

- Formulate and recommend to the Board the CSR Policy and any amendments thereof which shall indicate
 the activities to be undertaken by the Company as specified in schedule VII of the Companies Act, 2013;
- b) Recommend the amount of expenditure to be incurred on the activities, as per CSR Policy;
- Be responsible for implementation and monitoring the CSR projects or programs or activities of the Company;



- d) Any other matter/thing as may be considered expedient by the members in furtherance of and to comply with the CSR Policy of the Company.
- iii. Meetings: The CSR Committee shall meet as and when necessary
- iv. Sitting Fees: No sitting fees shall be payable for attending CSR Committee.
- Quorum: Quorum of meeting of CSR Committee shall be one third of the total strength or two directors, whichever is higher.
- iv. The CSR Committee may invite Executives, Advisors, representatives of Social Organizations, Auditors of the Company and such other person(s) as it may consider necessary to attend the meeting.
- v. The CSR Committee shall formulate and recommend to the Board, an annual action plan in pursuance of its CSR policy, which shall include the following namely:-
 - The list of CSR projects or programmes that are approved to be undertaken in areas or subjects specified in Schedule VII of the Act.
 - b) The manner of execution of such projects or programmes as specified in sub-rule (1) of rule 4.
 - c) The modalities of utilization of funds and implementation schedules for the projects or programmes.
 - d) monitoring and reporting mechanism for the projects or programmes and
 - e) Provided that Board may alter such plan at any time during the financial year as per the recommendation of its CSR Committee, based on the reasonable justification to that effect.
 - f) details of need and impact assessment, if any, for the projects undertaken by the company

5. LIST OF ACTIVITIES / PROJECTS

The Company shall undertake any of the following Activities/Projects or such other activities/projects as may be notified by the Ministry of Corporate Affairs from time to time as a part of the Corporate Social Responsibility (CSR):

- Eradicating hunger, poverty and malnutrition, promoting healthcare including preventive health care and sanitation including contribution to the Swachh Bharat Kosh set-up by the Central Government for the promoting of sanitation and making available safe drinking water;
- Promoting education, including special education and employment enhancing vocation skills especially among children, women, elderly and the differently a bled and livelihood enhancement projects;
- Promoting gender equality, empowering women, setting up homes and hostels for women and orphans; setting
 up old age homes, day care centers and such other facilities for senior citizens and measures for reducing
 inequalities faced by socially and economically backward groups;
- iv. Ensuring environmental sustainability, ecological balance, protection of flora and fauna, animal welfare, agroforestry, conservation of natural resources and maintaining quality of soil, air and water including contribution to the Clean Ganga Fund set-up by the Central Government for rejuvenation of river Ganga;
- Protection of national heritage, art and culture including restoration of buildings and sites of historical importance and works of art; setting up public libraries: promotion and development of traditional arts and handicrafts;
- vi. Measures for the benefit of armed forces veterans, war widows and their dependents, central Armed Police Forces (CAPF) and Central Para Military Forces (CPMF) veterans, and their dependents including widows;



- vii. Training to promote rural sports, nationally recognized sports, and Olympic sports;
- viii. Contribution to the Prime Minister's National Relief Fund or Prime Minister's Citizens Assistant and Relief in Emergency Situation Fund (PM Cares Fund) any other fund set up by the Central Government for socioeconomic development and relief and welfare of the Schedule Castes, the Schedule Tribes, other backward classes, minorities and women;
- ix a). Contribution to incubators or research and development projects in the field of science, technology, engineering and medicine, funded by the Central Government or State Government or Public Sector Undertaking or any agency of the Central Government or State Government; and
 - b). Contributions to public funded Universities; Indian Institute of Technology (IITs); National Laboratories and autonomous bodies established under Department of Atomic Energy (DAE); Department of Biotechnology (DBT); Department of Science and Technology (DST); Department of Pharmaceuticals; Ministry of Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homoeopathy (AYUSH); Ministry of Electronics and Information Technology and other bodies, namely Defense Research and Development Organisation (DRDO); Indian Council of Agricultural Research (ICAR); Indian Council of Medical Research (ICMR) and Council of Scientific and Industrial Research (CSIR), engaged in conducting research in science, technology, engineering and medicine aimed at promoting Sustainable Development Goals (SDGs).]
- x. Rural development projects;
- xi. Slum area development;

Explanation.- For the purposes of this item, the term 'slum area' shall mean any area declared as such by the Central Government or any State Government or any other competent authority under any law for the time being in force.

xii. Disaster management, including relief, rehabilitation and reconstruction activities.

The provisions of the Companies Act, 2013 and CSR Rules made thereafter shall have overriding effect Vis-a Vis the provisions of this policy.

Periodic review of this policy shall be done to ensure its continued suitability, adequacy and efficacy.

6. FUNDING

In line with extent provisions of Section 135 of the Companies Act, 2013 and requirements laid down in the Companies (CSR Policy) Rules, 2014; 2 % of the average net profit of the Company made during the three immediately preceding financial years will be allocated for CSR activities.

CSR budget for the relevant financial year shall be approved by the Board.

5% of annual CSR Budget will be kept as reserve for emergency like disaster, calamity, etc. If the same remains unutilized, it may be used in the last quarter of the financial year for the other activities mentioned in Schedule VII of the Companies (CSR Policy) Rules, 2014.

The Company may build CSR capacities of their own personnel as well as those of their implementing agencies through Institutions with established track records of at least 3 financial years but such expenditure shall not exceed 5% of the total CSR expenditure of the Company in one financial year.

Any surplus arising out of the CSR projects or programs or activities shall not form part of the Business profit of a company and shall be ploughed back into the same project or shall be transferred to the Unspent CSR Account



and spent in pursuance of CSR policy and annual action plan of the company or transfer such surplus amount to a Fund specified in Schedule VII, within a period of six months of the expiry of the financial year.

If the Company fails to spend, the amount stated herein above, then reason for not spending shall be stated in the Directors Report and if the unspent amount is not related to an ongoing project, it shall be transferred to Fund specified in Schedule VII, within a period of six months of the expiry of the financial year. Further if unspent amount is related to an ongoing project shall be transferred by the company within a period of thirty days from the end of the financial year to a special account to be opened by the company in that behalf for that financial year in any scheduled bank to be called the Unspent Corporate Social Responsibility Account, and such amount shall be spent by the company in pursuance of its obligation towards the Corporate Social Responsibility Policy within a period of three financial years from the date of such transfer, failing which, the company shall transfer the same to a Fund specified in Schedule VII, within a period of thirty days from the date of completion of the third financial year.

When the Company spends amount in excess of its requirement, such excess amount may be set off against the requirement to spend under sub-section (5) of Section 135 up to immediate succeeding 3 financial years after passing Board Resolution to that effect.

7. IMPLEMENTATION OF CSRACTIVITIES

The Company may undertake CSR Activities either directly by itself or through a registered trust or registered society or any company established by the Company, its holding or subsidiary company or associate company under Section 8 of the Act for such non-for- profit objectives.

Provided that the Company can carry out the CSR Activities through such other institutes having an established track record of 3 (three) years in undertaking the CSR Activities.

The Company may collaborate with other companies for undertaking the CSR Activities subject to fulfillment of separate reporting requirements as prescribed in the Companies (Corporate Social Responsibility Policy) Rules, 2014 (the rules).

The Company should make CSR Contribution through the entities as mentioned in sub-rule 1 of rule 4 but the entity shall have Unique CSR Registration Number on or after 01st April, 2022.

The scope of this policy will extend to activities as stated under Schedule VII of the Companies Act, 2013, as presently in force. The scope of the policy to also include all additional and allied matters, as will be notified by Ministry of Corporate Affairs or such other body, as appointed/notified by Central or State Government, from time to time for this purpose.

CSR programs will be undertaken by the Company to the best possible extent within the defined ambit of the identified Project/Program.

The time period/duration over which a particular program will be spread, will depend on its nature, extent of coverage and the intended impact of the program.

The process for implementation of CSR programs will involve the following steps:

Identification of programs will be done by means of the following:

- i. Need identification studies by the Senior Management/Professional Institutions/agencies.
- Receipt of proposals/requests from District Administration/local Govt. etc.
- Suggestion from the Board of Directors/Senior Management level.
- iv. Detailed assessment survey.



The Company shall give preference to the local areas and areas where the Company operates. However, this shall not bar the Company from pursuing its CSR objects in other areas.

8. MONITORINGAND FEEDBACK

The administration of the CSR policy and execution of CSR Projects/programs and activities shall be carried out under the overall superintendence and guidance of an internal monitoring group (herein after CSR Team) formed for this purpose.

The internal monitoring group/CSR Team shall consist of:

- Managing Director
- ii. Executive Director
- iii. Chief Financial Officer of the Company
- iv. HR unit head
- v. Company Secretary

The CSR Team shall submit its report to CSR Committee formed under the Act.

CSR Team will try to obtain feedback from beneficiaries about the programs implemented at the area.

CSR initiatives of the Company will be reported in the Annual Report of the Company & the Board is Report in compliance with Section 135 of the Act, and rules made there under.

9. PROCEDURE FOR CSRACTIVITIES

The Committee shall recommend the Board suitable CSR Activities to be undertaken during for the financial year along with the detailed plan, modalities of execution, implementation schedule, monitoring process and amount to be incurred on such activities;

The Board shall give its approval based on the recommendation of the Committee and in compliance of this policy;

The Committee, after approval, shall submit its report giving status of the CSR Activities undertaken, Expenditure incurred and such other details as may be required by the Board.

10. EXCLUSION

The CSR Activities shall not include any activity undertaken by the Company in pursuance of normal course of business of the Company.

The Company shall not make any payment directly or indirectly to Political Party (ies) for CSR Activities.

The CSR projects or programs or activities that benefit only the employees of the Company and their families shall not be considered as CSR activities in accordance with Section 135 of the Act.

Any surplus arising out of the CSR projects or programs or activities shall not form part of the business profit of the Company but should be added in the CSR Fund.

11. ALLIED MATTERS

With regard to CSR activities, Boards Report to state such particulars as stated under Companies (Corporate Social Responsibility) Rules, 2014.

The Company shall display such particulars relating to CSR Policy and activities undertaken there under as stated under Companies (Corporate Social Responsibility) Rules, 2014.



12. GENERAL

In case of any doubt with regard to any provision of the policy and also in respect of matters not covered herein, a reference to be made to CSR Committee. In all such matters, the interpretation & decision of the Committee shall be final.

Any or all provisions of the CSR Policy would be subject to revision/amendment in accordance with the guidelines on the subject as may be issued from Government, from time to time.

The CSR Committee reserves the right to modify, add, or amend any of provisions of this policy subject to approval of the Board.

Place: Dewas

Date: 14th May, 2024

For and on behalf of the Board of Directors
Vippy Spinpro Limited

Piyush Mutha Praneet Mutha Managing Director Director (DIN-00424206) (DIN-00424250)



ANNEXURE - V

THE ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES

[Pursuant to Section 135 of the Companies Act, 2013 and

Companies(Corporate Social Responsibility Policy) Rules, 2014]

 Brief outline of the company's CSR Policy, including overview of projects or programmes proposed to be undertaken:

In accordance with the provisions of the Companies Act, 2013 and rules made there under, the company had framed its CSR Policy to carry out its CSR activities in accordance with schedule VII of the Act. The CSR Policy annexed as Annexure-IV to this report. The CSR policy may be assessed on the company's website at www.vippyspinpro.com

The Company believes in conducting its business responsibly, fairly and in a most transparent manner. It continuously seeks ways to bring about an overall positive impact on the society and environment where it operates and as a part of its social objectives.

The main objective of the CSR Policy of the Company is to lay down guidelines to make CSR a key business process for sustainable development of the society and the environment in which it operates.

During the year, the Company as part of its CSR activities provided a grant towards promoting education and Healthcare including preventive healthcare. The CSR Committee is the governing body that articulates the scope of CSR activities and ensures compliance with the CSR Policy including overview of the projects undertaken.

2. The Composition of the CSR Committee:

S. 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.	Shri Piyush Mutha	Chairman - Managing Director	2	2
2.	Shri Praneet Mutha	Member - Non - Executive Non - Independent Director	2	2
3.	Smt. Deepa Sudhir Mekal	Member - Non - Executive Independent Director	2	2

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:

https://www.vippyspinpro.com/Composition%20of%20Committee.pdf

https://www.vippyspinpro.com/Corporate%20Social%20Responsibility%20Policy.pdf

4. Provide the executive summary along with web-link(s) of Impact Assessment of CSR Projects carried out in pursuance of sub-rule (3) of rule 8: Not Applicable



- 5. (a) Average net profit of the company as per Section 135(5):12,02,78,835/-
 - (b) Two percent of average net profit of the company as per section 135(5): 24,05,577/-
 - (c) Surplus arising out of CSR Projects or programmes or activities of the previous financial years: Nil
 - (d) Amount required to be set off for the financial year, if any: 7,879/-
 - (e) Total CSR Obligation for the financial year (5b+5c-5d): 23,96,577/-
- 6. (a) Amount spent on CSR Projects (both Ongoing Project and Other than Ongoing Project):22,77,428/-
 - (b) Amount spent in Administrative Overheads: 1,20,270/-
 - (c) Amount spent on Impact Assessment: Not Applicable
 - (d) Total amount spent for the Financial Year [6a+6b+6c]: 23,97,698/-
 - (e) CSR amount spent or unspent for the financial year:

	Amount Unspent (in Rs.)						
Total Amount Spent for the Financial Year. (inRs.)	Total Amount t	ransferred to Unspent as per section 135(6).	Amount transferred to any fund specified under Schedu VII as per second proviso to section 135 (5).				
	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.		
23,97,698	(= 8	5#3	70 0 1		8 1		

(f) Excess amount for set-off, if any:

Sl. No.	Particular	Amount (in Rs.)
(1)	(2)	(3)
(i)	Two percent of average net profit of the company as per section 135(5)	24,05,577/-
(ii)	Total amount spent for the Financial Year	23,97,698/-
(iii)	Excess amount spent for the financial year [(ii) - (i)]	(7879)
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	21,684.78/-
(v)	Amount available for set off in succeeding financial years [(iii) - (iv)]	13,623.78/-

^{*} During the Financial Year, the Company has used amount of Rs. 7,879 towards CSR Obligation from the excess CSR Expenditure available in FY 2020-2021 and remaining excess amount of Rs. 13,623.78 belongs to FY 2021-2022 Rs. 4298.11 and FY 2022-23 Rs. 9325.67 will be used in succeeding financial years.



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

(1)	(2)	(3)	(4)	(5) (6) (7)		(6)		(8)
Sl. No.	•	Amount transfe rred to Unspent CSR	Balance Amount in Unspent CSRAccount	Amount spent in the Financial Year (in Rs.)	Amount transferred to a Fund as specified under Schedule VII as per second proviso to sub- section (5) of section 135, if any		Amount remaining to be spent in	Deficiency, if any
		Account under section 135 (6) (inRs.)	under section 135 (6) (inRs.)		Amount (in Rs)	Date of transfer	succeeding financial years. (inRs.)	
NA	NA	NA	NA	NA	NA	NA	NA	NA

8. Whether any capital assets have been created or acquired through Corporate Social Responsibility amount spent in the Financial Year: No

If Yes, enter the number of Capital assets created/acquired: Not Applicable

	Short particulars of the property or asset (s) [including complete address and location of the property]		Date of creation	TO CASE DESIGNATION OF CONTRACT PROPERTY.	Details of entity/ Authority/ beneficiary of registered owner		ficiary of the
(1)	(2)	(3)	(4)	(5)	(6)		
		300000	70		CSR Registration Number	Name	Registered Address
NA	NA	NA	NA	NA		-	-

(All the fields should be captured as appearing in the revenue record, flat no, house no, Municipal Office/Municipal Corporation/ Gram panchayat are to be specified and also the area of the immovable property as well as boundaries)

9. 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

For and on behalf of the Board of Directors Vippy Spinpro Limited

Place: Dewas Date: 14th May, 2024

Piyush Mutha Chairperson CSR Committee (DIN-00424206) Praneet Mutha Member CSR Committee (DIN-00424250)



ANNEXURE-VI

SECRETARIAL AUDIT REPORT

For the Financial Year ended on 31" March, 2024

[Pursuant to section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,
The Members,
Vippy Spinpro Limited
414, City Centre,
570, M.G. Road,
Indore-452001

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Vippy Spinpro Ltd. (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my 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 secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March, 2024 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by Vippy Spinpro Ltd. for the financial year ended on 31* March, 2024 according to the provisions of:

The Companies Act, 2013 (the Act) and the rules made thereunder;

- 1. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 2. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not applicable to the Company during the Audit Period, as there was no such transaction)
- The Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz.:-
 - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (ii) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
 - (iii) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; (Not applicable to the Company during the Audit Period, as there was no such transaction);
 - (iv)The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 and The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable to the Company during the Audit Period, as there was no such transaction)



- (v) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Period, as there was no such transaction)
- (vi) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
 Regulations, 1993 regarding the Companies Act and dealing with client;
- (vii) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the Audit Period, as there was no such transaction).
- (viii)The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the Company during the Audit Period, as there was no such transaction).
- (ix) SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as applicable from time to time.

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

- Secretarial Standards on Board and General Meetings, as issued by the Institute of Company Secretaries of India.
- (ii) The SEBI (Listing Obligation and Disclosure Requirement) Regulations, (LODR).

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

I further report that on the representation made by the Company and its Officer for system and mechanism formed by the Company for compliances, and examination of the relevant documents and records in pursuance thereof on test-check basis, the Company has complied with the following laws/acts specifically applicable to the Company:

- The Factories Act, 1948
- (ii) Labour Laws and other incidental laws related to labour and employees appointed by the Company either on its payroll or on contractual basis as related to wages, gratuity, provident fund, ESIC, Compensation etc.;
- (iii) Labour Welfare Acts of State.
- (iv) Acts prescribed under Direct and Indirect Taxes
- (v) The Competition Act, 2002
- (vi) The Negotiable Instruments Act, 1881
- (vii) Environment Laws
- (viii) The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

I 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. Further the changes in the composition of the Board of directors that took place during the year under review, were carried out in compliance with relevant provisions of the Act.

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

I 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.

For: Shilpesh Dalal & Co., Company Secretary

Date: 11 May, 2024

UDIN: F005316F000353708

Shilpesh Dalal (Proprietor) M.No. FCS-5316 C.P. No. 4235 Indore

(This report is to be read with my letter of even date which is annexed as 'Annexure-A' and forms an integral part of this report)



Annexure- A'

To, The Members, Vippy Spinpro Limited 414,City Centre, 570, M.G. Road, Indore-452001

My 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. My responsibility is to express an opinion on these secretarial records based on my audit.
- I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the
 correctness of the contents of the Secretarial records. The verification was done on test-check basis to ensure
 that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide
 a reasonable basis for my opinion.
- I have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- Where ever required, I have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the
 responsibility of management. My examination was limited to the verification of systems and procedures on test
 basis
- The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or
 effectiveness with which the management has conducted the affairs of the company.

