

FORMERLY KNOWN AS

WONDER FIBROMATS LIMITED

REGISTERED OFFICE: 45, GROUND FLOOR, OKHLA INDUSTRIAL ESTATE, PHASE III, NEW DELHI - 110020 I PHONE 011-66058952

CIN: L31900DL2009PLC195174

INFO@WONDERELECTRICALS.COM

WWW.WONDERELECTRICALS.COM

Date: 31.08.2024

To.

Chief Manager

Listing Compliance Department

National Stock Exchange of India Limited (NSE)

Exchange Plaza, Plot no. C-1, Block-G,

Bandra Kurla Complex,

Bandra (E), Mumbai -400 051

Scrip Symbol: WEL ISIN: INE02WG01016

To,

BSE Limited

Corporate Relation Department 1st Floor, New Trading Ring

Rotunga Building Phiroze Jeejeebhoy

Towers

Dalal Street, Mumbai - 400 001

Scrip Code: 543449

SUB: SUBMISSION OF ANNUAL REPORT ALONG WITH NOTICE OF 15TH ANNUAL GENERAL MEETING OF THE FY 2023-24

Dear Sir/Madam.

With reference to the captioned subject, we are submitting herewith the 15th Annual Report of the Company and Notice of 15th Annual General Meeting ("AGM") of the financial year 2023-24, which is being sent to the shareholders by electronic mode. The 15th Annual General Meeting of the Company will be held on **Tuesday**, **September 24**, **2024 at 12:00 Noon (IST) through Video Conferencing/Other Audio-Visual Means**:

The Annual Report containing the AGM Notice is also uploaded on the Company's website viz. https://www.wonderelectricals.com/annual-report/.

Kindly take the same on your record.

Thanking You

For WONDER ELECTRICALS LIMITED

Dhruv Kumar Jha Company Secretary & Compliance Officer

Encl: As above



ANNUAL REPORT 2023-24

WONDER ELECTRICALS LIMITED

WONDER ELECTRICALS LIMITED

(Formerly Known as Wonder Fibromats Limited) FIFTEENTH ANNUAL REPORT 2023-2024

CORPORATE PROFILE

Board of Directors

Executive Director- Chairman Mr. Harsh Kumar Anand Mr. Yogesh Sahni Managing Director Whole Time Director Mr. Karan Anand Whole Time Director Mr. Jatin Anand Mr. Siddhant Sahni Whole Time Director Mr. Sunil Malhotra Independent Director Mr. Jugal Kishore Chugh Independent Director Mr. Ankit Tiwari **Independent Director** Mr. Vishal Singh Bhadauria **Independent Director** Ms. Monam Kapoor **Independent Director**

Key Managerial Personnel

Managing Director Mr. Yogesh Sahni Mr. Yogesh Anand Chief Financial Officer Mr. Karan Anand Whole Time Director Mr. Jatin Anand Whole Time Director Mr. Siddhant Sahni Whole Time Director Mr. Dhruv Kumar Jha Company Secretary

Secretarial Auditor

Statutory Auditor M/s. Rubina Vohra & Associates M/s. AYK & Associates Company Secretary **Chartered Accountants**

Internal Auditor

Cost Auditor M/s. Mukul Gupta & Co. M/s. Ajay Kumar Singh & Co. **Chartered Accountants** Cost Accountants

Registrar and Share Transfer Agent

KFin Technologies Limited. Selenium Building, Tower B, Plot number 31 & 32, Financial District, Nanakramguda, Serilingampally Hyderabad Rangareddi, Telangana-500032

Banker

HDFC Bank Limited

MANUFACTURING PLANT LOCATIONS

Unit: I

Khasra No. 105-106, Raipur Industrial Area, Bhagwanpur, Roorkee, Haridwar Uttarakhand-247667

Unit: III

Plot No. 33 Sector 8A, Sidcul, Haridwar, Uttarakhand-249403 Unit: II

Plot No. 4, Industrial Park Kucharam Village, Manoharabad Mandal, Medak, Hyderabad, Telangana- 502336





Registered Office/Corporate Office:

Plot no. 45, Ground Floor, Okhla Industrial Estate, Phase-III New Delhi-110020 (India)

CIN: L31900DL2009PLC195174

Email: info@wonderelectricals.com; Website: www.wonderelectricals.com

Telephone:011-66058952



Chairman's Communique

Dear Shareholders.

I hope you all and your family members are healthy and safe.

As we reflect on the past year, it is with a sense of achievement and gratitude that I address you through our 15th Annual Report. This year has been one of both challenges and opportunities and I am proud to share the strides we have made as we continue to build on our legacy in the fan industry.

Financial Year 2023-24 marked a transformational year for "Wonder", characterized by significant progress in our journey towards reimagining the future and enhancing the experiences of our expanding consumer base. I am pleased to share with you this period of growth which marks a new chapter in the Company's evolution as we prepare for future success.

Your Company has recorded total revenue of Rs. 569.99 cr. in FY 2023-24 as compared to Rs. 402.51 cr. in FY 2022-23 and booked profit (PBT) Rs. 14.52 cr. in FY 2023-24 as compared to Rs. 8.89 (PBT) cr. in FY 2022-23.

During the Year, your company has added one more plant at Sidcul Haridwar, Uttarakhand, which is acquired through slump sale.

Wonder has expanded its manufacturing footprint to meet escalating demand, enhancing production capacity and agility while upholding stringent quality standards to maintain our reputation for reliability and excellence. Our robust New Product Development (NPD) process drives continuous innovation, enabling us to swiftly respond to market needs with timely launches.

Performance Highlights

This year, Wonder Electricals has navigated through a dynamic market landscape with resilience and strategic foresight. Our key achievements include:

- **Product Innovation:** We have launched several new fan models incorporating advanced technology and design improvements. These innovations not only enhance performance but also align with our commitment to energy efficiency and sustainability.
- Market Penetration: Our efforts to expand into new regions and segments have yielded promising results. We have strengthened our presence in the market.
- **Operational Excellence:** We have optimized our manufacturing processes, improved supply chain efficiencies, and implemented state-of-the-art technologies to increase productivity and reduce costs

Strategic Initiatives

Looking ahead, our strategic focus will be on:

Driving Innovation: We will continue to invest in research and development to lead in fan technology and address emerging consumer needs. Our goal is to set new benchmarks for performance and design in the industry.

Enhancing Customer Experience: Understanding and upcoming upto our customers' expectations are paramount. We will enhance our customer service and support systems to provide exceptional experiences and foster long-term relationships.

I am pleased to let you know that the Board of Directors has recommended a final dividend of Rs.1/- per equity share of face value 10/- and Board of Directors has already paid interim Dividend of Rs.1/- per equity share of face value 10/- for the FY 2023-24.

I would like to express my heartfelt appreciation to our dedicated employees, whose hard work and innovation drive our success. To our customers and partners, your trust and support have been invaluable. And to our shareholders, your confidence in our vision and strategy is deeply appreciated.

I am optimistic about the future and confident in our ability to continue achieving excellence. Wonder Electricals is well-positioned to embrace new opportunities and tackle future challenges, and I look forward to sharing our continued progress with you.

Thank you for your ongoing support.

Harsh Kumar Anand Chairman



Managing Director's Message

Dear Shareholders,

I am pleased to present Wonder's 15th Annual Report for Financial Year 2023-24. The Indian economy faced both domestic challenges and global economic headwinds in FY24. Factors such as inflationary pressures, BEE star rating transition in fans, erratic weather condition and fluctuating commodity prices influenced economic performance. Externally, global uncertainties, including geopolitical tensions and supply chain disruptions, posed additional challenges. Despite these complexities, India maintained a resilient growth trajectory, supported by ongoing reforms and sustained investment in infrastructure.

As we continue on this growth journey, our focus remains on leveraging our manufacturing prowess to deliver innovative products. Over the last few years, we have significantly expanded our manufacturing unit, providing us with the flexibility to experiment, innovate, and enhance both speed and time-to-market. In the last financial year, we established a dedicated manufacturing unit in Sidcul Haridwar through acquisition.

we believe that increasing awareness about energy efficiency will drive the demand for BLDC fans, a category wherein we have an extensive range across price points and have further plans to expand it. We further intend to strengthen our portfolio in the premium fans category. In Appliances, our focus will be on healthy margin extraction across categories through better product mix, channel optimization, agile planning, and cost competence.

Revenue Growth: During the year, net revenue increased by 41.6% to reach 569.99 crores, translating into an impressive 42.83% EBITDA growth and 61.44% PAT increase from FY23 to FY24.

Market Dynamics: The fan industry continues to evolve, driven by new standard of energy efficiency, smart home integration, etc. We have moved with the times and delivered new celling fans in the small motor category. We have proactively adapted to these changes by investing in R&D and expanding our product lines to meet the shifting needs of our customers.

Looking Ahead: As we look to the future, we are excited about the opportunities that lie ahead. Our strategic priorities for the coming year include:

- **Expanding Market Reach:** We will continue to explore new markets and channels to drive growth.
- **Innovation and Technology:** Investing in cutting-edge technology and developing cost efficient products to further enhance our product offerings.
- **Customer Experience:** Enhancing our customer service and support to ensure an exceptional experience for our clients.

As we move forward, we remain focused on our mission to Manufacture high-quality fans solutions that exceed expectations and contribute to a more comfortable and efficient world. Together, we will continue to build on our achievements and drive sustainable growth.

On behalf of the entire Company, I would like to extend my deepest gratitude to our esteemed shareholders for their trust in our business. I am also incredibly proud of our remarkable team at WEL, always empowering us to reach greater heights of success. As we forge ahead, I am excited about the future and confident in our ability to drive profitable growth and deliver value to our shareholders.

Thank you for your continued support.

Warm regards,

Yogesh Sahni Managing Director

TABLE OF CONTENTS

S.no	Particulars	Page.
		No.
1.	Notice of AGM	1-24
2.	Directors Report	25-39
3.	CSR Report	40-42
4.	Secretarial Auditors Report	43-46
5.	Management Discussion and Analysis Report	47-52
6.	Particulars of Employees	53-54
7.	Corporate Governance Report & Annexures	55-82
8.	Independent Auditors Report	83-98
9.	Financial Statements with notes & Annexures	99-135

NOTICE TO MEMBERS

NOTICE OF THE 15th ANNUAL GENERAL MEETING

NOTICE is hereby given that the **Fifteenth** (**15th**) Annual General Meeting (the "AGM") of the Members of **Wonder Electricals Limited** *{Formerly Known as Wonder Fibromats Limited}* (the "Company") will be held on **Tuesday**, **24**th **September**, **2024 at 12:00 Noon (IST)** through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM") without the physical presence of the members at a common venue, to transact the following businesses.

ORDINARY BUSINESS:

- 1. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2024 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON.
- 2. TO DECLARE FINAL DIVIDEND OF RS. 1/- (10%) PER EQUITY SHARE OF FACE VALUE OF RS. 10/- EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2024 AND TO CONFIRM THE INTERIM DIVIDEND OF RS. 1/- (10%) PER EQUITY SHARE, ALREADY PAID DURING THE FINANCIAL YEAR 2023-24.
- 3. TO APPOINTMENT OF MR. KARAN ANAND (DIN: 05253410), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT.
- 4. TO APPOINTMENT OF MR. JATIN ANAND (DIN: 07507727), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT.
- 5. TO APPOINTMENT OF TANUJ GARG & ASSOCIATES AS STATUTORY AUDITOR OF THE COMPANY AND TO FIX THEIR REMUNERATION.

SPECIAL BUSINESS:

6. TO RATIFY THE REMUNERATION PAYABLE TO COST AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING ON MARCH 31, 2025.

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

"RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or amendment(s) thereto or re-enactment(s) thereof, for the time being in force) and pursuant to the recommendation of the Audit Committee, the remuneration payable to M/s. Ajay Kumar Singh & Co., Cost Accountants (Firm Registration Number 000386), appointed by the Board of Directors of the Company as Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2025 amounting to Rs. 40,000/- (Rupees Forty thousand only) (plus applicable taxes and reimbursement of out-of-pocket expenses) be and is hereby ratified and confirmed;

RESOLVED FURTHER THAT Board of Directors be and are hereby authorised to do all such acts, deeds, matters and things as may be considered necessary, appropriate, expedient or desirable for the purpose of giving effect to above resolution and for matters connected therewith or incidental thereto."

7. TO RE-APPOINTMENT OF MR. JATIN ANAND (DIN: 07507727) AS WHOLE-TIME DIRECTOR OF THE COMPANY FOR A PERIOD OF FIVE (5) YEARS.

To consider and if thought fit, to pass, the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to provisions of Section 196, 197, 198, 203 read with Schedule V and all other applicable provisions, if any, of the Companies Act, 2013 (the "Act") and read with rules made thereunder (including any statutory modification(s) or any re-enactment thereof for the time being in force) and on the basis of recommendation of Nomination and Remuneration Committee and approval of the Board of Directors of the Company in their respective meetings held on August 12, 2024 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and the Articles of Association of the company and subject to such other approvals as may be necessary, the consent of the Shareholders be and is hereby accorded to re-appointment of Mr. Jatin Anand (DIN: 07507727) as Whole-time Director of the Company for a period of (5) five years with effect from September 30, 2024, liable to retire by rotation, on such terms and conditions including remuneration to be paid in the event of loss or inadequacy of profits in any financial year, as set out in the explanatory statement annexed to the notice convening the meeting;

RESOLVED FURTHER THAT the terms and conditions of appointment and remuneration specified in the Explanatory Statement may be revised, altered and varied from time to time, by the Board of Directors of the Company, including any Committee thereof (hereinafter referred to as the "Board"), in its absolute authority, as it may deem fit;

RESOLVED FURTHER THAT the Board of Directors of the Company or any committee thereof be and is hereby authorized to do all such acts, deeds and things as in its absolute discretion it may think necessary, expedient or desirable; to settle any question or doubt that may arise in relation thereto in order to give effect to the foregoing resolution and further to execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

8. TO RE-APPOINTMENT OF MR. KARAN ANAND (DIN: 05253410) AS WHOLE-TIME DIRECTOR OF THE COMPANY FOR A PERIOD OF FIVE (5) YEARS.

To consider and if thought fit, to pass, the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to provisions of Section 196, 197, 198, 203 read with Schedule V and all other applicable provisions, if any, of the Companies Act, 2013 (the "Act") and read with rules made thereunder (including any statutory modification(s) or any re-enactment thereof for the time being in force) and on the basis of recommendation of Nomination and Remuneration Committee and approval of the Board of Directors of the Company in their respective meetings held on August 12, 2024 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and the Articles of Association of the company and subject to such other approvals as may be necessary, the consent of the Shareholders be and is hereby accorded to re-appointment of Mr. Karan Anand (DIN: 05253410) as Whole-time Director of the Company for a period of (5) five years with effect from September 30, 2024, liable to retire by rotation, on such terms and conditions including remuneration to be paid in the event of loss or inadequacy of profits in any financial year, as set out in the explanatory statement annexed to the notice convening the meeting;

RESOLVED FURTHER THAT the terms and conditions of appointment and remuneration specified in the Explanatory Statement may be revised, altered and varied from time to time, by the Board of Directors of the Company, including any Committee thereof (hereinafter referred to as the "Board"), in its absolute authority, as it may deem fit;

RESOLVED FURTHER THAT the Board of Directors of the Company or any committee thereof be and is hereby authorized to do all such acts, deeds and things as in its absolute discretion it may think necessary, expedient or desirable; to settle any question or doubt that may arise in relation thereto in order to give effect to the foregoing resolution and further to execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

9. TO RE-APPOINTMENT OF MR. SIDDHANT SAHNI (DIN: 07508004) AS WHOLE-TIME DIRECTOR OF THE COMPANY FOR A PERIOD OF FIVE (5) YEARS.