For: Shilpesh Dalal& Co., Company Secretary

Date: : 11th May, 2024 UDIN: F005316F000353708 Shilpesh Dalal (Proprietor) M.No. FCS-5316 C.P. No. 4235 Indore



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 of
Vippy Spinpro Limited
414, City Centre, 570, M.G Road,
Indore MP 452001 IN

I have examined there relevant registers, records, forms, returns and disclosures received from the Directors of Vippy Spinpro Limited having CIN: L01710MP1992PLC007043 and having registered office at 414, City Centre, 570, M.G. Road, Indore MP 452001 IN (here in after referred to as' the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34 (3) read with Schedule V Para - C Sub clause 10 (I) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my 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 me by the Company & its officers, I 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.

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. My responsibility is to expression opinion on the se based on my verification. This certificate is neither an assurance as to the future viability of the Company no of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For: Shilpesh Dalal & Co., Company Secretary

Date: 04th May, 2024

UDIN: F005316F000309686

Shilpesh Dalal (Proprietor) M.No. FCS-5316 C.P. No. 4235 Indore



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

ECONOMY-OVERVIEW

IMF January 2024 World Economic Outlook Update projects that global growth is projected at 3.1 percent in 2024 and 3.2 percent in 2025, with the 2024 forecast is 0.2 percentage point higher than that predicted in October 2023 World Economic Outlook but below the historical average of 3.8 percent, with elevated central bank policy rates to fight inflation, a withdrawal of fiscal support amid high debt weighing on economic activity, and low underlying productivity growth. Inflation is falling faster than expected in most regions, in the midst of unwinding supply-side issues and restrictive monetary policy. Global headline inflation is expected to fall to 5.8 percent in 2024 and 4.4 percent in 2025, with the 2025 forecast revised down.

INDUSTRY STRUCTURE AND DEVELOPMENT

The textile market size has grown strongly in recent years. It will grow from \$638.03 billion in 2023 to \$689.54 billion in 2024 at a compound annual growth rate (CAGR) of 8.1%. The growth witnessed in the historical period can be ascribed to factors such as the expansion of the global population, heightened demand for man-made fibers, government initiatives supporting the textile industry, robust economic growth in emerging markets, and the implementation of restrictions on plastic usage. The textile market size is expected to see strong growth in the next few years. It will grow to \$903.45 billion in 2028 at a compound annual growth rate (CAGR) of 7.0%.

The Indian textile industry is the second largest employment provider after agriculture. It is highly labour intensive, and the industry has significantly emerged as a source of income for the unskilled, semi-skilled, and women labour force in the country. It provides livelihood to more than 45 million people directly and more than 60 million people indirectly through its allied industries.

The Textile Sector in India ranks next to Agriculture. Textile is one of India's oldest industries and has a formidable presence in the national economy in as much as it contributes to about 14 per cent of manufacturing value-addition, accounts for around one-third of our gross export earnings and provides gainful employment to millions of people. The textile industry occupies a unique place in our country. One of the earliest to come into existence in India, it accounts for 14% of the total Industrial production, contributes to nearly 30% of the total exports and is the second largest employment generator after agriculture. This Industry Contributes 4 per cent to the global trade in textile and apparel, 2 per cent to gross domestic product (GDP), more than 12 per cent of the manufacturing sector's GDP, and 7 per cent of industry value in output.

The Company is engaged in the manufacturing of cotton yarn for different applications by Rotor Spinning. Rotor Spinning is economical, since the process is very short, consumes less energy and other substantial cost benefits in the choice of raw material in comparison to Ring Spinning especially in coarse counts. The Company is also engaged in generation of power through Wind Mill & Solar Panels for captive consumption.

OPPORTUNITY AND THREATS

Opportunity

The 'Make In India' campaign, attracting investment and new manufacturing opportunities, also ensures constructive government provisions for the development of textile trade and manufacturing.

The Union Ministry of Textiles is more active in developing the textile industry, by constant coordination with business owners of this sector. For textile sector the annual budget has been kept at Rs. 4,392.85 cr. in 2024-25, which was Rs. 4,389.34 cr. in 2023-24. There has been no mention on credit linked capital subsidy scheme, which is on halt since 2020 under which industry used to get rebate of 15% on purchase of machinery. The exclusion of the textile sector from custom duty reduction should positively impact the domestic textiles sector.

Government has approved setting up of Seven Pradhan Mantri Mega Integrated Textile Region and Apparel (PM MITRA) Parks in Greenfield/Brownfield sites with an outlay of Rs 4,445 crore for a period of seven years up to 2027-28.

Also, the E-commerce market, increasing demand for online shopping is expected to drive the textile manufacturing market. Manufacturers can now sell their products on a larger platform than before, which will increase their customer base geographically, driving the growth of the textile manufacturing market.



Threats

India has one of the most modernised textile industry in the world and the 2nd largest textile manufacturing base in the world. With an estimated market size of about \$ 160-170 bn, Indian T&A industry is one the largest in the world. Moreover, India is one of the few countries in the world which have presence of entire Textile Value Chain ranging from fibre to fashion and textile machinery. However, since last few years, Industry is witnessing a stagnation in demand of T&A products domestically as also the export figures are not so encouraging. India, which used to be the 2nd largest exporter of T&A in the world till 2017 has slipped to 6th position in 2022 and was overtaken by countries like Bangladesh and Vietnam which are dependent on imports of raw material for their Textile Industry. It signifies that amid increasing competitive landscape while countries like China, Bangladesh, Vietnam, etc. have been able to take advantages of lower factor costs & other production costs as compared to India which had made them more cost-effective for buyers.

The textile industry in India is, however, severely constrained by stiff competition from cheaper imports, particularly from China, Bangladesh, and Pakistan; obsolete technology with deleterious impact on production and productivity; a shortage of skilled labor; poor infrastructure hampering transportation of goods and extensive access to textile products; compliance with government regulations; environmental concerns, particularly challenges stemming from water and air pollution and labour laws.

The imposition of 10 per cent duty (5 per cent Basic Customs Duty (BCD) and 5 per cent Agriculture Infrastructure and Development Cess (AIDC)) on Cotton and 10 per cent BCD on Cotton Waste since February 2021 has made it difficult to import cotton at cheaper rates. Further, the levy of import duty has prompted the trade to adopt an import parity pricing policy, making not just the home grown cotton expensive but also other MMF fibres.

During the last 2 years, Indian T&A industry had been facing challenges of high volatility in raw material prices particularly for cotton. As the spinning mills carry 2 to 3 months of cotton and yarn inventory, it had resulted in the erosion of the working capital of mills which have affected their operational efficiency.

SEGMENT WISE PERFORMANCE

The Company generates power through wind mill & solar panels for captive use. Hence no Segment reported.

OUTLOOK

Global Textile Industry in the past few years has been hit due to various reasons such as the increased inflation, economic slowdown, prolonged Russia-Ukraine war, Israel Hamas conflict which has resulted in decreased demand of textile & apparel products globally and is thus also impacting the exports of textile & apparel products from India. Data released by the Department of Commerce shows that During April-November 2023, exports of India's T&A have declined by about 6.58 per cent as compared to Apr-Nov 2022 and about 15.97 per cent as compared to Apr-Nov 2021.

As we are entering into 2024, business conditions are expected to improve and the same is also apprehended in one of the survey's conducted by the International Textile Manufacturers Federation (ITMF) in November 2023 according to which only 5 per cent of the respondents have reported a major cancellation of 30 per cent of order or more and 44 per cent of the respondents reported that in next 6 months i.e. first half of 2024, business situation for Textile & Apparel Industry will be more favourable and the demand for Textile & Apparel products globally are expected to increase. The same is also being complemented by the increased exports of textile products (excluding apparel) from India during the month of September, October and November 2023 as compared to 2022.

RISK AND CONCERNS

The Company had adopted Risk Management Policy to ensure sustainable business growth with stability and to promote a pro-active approach in reporting, evaluating and resolving risks associated with the business. The volatility in price of cotton which is raw material for the Company, volatility in oil prices in international market and non-availability of skilled manpower are the major threats to the company.



INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has in place adequate internal financial controls with reference to all its operations and such systems are continuously reviewed and upgraded. All the transactions are properly authorized and recorded. The Company is following all the applicable Accounting Standards for properly maintaining the books of accounts and reporting financial statements. The Internal Audit is conducted by outside auditing firms which evaluate the functioning and quality of internal controls and check; and provides assurance of its adequacy and effectiveness. The Internal Audit Reports are actively reviews by the Audit Committee and adequate remedial measures, if any, are taken. The Internal Audit Reports are also reviews by the Board of Directors periodically. During the year, no reportable material weaknesses in the design or operations were observed.

OPERATIONAL & FINANCIAL PERFORMANCE OPERATIONAL PERFORMANCE

(Qty. in MT.)

Particulars	2023-2024	2022-2023
Production	14099.053	8536.79
Sales	13997.892	7764.68

FINANCIAL PERFORMANCE

(Rs.in Lakhs)

Particulars	2023-24	2022-23
Income		
Revenue from Operations	24962.58	15632.26
Other Income	88.73	112.27
Total Revenue	25051.31	15,744.53
Less: Expenses other than Finance cost and Depreciation	23190.79	13962.06
Profit before finance cost, depreciation & amortization, and tax	1860.52	1782.47
Less: Finance Costs	290.50	52.20
Less: Depreciation and amortization expenses	982.57	290.17
Profit before Tax	587.45	1440.10
Less: Tax Expenses		
Current Tax	188.85	325.47
Deferred Tax (Assets)/Liabilities	(36.89)	43.16
Profit for the year	435.49	1071.47
Other Comprehensive Income	37.33	22.15
Total Comprehensive Income	472.82	1093.62
Earning per equity share		
Basic	7.42	18.25
Diluted	7.42	18.25

The Company's total revenue for the year under review amounted to Rs. 24,962.58 Lakhs as compared to 15632.26 Lakhs of the previous year. The Profit before Tax for the year under review amounted to Rs. 587.45 Lakhs as compared to Rs. 1440.10 Lakhs of the previous year. The Profit after Tax for the year under review amounted to Rs. 435.49Lakhs as compared to Rs. 1071.47Lakhs of the previous year. The Company is engaged in the manufacturing of cotton yarn for different applications by Rotor Spinning.



KEY FINANCIAL RATIOS AND PERFORMANCE

Ratio	2023-24	2022-23	% Variance	Explanation in case change is more than 25%, as compared to previous year
Inventory Turnover	6.27	4.06	54.43	Increase in Revenue
Current Ratio	1.95	3.39	(42.28)	Investment made in Fixed Assets
Debt Equity Ratio	0.46	0.47	(2.13)	rasi
Debtors Turnover ratio	9.28 time	7.56 time	22.75	-
Net Profit Margin	1.74%	6.85%	(74.60)	High Volatility in Raw Material Prices
Return on Net worth	5.73%	15.02%	(61.85)	Decrease in Operating Margin due to Volatility in Raw Material Prices & Weak Global Demand
EPS	7.42	18.25	(59.34)	Lower Net Profit
Operating Profit Margin	2%	8.49%	(76.44)	High Volatility in Raw Material Prices
Interest Coverage Ratio	3.02	28.59	(89.44)	Lower Operating Profit

MATERAL DEVELOPMENT IN HUMAN RESOURCE AND INDUSTRIAL RELATIONS

Human resource is considered as the most valuable of all resources available to the Company. The Company continues to lay emphasis on building and sustaining an excellent organisation climate based on human performance. The Management has been continuously endeavoring in fostering high performance culture in the organisation. The Company has 82 permanent employees as on the roll of the Company as on 31st March, 2024. Further, industrial relations remained peaceful and harmonious during the year.

CAUTIONARY STATEMENT

Statement in the "Management Discussion and Analysis" describing the Company's objectives, estimates, expectations or projections may be "forward looking statements" within the meaning of applicable laws and regulations. These statements are based on certain assumptions and expectation of future events. Actual results could, however, differ materially from those expressed or implied. The Company assumes no responsibility in respect of the forward looking statements herein, which may undergo changes in future on the basis of subsequent developments, information or events.

REFERENCES FOR DISCUSSION & ANALYSIS

- 1. World Economic Outlook Update January 2024
- 2. Textile Global Market Report 2024
- 2. InvestIndia.gov.in
- 3.UNION BUDGET 2024-2025
- 4. indiantextilejournal.com "Article on weaving-the-future-indias-textile-and-apparel-sector-amidst-global-challenges."



REPORT ON CORPORATE GOVERNANCE

1. The Company's Philosophy

Your Company is committed to attain the highest standard of Corporate Governance by placing emphasis on transparency, accountability, integrity and to promote ethical conduct throughout the organization with the main object to enhance the value of all stakeholders.

Report on Corporate Governance for the year ended 31st March, 2024, in terms of Regulation 34(3) read with schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is set out below.

2. Board of Directors

Composition and Attendance

The Company has total Six (6) Directors out of which Three (3) Independent Non-Executive Directors, One (1) Non-Executive Promoter Director, One (1) Executive Promoter Director and One (1) Non Independent Executive Director, and it meets the stipulated requirement.

The details of Board composition, attendance of Directors at the Board Meetings and at the last Annual General Meeting held during the year and the number of directorship and committee chairmanship/membership held by the Directors in other companies are given below.

Name	Category	Attendanc	e	Total No	No of committees		Name of other	
		Board Meeting	Last AGM	of Directors hip in other	positions #h Public co incorporate	mpanies	listed companies and category of directorship	
				Public companies incorpora ted in India	Chairman	Member		
Shri Piyush Mutha	Promoter/ Managing Director	13	Yes	Ē				
Shri Mangalore Maruthi Rao	Whole Time Director	3	Yes	*	*	-		
Shri Praneet Mutha	Promoter/ Non- Executive Director	13	Yes	1	*	**		
Shri Manish Jhanwar	Independent Director	11	Yes	2	2	27		
Shri Raghuram Krishnamurthy	Independent Director	4	Yes	2	· · · ·	20		
Smt. Deepa Sudhir Mekal	Independent Director/ Woman Director	8	Yes	¥	· <u></u>	4 89		

Only Audit Committee and Stakeholders Relationship Committee have been considered.



As detailed in the table above, none of the Directors is a member of more than 10 board-level committees of companies in which they are Directors, nor Chairman of more than five such committees, as per the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the Financial year ended 31st March, 2024, total Thirteen (13) meetings of Board of Directors were held on 11.04.2023, 27.04.2023, 09.05.2023, 16.05.2023, 10.07.2023, 09.08.2023, 25.09.2023, 06.11.2023, 09.11.2023, 25.12.2023, 09.02.2024, 06.03.2024, 26.03.2024 Maximum gap between two meetings was less than 120 days.

There has been no pecuniary transaction or relationship between the Company and its Non-Executive Directors during the year ended 31st March, 2024 apart from paying sitting fees. All Independent Directors are fulfill the conditions as stipulated in the SEBI (LODR) Regulations, 2015 and are independent from the management of the Company.

Board Expertise and Attributes

The Board comprises directors that bring a wide range of skills, expertise and experience which enhance overall board effectiveness.

The Nomination and Remuneration Committee of Directors assess and recommend to the board, core skill sets require by Directors to enable Board to perform its oversight function effectively. This process also helps to identify skill gaps.

The identified skills and domain expertise required by the directors of the Corporation include leadership and strategic thinking, risk management, legal and regulatory compliance, corporate governance, consumer behavior, sales and marketing, information technology, data analytics, and proficiency in economics, finance, accounting & audit and industry experience. The directors of the Corporation have mapped their skills based on the board skills matrix.

Sr. No.	Name	Designation	Core Skill/ Expertise/ Competencies available with the Board		
1	Shri Piyush Mutha	Managing Director	Leadership, Finance, Legal and Regulatory compliances, Corporate Governance, Data Analytics,		
2	Shri Mangalore Maruthi Rao	WholeTime Director	Strategic Thinking, Consumer Behavior Data Analytics, Industry Expertise.		
3	Shri Praneet Mutha	Non-Executive Non - Independent Director	Sales and Marketing, Consumer Behavior, Information Technology, Proficiency in economic.		
4	Shri Manish Jhanwar	Independent Director	Audit including Tax Audit, Investment Banking and Certification Works.		
5	Shri Raghuram Krishnamurthy	Independent Director	Data Analytics, Proficiency in Economics.		
6.	Smt. Deepa Sudhir Mekal	Independent Director	Risk Management and Accounting.		



The Company has received the necessary declarations from each Independent Director under Section 149(7) of the Act that he/she meets the criteria of independence laid down in Section 149(6) of the Act and Regulation 16(1)(b) read with Regulation 25(8) of the SEBI Listing Regulations. The Board has taken on record these declarations after undertaking the due assessment of the veracity of the same.

No Director is related to any other Director except Shri Piyush Mutha and Shri Praneet Mutha who are related to each other.

Number of shares held by Non-Executive Directors as on 31"March, 2024:

Name	No. of Shares held	%	
Shri Praneet Mutha	521050	8.88	
Shri Manish Jhanwar	122	1200	
Shri Raghuram Krishnamurthy	8 = 8	\$ # 8	
Smt. Deepa Sudhir Mekal	149	198	

Familiarization Programme:

The Company has put in place a system to familiarize its Independent Directors with the Company, covering the area as:- nature of the industry in which Company operates, business model of Company, roles, rights & responsibilities of the Independent Directors etc. The details of programme for familiarization is placed on the website of the Company at https://www.vippyspinpro.com/investors.php

Appointment/re-appointment of Director:

Particulars of Directors seeking appointment/re-appointment are given in the Annexure, annexed to the notice for Postal Ballot

During the year under review, the members of the Company via Postal Ballot held during the year, have approved the re-appointment of Shri Piyush Mutha (DIN: 00424206) as Managing Director of the Company for a period of 1 year w.e.f. 01st April 2023 to 31st March 2024.

Board Procedures:

The Company has established systems and procedures to ensure that its Board of Directors is well informed and well equipped to discharge its overall responsibilities and provide the Management with the strategic direction catering to exigency of long term shareholders value. The Board reviews periodically compliance report of all laws applicable to the Company, and takes steps to rectify instance of non-compliance, if any.

All information as required under Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 were placed before the Board of Directors.

Apart from receiving sitting fees, Independent Directors do not have any material relationship or transaction with the Company, its promoters, its directors, and its senior management which may affect independence of directors.



Separate Meeting of the Independent Directors:

The meeting of Independent Directors held on 10th January, 2024, without the attendance of Non-Independent Directors and members of Management. The following issues were discussed in detail:

- i) reviewed the performance of non-independent directors and the Board as a whole;
- Assessed the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

Code of Conduct:

The Company had laid down a Code of Conduct for all Board Members and Senior Management Personnel of the Company. The Code of Conduct is available on the website of the Company www.vippyspinpro.com. All the Board Members and Senior Management Personnel have affirmed compliances with the Code of Conduct, as on 31st March, 2024.

A declaration by Managing Director regarding compliance by the Board Members and Senior Management Personnel, with the said Code of Conduct is enclosed and form part of this report.

3. Audit Committee

Composition and Attendance

The Audit Committee comprises of four members, three of them are independent-non-executive directors and one is Executive Director. The Committee composition meets with the requirements of Section 177 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. All the members of the Committee have relevant experience in financial matters.

During the year under review, Six (6) meetings of Audit Committee were held on 11.04.2023, 09.05.2023, 16.05.2023, 09.08.2023, 09.11.2023 and 09.02.2024.

As on 31st March, 2024, the composition of the Audit Committee and details of meeting attended by the members are as under:

Name	Position	Category	No. of Meetings during the year		
			Held	Attended	
Smt. Deepa Sudhir Mekal	Chairman	Independent Director	6	6	
Shri Piyush Mutha	Member	Managing Director	6	6	
Shri Manish Jhanwar	Member	Independent Director	6	6	
Shri Raghuram Krishnamurthy	Member	Independent Director	6	4	

Company Secretary acts as Secretary to the Audit Committee.



Terms of reference

Role of the Audit Committee shall include the following:-

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

- Recommending to the Board, the appointment/re-appointment, remuneration and terms of appointment of Statutory Auditors of the Company;
- Approval of payment to statutory auditors for any other services rendered by the Statutory Auditors;
- Reviewing, with the management, the Annual Financial Statements and Auditor's Report thereon before submission to the Board for approval, with particular reference to:
 - (a) matters required to be included in the Director's Responsibility Statement to be included in the Board's Report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - (b) changes, if any, in accounting policies and practices and reasons for the same;
 - (c) major accounting entries involving estimates based on the exercise of judgment by management;
 - (d) significant adjustment made in the financial statements arising out of audit findings;
 - (e) compliance with listing and other legal requirements relating to financial statements;
 - (f) disclosure of any related party transactions;
 - (g) qualification/modified opinion(s) in the draft audit report;
- Reviewing with the management, the quarterly financial statements before submission to the board for approval;
- Reviewing with the management, the statement of uses/ application of funds raised through an issue (public issue, rights issue, preferential issue etc.), the statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- Reviewing and monitoring the auditor's independence and performance and effectiveness of audit process;
- Approving or subsequently modification of transactions of the Company with related parties;
- Scrutiny of inter-corporate loans and investments;
- Valuation of undertaking or assets of the company, wherever it is necessary;
- evaluation of internal financial controls and risk management systems;
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control system;
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- Discussion with internal auditors of any significant findings and follow up there on;
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;



- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as
 post audit discussion to ascertain any area of concern;
- Looking into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders(in case of non-payment of declared dividends) and creditors;
- Reviewing the functioning of the Vigil Mechanism/Whistle Blower Policy;
- Approving the appointment of chief financial officer after assessing the qualifications, experience and background etc. of the candidate;
- Carrying out any other function as is mentioned in the terms of reference of the audit committee;
- Reviewing the financial statements, in particular, the investments made by the unlisted subsidiaries, if any.
- Reviewing the utilization of loans and/or advances from/investment by the holding company in the subsidiary
 exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans
 /advances/investments existing as on the date of coming into force of this provision, if any.

The Company has systems and procedures in place to ensure that the Audit Committee mandatorily reviews:

- Management Discussion and Analysis of financial condition and results of operations;
- Statement of significant related party transactions(as defined by the audit committee), submitted by management;
- Management letters/letters of internal control weaknesses issued by the statutory auditors;
- · Internal Audit Reports relating to internal control weakness; and
- The appointment, removal and terms of remuneration of the chief internal auditor.
- Statement of deviations:
 - (a) Quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulations 32(1) of SEBI Listing Regulations.
 - (b) Annual statement of funds utilized for purpose other than those stated in the offer document /prospectus /notice in terms of Regulation 32(7) of SEBI Listing Regulations.

Apart from the above, the Audit Committee also exercises the role and powers entrusted upon it by the Board of Directors from time to time.

The Audit Committee Meetings are usually held at the works Office of the Company and the Audit Committees invites the CFO, Internal Auditor & Statutory Auditors, and Managing Director.

4. Nomination & Remuneration Committee

Composition and Attendance

The Nomination & Remuneration Committee comprises of three members out of which two are Non - Executive Independent Director and one is Non - Executive Non - Independent Director. The Committee composition meets with the requirements of Section 178 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the year under review, One (1) meeting of Nomination & Remuneration Committee were held on 26.03.2024.

As on 31st March, 2024, the composition of the Nomination & Remuneration Committee and details of meeting attended by the members are as under:



Name	Position	Category	No. of Meetings during the year		
			Held	Attended	
Shri Raghuram Krishnamurthy	Chairman	Non - Executive Independent Director	1	Ī	
Smt. Deepa Sudhir Mekal	Member	Non - Executive Independent Director	1	1	
Shri Praneet Mutha	Member	Non - Executive Non - Independent Director	1	1	

Company Secretary acts as Secretary to the Nomination & Remuneration Committee.

Terms of reference

- Identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board their appointment and removal.
- Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and other employees.
- Removal should be strictly in terms of the applicable law/s and in compliance of principles of natural justice.
- Formulation of criteria for evaluation of Independent Directors and the Board.
- Devising a policy on the Board diversity.
- Recommend to the Board, remuneration including salary, perquisite and commission to be paid to the Company's Executive Directors on an annual basis or as may be permissible by laws applicable.
- Recommend to the Board, the Sitting Fees payable for attending the meetings of the Board/Committee thereof, and any other benefits such as Commission, if any, payable to the Non-Executive Directors.
- Setting the overall Remuneration Policy and other terms of employment of Directors, wherever required.
- Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of the independent directors.
- · Recommend to the board, all remuneration, in whatever form, payable to senior management.

Apart from the above, the Nomination & Remuneration Committee also exercises the role and powers entrusted upon it by the Board of Directors from time to time.

5. Board Evaluation

The Company has devised a policy for performance evaluation of Independent Directors, Board, Committees and other Individual Directors. The Policy is in consonance with the existing industry practice.

The said policy sets out criteria for performance evaluation of Board, Executive Directors, Non-Executive Directors including Independent Directors, Chairperson of the Company and Board's Committees.

Performance Evaluation of Board, Committees & Directors:

The Independent Directors of the Company shall hold at least one meeting in a year, without attendance of non-independent Directors and members of management.

The Independent Directors in the meeting shall:

- (i.) Review the performance of non-independent directors and the Board as a whole;
- (ii.) Assess the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

The performance evaluation of its own, the Board Committees and of the Independent Directors shall be carried by the Board.



The evaluation of Independent Directors shall be carried out by the entire Board excluding the Director being evaluated.

In accordance with Schedule IV of the Companies Act, 2013, the extension or continuance of the term of appointment of Independent Directors would be determined based on their evaluation.

Criteria for Evaluation of the Board & their Committees and Directors

The criteria for evaluation of performance of the Board, Executive Directors, Non-Executive Directors including Independent Directors, Chairperson of the Company and Board's Committees is detailed in Nomination and Remuneration Policy of the Company.

The Salient features of Nomination and Remuneration Policy of the Company are forming part of this report.

- 6. Director Remuneration
- a) The Company did not have any pecuniary relationship or transactions with non-executive directors during the year ended 31" March, 2024 except for payment of sitting fees.
- b) Criteria of making payment to non-executive director

The following is the Criteria of making payment to non-executive director

 Sitting fees are paid to Non-Executive Directors of the Company for attending of meeting of the Board of Directors.

Remuneration to Directors

the details of remuneration paid to Directors for the year ended 31st March, 2024 are as under

Name of Director	Designation	Salary (Rs.)	Perquisites and other benefits (Rs.)	PF& other Fund (Rs.)	Bonus (Rs.)	Pension (Rs.)	Stock Option (Rs.)	Sitting Fees (Rs.)	Total (Rs.)
Shri Piyush Mutha	Promoter/ Managing Director	12000000	120737	2880000	-		•	(a)	15000737
Shri Mangalore Maruthi Rao	Whole Time Director	420000	, .	ē	i.	8		•	420000
Shri Praneet Mutha	Promoter/ Non- Executive Director	26			343	8		65000	65000
Shri Manish Jhanwar	Independent Director	*	(3 4 0)	*	-	-	-	55000	55000
Shri Raghuram Krishnamurthy	Independent Director	*	*	B		æ	-	20000	20000
Smt. Deepa Sudhir Mekal	Independent Director/ Woman Director	-	(#)	*	-	×	-	40000	40000

- (ii) Details of fixed component and performance linked incentives along with performance criteria: Fixed component given as above. Presently no performance linked incentives are given by the Company.
- (iii) Service contracts, notice of period, severance fees:
 There is no severance fees prescribed by the Company. The notice period is 1 month from either side.
- (iv) Stock option details, if any, and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable: N.A.

The Company had adopted Remuneration Policy annexed as Annexure-II to the Directors Report.



7. Stakeholders Relationship Committee

The Stakeholders Relationship Committee comprises of three members, one of them are Independent-Non-Executive Directors, one is Non-Independent-Non-Executive Director and one is Executive Director. The committee composition and terms of reference meet the requirements of Section 178 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

Terms of reference-

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

The Secretarial Department of the Company and the Registrar and Share Transfer Agents (Ankit Consultancy Pvt. Ltd. Indore) attend all grievances of the Shareholders/Investors received directly or through SEBI, Stock Exchange, Ministry of Company Affairs, Registrar of Companies, etc.

During the year under review, Eleven (11) meetings of Stakeholders Relationship Committee were held on 03.04.2023, 10.04.2023, 16.05.2023, 20.05.2023, 28.06.2023, 24.07.2023, 09.08.2023, 31.10.2023, 09.11.2023, 30.01.2024 and 09.02.2024.

Composition and Attendance

The composition of the Stakeholders Relationship Committee and attendance by members as on 31st March, 2024 is as under:

Name	Position	Category	No. of Meetings during the year		
		200421 NO.	Held	Attended	
Smt. Deepa Sudhir Mekal	Chairman	Independent Director	11	5	
Shri Praneet Mutha	Member	Non - Executive Non - Independent Director	11	11	
Shri Piyush Mutha	Member	Executive Director	11	11	

Company Secretary acts as Secretary to the Stakeholders Relationship Committee.

[a] Name and Designation of Compliance Officer: Shri Pulkit Maheshwari

Company Secretary, Compliance officer and Chief Financial Officer Email id- cs@vippyspinpro.com



[b] Details of number of complaints received and replied/resolved during the year are as under:

No. of Investor complaints pending at the beginning of year	No. of Investor complaints received during the year	No. of Investor complaints disposed of during the year	No. of Investor complaints unresolved at the end of year
0	13	13	0

The number of pending share transfer request as on 31" March, 2024 is Nil.

In compliance of regulation 13(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company has submitted the statement for investor complaints on quarterly basis to the BSE Ltd.

8. Corporate Social Responsibility Committee

Composition and Attendance

The Corporate Social Responsibility Committee comprising three members, one of them is Managing Director, One is Non-Executive-Non-Independent Director and one is Independent Director. The quorum for the CSR Committee Meeting is two members.

During the year under review, Two (2) meeting of CSR Committee were held on 03.01.2024 and 26.03.2024.

As on 31*March, 2024, the composition of the CSR Committee and details of meeting attended by the members are as under:

Name	Position	Category	No. of Meetings during the year		
		103 883	Held	Attended	
Shri Piyush Mutha	Chairman	Managing Director	2	2	
Shri Praneet Mutha	Member	Non - Executive Non - Independent Director	2	2	
Smt. Deepa Sudhir Mekal	Member	Independent Director	2	2	

Terms of reference

The broad terms of reference of Corporate Social Responsibility (CSR) Committee include *inter-alia* formulating and recommending to the Board a CSR policy, recommending amount of expenditure to be incurred on CSR activities, recommending activities/projects/programs to be undertaken by the Company towards CSR, approve the areas where CSR activities can be adopted, update the Board of Directors on the amount of expenditure incurred by the Company towards CSR and monitoring the implementation of the CSR policy and Business Responsibility guiding principal suggested by SEBI from time to time.



9. General Body Meeting

The details of Annual General Meeting held in last three years are given below:

Year	Annual eneral Meeting (AGM)	Day, Date & Time	Venue
2022-23	31 st	Friday, 25 th day of August, 2023 at 11:30 A.M.	Through Video Conferencing ("VC") or Other Audio Visual Means ("OVAM")
2021-22	30 th	Saturday, 17 th day of September, 2022 at 11:30 A.M.	Through Video Conferencing ("VC") or Other Audio Visual Means ("OVAM")
2020-21	29 th	Monday, 30 th day of August, 2021 at 11.30 A.M.	Through Video Conferencing ("VC") or Other Audio Visual Means ("OVAM")

The following are the special resolutions passed at the Annual General Meeting held in the last three years:

AGM held on	Special Resolutions passed	Summary
25.08.2023	No	聯
17.09.2022	Yes	 Re-appointment of Shri Piyush Mutha (DIN-00424206), as a Managing Director for the period of One (1) year with effect from 01.04.2022 to 31.03.2023
30.08.2021	Yes	 Re-appointment of Shri Piyush Mutha (DIN00424206), as a Managing Director for the period of One (1) year with effect from 01.04.2021 to 31.03.2022. Shri Subhash Kocheta who was re - appointed as Independent Director for the Second Term of 5 year in the Annual General Meeting held on 30.09.2019, was attained the age of 75 year in this Annual General Meeting. To consider his appointment as per Regulation 17A of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015. Smt. Deepa Sudhir Mekal re - appointed as an Independent Director of the Company not liable to retire by rotation and to hold office for a second term of 5 (five) consecutive years on the Board of the Company.

Extra Ordinary General Meeting: One Extra Ordinary General Meeting of the Company was held during the last three years dated 2^{nd} May 2022 for the specified purpose as mentioned below in the table:

EGM held on	Special Resolutions passed	Summary
02.05.2022	Yes	 Re-appointment of Shri Mangalore Maruthi Rao (DIN:- 00775060) as Whole Time Director of the Company for a period of 2 years w.e.f. 28th October, 2022. Appointment of Shri Manish Jhanwar (DIN-05312225), as an independent director of the Company who shall not liable to retire by rotation, to hold office for 5 Consecutive Years w.e.f. 02th May, 2022. Alteration in Clause 19 of Memorandum of Association. Alteration in Clause no. 72 of article of association.



Passing of resolution by postal ballot:

A. During the year under review, the members of the Company on June 24, 2023 passed a Special Resolution through Postal Ballot (conducted through remote e-voting only) to Re-appoint Shri Piyush Mutha (DIN-00424206), as a Managing Director for the period of One (1) year with effect from 01.04.2023 to 31.03.2024.

Procedure Adopted For Postal Ballot:

- The Postal Ballot was carried out in compliance with Section 110, Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, ("the Rules") including any statutory modifications or re-enactments thereof for the time being in force as amended from time to time, read with the General Circular No. 11/2022 dated December 28, 2022 (in continuation to the circulars issued earlier in this regard) issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India and pursuant to other applicable laws and regulations.
- The Company had engaged the services of National Securities Depository Limited ("NSDL") for the purpose of
 providing remote e-voting facility to its members.
- Shri Shilpesh Dalal, (Membership No. F5316, COP No. 4235), Practicing Company Secretary, was appointed as
 the Scrutinizer for conducting the Postal Ballot, through the e-voting process, in a fair and transparent manner.
- In accordance with the MCA Circulars, the Postal Ballot Notice dated May 24, 2023, was sent only by electronic
 mode to those members whose names appeared in the Register of Members / List of Beneficiaries as on Friday,
 May 19, 2023 ("Cut-Off Date") received from the Depositories and whose e-mail addresses were registered with
 the Company/Depositories.
- Members exercised their vote(s) by e-voting during the period from 09:00 a.m. on Friday, May 26, 2023 till 05:00p.m. on Saturday, June 24, 2023.
- On June 27, 2023, the Scrutinizer, after the completion of scrutiny, submitted his report to Shri Piyush Mutha, Managing Director, who was authorised to accept, acknowledge and countersign the Scrutinizer's Report. Thereafter voting results of the e-voting were announced on the same day. The summary of voting result is given below:

Votes in favour of the Resolution			Votes against the Resolution			Invalid Vote		
Number of members voted	Number of votes cast by them	% of total number of valid votes cast	Number of members voted	Number of votes cast by them	% of total number of valid votes cast	Total number of members whose votes were declared invalid	Total number of votes cast by them	
58	3617785	100	0.00	0.00	0.00	0.00	0.00	

The said resolution was passed with requisite majority. Voting result of postal ballot is available on the website of the Stock Exchanges and website of the Company.

- B. During the year under review, the members of the Company on August 19, 2023 passed following Resolutions through Postal Ballot (conducted through remote e-voting only):
- Adoption of New Set of Articles of Association of Company inter-alia pursuant to the Companies Act, 2013
 -Special Resolution



- 2. Alteration in Objects Clause of the Memorandum of Association Special Resolution
- 3. Alteration in Liability Clause of the Memorandum of Association Special Resolution

Procedure Adopted For Postal Ballot:

- The Postal Ballot was carried out in compliance with Section 110, Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, ("the Rules") including any statutory modifications or re-enactments thereof for the time being in force as amended from time to time, read with the General Circular No. 11/2022 dated December 28, 2022 (in continuation to the circulars issued earlier in this regard) issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India and pursuant to other applicable laws and regulations.
- The Company had engaged the services of National Securities Depository Limited ("NSDL") for the purpose of
 providing remote e-voting facility to its members.
- Shri Shilpesh Dalal, (Membership No. F5316, COP No. 4235), Practicing Company Secretary, was appointed as
 the Scrutinizer for conducting the Postal Ballot, through the e-voting process, in a fair and transparent manner.
- In accordance with the MCA Circulars, the Postal Ballot Notice dated July19, 2023, was sent only by electronic
 mode to those members whose names appeared in the Register of Members / List of Beneficiaries as on Friday,
 July 14, 2023 ("Cut-Off Date") received from the Depositories and whose e-mail addresses were registered with
 the Company/ Depositories.
- Members exercised their vote(s) by e-voting during the period from 09:00 a.m. on Friday, July 21, 2023 till 05:00 P.M. on Saturday, August 19, 2023.
- On August 22, 2023, the Scrutinizer, after the completion of scrutiny, submitted his report to Shri Piyush Mutha, Managing Director, who was authorised to accept, acknowledge and countersign the Scrutinizer's Report. Thereafter voting results of the e-voting were announced on the same day. The summary of voting result is given below:

Details of Resolution	Votes in favour of the Resolution			Votes against the Resolution			Invalid Vote	
Account	Number of members voted	Number of votes cast by them	% of total number of valid votes cast	Number of member s voted	Number of votes cast by them	% of total number of valid votes cast	Total number of members whose votes were declared invalid	Total number of votes cast by them
1.Adoption of New Set of Articles of Association of Company inter-alia pursuant to the Companies Act, 2013 – Special Resolution	57	3617688	99.99	2	6	0.01	0.00	0.00
2. Alteration in Objects Clause of the Memorandum of Association - Special Resolution	57	3617688	99.99	2	6	0.01	0.00	0.00
3. Alteration in Liability Clause of the Memorandum of Association - Special Resolution	57	3617688	99.99	2	6	0.01	0.00	0.00



All the aforesaid resolutions were passed with requisite majority. Voting result of postal ballot is available on the website of the Stock Exchanges and website of the Company.