To consider and if thought fit, to pass, the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to provisions of Section 196, 197, 198, 203 read with Schedule V and all other applicable provisions, if any, of the Companies Act, 2013 (the "Act") and read with rules made thereunder (including any statutory modification(s) or any re-enactment thereof for the time being in force) and on the basis of recommendation of Nomination and Remuneration Committee and approval of the Board of Directors of the Company in their respective meetings held on August 12, 2024 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and the Articles of Association of the company and subject to such other approvals as may be necessary, the consent of the Shareholders be and is hereby accorded to re-appointment of Mr. Siddhant Sahni (DIN: 07508004) as Whole-time Director of the Company for a period of (5) five years with effect from September 30, 2024, liable to retire by rotation, on such terms and conditions including remuneration to be paid in the event of loss or inadequacy of profits in any financial year, as set out in the explanatory statement annexed to the notice convening the meeting;

RESOLVED FURTHER THAT the terms and conditions of appointment and remuneration specified in the Explanatory Statement may be revised, altered and varied from time to time, by the Board of Directors of the Company, including any Committee thereof (hereinafter referred to as the "Board"), in its absolute authority, as it may deem fit;

RESOLVED FURTHER THAT the Board of Directors of the Company or any committee thereof be and is hereby authorized to do all such acts, deeds and things as in its absolute discretion it may think necessary, expedient or desirable; to settle any question or doubt that may arise in relation thereto in order to give effect to the foregoing resolution and further to execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

10. TO APPROVAL OF SUB-DIVISION/SPLIT OF EVERY 1 (ONE) EQUITY SHARE OF THE NOMINAL/FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH INTO 10 (TEN) EQUITY SHARES OF THE NOMINAL/FACE VALUE OF RS. 1/- (RUPEES ONE ONLY) EACH.

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 61(1)(d) and other applicable provisions, if any, of the Companies Act, 2013 and rules made thereunder (including any amendment(s), statutory modification(s) or re-enactment thereof for the time being in force) ("the Act"), read with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations"), and other applicable laws, rules and regulations for the time being in force, if any, prescribed by any relevant authorities from time to time, to the extent applicable, and subject to the provisions of Memorandum and Articles of Association of the Company and subject to the approvals, consents, permissions and sanctions, as may be required from concerned statutory authorities or bodies or third parties and subject to such other conditions and modifications as may be prescribed or imposed while granting such approvals, and on recommendation of the Board of Directors of the

Company(hereinafter referred to as 'the Board', which expression shall include any Committee constituted/to be constituted by the Board thereof or any other person(s) as may be authorized by the Board in that behalf), Consent of the Members of the Company be and is hereby accorded for subdividing / splitting the equity shares of the Company, such that each equity share having nominal/face value of Rs.10/- (Rupees Ten Only) each be sub-divided into 10 (Ten) Equity Shares having nominal/face value of Rs.1/- (Rupees one Only) each ranking pari-passu with each other in all respects, with effect from the record date to be determined by the Board for this Purpose.

RESOLVED FURTHER THAT pursuant to the sub-division /split of equity shares of the Company, all the equity shares having nominal/face value of Rs. 10/- (Rupees Ten Only) each existing on the Record Date, shall stand sub- divided into the equity shares of the nominal/face value of Rs. 1(Rupees One only) each as follows:

Type of Capital	Pre Sub-division		Post Sub-Division			
_	No. of	Face	Total Share	No. of	Face	Total Share
	Equity	Value	Capital	Equity	Value	Capital
	Shares	Per Share	(INR)	Shares	Per Share	(INR)
		(INR)			(INR)	
	Authorised Share Capital					
Authorised	1,35,00,000	10	13,50,00,000	13,50,00,000	1	13,50,00,000
Share						
Capital						
		Issued, Sub	scribed and Pai	d-up Share Cap	ital	
Type of	No. of	Face	Total Share	No. of	Face	Total Share
Shares	Equity	Value	Capital	Equity	Value	Capital
	Shares	Per Share	(INR)	Shares	Per Share	(INR)
		(INR)			(INR)	
Issued,	1,34,00,800	10	13,40,08,000	13,40,08,000	1	13,40,08,000
Subscribed						
and Paid-						
up Share						
Capital						

RESOLVED FURTHER THAT upon sub-division/ split of equity shares as aforesaid, with effect from the Record Date for the equity Shares held in dematerialized form, the sub-divided equity shares shall be credited proportionately into the respective beneficiary demat accounts of the members held with Depository Participants, in lieu of the existing credits present in their respective beneficiary demat accounts.

RESOLVED FURTHER THAT the Board of Directors and/or any Committee thereof and/or the Key Managerial Personnel of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things including to fix and announce the Record Date, to make appropriate adjustments including treatment of fractional entitlements, if any, on account of sub-division/split of equity shares, to accept and make any alteration(s), modification(s) to the terms and conditions as they may deem necessary, concerning any aspect of the sub-division / split of equity shares, in accordance with the statutory requirements as well as to delegate all or any of its/their powers herein conferred to any other Officer(s)/Authorized Representative(s) of the Company, to give such directions as may be necessary or desirable, to apply for necessary approvals, to settle any questions, difficulties or doubts that may arise and generally, to do all acts, deeds, matters and things as they may, in their absolute discretion deem necessary, expedient, usual or proper in relation to or in connection with or for matters in relation or consequential to the sub-division/split of equity Shares including execution and filing of all the relevant documents with the Registrar of Companies, Stock Exchanges, Depositories and other appropriate

authorities, in due compliance of the applicable rules and regulations, without seeking any further consent or approval of the members or otherwise to the end and intent that they shall be deemed to have given their approval thereto expressly by the authority of this resolution."

11. TO ALTERATION IN CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to Section 13, 61 and all other applicable provisions of the Companies Act, 2013, if any, the rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) ('the Act') and the enabling provisions of the Memorandum and Articles of Association of the Company, and subject to requisite approvals, consents, permissions and/or sanctions, from appropriate statutory, regulatory or other authority as may be required and on the recommendation of the Board of Directors of the Company (hereinafter referred to as 'the Board', which expression shall include any Committee constituted/to be constituted by the Board thereof or any other person(s) as may be authorized by the Board in that behalf), Consent of the Members of the Company be and is hereby accorded to alter, modify and/or substitute the existing Clause V of the Memorandum of Association of the Company to the extent applicable on the equity share capital in the following manner:

V. "The Authorized Share Capital of the Company is Rs. 36,93,00,000 (Indian Rupees Thirty-Six Crores Ninety-Three Lakhs) divided into 13,50,00,000 (Thirteen Crores Fifty lakhs) equity shares of Rs.1 (Rupees One Only) each and 23,43,000 (Twenty-Three Lakhs Forty-Three Thousand) 5% Non-Convertible Redeemable Preference Shares of Rs. 100 each"

RESOLVED FURTHER THAT alternation of capital clause of the Memorandum of Association of the Company upon sub-division/ split of equity shares shall not be effect on face value of 5% Non-Convertible Redeemable Preference Shares of Rs. 100 each".

RESOLVED FURTHER THAT the Board of Directors and/or any Committee thereof and/or the Key Managerial Personnel of the Company be and is hereby authorized to take all such steps and actions for the purpose of making all such applications, filings and registrations as may be required in relation to the aforesaid change and further do all such acts, deeds, matters and things as may be deemed necessary, desirable, proper or expedient including the filing of requisite forms that may be required on behalf of the Company and to settle and finalize all issues that may arise in this regard in order to give effect to the aforesaid resolution and to authorize any of the directors and/or key managerial personnel and/or officers of the Company to take necessary actions on behalf of the Company in that regard."

By order of the Board For **Wonder Electricals Limited**

Sd/-Dhruv Kumar Jha Company Secretary & Compliance Officer Membership No. A70626

Registered Office:

45, Ground Floor, Okhla Industrial Estate,

Phase-III, New Delhi-110020 CIN: L31900DL2009PLC195174

Date: 22.08.2024 Place: New Delhi

NOTES:

- 1. In accordance with the provisions of the Companies Act, 2013 ("the Act"), read with the Rules made thereunder and General Circular No. 09/2023 dated September 25, 2023 issued by Ministry of Corporate Affairs ("MCA"), Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 issued by SEBI and other Circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI, with respect to holding the Annual General Meeting ("AGM") through video conference/other audio visual means ("VC/OAVM"), from time to time ("the Circulars"), the 15th AGM of the Company will be held through VC/OAVM and hence, the facility for appointment of proxy by the members is not available for this AGM and the Proxy Form and Attendance Slip including Route Map are not annexed to this Notice. The venue of the meeting shall be deemed to be the Registered Office of the Company, situated at 45, Ground Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020. Pursuant to the above circulars, Annual Report for the Financial Year 2023-24 and Notice of the 15th AGM are sent only through electronic mode to all the Members of the Company. Physical copy of Annual Report and Notice calling 15th AGM will be sent to those shareholders who have requested for the same. Notice and Annual Report for the Financial Year 2023-2024 are also available on the website of the Company www.wonderelectricals.com.
- 2. For convenience of the members and proper conduct of AGM, members can login and join at least 20 minutes before the time scheduled for the AGM and the meeting link shall be kept open throughout the proceedings of the AGM. The facility of participation at the AGM through VC/OAVM will be made available for Shareholders on 'first come first serve' basis. This will not include large Shareholders (i.e., Shareholders holding 2% or more), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairperson(s) 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 serve' basis.
- **3.** The attendance of the Shareholders attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013
- **4.** The Statement setting out material facts, pursuant to Section 102 of the Companies Act, 2013, Secretarial Standard-2 on General Meetings and Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations) in respect of the Special Business, specified in item nos. 6 to 11 of the accompanying Notice is annexed hereto.
- 5. Brief resume of the Directors proposed to be reappointed at this AGM, nature of their expertise in specific functional areas, names of companies in which they hold directorship and membership /chairmanships of Board Committees, shareholding and relationship between directors inter-se as stipulated under Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other requisite information as per Clause 1.2.5 of Secretarial Standard-2 on General Meetings, are provided in **Annexure 1**.
- **6.** Since the AGM is being held pursuant to the Circulars issued by the Ministry of Corporate Affairs through VC/OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility to appoint a proxy by a Member will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under section 103 of the Act. However, the Body Corporates are entitled to appoint authorized representatives to attend the AGM through VC/OAVM and participate there at and cast their vote through remote e-voting.
- 7. However, in terms of the provisions of section 112 and 113 of the Act read with the said Circulars, Corporate Shareholders are entitled to appoint their authorised representatives to attend the AGM through VC/OAVM on their behalf and participate there at, including cast votes by electronic means (details of which are provided separately, herein below). Such Corporate Shareholders are requested to refer 'General Guidelines for Shareholders' provided in the notice below, for more information.

- **8.** Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, the Company is providing facility of remote e-Voting to its Shareholders 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 voting on the date of the AGM will be provided by NSDL.
- **9.** The Register of Directors and Key Managerial Personnel and their shareholding, and the Register of Contracts or Arrangements in which the directors are interested, maintained as per the Companies Act, 2013 will be available for electronic inspection by the Shareholders during the AGM without any fee. Shareholders seeking to inspect such documents may send an email to cs@wonderelectricals.com.
- **10. DIVIDEND:** The dividend, as recommended by the Board of Directors, if approved at the AGM, would be paid subject to deduction of tax at source, as may be applicable, on or after September 25th, 2024, to those persons or their mandates:
- (a) whose names appear as Beneficial Owners as at the end of the business hours on **Wednesday**, **18th September**, **2024** in the list of Beneficial Owners to be furnished by National Securities Depository

 Limited and Central Depository Services (India) Limited in respect of the shares held in electronic form; and
- (b) whose names appear as Members in the Register of Members of the Company as at the end of the business hours on **Wednesday**, **18th September**, **2024** after giving effect to valid request(s) received for transmission/ transposition of shares.
- 11. ELECTRONIC CREDIT OF DIVIDEND: SEBI has made it mandatory for all companies to use the bank account details furnished by the Depositories and the bank account details maintained by the Registrar and Transfer Agent for payment of dividend to Members electronically. The Company has extended the facility of electronic credit of dividend directly to the respective bank accounts of the Member(s) through the National Electronic Clearing Service (NECS)/ National Electronic Fund Transfer (NEFT)/Real Time Gross Settlement (RTGS)/Direct Credit, etc.

Members holding shares in demat form are requested to update their bank account details with their respective Depository Participants ("DPs"). The Company or KFin cannot act on any request received directly from the Members holding shares in dematerialised form for any change of bank particulars. Such changes are to be intimated only to the DPs of the Members. Further, instructions, if any, already given by them in respect of shares held in physical form will not be automatically applicable to shares held in the electronic mode.

Shareholders are requested to ensure that their bank account details in their respective demat accounts are updated to enable the Company to provide timely credit of dividend in their bank accounts.

12. TDS ON DIVIDEND: Pursuant to the Income Tax Act, 1961, as amended by the Finance Act, 2020, dividends paid or distributed by a company on or after 1st April, 2020 has become taxable in the hands of the shareholders and therefore, the Company shall be required to deduct tax at source (TDS) from dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, shareholders are requested to refer to the Finance Act, 2024 and amendments thereof. Shareholders are requested to update their Permanent Account Number ("PAN") with the Company/KFin (in case of shares held in physical mode) and Depositories (in case of shares held in demat mode) on or before Wednesday, 18th September, 2024.

For Resident Shareholders: Tax shall be deducted at source under section 194 of the Income Tax Act, 1961 at the rate of 10% on the amount of Dividend declared and paid by the Company during the Financial Year (FY) 2024-25 provided a valid PAN is provided by the shareholder. In case shareholders do not have PAN or have invalid PAN or have not registered their valid PAN details with their DP/ KFin or shareholder's PAN is not linked with Aadhar or shareholders are classified as specified person u/s 206AB of the Income Tax Act, 1961, TDS at the rate of 20% shall be deducted

under Section 206AA of the Income Tax Act. 1961.

a) **For Resident Individual:** No TDS shall be deducted on the Dividend payable to a resident individual if the total dividend to be received during FY 2024-25 does not exceed Rs. 5,000. Please note that this includes the future dividends, if any, which may be declared by the Board in the FY 2024-25.

Separately, in cases where the shareholder provides Form 15G (applicable to individuals) / Form 15H (applicable to individuals who are 60 years and above), no tax at source shall be deducted provided that the eligibility conditions are being met. Needless to say, PAN is mandatory. Members are requested to note that in case their PAN is not registered, the tax will be deducted at a higher rate of 20%.

b) **For Resident Non-Individual:** No tax shall be deducted on the dividend payable to the following resident non-individuals where they provide relevant details and documents:

Insurance Companies: Self-declaration that it qualifies as 'Insurer' as per section 2(7A) of the Insurance Act, 1938 and has full beneficial interest with respect to the ordinary shares owned by it along with self-attested copy of PAN card and certificate of registration with Insurance Regulatory and Development Authority of India (IRDAI)/LIC/GIC.

Mutual Funds: Self-declaration that it is registered with SEBI and is notified under section 10 (23D) of the Income Tax Act, 1961 along with self-attested copy of PAN card and certificate of registration with SEBI.

Alternative Investment Fund (AIF): Self-declaration that its income is exempt under section 10 (23FBA) of the Income Tax Act, 1961 and they are registered with SEBI as Category I or Category II AIF along with self-attested copy of PAN card and certificate of AIF registration with SEBI.

New Pension System (NPS) Trust: Self declaration that it qualifies as NPS trust and income is eligible for exemption under section 10(44) of the Income Tax Act, 1961 and is being regulated by the provisions of the Indian Trusts Act, 1882 along with self-attested copy of PAN card.

Recognized Provident Fund: Self-attested copy of a valid order from Commissioner under Rule 3 of Part A of Fourth Schedule to the Income Tax Act, 1961 or self-attested valid documentary evidence (e.g. relevant copy of registration, notification, order, etc.) in support of the provident fund being established under a scheme framed under the Employees' Provident Funds Act, 1952.

Approved Superannuation Fund: Self-attested copy of valid approval granted by Commissioner under Rule 2 of Part B of Fourth Schedule to the Income Tax Act, 1961.

Approved Gratuity Fund: Self-attested copy of valid approval granted by Commissioner under Rule 2 of Part C of Fourth Schedule to the Income Tax Act, 1961.

National Pension Scheme: A declaration that the NPS is exempt under Section 10(44) of the Income Tax Act, 1961 and registration taken under Pension Fund Regulatory and Development Authority Act, 2013.

Other Non-Individual shareholders: Self- attested copy of documentary evidence supporting the exemption along with self- attested copy of PAN card.