Resolution Proposed to be conducted through Postal Ballot:

The Board of Directors of the Company at its meeting held on Tuesday, March 26, 2024 approved re-appointment of Shri Piyush Mutha, Managing Director of the Company for a further period of 3 years w.e.f. April 01, 2024 and proposed the same to the Members of the Company for their approval by means of Postal Ballot.

10. Means of Communication

The Company communicates with the shareholders at large through its Annual Report, and filing report & returns with Statutory Bodies like the Registrar of Companies and Stock Exchange. The Quarterly Results / Half Yearly / Audited Annual Financial Results are published in English (Pioneer) and Hindi (Swadesh) Newspapers.

The Quarterly Results / Half Yearly / Audited Annual Financial Results, Shareholding Pattern, Quarterly Report on Corporate Governance etc. & other official news releases, if any, are also made available at the Company's website www.vippyspinpro.com.

The Company has designated the following exclusive e-mail Id for the convenience of investors: admin@vippyspinpro.com.

No presentation was made to the Institutional Investors or to the Analysts during the year under review.

11. General Shareholders Information

Board of Directors of Vippy Spinpro Limited vide their Meeting dated 12th August, 2024 has finalized the time lines of 32th Annual General Meeting of the Vippy Spinpro Limited details of which are mentioned below:

(a) Annual General Meeting

Day, Date & Time	Thursday, 19th day of September 2024 at 11.30 AM
Venue	Through Video Conferencing/ Other Audio Visual Means (OAVM)
Financial Calendar for F.Y. 2024-25	
Financial reporting for the 1 st quarter ending June 30, 2024	On or before August 14th, 2024
Financial reporting for the half year ending September 30, 2024	On or before November 14 th , 2024
Financial reporting for the 3 rd quarter ending December 31, 2024	On or before February 14th, 2024
Financial reporting for the Financial Year ending on March 31, 2025	On or before May 30 th , 2025
Date of Book Closure	Friday, 13th September, 2024 to Thursday, 19th September, 2024 (both days inclusive)
Dividend Payment Date	No Dividend has been proposed by Board of Director of the Company for the year 2023-24.
Listing of Securities on the Stock	BSE Ltd. (BSE)
Exchanges& payment of listing fees.	Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai -400051
Stock Code/Symbol	Scrip Code: 514302 Scrip ID : VIPPYSP
ISIN Number	INE660D01017



(b) Financial Year: 01st April, 2023 to 31st March, 2024.

(c) Payment of Listing Fee:

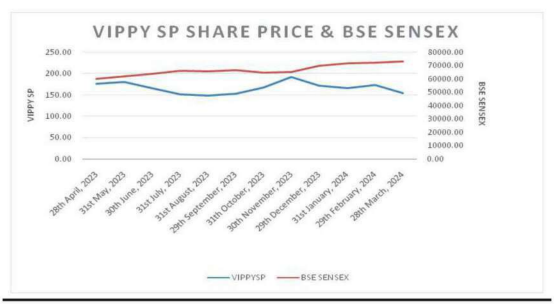
The listing fee has been paid to BSE for the financial year 2024-25.

(d) Market Price Data

The monthly high and low quotation of shares at the BSE Ltd., Mumbai during the year ended 31st March, 2024 are as under:

Month	High (in Rs.)	Low (in Rs.)
April, 2023	195	158.1
May, 2023	195	165
June, 2023	188.9	143
July, 2023	162,9	140
August, 2023	160.7	137.15
September, 2023	165	141.3
October, 2023	196.9	138
November, 2023	214.5	170
December, 2023	187	158.3
January, 2024	179	153.3
February, 2024	204,4	143.5
March, 2024	174,9	134

(e) Performance of Company's Equity Share's price in comparison to BSE Sensex:





(f) Distribution of Shareholdings as on 31" March, 2024

Distribution	No. of shareholders	%	No. of Shares	%
Upto 1000	6582	80.41	5843560	9.96
1001-2000	540	6.60	1007500	1.72
2001-3000	178	2.17	500570	0.85
3001-4000	111	1.36	429310	0.73
4001-5000	404	4.94	2005610	3.42
5001-10000	228	2.79	1805820	3.08
10001-20000	76	0.93	1116240	1.90
20001-30000	17	0.21	431290	0.74
30001-40000	5	0.06	166000	0.28
40001-50000	14	0.17	681050	1.16
50001-100000	10	0.12	659980	1.12
100001and above	21	0.26	44053070	75.05
TOTAL	8186	100	5870000	100

(g) Category of Shareholding as on 31" March, 2024

Category	No. of Shares Held	Percentage of Shareholding
Promoter and Promoter group		
Individual	3204690	54.59
Bodies Corporates	703491	11.99
Public Shareholding		
Institution	1600	0.03
Non-Institutions	1960219	33.39
Grand Total	5870000	100.00

(h) Registrar and Share Transfer Agents of the Company

Ankit Consultancy Pvt. Ltd.

60, Electronic Complex, Pardeshipura,

Indore-452010 (M.P.)

Ph. 0731-2551745-46,

Fax.0731-4065798

E-mail: investor@ankitonline.com

Time: 10.00 a.m. to 6.00 p.m.



(i) Share Transfer System

The transfer of shares in physical form are completed & returned within time from the date of receipt thereof provided all the documents are in order and in respect of shares held in dematerialized mode, the transfer take place instantly between the transferor and transferee at the depository participant(s) through which electronics debit/credit of the accounts are involved. In compliance with the Listing Regulation, a Practising Company Secretary carries out audit of the System of Transfer and a certificate to that effect is issued.

(j) Dematerialization of Shares and Liquidity: Details of shares under dematerialized and physical mode as on 31 March, 2024 are as under:

Particulars	As on 31st March, 2024	
	No. of Equity Shares	% percentage
National Securities Depository Ltd.(NSDL)	3575499	60.91
Central Depository Services (India) Ltd. (CDSL)	1448081	24.67
Total Dematerialized	4970780	84.69
Physical	846420	14.42
TOTAL	5870000	100

As stipulated by SEBI, a qualified Practising Company Secretary carries out Secretarial Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. This audit is carried out every quarter and the report thereon is submitted to the Bombay Stock Exchange where the company's shares are Listed, the audit confirms that the total Listed and Paid-up Capital is in agreement with the aggregate of the total number of shares in dematerialized form (held with NSDL and CDSL) and total number of shares in physical form.

(k) Outstanding global depository receipts or American depository receipts or warrant or any convertible instruments, conversion date and likely impact on equity

There are no GDRs/ADRs/Warrants outstanding as on 31 March 2024.

(l) Disclosures with respect to demat suspense account/unclaimed suspense account: N.A.

(m) Commodity price risk or foreign exchange risk and hedging activities-

The Company has robust Risk mitigation mechanism is put in place to ensure that there is nil or minimum impact on the Company. The price of the products of the Company are market driven and is fixed based on the prevailing market price. In respect of foreign exchange commitments hedging has been made.

(n) Details of Credit Rating obtained by the Company

Name of Credit Rating Agency: Credit Analysis & Research Ltd. (CARE)

Facilities	Amount(in.cr)	Rating	Remark Reaffirmed
Long Term Bank Facilities	36.48 (Enhanced from 33.50)	CARE BBB+;Stable (Triple B plus; Outlook :Stable)	
Long Term/ Short Term Bank Facilities	28.30 (Enhanced from 22.30)	CARE BBB+;Stable/ CARE A2 (Triple B plus; Outlook :Stable/ A Two)	Reaffirmed
Total Facilities	64.78 (Rs. Sixty Four Crores and Seventy Eight Lakhs Only)		



(o) Plant Location

The Company's plant located at 14-A, Industrial Area, A.B Road, Dewas 455001(M.P.)

(p) Address for correspondence

Works Office:

14-A, Industrial Area

A.B. Road, Dewas 455001(M.P.)

Phone Nos.: 07272-258251/258252/405352

Fax No. 07272-40012

website: www.vippyspinpro.com Email: admin@vippyspinpro.com Registered Office:

414,City Centre, 570, M.G. Road, Indore – 452001(M.P.)

Phone: 0731-2546710

12. Disclosures

- The Company has not entered into any transaction of material nature with related parties that may have potential conflict with the interest of the Company at large. The particulars of contracts/arrangement/transactions with related parties have been disclosed in the Notes to the Financial Statements of the Company forming part of the Annual Report. The Company had adopted a policy on Related Party Transactions and the same is displayed on the website of the Company, Weblink: http://www.vippyspinpro.com/Related-Party-Transaction-Policy.pdf.
- There were no penalties or strictures imposed on the company by any statutory authority for non-compliance on any matter related to capital markets during the last three years except that BSE has levied a penalty of Rs. 11,800/- inclusive of applicable GST in the financial year 2023-2024 for non-compliance with the provisions of Regulation 17 (2A) of SEBI LODR i.e. non-compliance with the requirements pertaining to the Quorum of the meeting of Board of Directors for Top 2000 listed entities which was sufficiently remedied by payment of penalty.
- The Company had adopted a Whistle Blower Policy to provide a vigil mechanism to Directors, employees for reporting illegal & unethical behavior. It also provides adequate safeguards against the victimization of employees who avail of this mechanism and allows direct access to the Chairman of the Audit Committee in exceptional cases. Besides, as per the requirement of SEBI (Prohibition of Insider Trading) Regulations as amended by SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018, the Company ensures to make employees aware of such Whistle Blower Policy to report instances of leak of unpublished price sensitive information The details of the said mechanism has been disclosed on the website of the Company, at weblink:http://www.vippyspinpro.com/Whistle-Blower-Policy.pdf. During the year under review, no employee was denied access to the Audit Committee.
- In preparation of the financial statements, the Company has followed the Indian Accounting Standards (IndAS).
- There are no subsidiaries of the company. The policy for determination of materiality, which has been put up on the website of the Company atweblink: http://www.vippyspinpro.com/Policy %20for %20 Determination %20of %20 %20 Materiality.pdf.
- Commodity price risk and commodity hedging risk.- The Company has robust Risk mitigation mechanism is put in place to ensure that there is nil or minimum impact. The price of the products of the Company are market driven and is fixed based on the prevailing market price. In respect of foreign exchange commitments hedging has been made.
- There were no complaints received during the financial year under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.



- Total fees i.e.Rs. 2,70,000/-paid for all services to statutory auditor during the financial year.
- The Senior Management Personnel of the Company have confirmed to the Board of Directors that they do not have any personal interest relating to material, financial and commercial transactions entered into with the Company that may have a potential conflict with the interests of the Company at large.
 - There has been no instance of non-compliance of any requirement of corporate governance report as specified in paras (2) to (10) of schedule V(C) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The Company complies with all the mandatory requirement and also complied following non-mandatory requirements as specified in part E of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, as follows:
- Modified opinion(s) in Audit Report: During the year under review, there were no audit qualifications in the Company's financial statements. The Company continues to adopt best practices to ensure regime of unqualified financial statements.
- Reporting of Internal Auditor: Reporting by Internal Auditor directly to the Audit Committee.
- The Company has complied with all the requirement of Corporate governance, as specified in regulations 17 to 27 and clause (b) to (i) of sub-regulation (2) of regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. Non-compliance, if any, of the Regulations of SEBI LODR has been specifically mentioned in the Report.
- 13. The certificate from Company Secretary in Practice confirming compliance of the conditions of corporate governance requirements as stipulated in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") is attached to this report.
- 14. Management discussion and Analysis: The Management Discussion and Analysis Report forms part of Directors Report.

15. CEO/CFO Certification

The Managing Director and CFO have certified to the Board with regard to the compliance made by them in terms of Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for financial year 2023-24 is attached with this report. The Managing Director and CFO of the company also give quarterly certification on financial results while placing the financial results before the Board in terms of Regulation 33(2)(a) of the Listing Regulations.

16. Insider Trading

The Company has 'Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information' and 'Code of Conduct for Prevention of Insider Trading' pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015. This Code of Conduct for Prevention of Insider Trading is applicable to all Designated Persons and immediate relatives of Designated Persons. The Code ensures the prevention of trading in Company's Shares by person having access to unpublished price sensitive information in relation to the Company. The same is displayed on the website of the Company.

Place: Dewas

For and on behalf of the Board of Directors

Date: 14th May, 2024

Vippy Spinpro Limited

Piyush Mutha Managing Director (DIN-00424206) Praneet Mutha Director (DIN-00424250)



CERTIFICATE ON CORPORATE GOVERNANCE

To,

The Members of

Vippy Spinpro Limited

I have examined the compliance of conditions of Corporate Governance by Vippy Spinpro Ltd. ("the Company") for the year ended 31st March, 2024, as stipulated in the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

The compliance of conditions of Corporate Governance is the responsibility of the Company's management. My examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statement of the Company.

In my opinion and to the best of my information and according to the explanations given to me, I certify that the Company has complied with the conditions of Corporate Governance as stipulated in the Listing Regulations, as applicable.

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

For Shilpesh Dalal & Co., Company Secretary

Date: 04th May, 2024 UDIN: F005316F000309642 SHILPESH DALAL (Proprietor) M. No. FCS-5316 C.P. No. 4235 Indore



MD/CFO CERTIFICATION

To.

The Board of Directors

Vippy Spinpro Limited

We the undersigned in our respective capacities as the Managing Director and Chief Financial Officer of Vippy Spinpro Limited ("VSL" or "the Company"), hereby certify to the Board that:

- (a) We have reviewed Financial Statement and the cash flow statement for the Year ended on 31st March, 2024 and to the best of our knowledge and belief:
- These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (ii) These statements together present a true & fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (b) We further state that to the best of our knowledge and belief, there are no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct.
- (c) We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control system of the Company pertaining to financial reporting of the Company and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (d) We have indicated to the Auditors and Audit Committee:
- (i) significant changes, if any, in the internal control over financial reporting during the year;
- (ii) significant changes, if any, in the accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
- (iii) Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Place: Dewas Piyush Mutha Pulkit Maheshwari
Date: : 14th May, 2024 Managing Director CS, Compliance Officer & CFO

DECLARATION

As per the requirements of Regulation 26(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, I hereby confirm that member of the Board of Directors and Senior Management Personnel, affirmed that they have complied with the Code of Conduct of Board of Directors and Senior Management for the year ended 31st March, 2024.

Place: Dewas Date: 14th May, 2024

Piyush Mutha Managing Director



INDEPENDENT AUDITOR'S REPORT

To,

The Members of

Vippy Spinpro Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying Ind AS Financial Statements of Vippy Spinpro Limited ("the Company"), which comprise the Balance sheet as at March 31, 2024 and the Statement of Profit and Loss (including Other Comprehensive Income), Statement of changes in Equity and Cash Flow Statement for the year then ended, and notes to the financial statements, including the material accounting policy information and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Ind AS 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 the Indian Accounting Standards ("Ind AS") 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 its profit and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the aforesaid financial statements 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 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 ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics issued by ICAI. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion on the financial statements.

Key Audit Matters

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

We have determined the following matters to be the 'Key Audit Matters' to be communicated in our report.

Key Audit Matter	Auditor's Response	
Contingent liabilities in respect of litigations not acknowledged as Liabilities (Note No. 32). The Company has materially uncertain labour and taxes litigation under dispute which involves significant judgment to determine the possible outcome of these disputes. The Company's assessment is supported by the facts of matter, their own judgment, past experience, and advices from legal consultants wherever considered necessary. Accordingly, unexpected adverse outcomes may significantly impact the Company's reported profit and the Balance Sheet. We determined the above area as a Key Audit Matter in view of associated uncertainty relating to the outcome of these matters.	 a. Understanding the current status of the litigations of labour disputes; b. Examining communication received from various Authorities/ Judicial forums and follow up action thereon; 	



Information Other than the 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 Company's Annual Report such as Directors' Report, Management Discussion & Analysis Report, etc., but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon. In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated. If based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the 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 financial statements that give a true and fair view of the state of affairs, profit and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India and 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management and Board of Directors are 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. The Board of Directors is also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an Auditor's Report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is
 sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement
 resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery,
 intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial 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 with
 reference to financial statement in place and the operating effectiveness of such controls. Our separate report
 on the same is enclosed with this audit report marked as Annexure B.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the 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 material uncertainty exists, we are required to draw attention in our Auditor's Report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our Auditor's Report. However, future events or conditions may cause the company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including
 the disclosures, and whether the financial statements represent the underlying transactions and events in a
 manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in-

- (i) planning the scope of our audit work and in evaluating the results of our work; and
- (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters.

We describe these matters in our Auditor's Report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

 As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" 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, were 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 of the accompanying financial statements.
 - b) In our opinion, proper books of account as required by law have been kept by the company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act.
 - f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company as on March 31, 2024 and the operating effectiveness of such controls, refer to our separate report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the company to its directors during the year is in accordance with the provisions of Section 197 of the Act.
 - 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) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations as at March 31, 2024 on its financial position in its financial statements - Refer Note 32 to the financial statements;
 - (ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses as at March 31, 2024.
 - (iii) There was no amount required to be transferred to the Investor Education and Protection Fund by the company.
 - (iv) Reporting on loans, advances and investment
 - a. The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;



- b. The management has represented that, to the best of its knowledge and belief, 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
- c. Based on such audit procedures performed that were considered reasonable and appropriate in the circumstances, nothing has come to our attention that has caused us to believe that the management representations under sub-clause (a) and (b) above contain any material misstatement.
- (v) The company has neither paid nor declared any dividend during the year. Therefore, compliance of Section 123 of the Act is not required.
- (vi) Based on our examination which included test checks, the company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

For R. S. Bansal & Company

Chartered Accountants FRN: 000939C

Place: Dewas (CA. Vijay Bansal)

Date: May 14th, 2024 Partner

UDIN: 24075344BKFGEK8781 M No. 075344



Annexure Ato the Independent Auditor's Report

As referred to in our Independent Auditor's Report of even date to the members of Vippy Spinpro Limited for the year ended March 31, 2024

- (i) With respect to the property, plant and equipment and intangible assets
 - a. According to the information and explanation given to us and based on the audit procedures performed by us-
 - (A) The Company is maintaining proper records showing full particulars, including quantitative details and situation of property, plant and equipment including investment property.
 - (B) The Company does not have any intangible assets. Therefore, reporting under clause 3(i)(a)(B) of the said Order is not applicable.
 - b. The company has a regular program of physical verification of its property, plant and equipment including investment property under which the assets are physically verified in a phased manner over a period of two years, which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. In accordance with this program, certain property, plant and equipment including investment property were verified during the year and no material discrepancies were noticed on such verification.
 - c. According to the information and explanation given to us and based on the audit procedures performed by us, the title deeds of immovable properties (other than properties where the Company is the lessee and the lease agreements are duly executed in favor of the lessee) disclosed in Note no. 2 to the financial statements are held in the name of the company.
 - d. The company has not revalued its property, plant and equipment. Therefore, reporting under clause 3(i)(d) of the said Order is not applicable.
 - e. According to the information and explanation given to 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) According to the information and explanation given to us
 - a. the inventory has been physically verified during the year by the management at regular intervals. In our opinion, the procedure of physical verification of inventories followed by the management is reasonable and adequate in relation to the size of the company and the nature of its business, and no material discrepancy of 10% or more exists in the aggregate in each class of inventory.
 - b. the company has been sanctioned working capital limits in excess of ₹ 5 crores, in aggregate, at various points of time during the year from bank on the basis of security of current assets. In our opinion and according to the information and explanations given to us, the quarterly returns or statements comprising the value of closing stock of inventory, receivables and payables filed by the Company with such bank are in agreement with the audited books of account of the Company of the respective quarters.
- (iii) According to the information and explanation given to us and based on the verification of the records of the company, the company has neither made any investment in, provided any guarantee or security nor granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, limited liability partnerships or any other parties. Accordingly, reporting under clause 3(iii) of the said Order is not applicable.
- (iv) As per information and explanation given to us, the company has not granted any loan or given guarantee on such loan covered under Section 185 of the Act and the company has complied with the provisions of Section 186 of the Act in respect of investment made.
- (v) According to the information and explanation given to us and based on the audit procedures performed by us, the company has not accepted any amount which are deemed to be deposits under Section 73 to 76 of the Act and rules made thereunder. Accordingly, reporting under clause 3(v) of the said Order is not applicable.



(vi) We have broadly reviewed the books of accounts maintained by the company pursuant to the Companies (Cost Records and Audit) Rules, 2014 as amended prescribed by the Central Government under Section 148(1) of the Act in respect of products where, the maintenance of cost records has been specified, and we are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of the records with a view to determine whether they are accurate or complete.

(vii) With respect to the payment of statutory dues-

- a. According to the information and explanation given to us, and the records of the company examined by us, in our opinion, the company is generally regular in depositing undisputed statutory dues relating to Provident Fund, Employees' State Insurance, Income Tax, Duties of Customs, Goods and Service Tax, Cess and other material statutory dues as applicable to it with appropriate authorities. There are no undisputed statutory dues payable which are outstanding as at March 31, 2024 for a period of more than 6 months from the date they became payable.
- b. According to the information and explanation given to us, and the records of the company examined by us, there are no dues of Income tax, Custom duty, Goods and Service Tax, Cess, Professional tax and other statutory liabilities which have not been deposited with appropriate authorities on account of any dispute other than mentioned below:

S. No.	Name of the Statute (Nature of the Dues)	Forum where Matter is pending	Period to which the amounts relates	Amount (₹ in Lakhs)
1.	Income-tax Act, 1961	CIT (A)-NFAC Delhi	F.Y. 2012 -13	45.53
2.	M.P. Industrial Relation Act	Hon'ble M. P High Court /Labour Court	2014-15 to 2023-24	88.28
3.	Central Goods & Services Tax Act, 2017	Joint Commissioner of State Tax	F.Y. 2017 -18	11.27
4.	Central Goods & Services Tax Act, 2017	Joint Commissioner of State Tax	F.Y. 2018 -19	4.78

- (viii) According to the information and explanation given to us, 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 reporting under clause 3(viii) of the said Order is not applicable.
- (ix) According to the information and explanation given to us-
 - a. The company has not defaulted in repayment of loans or other borrowing or in payment of interest thereon to any lender;
 - b. The company has not been declared a wilful defaulter by any bank or financial institution or other lender;
 - c. The terms loans were applied only for those purpose for which they were obtained;
 - d. Funds raised for short-term basis were not utilized for long-term purposes;
 - e. The company has no subsidiary, associate or joint ventures. Accordingly, reporting under clause 3(ix)(e) of the said Order is not applicable.
 - f. The company has no subsidiary, associate or joint ventures. Accordingly, reporting under clause 3(ix)(f) of the said Order is not applicable.



(x) With respect to the initial/further public offer and private placement of securities-

- a. As per the information and explanation given to us, the company has not raised any money through Initial/Further Public Offer during the year. Therefore, reporting under clause 3(x)(a) of the said Order is not applicable.
- b. As per the information and explanation given to us, the company has not made any preferential allotment or private placement of shares or convertible debentures during the year. Therefore, reporting under clause 3(x)(b) of the said Order is not applicable.

(xi) With respect to the instances and reporting of fraud-

- a. As per the information and explanation given to us, no fraud has been committed by the company or on the company during the year. Nothing was noticed and reported in this regard.
- b. As per the information and explanation given to us, no report u/s 143(12) of the Act has been filed in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
- c. As per the information and explanation given to us, no whistle blower complaints were received by the company during the year.
- (xii) According to the information and explanations, the company is not a Nidhi Company. Therefore, reporting under clause 3(xii) of the said Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the company, transactions with the related parties are in compliance with Section 177 and Section 188 of the Act, where applicable and details of such transactions have been disclosed in notes to the financial statements.

(xiv) With respect to the system of internal audit-

- a. In our opinion and according to the information and explanation given to us, the company has an internal audit system commensurate with the size and nature of its business;
- b. We have considered the internal audit reports of the Internal Auditor issued till the date of signing of our report relevant to the year under audit.
- (xv) According to the information and explanations given to us and based on our examination of the records of the company, the company has not entered into any non-cash transactions with directors or persons connected with him.
- (xvi) According to the information and explanation given to us and based upon the audit procedures performed by us a. The company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934);
 - b. The company has neither conducted any Non-Banking Financial Activity nor Housing Finance Activity;
 - c. Since, the company is not a Non-Banking Financial Company ("NBFC") as per regulation of RBI, it is also not a Core Investment Company ("CIC");
 - d. The Group has no company which is a Core Investment Company.
- (xvii) The company has not incurred any cash losses in the current financial year as well as in the preceding financial year.
- (xviii) There has been no resignation of statutory auditors during the year. Accordingly, reporting under clause 3(xviii) of the said Order is not applicable.



- (xix) On the basis of the financial ratios disclosed in notes to the financial statements, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the plans of the Board of Directors and management 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 explanation given to us and based on the verification of the records of the company, we report that
 - a. In respect of other than ongoing projects, there are no unspent amounts that are required to be transferred to a fund specified in Schedule VII of the Act, in compliance with second proviso to Section 135(5) of the Act.
 - b. There are no unspent amounts in respect of ongoing projects, that are required to be transferred to a special account in compliance of provision of Section 135(6) of the Act.

For R. S. Bansal & Company Chartered Accountants FRN: 000939C

(CA. Vijay Bansal)
Partner
M No. 075344

Place: Dewas Date: May 14th, 2024



Annexure - B to the Independent Auditor's Report

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

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

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the company's internal financial controls over financial reporting of the company 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 prescribed under section 143(10) of the Act 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.

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

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

Meaning of Internal Financial Controls Over Financial Statements

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

- (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company;



(3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the best of our information, and according to the explanations given to us, the company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2024, based on the criteria for internal financial control over financial reporting 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.

For R. S. Bansal & Company Chartered Accountants FRN: 000939C

(CA. Vijay Bansal)

Partner

M No. 075344

Place: Dewas

Date: : May 14th, 2024

UDIN: 24075344BKFGEK8781



				(₹ in Lakhs)
		Note No.	As at 31st March, 2024	As at 31st March, 2023
ASS	SETS			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Non	- Current Assets			
(a)	Property, Plant and Equipment	2	6,141.34	5,988.78
(b)	Capital work - in - progress	3	N = 3	7.50
(c)		4	3.15	3.62
d)	Financial assets			
	(i) Investments	5	74.10	38.31
	(ii) Loans	6		
	(iii) Other financial assets	7 8	250.13	232.96
(e)		8	11.95	17.56
	Sub-total Non-current Assets		6,480.67	6,288.73
0.00	rent Assets	29	02101015115111	9000000000
	Inventories	9	4,453.38	2,812,49
(b)	Financial assets		2 200 16	1 000 70
	(i) Trade receivables	10 11	3,399.16	1,982.79
	(ii) Cash and cash equivalents (iii) Other financial assets	12	0.99 1.40	1.93 1.28
(c)		13	441.45	410.06
(0)		(A.D.)	8,296.38	5,208.55
	Sub-total Current Assets		8,290.38	3,208.33
	TOTAL - ASSETS		14,777.05	11,497.28
				11,107180
	UITY AND LIABILITIES			
Equ	шу			
(a)	Equity share capital	14	587.00	587.00
(b)	Other Equity	15	7017.70	6544.88
	Sub-total Equity		7,604.70	7,131.88
Lial	bilities			
Non	Current Liabilities			
(a)	Financial Liabilities			
	(i) Borrowings	16	2,810.00	2,680.00
	Provisions	625		
(c)		17	112.77	148.05
	Sub-total Non-current Liabilities		2,922.77	2,828.05
	rent liabilities			
(a)	Financial Liabilities	18	3,396,94	891.72
	(i) Borrowings (ii) Trade payables	10	3,396.94	891.72
		1990	24.00	55.00
	A.Total Outstanding dues of micro enterprises and small enterprises B.Total Outstanding dues of creditors other than micro enterprises	19	36.05	55.30
	and small enterprises	19	251.27	70.13
	(iii) Other financial liabilities	20	433.19	371.11
b)		21	77.32	67.15
c)		22	19.83	21.10
	Current tax liabilities (Net)	23	34.98	60.84
10500	Sub-total Current Liabilities		4.249.58	1.537.35
	TOTAL - EQUITY AND LIABILITIES		14,777.05	11,497.28
		1		

Material Accounting Policies
The accompanying notes form an integral part of the financial statements

As per our report of even date attached For R.S. Bansal & Company Chartered Accountants Firm's Registration Numbar: 000939C

For and on behalf of the Board of Directors

(CA. Vijay Bansal) Partner Membership No. 075344

Piyush Mutha Praneet Mutha Pulkit Maheshwari

Dewas Dated: May 14th, 2024 UDIN: 24075344BKFGEK8781

Managing Director Director (DIN00424206) (DIN-00424250)



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

			(₹ in Lakhs)
	Note	For the year ended	For the year ended
INCOME	No.	31.03.2024	31.03.2023
Revenue from operations	24	24,962.58	15,632.26
Other income	25	88.73	112.26
Total Income		25,051.31	15,744.52
EXPENSES			123777,02
Cost of material consumed	26	20,130.72	11,869.82
Purchases of Stock - in - Trade	176	25.76	4.75
Changes in inventories of Finished goods, work - in -progress and Stock - in - trade	27	(87.85)	(69.65)
Employee benefits expense	28	437.15	450.43
Finance Cost	29	290.50	52.20
Depreciation & amortization expenses	2	982.57	290.17
Other Expenses	30	2,685.01	1,706.70
Total Expenses	62.0	24,463.86	14,304.42
Profit before exceptional items & tax		13	· · · · · · · · · · · · · · · · · · ·
Exceptional Items		587.45	1,440.10
Profi before tax		587.45	1,440.10
Tax expenses:			100 8 10 4 0 25 40 100 100
(1) Current tax			
Current year		(185.25)	(324.00)
Earlier years		(3.60)	(1.47)
(2) Deferred tax		36.89	(43.15)
Total Tax Expense Profit after Tax for the year		(151,96) 435,50	(368.62)
ë .		433.30	1,071.46
Other Comprehensive Income A. (i) Items that will not be reclassified to profit/(loss)		38.94	23.04
(ii) Income tax relating to items that will not be reclassified to profit/(loss)		(1.61)	(0.89)
B. (i) Items that will be reclassified to profit/(loss)		(U.Danie 470)	#00000=
(ii) Income tax relating to items that will be reclassified to profit/(loss)		_	*
Other Comprehensive Income for the year		37.33	22.15
Total Comprehensive Income for the year (Comprising Profit/(Loss) and Other			
Comprehensive Income for the year)		472.83	1,093.62
Earning per equity share of nominal value of ₹10/- each	31	82	
(1) Basic (₹)		7.42	18.25
(2) Diluted (₹)		7.42	18.25
Material Accounting Policies	1		
The accompanying notes form an integral part of the financial statements	52. 4 .5		
As per our report of even date attached			
For R.S. Bansal & Company			
Chartered Accountants			
Firm's Registration Numbar: 000939C		Day and an in-terior	Passel of Dissection
(CA. Vijay Bansal)		For and on behalf of the	Dourd of Directors
Partner			
Membership No. 075344	Disnock 3	fuths Desmant Murth	Pulkit Maheshwari
re en considerant contenta antenta contenta del PARTA (PARTA).	Piyush 1	futha Prancet Mutha	ruikit Maneshwari
Dewas	16577-012-155057370 H Terris		
Dated: May 14th, 2024	Managing	Director Director	Company Secretary & CFO

Dated: May 14th, 2024 UDIN: 24075344BKFGEK8781

Managing Director Director (DIN00424206) (DIN-00424250)



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

(₹ in Lakhs)

Particulars	Year ended 31" March, 2024	Year ended 31" March, 2023
A. CASH FLOW FROM OPERATING ACTIVITIES:		9,
Profit before income tax	587.45	1,440.10
Adjustments for		
Depreciation and amortisation expense	982.57	290.17
Loss/(Profit) on sale of Fixed Assets	(23.37)	(8.13)
Financial Charges	290.50	52.20
Dividend Income	(0.30)	(0.24)
Interest Income	(64.33)	(78.00)
Operating Profit before working capital changes	1,772.52	1,696.11
Adjustment for working capital changes:		
(Decrease)/Increase in Trade payables and other Liabilities	235.22	109.08
(Increase)/Decrease in Inventories	(1,640.90)	918.84
(Increase) in Trade Receivable	(1,416.37)	169.31
(Increase) in Financial and Other Assets	(43.08)	144.99
Cash generated from operations	(1,092.61)	3,038.33
Income taxes paid	213,92	372.43
Net cash inflow from operating activities	(1,306.52)	2,665.90
3. CASH FLOW FROM INVESTING ACTIVITIES:		
Payments for property, plant and equipment	(1,136.64)	(4,892.27)
Proceeds from sale of property, plant and equipment	32.86	17.95
Dividends received	0.30	0.24
Interest received	64.33	78.00
Net cash outflow from investing activities	(1,039.15)	(4,796.08)
C. CASH FLOW FROM FINANCING ACTIVITIES:		
Proceeds from borrowings	3,305.22	2,200.91
Repayment of borrowings	(670.00)	(18.00)
Interest paid	(290.50)	(52.20)
Net cash inflow (outflow) from financing activities	2,344.72	2,130.71
Net increase (decrease) in cash and cash equivalents	(0.96)	0.52
Cash and cash equivalents at the beginning of the financial year	1.93	1,41
Cash and cash equivalents at the end of the year	0.98	1.93

Previous year figures have been regrouped and rearranged wherever considered necessary to make them comparable with those of the current year. The accompanying notes form an integral part of the financial statements

As per our report of even date attached For R.S. Bansal & Company Chartered Accountants Firm's Registration Numbar: 000939C

For and on behalf of the Board of Directors

(CA. Vijay Bansal) Partner Membership No. 075344

Piyush Mutha

Prancet Mutha

Pulkit Maheshwari

Dewas Dated: May 14th, 2024 UDIN: 24075344BKFGEK8781

Managing Director Director (DIN00424206) (DIN-00424250)



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 3181 MARCH, 2024

A. Equity Share Capital

(₹ in Lakhs)

Particulars	No. of Shares	Equity Share Capital
Equity shares of Rs. 10/- issued, subscribed and fully paid up		
Balance as on 01 April, 2022 Changes in Equity Share Capital due to prior year errors	5,870,000	587.00
Restated balance at the beginning of the previous reporting year Changes in equity share capital during the year	5,870,000	587.00
Balance As at 31st March, 2023 Changes in Equity Share Capital due to prior year errors	5,870,000 -	587.00
Restated balance at the beginning of the previous reporting year Changes in equity share capital during the year	5,870,000	587.00
Balance As at 31st March, 2024	5,870,000	587.00

B. Other Equity (7 in Lakhs)

Particulars	2	Reserves and Surp	lus	Equity Instrument through OCI	Total
	Capital Reserve	General Reserves	Retained Earnings		
April 1, 2022	5.80	25,00	5,401.57	18.88	5,451.25
Changes in accounting policy or prior year errors.	32	2	=	+	. 2
Restated balance at the beginning of the previous reporting year	5.80	25.00	5,401.57	18.88	5,451.25
Profit for the year	8	ži:	1,071.47	2	1,071.47
Other Comprehensive Income	=	**	7.93	14.23	22.15
Balance as at 31st March 2023	5.80	25.00	6,480.97	33.11	6,544.88
Changes in accounting policy or prior year errors	æ	-		-	-
Restated balance at the beginning of the previous reporting year	5.80	25.00	6,480.97	33,11	6,544.88
Profit for the Period	Ξ.	Ε.	435.50	-	435.50
Other Comprehensive Income		<u>.</u>	2.35	34.98	37.33
Balance as at 31st March 2024	5.80	25.00	6,918.82	68.08	7,017.70

The accompanying notes form an integral part of the financial statements

As per our report of even date attached For R.S. Bansal & Company Chartered Accountable

Firm's Registration Numbar: 000939C

(CA. Vijay Bansal)

Partner

Membership No. 075344

For and on behalf of the Board of Directors

Piyush Mutha Prancet Mutha

Pulkit Maheshwari

Dewas

Dated: May 14th, 2024

Managing Director Director (DIN00424206) (DIN-00424250)



Notes forming part of the Financial Statements

Note 1: Company Overview, Basis of preparation and Material Accounting Policies

(A) Company Overview

"Vippy Spinpro Limited ("Vippy" or "the Company") was incorporated in 1992, as a public limited company under the provisions of the Companies Act, 1956. The Company is domiciled in India having registered office at 414, City Centre, 570, M.G. Road, Indore, Madhya Pradesh - 452001 and listed on the Bombay Stock Exchange (BSE).