Please note that as per section 206AB of the Income Tax Act, 1961 in case a person has not filed his/her Return of Income for the preceding financial year and the aggregate of tax deducted at source in his/her case is Rs. 50,000 or more in the said financial year, TDS will be higher of the following:

- a) Twice the rate specified in the relevant provision of the Income Tax Act, 1961; or
- b) Twice the rate or rates in force; or
- c) The rate of five per cent.

The non-residents who do not have permanent establishment and residents who are not required to file a return under section 139 of Income Tax Act, 1961 are excluded from the scope of a "specified person" i.e. levy of higher TDS under section 206AB of the Income Tax Act, 1961.

For Non-resident Shareholders: Taxes are required to be withheld in accordance with the provisions of section 195 read with section 115A of the Income Tax Act, 1961 at the rate of 20% (plus applicable surcharge and cess) on the amount of Dividend payable to them. In case of GDRs and Foreign Portfolio Investors ("FPI")/ Foreign Institutional Investors ("FII"), the withholding tax shall be as per the rates specified in sections 196C and 196D of the Income Tax Act, 1961 respectively plus applicable surcharge and cess on the amount of dividend payable to them.

However, as per section 90 of the Income Tax Act, 1961, the non-resident shareholder has the option to be governed by the provisions of the Double Tax Avoidance Agreement ("DTAA") between India and the country of tax residence of the shareholder, if they are more beneficial to them. For this purpose, i.e. to avail DTAA benefits, the non-resident shareholder will have to provide the following:

- Self-attested copy of PAN card allotted by the Indian Income Tax authorities.
- Self-attested copy of Tax Residency Certificate (TRC) for Financial Year 2024-25 obtained from the tax authorities of the country of which the shareholder is a resident.
- Shareholders who have PAN and propose to claim treaty benefit need to mandatorily file Form 10F online at link https://eportal.incometax.gov.in/ with effect from 1st April, 2024 to avail the benefit of DTAA.
- Self-declaration by shareholder of meeting treaty eligibility requirement and satisfying beneficial ownership requirement for Financial Year 2024-25.
- Self-declaration by the non-resident shareholder of having no Permanent Establishment in India in accordance with the applicable Tax Treaty.
- In case of Foreign Institutional Investors and Foreign Portfolio Investors, copy of SEBI registration certificate.
- In case of shareholder being tax resident of Singapore, a letter issued by the competent authority or any other evidence demonstrating the non-applicability of Article 24 Limitation of Relief under India-Singapore DTAA.

Please note that the Company is not obligated to apply the beneficial DTAA rates at the time of tax deduction/ withholding on dividend amounts. Application of beneficial DTAA rate shall depend upon the completeness and satisfactory review by the Company of the documents submitted by the Non-Resident shareholder.

Declaration Under Rule 37BA

In case the dividend income is assessable to tax in the hands of a person other than the registered shareholder as on **Wednesday**, **18th September**, **2024**, in terms of Rule 37BA of the Income Tax Rules, 1962, the registered shareholder is required to furnish a declaration containing the name, address, PAN of the person to whom TDS credit is to be given and reasons for giving credit to such person on or before, 19th September, 2024. No request in this regard would be accepted by the Company/KFin after the said date or payment of dividend.

13. Members may submit the aforementioned documents on or before Wednesday, 18th September, 2024 in order to enable the Company to determine and deduct appropriate tax. No communication on the tax determination/deduction shall be entertained post Wednesday, 18th September, 2024. It may be further noted that in case the tax on said dividend is deducted at a higher rate in the absence of receipt of the aforementioned details/ documents from the shareholders, there would still be an option available with the shareholders to file the return of income and claim an appropriate refund, if eligible.

In the event of any income tax demand (including interest, penalty, etc.) arising from any misrepresentation, inaccuracy or omission of information provided by the shareholder, such shareholder will be responsible to indemnify the Company and also provide the Company with all information/documents and co-operation in any appellate proceedings.

The Company shall arrange to email the soft copy of TDS certificate to the shareholders at the registered email ID in due course, post payment of the said Dividend.

An email communication informing the shareholders regarding TDS as well as the relevant procedure to be adopted by them to avail the applicable tax rate is being sent by the Company at the registered email IDs of the Shareholders.

- **14. IEPF:** Under section 124 of the Act, dividends that are unclaimed/unpaid for a period of seven years are required to be transferred to the Investor Education and Protection Fund ("IEPF") administered by the Central Government.
- 15. SUBMISSION OF QUESTIONS / QUERIES PRIOR TO AGM: Members who would like to express their views or ask questions during the AGM may pre-register themselves as a speaker by sending their request from their registered Email ID mentioning their name, DP ID and Client ID/folio number, PAN, mobile number at cs@wonderelectricals.com from Monday 16th September, 2024 (from 9.00 a.m.) to Wednesday, 18th September, 2024 (up to 5.00 p.m.). Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- **16.** The Shareholders, who do not wish to speak during the AGM but have queries may send their queries or seeking any information with regard to the accounts or any matter to be placed at the AGM, are requested to write to the Company on or before **18**th **September**, **2024**, through E-mail mentioning their name, demat account number/folio number, email id, mobile number at cs@wonderelectricals.com. The same will be replied by the Company suitably.
- 17. In line with the said Circulars issued by the MCA and said SEBI Circular, the Annual Report including Notice of the 15thAGM of the Company inter alia indicating the process and manner of e-voting is being sent only **through electronic mode**, to all those Shareholders whose Email IDs are registered with the Company/Depository Participant(s) for communication purposes to the Shareholders and to all other persons so entitled.
- 18. Further, in terms of the applicable provisions of the Act, SEBI Listing Regulations read with the said Circulars issued by MCA and said SEBI Circular, the Annual Report including Notice of the 15th AGM of the Company will also be available on the website of the Company at www.wonderelectricals.com. The same can also be accessed from the website of both the Stock Exchanges i.e., BSE Limited and the National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and AGM notice is also available on the website of NSDL (agency providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- 19. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Shareholders holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Shareholders are requested to intimate changes, if any, pertaining to their name, postal address, Email ID, telephone/mobile numbers, PAN, mandates, nominations, power of attorney, bank details (such as name of the bank and branch details, bank account number, MICR code, IFSC code, etc.), with necessary documentary evidence, to their Depository Participants in case the shares are held by them in dematerialized form.
- **20.** Changes intimated to the Depository Participant will then be automatically reflected in the Company's records which will help the Company and its Registrar & Share Transfer Agent to provide efficient and better services to the Shareholders.
- 21. In terms of the provisions of Section 72 of the Act, the facility for making nomination is available for the Shareholders in respect of the shares held by them. Shareholders who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. Shareholders holding shares in dematerialised form are requested to submit the said details to their Depository Participant(s).

❖ Voting through electronic means

- There being no physical shareholding in the Company, the Register of members and share transfer books of the Company will not be closed. In accordance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015, the Company has fixed Wednesday, 18th September, 2024 as the "cut-off date" to determine the eligibility to vote by remote e-voting or e-voting at the AGM. A person whose name is recorded in the Register of Shareholders or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date, i.e., Wednesday, 18th September, 2024, shall be entitled to avail the facility of remote e-voting or e-voting at the AGM.
- Only those Shareholders, who will be present at the AGM through VC/OAVM facility and who would not have cast their vote by remote e-voting prior to the AGM and are otherwise not barred from doing so, shall be eligible to vote through e-voting system at the AGM.
- Further, pursuant to SEBI Circular dated 9th December, 2020, to eradicate the hardship caused to the Shareholders of remembering login credentials of various e-voting service providers (ESPs), the SEBI has mandated to provide the facility of using single login credentials with various ESPs. This means Shareholders can avail the e-voting facility of various ESPs through their single login credentials, this will help in non-creation of login credentials again and again.
- The Board has appointed Ms. Rubina Vohra, Proprietor of M/s. Rubina Vohra & Associates, Company Secretaries, as the Scrutiniser to scrutinise the remote e-voting process as well as the e-voting system on the date of the AGM, in a fair and transparent manner.
- The Scrutiniser shall, after the conclusion of e-voting at the AGM, first count the votes cast vide e-voting at the AGM and thereafter shall, unblock the votes cast through remote e-voting, in the presence of at least two witnesses not in the employment of the Company. She shall submit a Consolidated Scrutiniser's Report of the total votes cast in favour or against, within 2 working days from the conclusion of the AGM, to the Chairman or a person authorised by him in writing, who shall counter sign the same and declare the result of the voting forthwith.
- The results declared along with the Scrutiniser's Report shall be communicated to the stock exchanges on which the Company's shares are listed, NSDL, and RTA and will also be placed on the Company's website www.wonderelectricals.com
- The remote e-voting period begins on Saturday,21st Saturday, 2024 at 9.00 a.m. and ends on Monday, 23rd September, 2024 at 5.00 p.m. and the remote e-voting module shall be disabled by NSDL for voting thereafter. once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

THE INSTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER: -

❖ How do I vote electronically using NSDL e-voting system?

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

Step 1: Access to NSDL e-Voting system

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

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

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

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

Type of Shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	1. 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.
	2. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS" Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	 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 'Shareholders/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote 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.

NSDL Mobile App is available on









Individual Shareholders holding securities in demat mode with CDSL

- 1. Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
- 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
- 3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
- 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on 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 able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders (holding securities in demat mode) 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: Shareholders who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

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

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

B) Login Method for Shareholders other than Individual Shareholders holding securities in demat mode.

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

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

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

4. Your User ID details are given below:

Manner of holding shares i.e., Demat (NSDL or CDSL)	Your User ID is:	
,	9 Character DD ID followed by 9 Digit	
a) For Shareholders who hold shares in demat account with NSDL.	Character DP ID followed by 8 Digit ient ID	
	For example, if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.	
b) For Shareholders 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************************************	

- 5. Password details for Shareholders other than Individual Shareholders are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e., a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8-digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in **process** for those Shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) 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.
 - c) Shareholders 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 NSDL e-Voting system.

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

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join General Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.

- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for Shareholders

- 1. Institutional Shareholders (i.e., other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to rrassociatenoida@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?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Ms. Pallavi Mhatre at evoting@nsdl.co.in

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

- 1. In case shares are held in demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs@wonderelectricals.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 for Individual Shareholders holding securities in demat mode.
- 2. Alternatively, Shareholders/Shareholders may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 3. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual Shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

❖ INSTRUCTIONS FOR SHAREHOLDERS FOR E-VOTING ON THE DAY OF THE AGM:

- 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.

Other Information

- i.) In case of any queries with respect to remote e-voting or e-voting at the AGM, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on Toll free no.: 1800-222-990 or can contact NSDL on evoting@nsdl.co.in.
- ii.) Those persons, who have acquired shares and have become Shareholders of the Company after the dispatch of Notice of the AGM by the Company and whose names appear in the Register of Shareholders or Register of beneficial holders as on the cut-off date i.e., **Wednesday**, **18**th **September**, **2024** shall view the Notice of the 15th AGM on the Company's website or on the website of NSDL.
- iii.) Such persons may obtain the login ID and password by sending a request at evoting@nsdl.com. However, if he/she is already registered with NSDL for remote e-voting then he/she can cast his/her vote by using existing User ID and password and by following the procedure as mentioned above or by voting at the AGM.
- iv.) Voting rights of the Shareholders shall be in proportion to their shares in the paid- up equity share capital of the Company as on the cut-off date i.e., **Wednesday**, **18**th **September**, **2024**. A person who is not a Member as on the cut-off date should treat this Notice for information purposes only.
- v.) Every Client ID No./Folio No. will have one vote, irrespective of number of joint holders.

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

Shareholders will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-voting system. Shareholders 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".

- i. The link for VC/OAVM will be available in "Shareholders/Shareholders" login where the EVEN of Company will be displayed.
- ii. Shareholders 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 hereinabove in the Notice, to avoid last minute rush.
- iii. Please note that Shareholders connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches. Shareholders are also encouraged to join the Meeting through Laptops for better experience. Further, Shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance in the meeting.

STATEMENT SETTING OUT THE MATERIAL FACTS CONCERNING AND RELATING TO THE SPECIAL BUSINESS TO BE TRANSACTED AT THE MEETING PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO. 5

M/s. Tanuj Garg & Associates, Chartered Accountants having Firm Registration no. 013843C, have conveyed their consent for being appointed as the Statutory Auditors of the Company along with a confirmation that, their appointment, if made by the members, would be within the limits prescribed under the Companies Act, 2013 and shall satisfy the criteria as provided under Section 141 of the Companies Act, 2013.

The Audit Committee of the Company, after due deliberations and discussions, recommended to the Board, appointment of M/s **Tanuj Garg & Associates, Chartered Accountants**, as statutory auditors of the Company for a first term of 5 (five) years to hold office from the conclusion of 15th AGM scheduled to be held in 24th September, 2024 till the conclusion of the 20th Annual General Meeting to be held in the year 2029.

Based on recommendations of the Audit Committee, the Board of Directors at their meeting held on August 12, 2024, approved the appointment of M/s. **Tanuj Garg & Associates, Chartered Accountants**, as the Statutory Auditors of the Company for a First term of 5 (five) years. The appointment is subject to approval of the shareholders of the Company.

The remuneration to be paid to Statutory Auditors shall be mutually agreed between the Board of Directors and the Statutory Auditors, from time to time.

None of the Director(s) and Key Managerial Personnel of the Company or their respective relatives are concerned or interested in the Resolution mentioned at Item No. 5 of the Notice.

The Board recommends the Resolution set forth in Item No. 5 for the approval of the Member

ITEM NO. 6

The Board of Directors of the Company at its meeting held on May 15, 2024, upon the recommendation of the Audit Committee, had approved the appointment of M/s. Ajay Kumar Singh & Co., Cost Accountants (Firm Registration Number 000386) as the Cost Auditors to conduct the audit of the cost accounts maintained by the Company for the financial year ending 31st March, 2025 at a remuneration of ₹40,000/- (Rupees Forty Thousand only).

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors has to be ratified by the Shareholders of the Company. Accordingly, consent of the Shareholders is sought for passing an Ordinary Resolution as set out at item no. 6 of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year 2024-25.

The Board recommends the resolution as set out at item no. 6 of the Notice for the approval of the Shareholders of the Company by way of **Ordinary Resolution**.

All documents referred to in the accompanying Notice and Statement setting out material facts on Item No.6 will be made available for inspection of the Members through electronic mode by writing to the Company at cs@wonderelectricals.com from the date of circulation of the AGM Notice till the date of the AGM i.e., September 24, 2024.

None of the Directors, Key Managerial Personnel and their relatives are concerned or interested, financially or otherwise, in the resolutions set forth in Item no. 6 of this Notice except to the extent of their shareholdings in the Company, if any

ITEM NO. 7, 8 & 9

The Shareholders at the Annual General Meeting held on September 30, 2021, had approved the appointment of Mr. Jatin Anand (DIN: 07507727), Mr. Karan Anand (DIN: 05253410) and Mr. Siddhant Sahni (DIN: 07508004) as the Whole-time Director of the Company for a term of 3 [Three] years commencing from September 30, 2021 to September 29, 2024 and payment of remuneration thereof. Accordingly, it is proposed to re-appoint Mr. Jatin Anand (DIN: 07507727), Mr. Karan Anand (DIN: 05253410) and Mr. Siddhant Sahni (DIN: 07508004) as the Whole-time Director for a term of 5 [Five] years commencing from September 30, 2024 to September 29, 2029 and approving the payment of remuneration for the said tenure of office to be held by him.

Considering the contributions made by him in the growth trajectory of the Company, based on the recommendation and approval of the Nomination and Remuneration Committee, in their meeting held on August 12, 2024, the Board of Directors in their meeting held on August 12, 2024 **re-appointed Mr. Jatin Anand (DIN: 07507727), Mr. Karan Anand (DIN: 05253410) and Mr. Siddhant Sahni (DIN: 07508004) as Whole-time Director for a term of five years from September 30, 2024**, subject to approval of Shareholders of the Company in the ensuing Annual General Meeting on such terms and conditions including remuneration as agreed between the whole time directors and the Company, and as set out briefly in the resolution and the explanatory statement hereunder. The office of directorship of Mr. Jatin Anand (DIN: 07507727), Mr. Karan Anand (DIN: 05253410) and Mr. Siddhant Sahni (DIN: 07508004) shall be liable to retire by rotation.

- 1. The Whole Time Directors shall perform their duties the supervision and control of the Board, be entrusted with substantial powers of Management
- 2. Period of Re-Appointment: For the period of 5 years w.e.f. September 30, 2024
- 3. Remuneration Proposed:

The Remuneration payable to Mr. Jatin Anand, Mr. Karan Anand and Mr. Siddhant Sahni will be as follows:

- I.Salary: Not Exceeding Rs. 32,00,000/- (Rupees Thirty-two Lakhs only) per annum each Whole time directors.
- II.Allowance, Perquisites and other benefits: As per Company's policies or as approved by the Board and/or Nomination and Remuneration Committee of the company from time to time.
- III.The aggregate of Salary, together with perquisites, allowance and other benefits payable to Mr. Jatin Anand, Mr Karan Anand, Mr. Siddhant Sahni in any financial year shall not exceed Rs. 32,00,000/-(Rupees Thirty-Two lakhs only) per annum each.
- 4. In addition to above, he shall be entitled for Company's contribution to Provident Fund, leave encashment and payment of gratuity as per the Companies Policy;
- 5. The perquisites shall be valued in terms of actual expenditure incurred by the Company and shall be evaluated wherever applicable as per Income Tax Act, 1961 or rules made thereunder and any modification thereof.
- 6. In case the Company has no profits or its profits are inadequate in any financial year during his tenure, the Company will pay remuneration by way of salary, benefits, perquisites and allowances as mentioned in point 3 above as minimum remuneration, subject to further approvals as required under Schedule V of the Act, or any modification(s) thereto.

- 7. The limits specified above are the maximum limits and the Nomination and Remuneration Committee / Board may in its absolute discretion pay to the above-mentioned Directors lower remuneration and revise the same from time to time subject to the maximum limits stipulated above.
- 8. The Whole Time Directors are appointed by virtue of his employment in the Company and his appointment is subject to the provisions of Section 167 of the Companies Act, 2013 while at the same time Whole Time Directors are liable to retire by rotation. The appointment is terminable by giving three months' notice in writing on either side.

The above may be treated as a written memorandum setting out the terms of appointment of Mr. Jatin Anand, Mr. Karan Anand and Mr. Siddhant Sahni under Section 190 of the Act. Other details of Whole Time Directors as required under the provisions of Regulation 36(3) of the SEBI Listing Regulations, 2015, para 1.2.5 of SS-2 and other applicable provisions are provided in **Annexure** – **I** to this Notice.

Mr. Jatin Anand, Mr. Karan Anand and Mr. Siddhant Sahni are not debarred from holding the office of the director by virtue of any SEBI order or any other such authority. Accordingly, the Board of Directors recommends resolution as set out in item No. 7, 8 & 9 for approval of the Shareholders of the Company by way of passing a **Special Resolution**.

Except Mr. Jatin Anand, Mr Yogesh Anand, Mr. Harsh Kumar Anand, Mr. Karan Anand, Mr. Yogesh Sahni, Mr. Siddhant Sahni and their relatives to the extent of their shareholding, if any, in the Company, none of other Directors or Key Managerial personnel of the Company and/or their relatives is concerned or interested, financially or otherwise, in the aforesaid Resolution.

ITEM NO. 10 & 11

The Equity shares of the Company are listed and are being traded on the BSE & NSE Limited. With a view to enhance the liquidity of the Company's equity shares and to encourage the participation of small investors by making equity shares of the Company more affordable to invest in the equity shares of the Company, the Board of Directors of the Company, in its meeting held on August 22, 2024 has considered and approved the sub-division/splitting of the existing equity shares of the Company, having nominal/face value of Rs.10/- (Rupees Ten Only) each be sub-divided into 10 (Ten) Equity Shares having nominal/face value of Rs.1/- (Rupees one Only) each, ranking pari-passu with each other in all respects, with effect from such date as may be fixed by the Board as the Record Date ("Record Date"), subject to approval of shareholders of the Company.

The Record Date for the aforesaid sub-division/ splitting of equity shares shall be fixed by the Board (including any Committee thereof) after the approval of the members is obtained for the proposed subdivision/splitting.

In the opinion of the Board, the proposed sub-division/splitting of the equity shares is in the best interest of the Company and the proposed sub-division of equity shares will not result in any change in the amount of Authorised, Issued, Subscribed and Paid-up equity share capital of the Company.

The sub-division/ splitting of equity shares proposed under Item No. 10 of this notice shall also require consequential amendments to the existing Clause V ('Capital Clause') of the Memorandum of Association of the Company as set out in Item no. 11 of this notice to reflect change in the face value of equity shares of the Company. such sub-division/ split shall not be effect on face value of preference share capital of the Company. Additionally, such sub-division/ split shall not be construed as a reduction in share capital of the Company.

Accordingly, the consent of the members is sought for passing of Ordinary Resolutions for Subdivision/Splitting of Equity Shares as mentioned at Item No.10; and Alteration to the Capital Clause of the Memorandum of Association of the Company as mentioned at Item No. 11.

A Copy of the amended Memorandum of Association and other requisites documents are open for inspection for the shareholders at the registered office of the Company during working hours except on holidays as well as in electronic mode. Members can inspect the same by sending an email to cs@wonderelectricals.com till the last date of the e-voting.

None of the Directors or Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested (financially or otherwise), in the proposed resolutions mentioned at Item Nos. 10 & 11 except to the extent of their shareholding in the Company.

Accordingly, the Board recommends passing of the Resolutions set out in Item No. 10 & 11 of the accompanying Notice as **Ordinary Resolution.**

By order of the Board For Wonder Electricals Limited

Sd/-Dhruv Kumar Jha Company Secretary & Compliance Officer Membership No. A70626

Date: 22.08.2024 Place: New Delhi

ANNEXURE-I

Details of Director(s) seeking Appointment/re-appointment in the ensuing Annual General meeting in terms of Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on general meetings (SS-2).

Name of the Director	Mr. Jatin Anand	Mr. Karan Anand	Mr. Siddhant Sahni	
Director Identification Number	07507727	05253410	07508004	
Category	Whole Time Director	Whole Time Director	Whole Time Director	
Date of Birth	01.06.1983	06.10.1984	12.12.1987	
Age	41 years	40 years	37 years	
Nationality	Indian	Indian	Indian	
Date of First Appointment on the Board	12/05/2016	12/05/2016	12/05/2016	
Relationship with Directors and KMPs	Son of Yogesh Anand, Promoter & CFO of the Company	Son of Harsh Kumar Anand, Promoter & Director of the Company	Son of Mr. Yogesh Sahni Promoter & Director of the Company	
Qualifications	He is B.E. (I.T.) and Master in Business Administration.	He is B.E. (C.S.) and Master of Business Administration.	He is Bachelor in Business Administration.	
Expertise in specific functional area	He is having more than 15 years' experience in the field of Manufacturing of electric ceiling fans, exhaust Fans and plastic fans and Managing the day-to-day operations of the company, including production, supply chain management. He has been on the board of Company since 12th May, 2016.	He is having more than 15 years' experience in the field of Manufacturing of electric ceiling fans, exhaust Fans and plastic fans as well as the components associated with manufacturing of these fans. He has been on the board of Company since 12th May, 2016.	He brings over 13 years of extensive experience in the consumer electronics and home appliances industry, with a specialized focus on the ceiling fans and Exhaust Fans sector. A strategic vision, operational excellence, and a relentless commitment to innovation and growth define his leadership journey. He has been on the board of the Company since 12th May 2016.	
Details of Board Meetings attended by the Directors during the year	He attended 9 out of 9 Board Meeting during the FY 23-24.	He attended 9 out of 9 Board Meeting during the FY 23-24.	He attended 9 out of 9 Board Meeting during the FY 23-24.	
Terms and Conditions of appointment/reappointment along with remuneration.	As per resolution no. 4 & 7 of the Notice of this meeting read with explanatory statement thereto	As per resolution no. 3& 8 of the Notice of this meeting read with explanatory statement thereto	As per resolution no. 9 of the Notice of this meeting read with explanatory statement thereto	
Membership of Committees of the company	Audit Committee	SRC Committee	SRC Committee	

Notice to Members

List of Directorships	NIL	NIL	NIL
held in other Listed			
Companies			
Membership/Chairm	NIL	NIL	NIL
anship of Committees			
across other Public			
Companies			
Shareholding in the	16,32,000 12.18%	8,19,600 - 6.12 %	9,85,000 - 7.35%
company			

INFORMATION AT A GLANCE

Particulars	Details
Mode	Video conference and other audio-visual means
Time and date of AGM	12:00 Noon (IST), Tuesday, 24th September, 2024
Participation through video-conferencing	https://www.evoting.nsdl.com/
Helpline number for VC participation	1800-222-990
Cut-off date for e-voting	Wednesday, 18th September, 2024
E-voting start time and date	9:00 A.M. (IST), Saturday, 21st September, 2024
E-voting end time and date	5:00 P.M. (IST), Monday, 23 rd September, 2024
E-voting website of NSDL	https://www.evoting.nsdl.com/
Name, address and contact details of e-voting	Contact person:
service provider	Ms. Pallavi Mhatre, Senior Manager,
	National Securities Depository Limited (NSDL)
	4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013. Email: evoting@nsdl.co.in / pallavid@nsdl.co.in,
	Tel: 91 22 2499 4545/ 1800-222-990
Name, address and contact details of Registrar and Transfer Agent	Contact person:
and Transfer Agent	Ms. Umesh Pandey
	Manager - RIS Corporate Registry
	KFin Technologies Limited
	Selenium Tower B, Plot Nos. 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad – 500032
	Email id: <u>umesh.pandey@kfintech.com</u> <u>einward.ris@kfintech.com</u>
	Contact number: +91 40 6716 1510

DIRECTOR'S REPORT

The Directors are pleased to present the Fifteenth (15th) Annual Report of Wonder Electricals Limited {Formerly Known as Wonder Fibromats Limited} ("the Company") along with the Audited Financial Statements for the financial year ended March 31, 2024.

FINANCIAL PERFORMANCE

The audited financial statements of the Company for the Financial Year ended on March 31, 2024, prepared in accordance with the relevant applicable Indian Accounting Standards (Ind-AS) notified under section 133 of the Companies Act, 2013 (the 'Act'), read with Rule 7 of the Companies (Accounts) Rules, 2014.during the Financial Year under review is summarized as follows:

(Amount: Rs. in Lakhs)

Particulars	2023-24	2022-23
Revenue from Operations	56999.02	40251.92
Other Income	3.12	2.21
Total Revenue	57002.14	40254.13
Earnings Before Interest, Taxes, Depreciation and Amortization Expense (EBITDA)	2466.17	1726.58
Finance Cost	433.31	295.90
Depreciation & Amortization Expenses	580.46	541.18
Profit before Tax	1452.40	889.50
Tax Expenses:		
a) Current year	436.14	271.49
b) Deferred Tax (Asset)/Liabilities	0.67	(11.05)
Profit after Tax	1015.59	629.06
Prior period expense		
CSR Expenditure of previous year Incurred	-	-
Profit after Tax	1015.59	629.06
Basic EPS (Rs.)	7.58	4.69
Diluted EPS (Rs.)	7.58	4.69

^{*}Previous year figures have been regrouped / re-arranged wherever necessary.

STATE OF COMPANY'S AFFAIRS/OPERATIONS

At Wonder Electricals Limited, we manufacture and supply a wide range of ceiling, exhaust, pedestal, TPW and BLDC fans in various attractive designs and patterns, which are known for their high performance and low power consumption in the market. Our range of fans is available in different designs, colors and has superior gloss finishes that add grace to the decor of the surroundings. We also manufacture these fans as per specification of our clients which include well-known companies which are selling under their own brands in India.

Annual Report 2023-24 Page | 25

We are a fully integrated end-to-end product and solution suite to the original sellers of the fans wherein we provide start to end solutions for fan sellers including sourcing, manufacturing, quality testing and packaging.

In line with our focus to provide end to end product solutions, we have done backward integration of our major manufacturing processes by developing in-house capabilities for blade fabrication, cover & rotor machining on automatic CNC machines, copper winding of stators, sanding, buffing, pre-treatment using nano technology, powder coating on a fully conveyorized & automatic paint-shop using robotic arm reciprocators, liquid painting for high end metallic finishes on a fully conveyorized, semi-automatic paint-shop and assembly. We believe that this improves our cost efficiency, reduces dependency on third party suppliers and gives better control on production time and quality of critical components used in manufacturing of the products.

At present, the Company is operating with Three (3) plants at locations as mentioned in Corporate Governance Report.

• Operation results

Your Company recorded total revenue Rs. 57002.14 Lakhs for the Financial Year ended March 31, 2024, as compared to Rs. 40254.13 Lakhs for the previous Financial Year. The Profit After Tax (PAT) Rs. 1015.59 Lakhs for the Financial Year ended March 31,2024 and Rs. 629.06 Lakhs was in the previous Financial Year.

The Financial statements of the Company for the financial year 2023-24 are prepared in compliance with applicable provisions of the Companies Act, 2013, Indian Accounting Standards ("Ind AS") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "SEBI (LODR) Regulations, 2015") which form part of this Annual Report.

DIVIDEND

During the financial year 2023-24, the Board of Directors ('Board') has declared an interim dividend of Rs.1/- per equity share of the face value of Rs.10/- each on March 04, 2024, which was paid to the shareholders on and from March 28, 2024.

Further, the Board, at its meeting held on August 12, 2024, has recommended a final dividend of Rs. 1/- per equity share of Rs. 1/- each of the Company, for the year ended March 31, 2024, subject to the approval of the shareholders at the ensuing Annual General Meeting ('AGM') of the Company.

In order to determine the eligibility of shareholders to receive the dividend for the fiscal year ended on March 31, 2024, the record dated will be Wednesday, 18 September, 2024

The total dividend amount for the financial year 2023-24, including the proposed final dividend, amounts to Rs. 2.00 (20%) per equity share of the face value of Rs.10 each.

As per the Income-Tax Act, 1961, as amended, dividend paid or distributed by the companies are now taxable in the hands of the shareholders. The Company shall, accordingly, make the payment of the final dividend after deduction of tax at source, at the rates prescribed therein.

Annual Report 2023-24 Page | 26

TRANSFER TO RESERVES

During the year, the Company has made Capital Redemption Reserve of Rs.3,50,00,000 on redemption of 3,50,000 5% Non-convertible, Non-participating Cumulative Redeemable Preference Shares of Rs.100 each. The profit earned during the year has been carried to the balance sheet of the Company.

UNCLAIMED DIVIDEND

Details of dividend paid by the Company earlier and not claimed so far are provided in the Corporate Governance Report, forming part of this report.

COMPANY BACKGROUND

Wonder Electricals Limited Bearing Corporate Identification Number L31900DL2009PLC195174 was originally incorporated as "Wonder Fibromats Private Limited" under the Companies Act, 1956 on October 13, 2009. Further, the Company was converted into Public Limited Company and the name of the Company was changed to "Wonder Fibromats Limited" and a Fresh Certificate of Incorporation consequent upon conversion of Company from Private Limited to Public Limited dated July 5th, 2018 was issued by the Registrar of Companies, Delhi. Further, the Company came out with the Initial Public offer (IPO) and securities of the Company were listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on August 06, 2019. Then after, the securities of the Company got migrated from SME Emerge Platform of NSE to Main Board of National Stock Exchange of India Limited ('NSE') and BSE Limited with effect from January 17, 2022.

Further the company has changed its name from Wonder Fibromats Limited to Wonder Electricals Limited with effect from 14th December 2022.

The ISIN No. of the Company is INE02WG01016.

CHANGE IN NATURE OF BUSINESS:

During the year, your Company has not changed its business or object and continues to be in the same line of business as per main objects of the Company.

SHARE CAPITAL

During the Year, Authorised share capital of the Company increased from the 13,50,00,000 (Indian Rupees Thirteen Crores Fifty Lacs) divided into 1,35,00,000 (One Crore Thirty-Five Lakhs) equity shares of Rs. 10 each to Rs. 36,93,00,000 (Indian Rupees Thirty-Six Crores Ninety-Three Lakhs) divided into 1,35,00,000 (One Crore Thirty-Five Lakhs) equity shares of Rs. 10 each and 23,43,000 (Twenty-Three Lakhs Forty-Three Thousand) 5% Non- Convertible, Non- Participating and Non-Cumulative Redeemable Preference Shares having face value of Rs. 100 each.