The Company is mainly engaged in the manufacturing of cotton yarn. The Company specializes in slub yarns, fancy yarns, multi count yarns and multi twist yarns, waxed yarn plied yarn etc. The factory is situated at Dewas, with close proximity to Indore, a main commercial city of Madhya Pradesh. The company has an ISO Certification, certified by Bureau Veritas ISO 9001:2008 since 2004.

(B) Basis of Preparation of Financial Statements

(i) Statement of Compliance:

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the "Act") [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.

(ii) Basis of Preparation:

a) Compliance with Ind AS

These financial statements comprising of Balance Sheet, Statement of Profit and Loss including other comprehensive income Statement of Changes in Equity and Statement of Cash Flows as at March 31, 2024 have been prepared in accordance with Ind AS as prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and companies (Indian Accounting Standards) Amendment Rules, 2016.

These financial statements have been approved for issue by the Company's Board of Directors at their meeting held on May14, 2024. These financial statements are presented in Indian Rupees (INR), which is also the functional and presentation currency.

b) Historical cost convention

The Company follows the mercantile system of accounting and recognizes income and expenditure on an accrual basis. The financial statements are prepared under the historical cost convention, except in case of significant uncertainties and except for the following:

- · Certain financial assets and liabilities that are measured at fair value;
- Defined benefit plans where plan assets are measured at fair value;

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.

c) The financial are presented in Indian Rupee ("INR") and all value are rounded off to the nearest lakh as per the requirement of Schedule III, except when otherwise indicated.



(C) Material Accounting Policies

(i) Fair value measurement

Certain accounting policies and disclosures of the Company require the measurement of fair values, for both financial and non-financial assets and liabilities.

The Company has an established control frame work with respect to the measurement of fair values.

The valuation team regularly reviews significant unobservable inputs and valuation adjustments.

Fair values are categorised into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. The assumptions made in the measuring fair values is included in the following:

- investment property
- financial instruments

(ii) Revenue Recognition

Sales of products are recognised when control of the products has transferred based on the agreed terms. Sales are net of returns, trade discounts, rebates and goods and service tax (GST) as applicable.

Export incentives are recognised when the right to receive the credit is established in respect of the exports made and where there is no significant uncertainty regarding the ultimate collection of the relevant export proceeds.

Interest income is recognised using the effective interest rate method.

Insurance claims are accounted for on the basis of claim admitted/expected to be admitted to the extent that there is no uncertainty in receiving the claim.

Dividend income is recorded when the right to receive payment is established.

(iii) Government Grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the company will comply with all attached conditions.

(iv) Property, plant and equipment (PPE)

PPE is recognised 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. PPE is stated at original cost net of tax/duty credits availed, if any, less accumulated depreciation and cumulative impairment, if any.



Cost includes professional fees related to the acquisition of PPE and for qualifying assets, borrowing costs capitalised in accordance with the company's accounting policy.

Own manufactured PPE is capitalised at cost including an appropriate share of overheads. Administrative and other general overhead expenses that are specifically attributable to construction or acquisition of PPE or bringing the PPE to working condition are allocated and capitalised as a part of the cost of the PPE.

PPE not ready for the intended use on the date of the Balance Sheet are disclosed as "capital work-in-progress".

When the use of a property changes from owner-occupied to investment property, the property is reclassified as investment property at its carrying amount on the date of classification.

Depreciation is recognised using straight line method and WDV method so as to write off the cost of the assets (other than freehold land and properties under construction) less their residual values over their useful lives specified in Schedule II to the Companies Act, 2013, or in the case of assets where the useful life was determined by technical evaluation, over the useful life so determined. Depreciation method is reviewed at each financial year end to reflect the expected pattern of consumption of the future economic benefits embodied in the asset. The estimated useful life and residual values are also reviewe date each financial year end and the effect of any change in the estimate of so useful life/residual value is accounted on prospective basis.

Where cost of apart of the asset ("asset component") is significant to total cost of the asset and useful life of that part is different from the useful life of the remaining asset, useful life of that significant part is determined separately and such asset component is depreciated over its separate useful life.

Depreciation on additions to/deductions from, owned assets is calculated pro rata to the period of use.

Freehold land is not depreciated.

The estimated useful life of Property, Plant and Equipment is mentioned below:

Asset Class	Estimated Useful Life (Years)
Building	30
Plant & Machinery	15
Furniture and Fixtures	10
Computers	03
Office equipment	05
Vehicles	08
Wind Mill	22
Solar	15
Leasehold Land	Lease period

(v) Investment property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes. Upon initial recognition, an investment property is measured at cost. Subsequent to initial recognition, investment property is measured at cost less accumulated depreciation and accumulated impairment losses, if any.



The Company depreciates investment properties on a straight-line basis over the useful life of the asset as specified in the table above.

Any gain or loss on disposal of an investment property is recognised in the Statement of Profit and Loss.

The fair values of investment property is disclosed in the notes accompanying these financial statements. Fair values are determined by an independent valuer who holds recognised and relevant professional qualification.

(vi) Leases

The company recognises right of use assets under lease arrangements in which it is the lessee. Rights to use assets owned by third parties under lease agreements are capitalised at the inception of the lease and recognised on the balance sheet. The corresponding liability to the lessor is recognised as a lease obligation. The carrying amount is subsequently increased to reflect interest on the lease liability and reduced by lease payments made. For calculating the discounted lease liability, the lessee's incremental borrowing rate is used. The incremental borrowing rate is calculated at the rate of interest at which the company would have been able to borrow for a similar term and with a similar security the funds necessary to obtain a similar asset in a similar market.

Finance costs are charged to the income statement so as to produce a constant periodic rate of charge on the remaining balance of the obligations for each accounting period.

Variable rents are not part of the lease liability and the right of use asset. These payments are charged to the income statement as incurred. If modifications or reassessments occur, the lease liability and right of use asset are re-measured. Right of use assets are depreciated over the shorter of the useful life of the asset or the lease term.

(vii) Inventories

Raw materials, work in progress, stores and spares and finished goods are valued at the lower of cost or net realizable value.

Cost of raw materials and stores and spares comprises cost of purchases. Cost is determined on weighted average basis.

Cost of work in progress and finished goods comprises direct materials, direct labour and an appropriate share of manufacturing overheads.

Cost of Inventories comprises of costs of purchase, cost of conversion, duties and taxes (other than those refundable), inward freight and all other costs incurred in bringing them to their respective present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

(viii) Statement of Cash Flows

A) Cash and Cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.



B) Statement of Cash Flows is prepared in accordance with the Indirect Method prescribed in the relevant Accounting

(ix) Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss as other gains/(losses).

Borrowings are classified as current financial liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period. Where there is a breach of a material provision of a long-term loan arrangement on or before the end of the reporting period with the effect that the liability becomes payable on demand on the reporting date, the entity does not classify the liability as current, if the lender agreed, after the reporting period and before the approval of the financial statements for issue, not to demand payment as a consequence of the breach.

(x) Finance Cost

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalized 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.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing cost eligible for capitalization.

Other borrowing costs are expensed in the period in which they are incurred.

(xi) Foreign Currency Translation

(1) Functional and presentation currency:

Items included in the financial statements are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The financial statements are presented in Indian rupee (INR), which is company's functional and presentation currency.

(2) Transactions and balances:

Foreign currency transactions are translated in to the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit or loss.



(xii) Employee Benefits

a) Short term obligations:

All employee benefits payable wholly with in twelve months of rendering the service are classified as short-term employee benefits and they are recognized in the period in which the employee renders the related service. The company recognizes the undiscounted amount of short-term employee benefits expected to be paid in exchange for services rendered as a liability (accrued expense) after deducting any amount already paid.

b) Post-employment obligations:

The company operates the following post-employment schemes.

1. Defined benefit plans (gratuity)

The company has unfunded defined benefit gratuity plan for employees. Recognition and measurement of Defined Benefit plans:

The cost of providing defined benefits is determined using the Projected Unit Credit method with actuarial valuations being carried out at each reporting date. The defined benefit obligations recognized in the Balance Sheet represent the present value of the defined benefit obligations.

All expenses represented by current service cost, past service cost, if any, and net interest on the defined benefit liability/ (asset) are recognized in the Statement of Profit and Loss. Re-measurements of the net defined benefit liability/ (asset) comprising actuarial gains and losses are recognized in Other Comprehensive Income. Such re-measurements are not reclassified to the Statement of Profit and Loss in the subsequent periods.

The company presents the above liability/(asset) as current and non - current in the Balance Sheet as per actuarial valuation by the independent actuary.

2. Defined contribution plans such as provident fund

The company pays provident fund contributions to publicly administered provident funds as per local regulations. The Company has no further payment obligations once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expenses when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(xiii) Dividend Distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the company's financial statements in the period in which the dividends are approved by the Company's shareholders.

(xiv) Earnings Per Share

Basic earnings per share is 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. Earnings considered in ascertaining the Company's earnings per share, is the net profit for the period. The weighted average number equity shares outstanding during the period and all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in sources. For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of share outstanding during the period is adjusted for the effects of all dilutive potential equity shares.



(xv) Tax Expenses

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for the jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences, to unused tax losses and unabsorbed depreciation.

Current and deferred tax is recognized in the Statement of Profit and Loss except to the extent it relates to items recognized directly in equity or other comprehensive income, in which case it is recognized in equity or other comprehensive income.

Provision for Income tax is made on the basis of the estimated taxable income for the current accounting period in accordance with the Income- tax Act, 1961 and Revised Income Computation and Disclosure Standards (ICDS) of the Income-tax Act, 1961.

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 amounts expected to be paid to the tax authorities.

Deferred tax is provided 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. The carrying amount of deferred tax assets is reviewed at each reporting date and adjusted to reflect changes in probability that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Deferred tax assets are recognised for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses. Deferred tax assets and liabilities are offset when there is a legally enforceable right to off set current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority.

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.

(xvi) Impairment of Assets

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired. If any such indication exists, the management estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the assets belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the statement of profit and loss. If at the balance sheet date there is an indication that if a previously assessed impairment loss no longere xists, the recoverable amount is reassessed, and the asset is reflected at the recoverable amount subject to a maximum of depreciated historical cost.

(xvii) Provisions, Contingent liabilities and Contingent assets

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 out flow 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. When the Company expects some or all of a provision to be reimbursed, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.



Contingent liability is disclosed in the case of:

- a present obligation arising from past events, when it is not probable that an out flow of resources will be required to settle the obligation;
- a present obligation arising from past events, when no reliable estimate is possible;
- a possible obligation arising from past events, unless the probability of outflow of resources is remote.

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

(xviii) Financial Instruments

A Financial Instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Initial Recognition and Measurement

At initial recognition, all financial assets are measured at fair value. Such financial assets are subsequently classified under following three categories according to the purpose for which they are held. The classification is reviewed at the end of each reporting period.

(a) Financial Assets at A mortised Cost

At the date of initial recognition, are held to collect contractual cash flows of principal and interest on principal amount outstanding on specified dates. These financial assets are intended to be held until maturity. Therefore, they are subsequently measured at amortised cost by applying the Effective Interest Rate (EIR) method to the gross carrying amount of the financial asset. The EIR amortisation is included as interest income in the profit or loss. The losses arising from impairment are recognised in the profit or loss.

(b) Financial Assets at Fair value through Other Comprehensive Income

At the date of initial recognition, are held to collect contractual cash flows of principal and interest on principal amount outstanding on specified dates, as well as held for selling. Therefore, they are subsequently measured at each reporting date at fair value, with all fair value movements recognised in Other Comprehensive Income (OCI). Interest income calculated using the effective interest rate (EIR) method, impairment gain or loss and foreign exchange gain or loss, if any, are recognised in the Statement of Profit and Loss. On derecognition of the asset, cumulative gain or loss previously recognised in Other Comprehensive Income is reclassified from the OCI to Statement of Profit and Loss.

(c) Financial Assets at Fair value through Profit or Loss

At the date of initial recognition, financial assets are held for trading, or which are measured neither at Amortised Cost nor at Fair Value through OCI. Therefore, they are subsequently measured at each reporting date at fair value, with all fair value movements recognised in the Statement of Profit and Loss.

Investment in Equity Shares

Investments in Equity Securities are initially measured at cost. Any subsequent fair value gain or loss is recognized through other Comprehensive Income.

Investments in Mutual Funds

Investments in Mutual Funds are accounted for at cost. Any subsequent fair value gain or loss is recognized through Profit and Loss Account.



Impairment of Financial Assets

In accordance with Ind AS 109, the Company uses 'Expected Credit Loss' (ECL) model, for evaluating impairment of financial assets other than those measured at fair value through profit and loss (FVTPL).

Expected credit losses are measured through a loss allowance at an amount equal to:

- (a) The 12-months expected credit losses (expected credit losses that result from those default events on the financial instrument that are possible within 12 months after the reporting date);or
- (b) Full lifetime expected credit losses (expected credit losses that result from all possible default events over the life of the financial instrument).

For trade receivables company applies 'simplified approach' which requires expected life time losses to be recognised from initial recognition of the receivables. The company uses historical default rates to determine impairment loss on the portfolio of trade receivables. At every reporting date these historical default rates are reviewed and changes in the forward looking estimates are analysed.

For other assets, the Company uses 12 month ECL to provide for impairment loss where there is no significant increase in credit risk. If there is significant increase in credit risk full life time ECL is used.

Financial Liabilities

Initial Recognition and Measurement

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs. The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, and derivative financial instruments.

Subsequent Measurement

Financial liabilities are classified as either financial liabilities at FVTPL or 'other financial liabilities':

(a) Financial Liabilities at FVTPL:

Financial liabilities are classified as at FVTPL when the financial liability is held for trading or are designated upon initial recognition as FVTPL:

Gains or Losses on liabilities held for trading are recognised in the Statement of Profit and Loss.

(b) Other Financial Liabilities:

Other financial liabilities (including borrowings and trade and other payables) are subsequently measured at amortised cost using the effective interest method.

De-recognition of Financial Instruments

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

Derivative Financial Instruments

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured to their fair value at the end of each reporting period.



(xix) Significant Accounting Judgments, Estimates and Assumptions

In the process of applying the Company's accounting policies, management has made the following estimates, assumptions and judgements which have significant effect on the amounts recognized in the financial statement:

a. Income taxes

Judgment of the Management is required for the calculation of provision for income taxes and deferred tax assets and liabilities. The company reviews at each balance sheet date the carrying amount of deferred tax assets and liabilities. The factors used in estimates may differ from actual outcome which could lead to significant adjustment to the amounts reported in the financial statements.

b. Contingencies

Judgment of the Management is required for estimating the possible out flow of resources, if any, in respect of contingencies/claim/litigations against the company as it is not possible to predict the outcome of pending matters with accuracy.

c. Allowance for uncollected accounts receivable and advances

Trade receivables are stated at their normal value as reduced by appropriate allowances for estimated irrecoverable amounts. Individual trade receivables are written off when management seems them not collectible. Impairment is made on ECL, which are the present value of the cash shortfall over the expected life of the financial assets.

d. Provisions

Provisions and liabilities are recognized in the period when it becomes probable that there will be a future outflow of funds resulting from past operations or events and the amount of cash outflow can be reliably estimated. The timing of recognition and quantification of the liability requires the application of judgment to existing facts and circumstances, which can be subject to change. The carrying amounts of provisions and liabilities are reviewed regularly and revised to take account of changing facts and circumstances.

e. Defined Benefit Plans

The cost of the defined benefit plan and other post-employment benefits and the present value of such obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in future. These includes the determination of the discount rate, future salary increases, mortality rates and attrition rate. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

(xx) Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. During the year ended March 31, 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Company.

VIPPY SPINPRO LIMITED

NOTE 2 Property, Plant and Equipment Gross Carrying Value												(Kin Lakhs)
Particulars	Freehold Land	Leasehold Land	Building	Plant & Machinery	Windmill	Computers	Furniture & Fixtures	Vehicles	Office Equipments	Solar plant	Total Property, Plant and Equipment	Capital Work in Progress
Gross Cerrying value as at April 1, 2022	059	5.51	227.19	1,071.28	149.91	7.32	235	24.84	0.22	500.89	1,996.02	436.82
Additions	.51	26	924.59	4,384.76	36	1.79	3.08	737		70	5,321.59	7.50
Disposals	35	28	*	29.07	88	35	*	14		8.	29.07	
Transfer/Adjustments	1393	10:08	1392	٠	3500	1393	•	3,63	•		0.000	436.82
Gross Carrying value as at April 1, 2023	6.50	5.51	1,151.78	5,426.97	149.91	9.12	5.43	32.21	023	500.89	7,288.54	7.50
Additions	3.	20	52.50	1,088.82	•	1.59	174	•			1,144.14	
Disposals	9	0	200	29.62	20	8	120	20	925	183	29.62	90
Transfer/Adjustments	3K	90	æ	•	20	*	*		•		90	7.50
Gross Carrying value as # 31st March, 2024	059	153	1,204.28	6,486,17	149.91	10.71	1979	32.21	279	68'005	8,403.07	38

Particulars	Freehold Land	Leasehold Land	Building	Plant & Machinery	Windmill	Computers	Furniture & Fixtures	Vehicles	Office Equipments	Solar plant	Jotal Property, Plant and Equipment	Capital Work in Progress
Accumulated Depreciation as at April 1, 2022		0.85	100.39	68437	1979	5.52	0.97	60'61		150.45	1,029,31	
Depreciation expenses	23	0.14	35.47	206.72	11.28	0.52	0.24	3.60		31.72	289.70	
Deduction/Adjustment	6	•	10	19.25	12	17		-	020	10	19.25	20
Accumulated Depreciation as at April 1, 2023	×	66'0	135.86	871.85	78.95	90'9	1.22	22.69		182.17	1,299.76	2.0
Depreciation expenses	02	0.14	99.84	833.97	11.28	170	1.08	7.64	8	31.72	962.10	2
Deduction/Adjustment	6	K S	•0	20.13	•	*	•	**	٠	***	20.13	***
Accumulated Depreciation as at 31st March, 2024	.00	1.13	235.70	1,685.69	90.22	7.46	2,30	1533		213.89	2261.73	

Not Currying Value

Particulars	Freehold Land	Leasehold Land	Building	Ereshold Land Lesschold Land Bailding Plant & Machinery Windmill Computers	Windmill	Computers	Furniture & Fixtures	vehicles O	ffice Equipment	s Solar plant	Total Property, Plant Capital Work in and Equipment Progress	Capital Work in Progress
Net Carrying Value as at April 1, 2022	6.50	4,66	126.79	386.90	82.24	181	1.38	\$7.5	0,22	350.45	12996	436.82
Net Carrying Value as at April 1, 2023	6.50	452	1,015.92	4,555.12	70.97	3.08	422	9.52	0.22	318.72	5,988.78	7.50
Net Carrying Value as at 31st March, 2024	659	5	968.58	4,800.48	99.69	325	£,	87	623	287.00	6,141.34	**

2.1. Refer Note Nos. 16.1, and 18.1 for the details in respect of certain property, plant and equipments hypothecated/mortgaged as security for borrowing.