During the Year Company has redeem 3,50,000 (Three Lakhs Fifty thousands) 5% Non-convertible, Non- Participating and Non-Cumulative Redeemable Preference shares to preference share holder.

Annual Report 2023-24 Page | 27

As on March 31, 2024 the paid-up share capital of the Company Rs. 33,32,74,500 (Thirty-Three Crores Thirty-Two Lakh Seventy-Four Thousands Five Hundred) stood at Rs. 13,40,08,000 (Rupees Thirteen Crore Forty Lakh Eight thousand) divided into 1,34,00,800 equity shares of Rs. 10/- each and 19,92,665 (Nineteen Lakhs Ninety-Two Thousand Six Hundred Sixty-Five) 5% Non-convertible, Non- participating and Non-Cumulative Redeemable Preference shares of nominal value of Rs. 100/- each ("NCRPS").

Further:

- There was no reduction of share capital or buy back of shares or changes in capital transaction resulting from restructuring.
- The Company has not issued equity shares with differential rights as to dividend, voting or otherwise.
- The Company has not issued sweat equity shares to its directors or employees.
- The Company does not have any Employees Stock Option Scheme for its Employees/Directors.

SHARE REGISTRAR & TRANSFER AGENT (R&T)

M/s. KFin Technologies Limited (Formerly KFin Technologies Private Limited) is the R&T Agent of the Company. Their contact details are mentioned in the Report on Corporate Governance.

As on the day of Report entire holdings of the Members are in dematerialized form.

LISTING WITH STOCK EXCHANGES

Equity Shares of your Company are presently listed at BSE Limited (BSE) and National Stock Exchange of India Limited (NSE). Annual Listing Fees for the Financial Year 2024-25 have been duly paid to the concerned Stock Exchanges, where Company's equity shares are Listed.

HOLDING, SUBSIDIARY, ASSOCIATE OR JOINT VENTURE COMPANIES

The Company is not required to consolidate its financial statements for the year ended March 31, 2024 as the Company does not have any Holding, subsidiary, associate and joint ventures companies.

BOARD OF DIRECTORS & KEY MANAGERIAL PERSONNEL

A. Composition of the Board of Directors

As on March 31, 2024, the Board of Directors of the Company comprised of Ten (10) Directors, with Five (5) Executive and Five (5) Non-Executive Directors, which includes Five Independent Directors.

During the year, there was change in the composition of the Board of Directors of your Company as given below:

• Appointment:

➤ Mr. Yogesh Sahni (DIN 00811667) Executive Director of the Company has been designated and appointed as Managing Director of the Company for a period of (5) five years with effect from March 04, 2024 subject to approval of the Shareholders. shareholders have approved the appointment through Posta Ballot E-voting on 10th April 2024.

• Retired by Rotation:

Pursuant the provisions of Section 152 of the Companies Act, 2013 and rules thereof and Articles of Association of the Company, Mr. Karan Anand (DIN: 05253410), Whole Time Director and Mr. Jatin Anand (DIN: 07507727), Whole Time Director of the Company retires by rotation at the ensuing Annual General Meeting and being eligible, offered himself for re-appointment.

• Cessation

Mr. Yogesh Anand (DIN: 00425775), Executive Director of the company has resigned from the Board with effect from November 30, 2023. The Board wishes to place on record its appreciation for the valuable contributions made by him to the Board and the Company during his tenure.

Mr. Gaurav Munjal (DIN: 09047164), Non-Executive Independent Director of the Company resigned from the Board with effect from November 30, 2023. The Board wishes to place on record its appreciation for the valuable contributions made by him to the Board and the Company during his tenure.

Mr. Harsh Kumar Anand (DIN: 00312438), Chairman & Managing Director of the company has resigned from the position of Managing Director with effect from March 04, 2024. The Board wishes to place on record its appreciation for the valuable contributions made by him to the Board and the Company during his tenure.

B. Details of Key Managerial Personnel

Pursuant to the provisions of Section 2(51) and 203 of the Act, the Key Managerial Personnel of the Company as on March 31, 2024 were Mr. Yogesh Sahni, Managing Director, Mr. Yogesh Anand, Chief Financial Officer, Mr. Karan Anand, Mr. Jatin Anand & Mr. Siddhant Sahni, Whole time Directors of the Company and Mr. Dhruv Kumar Jha, Company Secretary.

NUMBER OF BOARD MEETINGS CONDUCTED DURING THE YEAR

During the year, Board of Directors of your Company met Nine (09) times detailed information of which are given in the Corporate Governance Report which forms part of this Annual Report. The Company is in compliance with the Secretarial Standards prescribed by the Institute of Company Secretaries of India for the Board meetings.

DECLARATION BY INDEPENDENT DIRECTORS

The Company has received necessary declarations from each independent director under Section 149(7) of the Companies Act, 2013. The Board after assessing their disclosures confirms that all the Independent Directors of the Company that they meet with the criteria of independence as prescribed under Subsection (6) of Section 149 of the Companies Act, 2013 alongwith in compliance in Rule 6(1) and (3) of Companies (Appointment and Qualifications of Directors) Rules, 2014 as amended from time to time and Regulation 16(1)(b) of the SEBI (LODR) Regulations, 2015 and there has been no change in the circumstances which may affect their status as independent director during the year and they have complied with the code of conduct for Independent Directors prescribed in Schedule IV of the Companies Act, 2013.

Further, all the Independent Directors of the Company have registered themselves in the Independent Director Data Bank. A separate meeting of Independent Directors was held on 04th March, 2024 to review the performance of Non-Independent Directors and Board as whole and performance of Chairperson of the Company including assessment of quality, quantity and timeliness of flow of information between Company management and Board.

The terms and conditions of appointment of Independent Directors and Code for Independent Director are incorporated on the website of the Company at https://www.wonderelectricals.com/policies-and-code-of-conduct/.

FORMAL EVALUATION OF THE PERFORMANCE OF THE BOARD, COMMITTEES OF THE BOARD AND INDIVIDUAL DIRECTORS:

Pursuant to the provisions of Section 134(3)(p) of the Companies Act, 2013 read with the rules thereof and the SEBI (LODR) Regulations, 2015, the Board has carried out the evaluation of annual performance of its own, the Directors individually as well as the evaluation of the working of its Committees. A structured questionnaire was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board Culture, execution and performance of specific duties, obligations and governance.

In pursuant to Regulation 17(10) of the SEBI (LODR) Regulations, 2015, the evaluation of Independent Directors was done by the entire Board of Directors which includes:

I. Performance of the Directors and

II. Fulfillment of the Independence criteria as specified in the regulations and their independence from the management.

The manner in which the evaluation was carried out is provided in the Corporate Governance Report, which is part of this Annual Report.

The Board and Committee evaluation policy of the company is incorporated on the website of the Company https://www.wonderelectricals.com/policies-and-code-of-conduct/.

BOARD COMMITTEES

In compliance with the requirement of applicable provisions of the Companies Act, 2013 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the 'SEBI (LODR) Regulations, 2015') and as part of the best governance practice, the Company has constituted following Committees of the Board as on 31st March 2024:

- > Audit Committee
- > Stakeholders Relationship Committee
- > Nomination and Remuneration Committee
- **➤** Corporate Social Responsibility (CSR) Committee
- **➤** Banking Finance and Operational Committee

Details of the composition of the Board and its Committees and of the meetings held, attendance of the Directors at such meetings and other relevant details are provided in the Corporate Governance Report.

FAMILIARIZATION PROGRAM FOR INDEPENDENT DIRECTORS:

The Independent Directors have been updated with their roles, rights and responsibilities in the Company by specifying them in their appointment letter alongwith necessary documents, reports and internal policies to enable them to familiarize with the Company's Procedures and practices. The Company has through presentations at regular intervals, familiarized and updated the Independent Directors with the strategy, operations and functions of the Company and Agricultural Industry as a Whole and business model. The details of such familiarization programmes imparted to Independent Directors can be accessed on the website of the Company at www.wonderelectricals.com

NOMINATION AND REMUNERATION POLICY:

The Board has, on the recommendation of the Nomination & Remuneration Committee, formulated a policy on appointment and remuneration of Directors, Key Managerial personnel and Senior Management personnel. The Nomination and Remuneration Policy is outlined in the Corporate Governance Report which is a Part of this Report. The detailed Policy is placed on the website of the Company at www.wonderelectricals.com.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors to the best of their knowledge and ability and according to the information and explanations obtained by them, confirm that:

- a) In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b) they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2024 and of the profit of the Company for that period;

- c) they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) they have prepared the annual accounts on a going concern basis;
- e) they have laid they have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively;
- f) they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS/COURTS/TRIBUNAL

No significant and material orders have been passed by any Regulator or Court or Tribunal which can have impact on the going concern status and the Company's operations in future.

CREDIT RATING

During the year, the Company has not issued any debt instruments or any fixed deposit program or any scheme or proposal involving mobilization of funds whether in India or abroad and as such the requirement of obtaining a credit rating was not applicable to the Company.

Further, CRISIL Limited has reaffirmed its rating on the long-term bank facilities of the Companies as CRISIL BBB/Stable.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

During the year your Company has not given any loans, provided any guarantees / security and made investments that are covered under the provisions of Section 186 of the Act.

AUDITORS

• Statutory Auditors

Pursuant to the provisions of Section 139 of the Companies Act, 2013 and rules thereof M/s. AYK & Associates., Chartered Accountants, Firm Registration No. 018591C were appointed as Statutory Auditors of the Company at the 10th Annual General Meeting (AGM) held on June 27, 2019 for the period of 5 years to hold office till the conclusion of the 15th Annual General Meeting to be held in the calendar year 2024.

The auditors have confirmed their eligibility under Section 141 of the Companies Act, 2013 and the Rules framed there under. As required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Auditors have also confirmed that they hold a valid certificate no. 012052 issued by the Peer Review Board of the Institute of Chartered Accountants of India.

The notes on financial statement referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The report given by the Statutory Auditors on the financial statements of the Company is a part of this Annual Report. There were no qualifications, reservations, and adverse remark or Disclaimer given by the Statutory Auditors in their Report.

Reporting of frauds by Auditors:

There have been no frauds reported by the Auditors of the Company to the Audit Committee or the Board of Directors under sub-section (12) of section 143 of the Companies Act, 2013 during the financial year under review.

• Secretarial Auditors

Pursuant to Section 204 of the Act and Regulation 24A of SEBI (LODR) Regulations, the Board of Directors at its meeting held on 15th May 2024, has re-appointed Ms. Rubina Vohra, Practicing Company Secretary, as Secretarial Auditors of the Company for the year under review. The Secretarial audit report received as **Form MR-3** from the Secretarial Auditors is annexed to this report marked as **Annexure B** and forms part of this Board report.

The Secretarial Audit Report does not contain any qualification, reservation or adverse remark for the financial year 2023-24.

Cost Records and Cost Auditor

Your Company is required to maintain cost accounting records as specified under Section 148(1) of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Rules, 2014 and have them audited every year and accordingly, such accounts and records are made and maintained in the prescribed manner.

The Board of Directors at its meeting held on 15th May 2024, based on the recommendation of the Audit Committee and pursuant to the provisions of Section 148 of the Act read with the Companies (Management and Remuneration Personnel) Rules, 2014, has re-appointed **M/s. Ajay Kumar Singh & Co., Cost Accountants having FRN: 000386**, as the Cost Auditors of your Company for the financial year 2024-25.

The remuneration payable to the Cost Auditors is required to be placed before the members in the general meeting for its ratification. Accordingly, a resolution seeking members' ratification for the remuneration payable to M/s. Ajay Kumar Singh & Co., Cost Accountants, is included at Item No.6 of the Notice of the ensuing 15th Annual General Meeting.

• Internal Auditors

As per the requirements of Section 138 of the Companies Act, 2013 M/s. Mukul Gupta & Co., Chartered Accountants having FRN: 030326N, had conducted Internal Audit of the Company for Financial Year 2023-24.

The Board of Directors at its meeting held on 15th May 2024, based on the recommendation of the Audit Committee and pursuant to the provisions of section 138 of the Act read with the Companies (Accounts) Rules, 2014, has re-appointed **M/s. Mukul Gupta & Co., Chartered Accountants** having FRN: 030326N, as the Internal Auditors of your Company for the Financial year 2024-25. The Internal Auditor conducts the internal audit of the functions and operations of the Company and reports to the Audit Committee and Board from time to time.

ANNUAL RETURN

Pursuant to Section 92(3) read with Section 134(3)(a) of the Act, the Annual Return for the financial year 2023-24, is placed on the Company's website and can be accessed at, https://www.wonderelectricals.com/annual-general-meeting-eogm/.

PUBLIC DEPOSITS

Your Company has not accepted any deposits within the meaning of Section 73 and 74 of the Companies Act, 2013 read with Companies (Acceptance of Deposit) Rules, 2014 and accordingly, no disclosure or reporting is required in respect of details relating to deposits.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

All the Related Party Transactions entered into during the financial year were on an Arm's Length basis and in the Ordinary Course of Business. No material significant Related Party Transactions with Promoters, Directors, Key Managerial Personnel (KMP) and other related parties which may have a potential conflict with the interest of the Company at large, were entered during the year by your Company as per Section 188 Companies Act 2013. Accordingly, the disclosure of Related Party Transactions as required under Section 134(3)(h) of the Companies Act, 2013, in Form AOC-2 is not applicable.

Further, prior omnibus approval of the Audit Committee is obtained on yearly basis for the transactions which are of a foreseen and repetitive nature. The transactions entered into pursuant to the omnibus approval so granted were placed before the Audit Committee and the Board of Directors for their approval on quarterly basis.

The details of the related party transactions for the financial year 2023-24 is given in notes of the financial statements which is part of Annual Report.

The Company formulated a policy on Related Party Transactions (RPTs) in accordance with the Act and the SEBI Listing Regulations including any amendments thereto for identifying, reviewing approving and monitoring of RPTs. The said policy has been revised in line with the amendment in SEBI Listing Regulations and the same is available on the Company's website at https://www.wonderelectricals.com/policies-and-code-of-conduct/.

PARTICULARS OF EMPLOYEES AND REMUNERATION

Disclosures pertaining to remuneration and other details are required under Section 197(12) of the Act read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is forming part of the Directors' Report for the year ended March 31, 2024 and is annexed to this Report and marked as **Annexure-D**.

During the financial year 2023-24, no employee, whether employed for whole or part of the year, was drawing remuneration exceeding the limits mentioned under Section 197(12) of the Act read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. hence, the particulars required to be reported under Rule 5(2) and Rule 5(3) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 not required to be submitted.

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

Except as disclosed in the Report, there have been no material changes and commitments affecting the financial position of the Company which have occurred between the March 31, 2024 and the date of this Boards' Report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO [Pursuant to Companies (Accounts) Rules, 2014]

A. CONSERVATION OF ENERGY

Your Company strives cautiously to conserve energy by adopting innovative measures to change to eco-friendly and cheaper fuels, reducing wastage and optimizing consumption. The company has made capital investment on energy conservation equipment during the year under review.

B. RESEARCH AND DEVELOPMENT AND TECHNOLOGY ABSORPTION

Your Company's research and development team of the Company comprises of some of the finest designers and senior craftsman. The Company has been instrumental in developing and introducing several widely acclaimed fans designs. The Company has also developed several new systems, procedures and techniques in fans manufacturing such as BLDC motors. The company continues to adopt and use the latest technologies to improve the productivity and quality of its products.

In case of imported technology (imported during the last three years reckoned from the beginning of the financial year:

- ➤ The details of technologies imported. **Nil**
- \triangleright The year of import **NA**
- \triangleright Whether the technology been fully absorbed. NA
- ➤ If not fully absorbed, areas where absorption has not taken place, and the reasons thereof NA

C. FOREIGN EXCHANGE EARNING AND OUTGO

➤ The details of Foreign Exchange earnings and outgo are furnished below.

(Rs. In Lacs)

Sl.no.	Particulars	2023-24	2022-23
a)	Foreign Exchange Earnings	Nil	15.36
b)	Foreign Exchange Outgo	Nil	Nil

MANAGEMENT DISCUSSION & ANALYSIS REPORT

The Management Discussion and Analysis Report for the year under review, as stipulated under Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is set out in this Annual Report as **Annexure - C**.

CORPORATE GOVERNANCE

The Company was listed on the main board of the NSE & BSE. In line with the Company's commitment to good Corporate Governance Practices, your Company has complied with all the mandatory provisions of the SEBI (LODR) Regulations, 2015.

A separate report on Corporate Governance and Certificate from the Practicing Company Secretary regarding compliance of condition of corporate governance, as stipulated under SEBI (LODR) Regulations, 2015 is forming a part of this Annual Report. A Certificate of the MD and CFO of the Company in terms of the SEBI (LODR) Regulations, 2015, inter-alia, confirming the correctness of the financial statements and cash flow statements, adequacy of the internal control measures and reporting of matters to the Audit Committee, is also annexed to report on Corporate Governance.

POLICY MATTERS

Nomination Remuneration and Evaluation Policy

The Board has, on the recommendation of the Nomination & Remuneration Committee, formulated a policy on appointment and remuneration of Directors, Key Managerial personnel and Senior Management personnel. The Nomination and Remuneration Policy is outlined in the Corporate Governance Report which is a Part of this Report. The detailed Policy is placed on the website of the Company at https://www.wonderelectricals.com/policies-and-code-of-conduct/.

Vigil Mechanism / Whistle Blower Policy

The Company has established a whistle blower policy / vigil mechanism in compliance with the provision of Section 177(10) of the Companies Act, 2013 and Regulation 22 of the SEBI (LODR) Regulations, 2015 for the genuine concerns expressed by the employees and Directors about the unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct. The Company provides adequate safeguards against victimization of employees and Directors who express their concerns. The Company has also provided direct access to the

Chairman of the Audit Committee on reporting issues concerning the interests of employees and the Company.

During the year under review, the Company has not received any instances of genuine concerns from Directors or employees. The policy is in line with the provisions of the Act and the Listing Regulations is available on the website of the Company at https://www.wonderelectricals.com/policies-and-code-of-conduct/.

Corporate Social Responsibility Policy

In terms of the provisions of Section 135 of the Act read with the Companies (Corporate Social Responsibility Policy) Rules, 2014, the Board of Directors of your Company has constituted a Corporate Social Responsibility (CSR) Committee and framed a CSR policy which details the programs / activities that can be carried out under various program heads. CSR policy of the Company is available on the website. at https://www.wonderelectricals.com/policies-and-code-of-conduct/.

The Company's CSR activities are focused on addressing critical social, environmental and economic needs of the underprivileged and downtrodden sections of the society. During the year, Company carried out several initiatives under the CSR program, directly. The Annual report on CSR activities is attached as **Annexure-A** forming part of this report.

Code of Conduct for Prevention of Insider Trading

In accordance with the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015, Wonder Electricals Limited is having the Code of Conduct to Regulate, Monitor and Report Trading by Insiders. The Company has also adopted and revised its Code in accordance with SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018 and SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2019. The objective of this Code is to protect the interest of shareholders at large, to prevent misuse of any price sensitive information and to prevent any insider trading activity by dealing in shares of the Company by its Directors, designated employees and other employees. The Company also adopts the concept of Trading Window Closure, to prevent its Directors, Officers, designated employees and other employees from trading in the shares of the company at the time when there is unpublished price sensitive information. The said Code is available on the website of the Company at https://www.wonderelectricals.com/policies-and-code-of-conduct/.

INTERNAL CONTROL

The Company has internal control system commensurate with the size of the Company. Adequate procedures are set out for detecting and preventing frauds and for protecting the Company's assets. The head of Internal Audit Team reports to the Chairman of the Audit Committee for the purpose of maintaining independence and Internal Audit Reports are placed before the Audit Committee together with statement of significant audit observation and the suggested corrective action followed by a report on action taken thereon. Further the Company has adequate internal financial control with respect to the financial statements.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has in place an Anti-Sexual Harassment Policy in line with the Requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013 and has also constituted an 'Internal Complaints Committee' under The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 for the prevention and redressal of complaints of sexual harassment and for the matters Concerned connected or incidental thereto. The Company has complied with provisions relating to the constitution of Internal Complaints Committee (ICC) under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules framed thereunder.

Since there were no complaints received by the ICCs during the Financial year 2023-24, the Committee filed a 'NIL' complaints report with the concerned authority(ies), in compliance with Section 22 of the aforementioned act.

<u>COMPLIANCE WITH SECRETARIAL STANDARDS ON BOARD MEETINGS</u> <u>AND GENERAL MEETINGS</u>

During the year under review, the Company has complied with the provisions of the applicable Secretarial Standards (SS-1 & SS-2) issued by the Institute of Companies Secretaries of India.

<u>DISCLOSURE W.R.T. DEMAT SUSPENSE ACCOUNT/UNCLAIMED SUSPENSE ACCOUNT:</u>

There are no demat suspense account/unclaimed suspense account during the year under review as per SEBI (LODR) Regulations, 2015.

DISCLOSURE BY DIRECTORS

The Directors on the Board have submitted notice of interest under Section 184(1) of the Companies Act, 2013 i.e., in Form MBP 1, intimation under Section 164(2) of the Companies Act, 2013 i.e., in Form DIR 8 and declaration as to compliance with the Code of Conduct of the Company.

RISK MANAGEMENT

Your Company has evaluated a risk management to monitor the risk management plan for the company. They ensure that all the risks are timely defined and mitigated in accordance with the risk management process including identification of elements of risk which might threaten the existence of your Company.

WEBSITE

As per Regulation 46 of SEBI (LODR) Regulations, 2015, the Company has maintained a functional website namely "<u>www.wonderelectricals.com</u>" containing basic information about the Company. The website of the Company is also containing information like Policies, Shareholding Pattern, Financial Results and information of the designated

officials of the Company who are responsible for assisting and handling investor grievances for the benefit of all stakeholders of the Company, etc.

GENERAL

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

- Details of application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 during the year along with status at the end of the financial year: **NOT APPLICABLE**
- Details of difference between the amount of valuation done at the time of one-time settlement and valuation done while taking loan from the Banks or Financial Institutions along with reasons thereof: **NOT APPLICABLE**

ACKNOWLEDGMENTS

Your directors wish to convey their gratitude and appreciation to all the employees of the Company posted at all its locations for their tremendous personal efforts as well as collective dedication and contribution to the Company's performance.

Your directors would also like to thank the employee unions, shareholders, customers, dealers, suppliers, bankers, Government and all other business associates, consultants and all the stakeholders for their continued support extended to the Company and the Management.

For and on behalf of the Board of Directors Wonder Electricals Limited

> Sd/-Harsh Kumar Anand Chairman (DIN:00312438)

Place: New Delhi Date: August 12, 2024

ANNEXURE -A

ANNUAL REPORT ON CSR ACTIVITIES FOR THE FINANCIAL YEAR 2023-2024

1. Brief outline on CSR Policy of the Company.

In compliance with the provisions of Section 135 of the Act and the Companies (Corporate Social Responsibilities) Rules, 2014, as amended, the Company has framed its Corporate Social Responsibility ('CSR') Policy which outlines its philosophy on CSR. The Company's guiding principle for CSR is 'through sustainable measures, actively contribute to the social, economic and environmental development of the community in which the Company operates ensuring participation from the community and thereby create value for the nation'. The Company's CSR activities are mainly towards education and skill development, women empowerment and creating better health facilities for the underprivileged strata of the society.

2. Composition of CSR Committee:

Sl. 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
a)	Mr. Jugal Kishore Chugh	Chairman	1	1
b)	Mr. Jatin Anand	Member	1	1
c)	Mr. Siddhant Sahni	Member	1	1

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;

Website Link: https://www.wonderelectricals.com/wonder-electricals-limited/#csr

- 4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibilityPolicy) Rules, 2014, if applicable (attach the report): NOT APPLICABLE
- 5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any-

S.NO	Financial Year		Amount required to be set-off for the financial year, if any (lakhs)
1.	2021-22	Nil	34.55
2.	2022-23	3.88	67.13
3.	2023-24	67.13	34.04

6. Average net profit of the company for last three financial years (as per Section 198): Rs. 822.17 Lakhs.

7. CSR Obligations:

S. No	Particulars	Amount (Rs. in Lakhs)
a)	Two percent of Average Net Profit of the Company as per section 135(5)	16.44
b)	Surplus arising out of the CSR projects OR program or activities of the previous financial years	NIL
c)	Amount required to be set off for the financial year, if any	NIL
d)	Total CSR obligation for the financial year (7a+7b-7c)	16.44
e)	CSR amount spent for the financial year	34.04

8. (a) CSR amount spent or unspent for the financial year:

Total Amount	Amount Unspent (in Rs.)							
Spent for the Financial Year 2023-24 (Rs. In Lakh.)		Amount d to Unspent ount as per	Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5).					
	Amount.	Date of transfer.	Name of the Fund	Amount (Rs. In Lakhs)	Date of transfer			
34.04	-	-	-	-	-			

(b) Details of CSR amount spent against ongoing projects for the Financial Year: (In Lakhs): NA

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

(1) Sl. No.	(2) Name of the Project	(3) Item from the list of activities inschedule VII to the Act.	(4) Local area (Yes/ No).	(5) Location of the project.		(6) Amount spent for the project (in Rs.). (In Lakhs)	(7) Mode of impleme ntation on - Direct (Yes/No)	Mode implen	of nentation Through menting
				State.	District.			Name	CSR Regn. No.
1	Development and Enhancing	Enhancing		At Company Sites located Roorkee and Hyderabad	d at	34.04	Yes	NA	NA
	TOTAL					34.04			

- d) Amount spent in Administrative Overheads- NIL
- e) Amount spent on Impact Assessment, if applicable- NIL
- f) Total amount spent for the Financial Year (8b+8c+8d+8e)- Rs.34.04 Lakhs

g) Excess amount for set off, if any- Rs. 34.04 Lakhs

*Total CSR spent for the financial year 2023-24 is 34.04 Lakhs which is in excess of the amount required to be spent as per the provisions of the Companies Act, 2013. The Company will claim set off of the excess amount of 34.04 Lakhs spent during the succeeding three financial years' subject to the applicable laws, rules and regulations.

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

	Financial Year.	transferred to Unspent CSR Account under section 135	in the	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.			Amount remaining to be spent in succeeding financial years. (in Rs.)
		(6)(in Rs.)		Nameof the Fund		Date of transfer.	
1.	20-21			- PM NATIONAL RELIEF FUND - PM CARES FUND	5,00,000/-	08-04-2020 26-03-2021	16,21,442
2.	21-22	-	-	-	-	-	-
3.	22-23	-	-		-	-	-

- (b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): NA
- 10. In case of creation or acquisition of capital asset, furnish the details relating to theasset so created or acquired through CSR spent in the financial year (asset-wise details).
 - (a) Date of creation or acquisition of the capital asset(s): NIL
 - (b) Amount of CSR spent for creation or acquisition of capital asset: NIL
 - (c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.: NA
 - (d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset): **NA**
- 11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5): NOT APPLICABLE

On behalf of the Board of Directors of WONDER ELECTRICALS LIMITED

On behalf of the Board of Directors of WONDER ELECTRICALS LIMITED

Sd/-Harsh Kumar Anand Chairman (DIN:00312438) Sd/-Jugal Kishore Chugh Independent Director Chairman, CSR Committee (DIN: 01254901)

Place: New Delhi Date: August 12, 2024

Annexure-B

Form No. MR-3 Secretarial Audit Report For the Financial Year Ended on March 31st, 2024

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

To,

The Members,

WONDER ELECTRICALS LIMITED

(Formerly known as Wonder Fibromats Limited) (CIN: L31900DL2009PLC195174)
45, Ground Floor, Okhla Industrial Estate,
Phase-III, New Delhi-110020

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and adherence to good corporate practices by *WONDER ELECTRICALS LIMITED* (hereinafter called "the Company") during the financial Year from 1st April 2023 to 31st March 2024 ("the year"/ "audit period"/ "period under review"). We conducted the Secretarial Audit in a manner that provided us a reasonable basis for evaluating the Company's corporate conducts/statutory compliances and expressing our opinion thereon.

We are issuing this report based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and provided either as hard copies or scanned copies by email or through permitted access to the Company's in-house portal and also the information provided by the Company, its officers, agents and authorized representatives, during the conduct of Secretarial Audit, We hereby report that in my opinion, during the audit period, the Company has 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 hereunder.

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company for the financial year ended on March 31st, 2024 according to the applicable provisions of:

- 1. The Companies Act, 2013 (the Act) and the rules made thereunder;
- 2. The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- 4. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, and circulars/ guidelines/Amendments issued there under;
- 5. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and circulars/ guidelines/Amendments issued there under;
- 6. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars/guidelines/Amendments issued there under; and;

During the audit period under review, provisions of the following Acts / Regulations were not applicable to the Company:

- 1. 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;
- 2. 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;
- 3. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;

- 4. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021;
- 5. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018.
- 6. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008
- 7. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and circulars/ guidelines/Amendments issued there under.

I further report that, the Company has identified the following other laws as specifically applicable to the Company namely: -

- a) The Goods and Service Tax (GST)
- b) The Factories Act, 1948;
- c) Acts prescribed under prevention and control of pollution;
- d) Acts prescribed under Environmental protection;
- e) Acts as prescribed under Direct Tax and Indirect Tax
- f) The Employees Provident Fund & misc. Provisions Act
- g) The Child Labour (Prohibition and Regulation) Act, 1986
- h) Acts as prescribed under Shops and Establishment Act of various local authorities.
- i) Sexual Harassment of women at workplace (Prevention, Prohibition and Redressal) Act, 2013
- j) Legal Metrology Act 2009

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

- (i) Secretarial Standards (SS-1 & SS-2) issued by The Institute of Company Secretaries of India with respect to Board and General Meetings.
- (ii) The Listing Agreements entered into by the Company with National Stock Exchange of India Limited and BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended till date.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, standards.

I further report that:

- 1. The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and women Director. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- 2. Adequate notice was given to all Directors to Schedule the Board Meetings, Agenda and detailed notes on agenda were sent at least seven days in advance for meetings other than those held at shorter notice, if any 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.
- 3. Majority decision is carried through and recorded in the minutes of the Meetings. Further as informed, no dissent was given by any director in respect of resolutions passed in the board and committee meetings.
- 4. 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.

I further report that during the audit period:

• During the reporting period, the Company has acquired/purchase the manufacturing business of Uttaranchal industries ("The Firm") through slump sale in lieu of issuance of unlisted 23,42,665 5% NCRPS (Non-Convertible Redeemable Preference Shares) of nominal value of Rs. 100/each aggregating Rs. 23,42,66,500/- in due compliance of the Companies Act 2013.

- On 4th March 2024, Board of Directors redeemed 3,50,000 5% NCRPS (Non-Convertible Redeemable Preference Shares) on face value of Rs. 100/- each in due compliance of the Companies Act 2013.
- Except the above matters, the Company has not incurred any specific event / action that can have major bearing on the Company's affairs in pursuance of above referred laws, rules, regulations; guidelines, standards etc.

I further report that during the audit period, there was no instances of:

- 1. Right/Preferential issue of Shares/Debentures/Sweat Equity.
- 2. Redemption/Buy Back of Securities.
- 3. Major decision taken by the members in pursuance to section 180 of the Companies Act, 2013.
- 4. Merger/Amalgamation/Reconstruction, etc.
- 5. Foreign Technical Collaboration.