2.2. Additions during the year include ₹ 5.11 lakh (previous year: ₹ 20.53 lakh) being borrowing cost capitalised in accordance with Indian Accounting Standard (Ind AS) 23 on "Borrowing Costs".



VIPPY SPINPRO LIMITED

Note 3 CWIP Ageing Schedule

(₹ in Lakhs)

CWIP	02	Amount	in CWIP for	a period of	
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Balance as at 31st March, 2024				Î	
Projects in progress		- 1	8	<u> </u>	-
Projects temporarily suspended	8 7 0	=	. 8	-	0=
Total	S=1	4	#	=	V=
Balance as at 31st March, 2023					
Projects in progress	7.50	2	₫	2	7.50
Projects temporarily suspended	æ ,	<u>.</u> 7√			
Total	7.50	*			7.50

Note 4

Note 4	
INVESTMENT PROPERTY	(₹ in Lakhs
Reconciliation of carrying amount	
PARTICULARS	Amount
Gross Block	
As at April 01, 2022	6.91
Add: Addition during the year	5
Less: Disposals/Adjustments	×.
As at March 31, 2023	6.91
As at April 01, 2023	6.91
Add: Addition during the year	
Less: Disposals/Adjustments	<u>. — — — — — — — — — — — — — — — — — — —</u>
As at March 31, 2024	6.91
Accumulated Depreciation	
As at April 01, 2022	2.82
Add: For the Year	0.47
Less: Deduction during the year	₩ 0
As at March 31, 2023	3.28
As at April 01, 2023	3.28
Add: For the Year	0.47
Less: Deduction during the year	
As at March 31, 2024	3.75
Net Block	
As at March 31, 2023	3.62
As at March 31, 2024	3.15
As at March 31, 2024	

Note 4.1

The fair value of investment property is ₹ 90.65 Lakh and the same has been determined by an external independent property valuer having appropriate recognised professional qualification. The fair value measurement for investment property has been categorised as Level 2 fair value based on the inputs to the valuation technique used for determining the fair value of the property was based on the prevailing market price of similar property in the same locality.



Note 5 INVESTMENTS (₹ in Lakhs)

	Particulars	Face Value	As	at	As at 31st March, 2023	
	76	per share	31st Mar	rch, 2024		
		92	No. of Shares	Value	No. of Shares	Valu
	Investments (Quoted) Equity Instruments (At FVOCI)					
	Asit C. Metha Financial Services Ltd.	10	20,000	28.25	20,000	21.0
	Punjab National Bank	2	36,860	45.85	36,860	17.2
	Aggregate amount of Quoted Investme	nts and Market valu	ie thereof	74.10		38.3
	Net Value of Investments		100 m	74.10		38.3
			0.8250	As at		As at
te 6	LOANS		31st	March, 2024	·	31st March, 202
te o	Unsecured, Considered good:					
	Loans to others*			20		
			9			× .
			_		and the control of th	
	* No Loans or Advances are granted to promoters, di		ted parties (as defined under C	Companies Act, 2013,) o	ither severally or jointly with	any other person.
te 7	OTHER FINANCIAL ASSETS - NON C	URRENT				
	Security Deposits			130,31		110.5
	Deposits with original maturity for more than	an 12 months		119.82		122.4
				250.13		232.9
te 8	OTHER NON - CURRENT ASSETS					
	Capital Advances			6.31		10.9
	Security deposit with government authorities	s		0.18		0.1
	Other Receivables		·	5.46		6.48
			_	11.95		17.50
te 9	INVENTORIES					
	Raw Material			3,782.29		2,236.6
	Work-in-progress			119.97		108.00
	Finished Goods			436.12		360.2
	Stores & Spares		<u> </u>	115.00		107.5
			-	4,453,38		2,812.4
te 10	TRADE RECEIVABLES					
	Trade Receivables					
	Considered Good - unsecured			3,399.16		1,982.79
			20			,
	Less: Allowance for expected credit loss					1,982.79
	55 NO 1230 XXX-20 AG LA			3,399.16		1,702.7
	Trade Receivables-Credit impaired - unsecu	red		3,399.16		1,702.7
	55 NO 1230 XXX-20 AG LA	red	×	3,399.16		1,982.79



VIPPY SPINPRO LIMITED

Expected credit loss (ECL):

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the creditworthiness of customers to which the Company grants credit terms in the normal course of business. The average credit period is between 60-90 days. Before accepting any new customer, the Company uses an internal credit scoring system to assess the potential customer's credit quality and defines credit limits for each customer. Limits and scoring attributed to customers are reviewed once a year.

As a practical expedient, the Company uses a provision matrix to determine impairment loss of its trade receivables. The provision matrix is based on its historically observed default rates over the expected life of the trade receivable and is adjusted for forward looking estimates. The ECL allowance (or reversal), if any during the year is recognised in the statement of profit and loss.

Ageing for	Trade I	Receivab	le As at	31st	March,	2024
------------	---------	----------	----------	------	--------	------

(₹ in Lakhs)

				As at 31st March	, 2024		
Ageing for Trade Receivables	Not Due	Less than 6 Months	6 Months to 1 year	1-2 year	2-3 year	More than 3 year	Total
Undisputed Trade Receivables							
Considered good	2,861.12	538.04	8	-		•	3,399.16
which have significant increase in credit risk	# # 80	(4-)	5	25	2	WEN	-
Credit impaired	(-)	000	18		*	8#0	-
Disputed Trade Receivables							
Considered good			8	*			
which have significant increase in credit risk	200	E#2	32	40		\$\$ \$ \$	-
Credit impaired	3#2	0.00	15	₩		<u>@</u> €0	
Total	2,861.12	538.04		_			3,399.16

Ageing for Trade Receivable As at 31st March, 2023

(₹ in Lakhs)

				As at March 31.	2023		
Ageing for Trade Receivables	Not Due	Less than 6 Months	6 Months to 1 year	1- 2 year	2-3 year	More than 3 year	Total
Undisputed Trade Receivables							
Considered good	1,764.84	217.95		.		·	1,982.79
which have significant increase in credit risk	•		52 12 12	•	ğ	-	
Credit impaired	989	1000	≅	€0		W=	25
Disputed Trade Receivables							
Considered good	1. T.		87	58		16	
which have significant increase in credit risk	520	Y926	74	26	2	72	27
Credit impaired	980	040	醤	26	*	12	×.
Total	1,764.84	217.95					1,982.79

		As at 31st March, 2024	As at 31st March, 2023
Note 11	CASH & CASH EQUIVALENTS	38	
	Balance With Banks (Current Account)	0.75	0.56
	Cash on Hand	0.24	1.37
		0.99	1.93
Note 12	OTHER FINANCIAL ASSETS		
	Advances to Staff	1.20	1.10
	Others	0.20	0.18
		1.40	1.28

58,70,000

58,70,000

587.00

587.00



Note 13 OTHER CURRENT ASSETS	As at 31st March, 202	(₹ in Lakhs) As at 31st March, 2023
Advance to suppliers and service providers	50.75	71.98
Balance with Government Authorities	367.75	314.92
Other Receivables	7.23	5.77
Advance recoverable in cash or kind or for value to be received	15.72	17.38
	441.45	410.06
Note 14 EQUITY SHARE CAPITAL		
Authorized Share Capital 70,00,000 (Previous year 70,00,000) Equity shares, ₹10/- each	700.00	700.00
	700.00	700.00
Issued, Subscribed and Fully Paid Up Shares		
58,70,000 (Previous year 58,70,000) Equity shares, ₹10/-each fully paid up	587.00	587,00
	587.00	587.00
Note No 14.1: The reconciliation of the number of shares outstanding at the begin	nning and at the end of reporting period March 31, 2	024:
Particulars	As at 31st March, 2024	As at 31st March, 2023
	No. of Shares Amount	No. of Shares Amount

Add: Shares issued during the year	-
Less: Shares bought back (if any)	
Number of shares at the end	58,70,000
	1,000,000,000,000,000

Note No 14.2: Terms/rights attached to equity shares:

Number of shares at the beginning

(A) The company has only one class of equity shares having a par value of ₹ 10 per share Each holder of equity shares is entitled to one vote per share

(B) In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

Note No 14.3: The details of shareholders holding more than 5% shares in the Company;

58,70,000

587.00

Name of the shareholder	As at 31st M	As at 31st March, 2023		
WE: WAS FREDSSAN	No. of shares held	% held as at	No. of shares held	% held as at
Smt. Usha Mutha	6,81,768	11.61%	6,81,768	11.61%
Smt. Sunita Mutha	4,68,400	7.98%	4,68,400	7.98%
Shri Piyush Mutha	5,21,750	8.89%	5,21,750	8.89%
Shri Praneet Mutha	5,21,050	8.88%	5,21,050	8.88%
Shri Rahul Mutha HUF	3,39,142	5.78%	3,39,142	5.78%
Vippy Industries Ltd.	6,01,429	10.25%	6,01,429	10.25%

Details of shares held by promoters/promoter group as at 31st March, 2024

Name of the promoter	Number of shares		% of Holding		% Change during the year	
	As at 31,03,2024	As at 31.03,2023	As at 31.03.2024	As at 31.03.2023	133	
Smt. Usha Mutha	681768	681768	11.61	11.61	0.00%	
Shri Piyush Mutha	521750	521750	8.89	8.89	0.00%	
Shri Praneet Mutha	521050	521050	8.88	8.88	0.00%	
Smt. Sunita Mutha	468400	468400	7.98	7.98	0.00%	
Shri Rahul Mutha HUF	339142	339142	5.78	5.78	0.00%	
Smt, Chandrakala Mutha	259550	259550	4.42	4.42	0.00%	
Vimal Chand Manmal Mutha HUF	194250	194250	3.31	3.31	0.00%	
Smt. Priti Mutha	106896	106896	1,82	1.82	0.00%	
Piyush Mutha HUF	104491	104491	1.78	1.78	0.00%	
Srishti Mutha	4393	4393	0.07	0.07	0.00%	
Shri Parth Mutha	3000	3000	0.05	0.05	0.00%	
Vippy Industries Ltd.	601429	601429	10.25	10.25	0.00%	
Sungem Impex Pvt. Ltd.	102062	102062	1.74	1.74	0.00%	
TOTAL	3908181	3908181	66.58	66.58	0.00%	



Details of shares held by promoters/promoter group as at 31st March, 2023

Name of the promoter	Number of shares		% of Holding		% Change during	
	As at 31.03.2023	As at 31.03.2022	As at 31.03.2023	As at 31.03.2022	the year	
Smt. Usha Mutha	681768	681768	11.61	11.61	0.00%	
Shri Piyush Mutha	521750	521750	8.89	8.89	0.00%	
Shri Prancet Mutha	521050	521050	8.88	8.88	0.00%	
Smt. Sunita Mutha	468400	468400	7.98	7.98	0.00%	
Shri Rahul Mutha HUF	339142	339142	5.78	5.78	0.00%	
Smt. Chandrakala Mutha	259550	259550	4.42	4.42	0.00%	
Vimal Chand Manmal Mutha HUF	194250	194250	3.31	3.31	0.00%	
Smt. Priti Mutha	106896	106896	1.82	1.82	0.00%	
Piyush Mutha HUF	104491	104491	1.78	1.78	0.00%	
Srishti Mutha	4393	4393	0.07	0.07	0.00%	
Shri Parth Mutha	3000	3000	0.05	0.05	0.00%	
Vippy Industries Ltd.	601429	601429	10,25	10.25	0.00%	
Sungem Impex Pvt. Ltd.	102062	102062	1.74	1.74	0.00%	
TOTAL	3908181	3908181	66.58	66.58	0.00%	

ote 15 OTHER EQUITY		(₹ in Lakhs)
Particulars	As at 31st March, 2024	As at 31st March, 2023
(A) Capital Reserve#	S =	-
Opening balance	5.80	5.80
Add: Addition during the year		
Closing balance	5.80	5.80
(B) General reserve##		
Opening balance	25.00	25.00
Add: Changes during the year		
Closing balance	25.00	25.00
(C) Retained earnings###		
Opening balance	6,480.97	5,401.57
Add: Net profit for the year	435.50	1,071.47
Other comprehensive income arising out of Re-measurement defind benefit obligation	2.35	7.93
Closing balance	6,918.82	6,480.97
(D) Fair Value of Equity Investments through OCI		
Opening balance	33,10	18.88
Add: Addition during the year	34.98	14.23
Closing balance	68.08	33.11
Total (A+B+C+I		6,544.88

#Capital Reserve: It represents the gains of the capital nature.

General Reserve: The Company created a General Reserve in earlier years pursuant to the provisions of the Companies Act wherein certain percentage of profits were required to be transferred to General Reserve before declaring dividends. As per Companies Act 2013, the requirement to transfer profits to General Reserve is not mandatory. General Reserve is a free reserve available to the Company.

Retained earnings include remeasurement of net defined benefit plan

(₹ in Lakks)

*For movement, refer statement of changes in equity.

(₹ in Lakhs)

Note 16 BORROWINGS - NON CURRENT Secured	As at 31st March, 2024	As at 31st March, 2023
Term Loan From Banks:		
HDFC Bank	2,810.00 2,810.00	2,680.00

Note 16.1: Term Loan from HDFC Bank:

i) Term Loan of ₹ 33.50 Crores (new project) and of ₹ 8.00 Crores (new term loan) secured against (i) Charge by way of equitable mortgage of land and building, (ii) First Charge on land and building, plant and machinery both present and future. The above Term Loan are also collaterally secured by way of personal gurantees of 2 (two) directors of the company

ii) The Term loan is repayable as under:

Term Loan

*		(₹ in Lakhs)
No of Instalments	Periodicity	Installment

HDFC Bank (New Project) HDFC Bank (New Term Loan) 20 167.50 Quaterly Quaterly 20 40.00

iii) The Company has not made any default as at the reporting date in repayment of term loan installment and interest.

iv) The quarterly returns or statements of current assets filed by the company with banks are in agreement with the books of accounts.



		(₹ in Lakhs)
Note 17 DEFERRED TAX LIABILITIES	As at 31st March, 2024	As at 31st March, 2023
Opening Balance Impact of Deferred Tax on PPE Deferred Tax on Equity Instruments designated at FVOCI Deferred Tax on Other Items	148.05 (32.90) 0.82 (3.20)	104.00 43.15 0.89
	112.77	148.05
Note 18 BORROWINGS - CURRENT		
Secured From Bank Working Capital Facilities Current maturities of long term borrowings	2,726.94 670.00	221.72 670.00
	3,396.94	891.72

Note No. 18.1: Working capital facilities from HDFC Bank:

- i) Working capital facilities, fund based of ₹2800 Lakh and non fund based of ₹30.00 Lakh (Previous year ₹2200 Lakh and ₹30.00 lakh) is secured by hypothecation of stock of raw material, finished goods, semi finished goods, work in progress/process, stores and spares, packing materials and books debts. (ii) first pari passu charge on all the Company's current assets. The above said working capital facilities is also collaterally secured by way of personal guarantee of 2 (two) directors of the Company.

 ii) The Company has not made any default with respect to working capital facilities as at the reporting date.

- iv) The quarterly returns or statements of current assets filed by the company with banks are in agreement with the books of accounts.