For Rubina Vohra & Associates Company Secretaries

Place: Noida Date: 12.08.2024

Sd/

(CS Rubina Vohra)

Proprietor

FCS: 9277; C.P.No: 10930 Peer Review No. 1829/2022 UDIN: F009277F000959490

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

'Annexure I'

To,
The Members,
WONDER ELECTRICALS LIMITED
45, Ground Floor, Okhla Industrial Estate,
Phase-III, New Delhi-110020

<u>Sub: Our Secretarial Audit for the Financial Year ended 31st March 2024 of even date is to be read with this letter</u>

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of Financial Statements and Books of Accounts of the Company.
- 4. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards are the responsibility of management. Our examination was limited to the verification of procedure on test basis.
- 5. 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 Rubina Vohra & Associates Company Secretaries

> Sd/-(CS Rubina Vohra) Proprietor

Place: Noida Date: 12.08.2024

FCS No: 9277 CP No: 10930 Peer Review No. 1829/2022

UDIN: F009277F000959490

ANNEXURE -C

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

ECONOMIC REVIEW & OUTLOOK

In the year 2023, the global economy exhibited notable resilience, expanding by 3.2%, despite facing geopolitical challenges and fluctuations in commodity prices, which led to inflationary pressures across both advanced and emerging markets. To combat rising inflation, major central banks implemented measured interest rate increases, effectively curbing its escalation. Inflation rates receded more swiftly than anticipated from its resulting in gradual economic recovery and job creation in the US, Europe, and other emerging markets, albeit persistent geopolitical tensions, disrupting global supply chains and trade. China's economy continued to experience strain, posing a potential risk to global economic stability. However, emerging economies like India, Vietnam, and Mexico are expected to show positive growth, backed by heightened foreign institutional investor interest.

Economic expansion in 2023-24, propelled by growth in manufacturing and services sectors, is reflected in the increase in Gross Value Added (GVA) by 6.9%, signaling a positive economic outlook with increased production, employment and income generation.

As per the press release by the National Statistical Office (NSO), Ministry of Statistics and Programme Implementation, Government of India, real gross domestic product (GDP) has been estimated to grow by around 8% in FY24 as compared to the growth rate of 7% in FY23. Strong investment activity underpins this growth, with projections for real GDP growth in coming years.

The Indian economy demonstrated remarkable resilience in the face of global economic challenges. A robust resurgence in consumer demand and strong performances across manufacturing, services, and agricultural sectors, buoyed by a favorable monsoon, have been pivotal in this growth trajectory. According to the National Statistical Office (NSO), India registered a real GDP growth of over 8.2% in FY 2023-24. This rebound in economic growth can be attributed to India's sound macroeconomic fundamentals, burgeoning domestic demand, and prudent monetary policies implemented by the RBI.

(Source World economic outlook)

INDUSTRY OVERVIEW

The Electrical Consumer Durables (ECD) segment in India

The Consumer Durables Industry in India is experiencing significant growth, as highlighted by the Indian Brand Equity Foundation (IBEF), report from December 2023. According to the report, India's Consumer Electronics and Appliances Industry is on track to become the fifth-largest, globally by 2025. The focus on energy efficiency is another significant aspect of the industry's growth trajectory. Energy efficiency schemes and programs have led to substantial energy and monetary savings, as highlighted by the Ministry of Power's report on the Impact of Energy Efficiency Measures, 2022-23.

The demand for consumer electronics and electrical segments is primarily influenced by factors like construction activity, power availability, consumer credit, and weather patterns. Additionally, Government reforms like the Goods and Services Tax (GST) and the Make in India initiative are expected to drive a shift from unorganized to organized players in the market. According to the IBEF – Consumer Durables, December 2023 report, non-metro markets are emerging as significant growth drivers, showing rapid consumption growth and potential for new business centers.

Government support and initiatives play a crucial role in driving growth in the Consumer Durables Industry. Schemes like Make in India, Ujala, Atmanirbhar Bharat Abhiyaan, and Production Linked Incentive (PLI) Scheme for White Goods aim to promote domestic manufacturing and boost growth. Additionally, the shared economy model is gaining traction, with rentals of home appliances growing in urban areas, supported by some startups offering rental services. Government initiatives aimed at housing development and the creation of smart cities are significant contributors to the rise in consumption of ceiling fans. Further, Under the Pradhan Mantri Sahaj Bijli Har Ghar Yojana (Saubhagya scheme), the increased accessibility to electricity, particularly in rural regions, serves as a significant catalyst for the expansion of the ceiling fans market in India. Star-rated and BLDC fans continue to occupy 'top-of-the-mind' recall and are driving replacement market for ceiling fans. Easy accessibility of a variety of ceiling fans on online platforms is aiding overall growth of the industry.

The fans industry in India has seen significant growth over the years. Demand for premium fans with better aesthetics has been on the rise with consumer preferences shifting towards enhanced and appealing interiors. The energy labelling programmes, increasing adoption of energy efficient fans, development of real estate, hospitality and retail sectors and changing climatic conditions will bolster the market growth.

OPPORTUNITIES

Technological Advancements:

- Smart Fans: Integration of smart technology for remote control and energy efficiency.
- **Energy-Efficient Models:** Growing demand for energy-efficient appliances can be leveraged by developing fans with advanced energy-saving technologies.

Expanding Markets:

- **Emerging Economies:** Increasing urbanization and rising disposable incomes in developing countries present growth opportunities.
- **Diversification:** Expanding product lines to include air purifiers or other climate control devices can capture more market segments.

Customization and Personalization:

• **Design Variations:** Offering customizable designs and colours can attract a niche market looking for personalized home decor.

Increasing electrification:

• **Electricity Power:** Government efforts towards enhanced power availability is continually increasing electrification in semi-urban and rural areas, along with stable

electricity supply in urban areas. This has translated into better demand for electrical and consumer durable products in new and existing markets.

THREATS

Economic Downturns:

• **Consumer Spending:** Economic instability can lead to reduced consumer spending on non-essential items, affecting sales.

Intense Competition:

- **Price Wars:** High competition from both domestic and international manufacturers can lead to price wars and reduced profit margins.
- **Substitute Products:** Competition from alternative cooling solutions like air conditioners or evaporative coolers.

Raw Material Costs:

• **Fluctuating Prices:** Volatility in the cost of raw materials (e.g., metals, plastics) can impact production costs and pricing strategies.

Regulatory Challenges:

- Compliance: Adhering to varying regulatory standards and certifications in different markets can increase operational complexity and costs.
- Environmental Regulations: Stricter environmental regulations may require additional investments in sustainable practices and technologies.

Supply Chain Disruptions:

• **Logistics Issues:** Disruptions in the supply chain, such as those caused by geopolitical tensions or pandemics, can impact production and delivery.

Power disruptions:

• **Electricity**: Any impact on power distribution and electricity delivery can impact the demand for electrical products. Availability of stable and quality power supply continues to be an important factor for the industry's growth prospects.

SEGMENT-WISE OR PRODUCT WISE PERFORMANCE

As the Company has identified manufacturing/dealing/trading of ceiling, exhaust, pedestal & BLDC fans as its primary business segment, the disclosure requirements of Indian Accounting Standard 108 – "Operating Segments", issued by the Institute of Chartered Accountants of India are not applicable. In the opinion of the management there does not exist separate reportable geographical segment.

OUTLOOK

The Company is driven by an experienced management team with deep understanding of business complexities and is well positioned to capitalize on the country's significant growth potential, with rising disposable incomes, young demographics and increasing awareness/ aspirations.

The electrical industry has immense growth potential, especially considering the increased penetration of electricity and home improvement drive. Post the COVID-19 pandemic, a notable shift is being seen in online buying and e-commerce. Advanced connectivity and digitization are fast becoming the cornerstone of the industry.

Despite the short-term disruptions caused by the increase in cost of raw material cost and steep increase in commodity prices, your Company's cost-saving programme, product mix improvement, and calibrated pricing enabled it to sustain margins and profitability. The preference of end consumers is also structurally shifting towards branded and good quality products which augur well with your Company's strategy. Your Company will continue to invest in R&D with a focus on producing innovative, value-added products. Your Company will continue to ramp up its customer base and increase presence in modern trade, rural and customer base.

It is also looking at deploying newer technologies and platforms such as energy-efficient technologies across its product. Having established a material position in the fans division, your Company focusses on enhancing the productivity. It also continues to evaluate organic opportunities, which will accelerate the growth momentum and business strategy.

RISKS & CONCERNS

Your Company has a well-framed and robust internal financial control system in place which governs the risk management and governance. A structured risk management system permits the management to take calibrated risks, which provides a holistic view of the business wherein risks are identified in a structured manner from a top-down to the bottom-up approach. The twin purpose of Enterprise Risk Management is to mitigate the adverse impacts and seize the market opportunities to sustain business growth and maintain a competitive edge in the industry.

Key risks of your Company include business risk, operational risk and external risk. Your Company regularly oversees and monitors the risks in line with the industry best practices. Your Company endeavors to attain cost control, expand customer base, and produce premium and innovative products to fulfil evolving customer requirements.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has Internal Control Systems commensurate with the nature of its business, size, and complexities which is integrated with Company policies, defined Standard Operating Procedures (SOP) across processes. The key objective of the internal control systems is to manage business risks, enhance shareholder value and safeguarding of the assets.

Cross functional internal audits are conducted at all locations to ensure that high standards of Internal Controls are maintained. It provides reasonable assurance on the internal control environment and against non-occurrence of material misstatement or loss. Every quarter, Audit Committee reviews the adequacy and effectiveness of internal control system and monitors the implementation of audit recommendations. Key controls across processes were tested during the

year to provide assurance regarding compliance with the existing policies and significant operating procedures, and no significant weaknesses/deviations were noted in effectiveness of the controls.

Further, the Statutory Auditors of the Company also carried out audit of the Internal Financial Controls Over Financial Reporting of the Company as on March 31, 2024.

<u>DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE</u>

The Company's financial performance for the year ended 31st March, 2024 is summarized below: (Amount: Rs. in Lakhs)

Particulars 2023-24 2022-23 40251.92 Revenue from Operations 56999.02 Other Income 3.12 2.21 40254.13 **Total Revenue** 57002.14 Earnings Before Interest, Taxes, Depreciation and 2466.17 1726.58 Amortization Expense (EBITA) 295.90 Finance Cost 433.31 Depreciation & Amortization Expenses 580.46 541.18 **Profit before Tax** 1452.40 889.50 Tax Expenses: a) Current year 436.14 271.49 b) Deferred Tax (Asset)/Liabilities 0.67 (11.05)**Profit after Tax** 1015.59 629.06 Prior period expense CSR Expenditure of previous year Incurred 629.06 **Profit after Tax** 1015.59 Basic EPS (Rs.) 7.58 4.69 7.58 4.69 Diluted EPS (Rs.)

MATERIAL DEVELOPMENTS IN HUMAN RESOURCE/INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

Over the last year, HR has taken various initiatives for employee benefit and retention. Your Company recognizes the critical role of human capital in its success and is committed to investing in its workforce. The Company strives to create a welcoming, collaborative and supportive work environment that reflects its core values of integrity, collaboration, trust and care.

The industrial relations at all plants and offices remain cordial. The total number of employees on the rolls of the Company was 1178 as at the financial year ended on 31st March 2024.

Training programmes are conducted depending on the needs for updating the knowledge with respect to the developments in the industry.

^{*}Previous year figures have been regrouped / re-arranged wherever necessary.

KEY FINANCIAL RATIOS

The Key Financial Ratios during Financial Year 2023-24 vis-à-vis Financial Year 2022-23 are as below:

Particulars	FY 2023-24	FY 2022-23	% Change
Debtors Turnover	3.02	2.61	15.71%
Inventory Turnover (On	10.04	10.12	
Cost of Goods Sold)			-0.79%
Current Ratio	1.15	1.19	-3.36%
Interest Coverage Ratio	4.38	4.07	
			7.62%
Debt Equity Ratio	3.01	2.89	4.15%
Operating Profit Margin	3.30%	2.91%	
			13.40%
Net Profit Margin	1.78%	1.55%	14.84%
Return on Net Worth	14.95%	10.55%	
			41.71%

No key financial ratios have got a significant change i.e. a change of 25% or more as compared to Financial year 2022-23.

Return on Net Worth: Due to increase in turnover, efficiency in administrative cost, return on Net Worth ratio has been improved

CAUTIONARY STATEMENT

This document contains statements about expected future events, financial and operating results of your Company, which are forward-looking. By their nature, forward-looking statements require the Company to make assumptions and are subject to inherent risks and uncertainties. There is significant risk that the assumptions, predictions, and other forward-looking statements will not prove to be accurate.

Readers are cautioned not to place undue reliance on forward-looking statements as several factors could cause assumptions, actual future results, and events to differ materially from those expressed in the forward-looking statements. Accordingly, this document is subject to the disclaimer and qualified in its entirety by the assumptions, qualifications and risk factors referred to in the management's discussion and analysis of Wonder Electricals Limited's Annual Report, 2023-24.

For and on behalf of the Board of Directors Wonder Electricals Limited

> Sd/-Harsh Kumar Anand Chairman DIN:00312438

Place: Delhi Date: 12.08.2024

ANNEXURE - D

<u>Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rules made there under </u>

1. Information as per Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

i) The ratio of remuneration of each director to the median remuneration of employees for the Financial Year and the Percentage Increase in remuneration of each Director, Chief Financial Officer, Company Secretary or Manager, if any, in the Financial Year:

Sr. No.	Name	Designation	Nature of Payment	Ratio against median employee's remuneration	Percentage Increase
1.	Harsh Kumar Anand	Chairman & Director	Remuneration	2.94 :1	-
2.	Yogesh Sahni	Managing Director	Remuneration	2.94 :1	-
3.	Karan Anand	Executive Director	Remuneration	3.68:1	-
4.	Jatin Anand	Executive Director	Remuneration	3.68:1	-
5.	Siddhant Sahni	Executive Director	Remuneration	3.68:1	-
6.	Yogesh Anand	Chief Financial Officer	Salary	2.94 :1	-
7.	Ankit Tiwari	Independent Director	Sitting Fees	-	-
8.	Vishal Singh	Independent Director	Sitting Fees	-	NA
9.	Gaurav Munjal**	Independent Director	Sitting Fees	-	NA
10.	Jugal Kishore Chugh	Independent Director	Sitting Fees	-	NA
11.	Sunil Malhotra	Independent Director	Sitting Fees	-	NA
12.	Monam Kapoor	Independent Director	Sitting Fees	-	NA
13.	Dhruv Kumar Jha	Company Secretary	Salary	0.65 :1	-

^{*}During the year under review, the above named Independent Directors of the Company were paid only Sitting Fees for attending the Board and other Committees Meetings. Hence, the ratio of remuneration of such Independent Directors to the median remuneration of employees are not disclosed or compared

FY 2023-24: Rs. 6.52 Lac p.a FY 2022-23: Rs.5.20 Lacs p.a FY 2021-22: Rs. 2.56 Lacs p.a.

^{**} Mr. Gaurav Munjal, Non-Executive Independent Director resigned w.e.f. November 30, 2023

^{*} Median salary of employees during:

- ii) The median remuneration of the employees in current financial year has increased by 25.38 % as compared to the previous financial year.
- iii) There are 186 permanent Employees on roll as on 31st March, 2024.
- **iv**) Average percentile increase made in the salaries of employees other than the managerial personnel in the last financial year i.e., 2023-24 was 6% whereas the increase in managerial remuneration for the financial year 2023-24 was 12 % (Calculated as per Weighted Average).

Justification: Increase in remuneration of the Managing Director and Executive Director decided based on the individual performance, inflation, prevailing industry trends and benchmarks.

v) The Company affirms that the remuneration paid is as per the remuneration policy of the Company.

For and on behalf of the Board of Directors Wonder Electricals Limited

> Sd/-Harsh Kumar Anand Chairman (DIN: 00312438)

Place: New Delhi Date: August 12, 2024

Report on Corporate Governance

In accordance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from time to time, the Board of Directors of Wonder Electricals Limited ("the Company") have pleasure in presenting the Company's Report on Corporate Governance for the Financial Year ended March 31, 2024.

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

The Company's policy on Corporate Governance is based on the principles of full disclosure, fairness, equity, transparency, and accountability in various aspects of its functioning, leading to protection of stakeholders' interest and an enduring relationship with stakeholders. The Management's commitment to these principles is reinforced through adherence of all Corporate Governance practices which form part of Regulation Nos. 17 to 27 of the Listing Regulations. The Company adheres to good corporate governance practices and is constantly striving to adopt emerging best practices. It is the Company's on-going endeavor to achieve the highest levels of governance as a part of its responsibility towards its stakeholders and the Company is strongly committed to these principles

Good Corporate Governance should provide proper incentives for the Board and Management to pursue objectives that are in the interests of the Company and its shareholders and should facilitate effective monitoring.

The Company acutely and consistently reviews its systems, policies and internal controls with an objective to establish sound risk management system and impeccable internal control system.