Note 19 TRADE PAYABLE

Current
Dues of micro and small enterprises
Others

36.05	55.29
251.27	70.13
287.32	125.42

34.98

Ageing for Trade Payables As at 31st March, 2024

(₹ in I	akh
---------	-----

60.84

	As at 31st March, 2024						
Ageing for Trade Payables	Unbilled	Not Due	Less than 1 year	1- 2 year	2- 3 year	More than 3 year	Total
MSME	2	30.50	5.55			-	36.05
Others	2	251.27		-	-	2	251.27
Disputed dues - MSME	8	10-	393		S-0	-	-
Disputed dues - Others		-	-	-	•	-	
Balance at the end of the year	2	281.76	5,55	-	-	2	287.32

Ageing for Trade Payables As at 31st March, 2023

2	As at 31st March, 2023						
Ageing for Trade Payables	Unbilled	Not Due	Less than 1 year	1- 2 year	2- 3 year	More than 3 year	Total
MSME	-	55.29	-	-	1.50	-	55.29
Others	-	70.13	2	-	-	2	70.13
Disputed dues - MSME	+	Na annual		=	-	=:	Na constitu
Disputed dues - Others	75	12	₹.	51	350	5.	
Balance at the end of the year	2	125.42	27	2	-	2	125.42
OTHER FINANCIAL LIABILITIES							
Employee salary and other payable					16.23	i	20.31
Liabilities for expenses					416.96		350.81
Other Financial Liabilities					200000000	i	-

Note 21

OTHER CURRENT LIABILITIES	433.19	371.11
Advances From Customers	45.81	42.60
Statutory Dues Payable	31.35	24.55
Others	0.16	
	77.32	67.15
PROVISIONS	the state of the s	37.5

Note 22 PROVISIONS Provision for Employee Benefit

Provision for Bonus	19.83	21.10
Note 23 CURRENT TAX LIABILITIES (NET)	19.83	21.10
	24.00	60.84
Provision for taxation (net of tax payment)	34.98	



12277 22				(₹ in Lakhs)
Note 24	REVENUE FROM OPERATION		31st March, 2024	31st March, 2023
	Sales of Product		24,939.39	15,603.65
	Other Operating Revenue			
	Scrap Sales		23.19	28.62
			24,962.58	15,632.26
Note 25	OTHER INCOME			
	Interest:			
	From Bank		8.98	57.36
	From Parties		48.67	17.77
	From Deposit		6.68	2.87
	Provision no Longer Required		WT:	2.18
	Net Gain on Liquid Fund		0.70	22.60
	Other Income Dividend		0.79 0.24	1.12 0.24
	Profit on Sale of Fixed Assets		23.37	8.12
			7.	
			88.73	112.26
Note 26	COST OF MATERIALS CONSUMED			
	Material Consumed:			
	Opening Stock		2,236.68	3,226.30
	Add: Purchases		21,676.33	10,880.20
	Tage Clasina Stack		23,913.01	14,106.50
	Less Closing Stock		3,782.29 20,130.72	2,236.68
			20,130.72	11,809.82
Note 27	CHANGES IN INVENTORIES OF FINISHED GOODS, WORK IN PROGRESS AND STOCK-IN-TRADE			
	TROURESS AND STOCK-IN-TRADE			
	FINISHED GOODS			
	Opening Stock of FG		342.74	305.62
	Closing Stock of FG		416.88	342.74
	Change in Stock of Finished Goods	(A)	(74.14)	(37.12)
	WORK IN PROGRESS			
	Opening Stock of WIP		108.00	88.88
	Closing Stock of WIP		119.97	108.00
	Change in Stock of Work in Progress	(B)	(11.97)	(19.12)
	Saleable Waste			
	Opening Stock		17.50	4.09
	Closing Stock		19.24	17.50
	Change in Stock of Saleable Waste	(C)	(1.74)	(13.41)
		(A)+(B)+(C)	(87.85)	(69.65)
Note 28	EMPLOYEE BENEFIT EXPENSES	12 5 715 5.5	 	
	Salaries, Wages and Bonus		366.27	382.84
	Contribution to Provident and other funds		64.90	61.56
	Staff Welfare Expenses		5.98	6.03
			19	450.43
			437.15	450.43
Note 29	FINANCE COST			
	Interest		288.57	49.64
	Bank charges		1.93	2.56
			290.50	52.20
	101			



			(₹ in Lakhs)
Note 30	OTHER EXPENSES	31st March, 2024	31st March, 2023
	Advertisement	0.86	0.87
	Consumption of Stores and Spares	111.72	105.64
	Directors' Sitting Fees	1.80	1.75
	Directors' Travelling	13.44	20.79
	Freight on sales	323.83	208.89
	Insurance Charges	26.08	22.54
	Lease Rent	0.08	0.08
	Legal & Professional Fee	37.14	36.39
	Membership Fees and Subscription	5.17	2.92
	Miscellaneous expenses	305.42	219.17
	CSR Exps	23.98	17.62
	Packing Material and Expenses	441.49	253.07
	Payment to Auditor (Refer Note 30.1 below)	3.00	3.00
	Power & Fuel	1,088.75	602.24
	Rates & Taxes	10.85	3.51
	Repairs & Maintenance		
	Building	8.08	7.13
	Plant & Machinery	47.99	34.78
	Sales Commission	235.33	166.31
		2,685.01	1,706.70
Note 30.1	Payment to Auditors		
	Statutory Audit Fees	2.70	2.70
	Cost Audit fees	0.30	0.30
		3.00	3.00
Note 31	EARNING PER SHARE		
	(A) Profit attributable to Equity Shareholders	435.50	1071.48
	(B) No. of Equity Share outstanding during the year	58,70,000	58,70,000
	(C) Face Value of each Equity Share (₹)	10	10
	(D) Basic & Diluted earning per Share (₹)	7.42	18.25
Note 32	CONTINGENT LIABILITIES		
	Claims under adjudication not acknowledged as debts:		
	(i) Labour litigation	88.28	32.25
	(ii) Income Tax AY 2013-14	45.53	45.53
	(iii) GST Act FY 2017-18 and 2018-19	16.05	-
	(iv) Bank Guarantee	0.97	0.97
		150.83	78.75
Note 33	INCOME TAX		
	The major components of income tax expense for the year ended 31st March, 2024		
		For the year ended 31st	For the year ended 31st
	Particulars	March, 2024	March, 2023
	Current tax:		
	Current tax on profit for the year	185.25	324.00
	Adjustments for the current tax of prior periods	3.60	1.47
	Deferred Tax :		
	Deferred tax liabilities/ (assets)	(36.89)	43.15
		151,96	368.62



Reconciliation of tax expense and the accounting profit multiplied by domestic tax rate		(₹ in Lakhs)
Particulars	For the year ended 31 March, 20	
Profit before income tax expense	587.	1,440.10
Tax Rate	25.168	% 25.168%
Tax at the Indian tax rate 25.168%	147.	362.44
Tax Effect of :		
Effect of previous year adjustments	3.	50 1.47
Effect of non deductable expenses	2.	17 2,39
Others	(1.6	6) 2.32
Income Tax Expenses	151.	368.62
Recognised Deferred tax Liabilities/(Assets)	For the year ended 31	st For the year ended 31st
Particulars	March, 20	
A Opening Balance of Deferred Tax liability on PPE	147.	104.00
Add:Recognised in P&L For the year	(32.9	0) 43.15
Closing Deferred Tax Liability/(Asset)	(A) 114.	147.15
B Opening Balance of Deferred Tax liability on Equity Instruments designated at FVOCI	0.	99 0.01
Add: Recognised in OCI for the year	0.	
Closing Deferred Tax Liability/(Asset)	(B) 1.	
C Opening Balance of Deferred Tax liability on Other Items		
Add: Recognised in OCI for the year	0.	79 -
Add:Recognised in P&L For the year	(3.9	9) -
Closing Deferred Tax Liability/(Asset)	(C) (3.2	0) -
Total Deferred Tax Liabilities /(Ass	ets) (A+B+C) 112.	148.05

Note 34 CAPITAL MANAGEMENT

The Company's objectives when managing capital are to safeguard the group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The group monitors capital on the basis of the following gearing ratio:

(₹ in Lakhs)

Particulars	As at	As at
	31st March, 2024	31st March, 2023
Debt (Total Borrowings)	6,206.94	3,571.72
Total Equity	7,604.70	7,131.88
Cash and cash equivalents, other bank balances and		
liquid investments	325.23	273.20
Net debt equity ratio	0.77	0.46



Note 35 EMPLOYEE BENEFITS

As per IND AS 19 "Employee Benefits", the disclosures of Employee benefits as defined in the said Accounting Standards are given below:

(i) Defined Contribution Plan

Contribution to Defined Contribution Plan includes Providend Fund and Superannuation Fund. The expenses recognised for the year are as under:

in		

Particulars	2023-24	2022-23
Employer's Contribution to Providend Fund	38.97	37.12
Employer's Contribution to Superannuation Fund	14.40	14.40

(ii) Defined Benefit Plan

Gratuity:

The disclosure required as per Ind AS 19 "Employees Benefits" issued by the Institute of Chartered Accountants of India (ICAI) and as specified under section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014, and based on the report given by Acturial.

The following tables set out the funded status of the gratuity and the amounts recognised in the Company's financial statements as at 31st March, 2024 and 31st March, 2023.

(₹ in Lakhs)

Sr.No.	Particulars	2023-24	2022-23
1	Changes in present value of obligations		
	Present value of obligations as at the beginning of year	75.81	90.65
	Interest cost	5.40	5.9
	Current Service Cost	4.65	4.42
	Benefits Paid	(3.47)	(17.65
	Due to Change in financial assumptions	0.94	(2.74
	Actuarial Loss /(gain) on obligations	(3.95)	(4.78
	Present value of obligations as at the end of year	79.38	75.8
п	Changes in the fair value of plan assets		
	Fair value of plan assets at the beginning of year	88.07	97.6
	Expected return on plan assets	6.62	6.9
	Contributions	0.85	1.1
	Benefits paid	(3.47)	(17.65
	Actuarial gain on Plan assets	200 100 170	
	Fair value of plan assets at the end of year	92.07	88.0
Ш	Change in the present value of the defined benefit obligation and fair value of plan	n assets	
	Present value of obligations as at the end of the year	79.38	75.8
	Fair value of plan assets as at the end of the year	92.07	88.0
	Net (liability) / asset recognized in balance sheet	(12.69)	(12,26
\mathbf{IV}	Expenses Recognised in statement of Profit & Loss		
	Current Service cost	4.65	4,4
	Interest Cost	0.14	6.3
	Expected return on plan assets	(6.62)	(6.98
	Expenses recognised in statement of Profit & Loss Account	(1.83)	3.7
	In Other Comprehensive Income		
	Actuarial (gain)/Loss for the year -Obligation	(3.95)	(4.78
	Due to Change in financial assumptions	0.94	(2.74
	Actuarial gain for the year - plan assets	(0.14)	(0.4
	Total actuarial (gain)/ loss included in other comprehensive income	(3.15)	(7.93
	Assumption		
	Discount Rate	7.20%	7.409
	Salary Escalation	7.00%	7.009



Note 36 CORPORATE SOCIAL RESPONSIBILITIES

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are promoting education, adoption of school, facilitating skill development medical and other social projects. A CSR committee has been formed by the company as per the Act. The fund were primarily utilized through the previous year on these activities which are specified in schedule VII of companies Act, 2013

(₹in Lakhs)

S. N	io. Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
i)	Two percent of average net profit of the company as per section 135(5)	24.06	17.53
ii)	Total amount spent for the Financial Year	23.98	17.63
iii)	Excess/(Short) amount spent for the financial year (ii) -(i)	(0.08)	0.10
iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0.22	0.12
v)	Amount available for set off in succeeding financial years	0.14	0.22

Note 37 FINANCIAL RISK MANAGEMENT

The Company's activities expose it to credit risk, liquidity risk, market risk and price risk.

(A) Credit Risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. Credit risk encompasses the direct risk of default, risk of deterioration of creditworthiness as well as concentration risks. The Company is exposed to credit risk from its operating activities (primarily trade receivables), deposits with banks and loans given.

Credit Risk Management

For financial assets the Company has an investment policy which allows the Company to invest only with counterparties having high credit ratings or with higher credentials. The Company reviews the creditworthiness of these counterparties on an ongoing basis. Another source of credit risk at the reporting date is from trade receivables as these are typically unsecured. This credit risk has always been managed through credit approvals, establishing credit limits and continuous monitoring the creditworthiness of customers to whom credit is extended in the normal course of business. The Company estimates the expected credit loss based on past data, available information on public domain and experience. Expected credit losses of financial assets receivable are estimated based on historical data of the Company. The Company has provisioning policy for expected credit losses. There is no credit risk in bank deposits which are demand deposits.

(B) Liquidity Risk

The Company manages liquidity risk by maintaining adequate surplus, banking facilities and reserve borrowings facilities by continuously monitoring forecasts and actual cash flows. The Company has a system of forecasting next twelve months cash inflow and outflow and all liquidity requirements are planned. Trade and other payables are plugged as per credit terms and paid accordingly. All payments are made along due dates and requests for early payments are entertained after due approval and availing early payment discounts

(C) Market risk

Interest Rate Risk Exposure

The Company is exposed to various types of borrowings as stated in Note Nos. 16 and 18 respectively.

The Company's exposure to interest rate risks at the end of the reporting period is as follows:



				(₹in Lakhs)
Particulars	As at 31st ?	March, 2024	As at 31st M	farch, 2023
	Amount in ₹	% of Total	Amount in ₹	% of Total
Fixed Rate Borrowings	2,680.00	43.18%	•	H#9
Variable Rate Borrowings	3,526,94	56.82%	3,571.72	100.00%
Total Borrowings	6,206,94	100.00%	3,571.72	100.00%

Sensitivity Analysis on Rate Borrowings

S.No. Related Parties

The Company is exposed to various types of borrowings as stated in Note Nos. 16 and 18, respectively. The sensitivity analysis demonstrates a reasonably possible change in the interest rates, with all other variables held constant for the year ended 31st March, 2024 and 31st March, 2023, every 0.25% increase in the interest would decrease the company's profit approximately by ₹. 9.88 Lakh and ₹ 2.35 Lakh respectively. A 0.25% decrease in the interest rate would lead to an equal but opposite effect.

(D) Price risk

The Company is exposed to price risk in basic ingredients of Company's raw material and is procuring finished components and bought out materials from vendors directly. The Company monitors its price risk and factors the price increase in pricing of the products.

Nature of Relationship

Note 38 Related party disclosures as required under Ind AS 24, "Related Party Disclosures", are given below:

a) Name of the related party and description of relationship:

C)	et in the	W ' B' W W (B B		
(i)	Shri Piyush Mutha	Managing Director (Key Management Personnel)		
(ii)	Shri Mangalore Maruthi Rao	Whole time Director (Key Management Personnel)		
(iii)	Shri Praneet Mutha	Director		
(iv)	Shri Raghuram Krishnamurthy	Independent Director		
(v)	Mrs. Deepa Sudhir Mekal	Independent Director		
(vi)	Shri Manish Jhanwar	Independent Director		
(vii)	Pulkit Maheshwari	Company Secretary & CFO (Key Managerial Person)		
) Details o	f Transactions during the year with r	elated parties:		(₹in Lakhs)
S.No.	Related parties	Nature of Transactions during the year	2023-24	2022-23
(i)	Vippy Industries Ltd.	Rent Paid	0.32	H
	Employee Benefits for Key Manag	ement Personnel		
(ii)	Shri Piyush Mutha	Remuneration Paid:		
		Remuneration	120.00	120.00
		Provident Fund	14.40	14.40
		Superannuation fund	14.40	14.40
		Perqusite	1.21	1.35
(iii)	Shri Mangalore Maruthi Rao	Remuneration	4.20	4.20
(iv)	Shri Praneet Mutha	Sitting fees	0.65	0.70
(v)	Shri Raghuram Krishnamurthy	Sitting fees	0.20	0.20
(vi)	Mrs. Deepa Sudhir Mekal	Sitting fees	0.40	0.45
(vii)	Shri Manish Jhanwar	Sitting fees	0.55	0.40
(viii)	Hassan Ali **	Remuneration	-	2.67
(ix)	Ayushi Solanki ***	Remuneration	-	1.27
1				

^{**} Office of Shri Hasan Ali as CFO of the company ceased w.e.f. 28.12.2022 due to his resignation.

^{***} Office of Ayushi solanki as Company Secretary & Compliance Officer of the company ceased w.e.f. 13.08.2022 due to her resignation.
**** Shri Pulkit Maheshwari Designated as Chief Financial Officer w.e.f. 09.05.2023



c) Balances at end of the year with related parties.

(₹ in Lakhs)

				200000000000000000000000000000000000000
S.No.	Related parties	Nature of Transactions during the year	As at 31st March, 2024	As at 31st March 2023
(i)	Vippy Industries Ltd.	Rent	0.34	•

Note 39 Disclosures under Section 22 of the Micro, Small and Medium Enterprises Development Act 2006

(₹in Lakhs)

			()
S.No.	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	36.05	55.29
(ii)	Interest due thereon remaining unpaid to any supplier as at the end of the		
	accounting year	0.16	10.5
(iii)	The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day	-	120
(iv)	The amount of interest due and payable for the year	0.16	
(v)	The amount of interest accrued and remaining unpaid at the end of the accounting		
	year	0.16	71 4 2
(vi)	The amount of further interest due and payable even in the succeeding year, until		
521-020	such date when the interest dues as above are actually paid	0.08	0#0

Note 40 FAIR VALUE MEASUREMENT

The fair value of Financial instrument as of 31st March, 2024 and 31st March, 2023 were as follows:

(₹in Lakhs)

				- 10000000 1-10-0000 0-
Particulars	31st March, 2024	31st March, 2023	Fair value	Valuation
			Hierarchy	Technique
Assets-				
Investment in Equity Instruments				
through OCI	74.10	38.31	Level-1	Quoted Market Price
m . 1	7410	20.21		
Total	74.10	38.31		

The management assessed that cash and cash equivalents, loans, other balances with banks, trade receivables, trade payables and other current liabilities /assets approximate their carrying amounts largely due to the short-term maturities of these instruments.

VIPPY SPINPRO LIMITED

Note 41	RATIO ANALYSIS						91	100
	Ratio	Numerator	Denominator	For the year ended	ar ended	% Variance	Reason for	
				March 31, 2024	March 31, 2023		Variance	
	(a) Current Ratio	Current Asset	Current Liabilities	1.95	3.39	(42.48)	Investment made in Fixed Assets	-
	(b) Debt-Equity Ratio	Total Debt	Shareholder's Equity	0.46	0.47	(2.13)		
	(c) Debt Scrvice Coverage Ratio	Earnings for debt service	Debt service	1.78	20.14	(91.16)	Repayment term loan installment started and lower of profit in current year	·
	(d) Return on Equity Ratio	Net Profits after taxes	Average Shareholder's Equity	5.90%	16.27%	(63.74)	Low profit margins	
	(e) Inventory Turnover Ratio	Cost of Goods Sold	Average Inventory	6.27	4.06	54.43	Better sales realisation	
	(f) Trade Receivables turnover ratio	Net credit sales	Average Trade Receivable	9.28	7.56	22.75		
	(g) Trade payables turnover ratio	Expenses	Average Trade Payable	15.13	15.05	0.53		
	(h) Net capital turnover ratio	Net sales	Working capital	6.17	4.26	44.84	Efficient working capital management and better sales performance	
	(i) Net profit ratio	Net Profit after taxes	Net sales	1.74%	6.85%	(74.60)	Lower operating margin due to volatility in raw material prices	
	(j) Return on Capital employed	Earnings before interest and taxes	Capital Employed	7.92%	14.24%	(44.38)	Lower operating margins	
	(k) Return on investment#	Income generated from Investments	Average Investments	5.28%	5.32%	(0.75)		

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Note 42 OTHER STATUTORY INFORMATION

- The Company does not have any Benami property, where any proceeding has been initiated or pending against the Group for holding any Benami property.
- ii) The Company does not have any transactions with companies struck off.
- iii) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period,
- iv) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial
- v) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
- vi) The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - (a) 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
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries
- vii) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the company shall:
 - (a) 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
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries,
- viii)The Company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.
- Note 43 The code of Social Security, 2020 ('Code') relating to employee benefits during employment and postemployment received Presidential assent in September 2020 and its effective date is yet to be notified. The Company will assess and record the impact of the Code, once it is effective.
- Note 44 Previous period figures have been regrouped and reclassified wherever considered necessary to confirm to this year's classifications.

Material Accounting Policies

(Note No. 1)

The accompanying notes form an integral part of the financial statements

As per our report of even date attached

For R.S. Bansal & Company Chartered Accountants

Firm's Registration Numbar: 000939C

For and on behalf of the Board of Directors

(CA. Vijay Bansal) Partner

Membership No. 075344

Piyush Mutha

Praneet Mutha

Pulkit Maheshwari

Dewas

Dated: May 14th, 2024

Managing Director (DIN00424206)

Director (DIN-00424250)



Certificates