2. BOARD OF DIRECTORS

(a) Composition and Category of Directors:

The Board of Directors of our Company consists of directors having rich knowledge and vast experience in the industry and related sectors providing strategic guidance and direction to the Company. The Board of Directors of the Company comprises of 10 (Ten) Directors as on March 31, 2024, which is an optimum combination of Executive and Non-Executive/Independent Directors including Woman Director in line with the provisions of the Companies Act, 2013 (the "Act") and the Listing Regulations.

(b) Other Directorships and Committee Memberships:

In compliance with the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, None of the Independent Directors serve as an Independent Director in more than seven listed entities. None of the Directors of the Company are members in more than 10 mandatory committees nor act as a chairman in more than 5 mandatory committees of public companies.

(i) Attendance of each Director at the Meeting of the Board of Directors and the last Annual General Meeting

S. No.	Name of the Directors	Category	No. of Meetings FY 2023-2	during	Attendance at last AGM held on 28 th Sept, 2023	Directorship in Public Limited Companies as on 31.03.2024	Membership of Committees (Excluding Chairmanship) as on	Chairmans hip of Committee s as on 31.03.2024
			Held	Attende d		OH 01.00.2021	31.03.2024	0110012021
1.	Mr. Harsh Kumar Anand DIN: 00312438	Promoter & Executive Director	9	9	Present	1	0	0
2.	* Mr. Yogesh Anand DIN: 00425775	Promoter & Executive Director	6	6	Present	NA	NA	NA

3.	Mr. Yogesh Sahni DIN: 00811667	Promoter & Executive Director	9	7	Present	1	0	0
4.	Mr. Jatin Anand DIN: 07507727	Promoter Group & Executive Director	9	9	Present	1	1	0
5.	Mr. Karan Anand DIN: 05253410	Promoter Group & Executive Director	9	9	Present	1	1	0
6.	Mr. Siddhant Sahni DIN: 07508004	Promoter Group & Executive Director	9	9	Present	1	1	0
7.	\$ Mrs. Neerja Sahni DIN: 08180342	Promoter Group & Executive Women Director	3	3	NA	NA	NA	NA
8.	Mr. Jugal Kishore Chugh DIN: 01254901	Non- Executive Independent Director	9	9	Present	1	2	2
9.	Mr. Sunil Malhotra DIN: 08183343	Non- Executive Independent Director	9	9	Present	1	2	0
10.	#Mr. Praveen Chand Khanna DIN: 00535792	Non- Executive Independent Director	2	2	NA	NA	NA	NA
11.	Mr. Ankit Tiwari DIN: 08243061	Non- Executive Independent Director	9	9	Present	1	0	0
12.	^Mr. Gaurav Munjal DIN: 09047164	Non- Executive Independent Director	6	6	Present	NA	NA	NA
13.	Mr. Vishal Singh DIN: 07500944	Non- Executive Independent Director	9	9	Present	2	2	0
14.	Mrs. Monam Kapoor DIN:09278005	Non- Executive Independent Director	9	9	Present	10	4	4

^{*}Mr. Yogesh Anand has resigned from the position of Executive Director w.e.f. 30.11.2023.

Note:

- 1. Directorship, Committee Membership/ Chairmanship is inclusive of "Wonder Electricals Limited".
- 2. Only Audit Committee and Stakeholders' Relationship Committee are considered.

^{\$} Mrs. Neerja Sahni has resigned from the position of Executive Director w.e.f. 11.08.2023.

[#] Mr. Praveen Chand Khana has ceased from Independent Director due to completion of his tenure w.e.f. 29 07 2023

[^] Mr. Gaurav Munjal has resigned from the position of Independent Director w.e.f. 30.11.2023.

3. Directorships do not include Private Limited Companies, LLP and Companies incorporated under Section 8 of the Companies Act, 2013.

(ii) Listed Entities where the Directors hold other Directorships in the Company other than Wonder Electricals Limited as on March 31, 2024

Name of the Director	Name of the Listed Entities	Category of directorship
Mr. Vishal Singh Bhadauria	Shri Gang Industries and Allied Products Ltd.	Non-Executive - Independent Director
Mrs. Monam Kapoor	Bharat Ekansh Limited	Non-Executive - Independent Director
	Trimurthi Limited	Non-Executive - Independent Director
	Rajnish Wellness Limited	Non-Executive - Independent Director
	Oscar Global Limited	Non-Executive - Independent Director
	Elitecon International Limited	Non-Executive - Independent Director

(c) Board Meetings held during the Financial Year 2023-24:

The Board of Directors met nine (9) times during the FY 2023-24. The details of the Board meetings are as under:

S No.	Date of Meeting	Board Strength (Nos)	Total No. of Directors Present	No. of Independent Director Present
1.	May 20, 2023	14	14	7
2.	June 13, 2023	14	14	7
3.	August 11, 2023	13	13	6
4.	August 30, 2023	12	12	6
5.	October 31, 2023	12	11	6
6.	November 09, 2023	12	11	6
7.	December 14, 2023	10	10	5
8.	February 12, 2024	10	10	5
9.	March 04, 2024	10	10	5

The time gap between any of the two Meetings was not more than one hundred and twenty days.

During the year, a separate meeting of the Independent Directors was held on 04th March, 2024, to review the performance of the Non-Independent Directors, Chairman of the Board, Committees of the Board and the Board as a whole.

(d) Disclosure of Relationship of Directors Inter-se:

Director	Relationship	
Mr. Harsh Kumar Anand,	Father of Mr. Karan Anand, Whole Time Director and Brother of	
Executive Director & Chairman	Yogesh Anand, CFO	
Mr. Yogesh Sahni,	Father of Mr. Siddhant Sahni, Whole Time Director	
Managing Director		
Mr. Jatin Anand,	Son of Mr. Yogesh Anand, CFO	
Whole-time Director		

Mr. Karan Anand, Whole-time Director	Son of Mr. Harsh Kumar Anand, Executive Director & Chairman
Mr. Siddhant Sahni Whole-time Director	Son of Mr. Yogesh Sahni, Managing Director

• No other Director has any relationship inter se.

(e) Number of Shares and convertible instruments held by Non-Executive Directors:

None of the Non-Executive Director is holding any Shares in the Company.

(f) Functioning of the Board and its Meetings:

The Board and its Committees meet at regular intervals for discussion on the agenda circulated well in advance by the Company. All material information is incorporated into the agenda for facilitating meaningful and focused discussion at the Meetings. Where it is not practical to attach or send the relevant information as a part of agenda papers, the same are tabled during the Meeting. To meet business exigencies.

The Company has proper systems to enable the Board to periodically review Compliance Reports of all laws applicable to the Company, as prepared by the Company, and steps taken by the Company to rectify instances of non-compliances, if any.

(g) Familiarization Program and Training for Independent Directors:

The Company regularly provides orientation and business overview to its Directors by way of detailed presentations by various business & functional heads at Board Meetings and through other interactive programs. Such Meetings/programs include briefings on the Company's culture, values, business model, and the roles and responsibilities of the Directors and Senior Executives. Besides this, the Directors are regularly updated about Company's new plans, R&D initiatives, Litigation updates, changes in the regulatory environment and strategic direction. The Board members are also provided relevant documents, reports and internal policies to facilitate familiarisation with the Company's procedures and practices, from time to time.

At the time of appointment, the Company conducts a Familiarization Programme for an Independent Director by conducting Meetings with key officials such as Chairman, Managing Director, Chief Financial Officer, Company Secretary, and other Senior officials. During the Meeting, presentations are made on the roles and responsibilities, duties, and obligations of the Board Members, the Company's business and strategy, financial reporting, governance and compliance, and other related matters. Details regarding the familiarization program are available on the Company's website, i.e., https://www.wonderelectricals.com/details-offamiliarization-programs/

(h) Code of Conduct for the Board and Senior Management:

The Board has laid down a code of conduct for all Board Members and Senior Management personnel of the Company and the same has been posted on the website of the Company www.wonderelectricals.com. All Board Members and Senior Management personnel have confirmed compliance with the code and an annual declaration signed by the Managing Director in this regard is attached.

(i) Code for Prevention of Insider Trading by Designated Persons:

The Company has a Code for Prevention of Insider Trading in line with the SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Companies Act, 2013(as amended from time to time).

The Company also has a Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information for Prevention of Insider Trading in line with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Companies Act, 2013 and referred to as the "Fair Disclosure Code."

The Trading Window is closed from the closure/end of the quarter till 48 hours of publication of Quarterly Financial Results and also before the Board Meeting at which Unpublished Price Sensitive Information is discussed and re-opens after the Public Announcement of this information by the Company, in accordance with the Code. The Company observes a silent period when the Trading Window is closed.

The procedure for dissemination of Unpublished Price Sensitive Information is complied with by the Compliance Officer, as stated in the Fair Disclosure Code.

(j) Skills/expertise/ competencies of Board of Directors

The Board Members are from diversified areas having the required knowledge. Competency, skills, and experience to effectively discharge their responsibilities. The range of experience of the Board Members includes in the areas of Manufacturing of Fans, Electrical engineering, Banking, Finance, and Legal. The broad policies are framed by the Board of Directors. All strategic decisions are taken by the Board after due deliberation between the Board Members which consists of Managing Director, Executive Directors, Non-Executive Director and Independent Directors.

A Matrix setting out the skills/expertise/competence of the Individual Directors is given below:

S.No.	Name of	Area of Expertise/Skills/Competencies				
	Director	Knowledge	Behavioral Skills	Strategic Thinking and decision making	Financial Skills	Technical/P rofessional Skills and Specialized Knowledge
1.	Mr. Harsh Kumar Anand DIN: 00312438	✓	✓	✓	✓	√
2.	Mr. Yogesh Sahni DIN: 00811667	✓	✓	✓	✓	✓
3.	Mr. Jatin Anand DIN: 07507727	✓	✓	✓	✓	✓
4.	Mr. Karan Anand DIN: 05253410	✓	✓	✓	✓	✓
5.	Mr. Siddhant Sahni DIN: 07508004	✓	✓	✓	✓	√
6.	Mr. Jugal Kishore Chugh DIN: 01254901	✓	✓	✓	✓	✓
7.	Mr. Sunil Malhotra DIN: 08183343	✓	✓	✓	✓	✓
8.	Mr. Ankit Tiwari DIN:08243061	✓	✓	✓	✓	✓
9.	Mr. Vishal Singh DIN: 07500944	✓	✓	✓	✓	✓
10.	Mrs. Monam Kapoor DIN: 09278005	✓	1	1	√	√

(k) Confirmation of Independent Directors:

The Board has confirmed that all the Independent Directors fulfil all the conditions specified in the SEBI (LODR) Regulations, 2015 and are Independent of the Management. All the Independent Directors have also given confirmation stating that they meet the criteria of Independence. Pursuant to a notification dated October 22, 2019 issued by the Ministry of Corporate Affairs, all Independent

Directors have already included their name in the Independent Directors Databank. Requisite disclosures have been received from the Independent Directors in this regard.

(l) Detailed reasons for the Resignation of an Independent Director who resigns before the expiry of his tenure along with a confirmation by such Director that there are no other material reasons other than those provided.

Mr. Gaurav Munjal (DIN:09047164), Independent Director of the Company resigned w.e.f. 30th November, 2023 due to personal reasons. The Company had already received confirmation from Mr. Gaurav Munjal that there were no other material reasons other than those provided.

III. COMMITTEES OF THE BOARD OF DIRECTORS:

The Board Committees play a crucial role in the Governance structure of the Company and have been assigned specific areas/activities that need closer review. They are set up under the formal approval of the Board, to carry out their clearly defined roles.

Currently, the Board has the following Committees(s):

- ➤ Audit Committee
- ➤ Nomination and Remuneration Committee
- > Stakeholders' Relationship Committee
- ➤ Corporate Social Responsibility Committee
- ➤ Banking Finance and operational Committee

> Audit Committee:

The Audit Committee of the Company is constituted in line with Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 177 of the Companies Act, 2013 and the Rules notified by the Central Government in this regard. The Board decides the Membership and terms of reference of the Audit Committee within the framework laid down by SEBI. Five (5) Meetings of the Committee were held during the financial year 2023-24 on 20th May, 2023, 11th August, 2023; 30th August, 2023, 09th November, 2023 and 12th February, 2024. The necessary quorum was present during all the Meetings.

Terms of Reference:

- 1) Recommend to the Board the appointment, re-appointment and if required, the replacement or removal of the Statutory Auditors, including filling of a casual vacancy, fixation of audit fee/remuneration, terms of appointment and also provide prior approval of the appointment of and the fees for any other services rendered by the Statutory Auditors. The Committee will recommend to the Board the name of the audit firm that may replace the incumbent Auditor on the expiry of their term.
- 2) To review and monitor the information provided by the audit firm relating to the independence of such firm and, among other things, information relating to the non-audit services provided and expected to be provided by the Statutory Auditors.
- 3) Review with the Statutory Auditors their plans for and the scope of their annual audit and other examinations.
- 4) Discuss with the Statutory Auditors the matters required to be discussed for the conduct of the audit.
- 5) Review and examination with the Statutory Auditors the proposed Report on the annual audit, areas of concern and the accompanying management letter.
- 6) Review and examination of the Company's financial reporting process and the disclosure of its financial information to ensure that the Financial Statements are accurate, sufficient, and credible and evaluation of internal financial controls and risk management systems.
- 7) The Audit Committee will review with appropriate officers of the Company and the Statutory Auditors, the Annual Financial Statements of the Company before submission to the Board or public release thereof, focusing primarily on:

- ❖ Matters required to be included in the Directors' Responsibility Statement in the Board's Report in terms of Section 134(3)(c) of the Companies Act, 2013.
- ❖ Any changes in accounting policies and practices and reasons for the same.
- ❖ Major accounting entries based on the exercise of judgment.
- Qualifications in draft Audit Report.
- Significant adjustments made in the Financial Statements arising out of the audit.
- **.** The going concern assumption.
- Compliance with accounting standards.
- ❖ Compliance with Listing and other legal requirements concerning Financial Statements.
- ❖ Disclosure of Related Party Transactions, i.e. transactions of the Company with its subsidiaries, promoters or the management, or their relatives, etc. that may have any conflict with the interest of the Company at large.
- Contingent liabilities.
- Status of litigations by or against the Company.
- Claims against the Company and their effect on the accounts.
- ❖ Modified opinion(s) in the draft audit report.
- 8) Reviewing with the Management, the annual/quarterly/interim Financial Statements before recommending to the Board for approval.
- 9) Review with the management the performance of the Internal Auditors and the existence, adequacy and effective functioning of the internal control systems including the internal control system over financial reporting.
- 10) Oversight of the Company's Financial Reporting process and the disclosure of its financial information to ensure that the Financial Statements are correct, sufficient and credible.
- 11) Review the adequacy of the Internal Audit function, including the structure of the Internal Audit department, adequate staffing and the qualifications, experience, authority and autonomy of the person heading the department, the Reporting structure, coverage and frequency of Internal Audit.
- 12) Review with the senior Internal Audit executive and appropriate members of the staff of the Internal Audit department
 - The plans and the scope of their ongoing audit activities.
 - The periodic reports of the findings of the audit reports and the necessary follow-up.
 - Review the findings of any internal investigations by the Internal Auditors into matters where there is suspected fraud or irregularity or a failure of the internal control system of material nature and ensure that proper corrective action is taken.
 - The adequacy of the Company's internal financial controls as defined in Section 134 of the Companies Act, 2013.
- 13) Direct access to Chairman of the Audit Committee under Vigil mechanism/Whistle Blower Policy of the Company to provide adequate safeguards against victimization of all persons.
- 14) Review such other matters in relation to the accounting, auditing and financial reporting practices and procedures of the Company as the Committee may, in its own discretion, deem desirable in connection with the review functions described above.
- 15) Report its activities to the Board in such manner and at such times, as it deems appropriate.
- 16) Authority to investigate any matter in relation to the items specified in Section 177 of the Companies Act, 2013 or referred to it by the Board and for this purpose; it will have full access to the information contained in the records of the Company. It may also investigate any activity within its term of reference. It has the authority to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (for non-payment of declared dividends) and creditors, if any and any other instance of a failure of legal compliance.
- 17) The Committee may seek information from any employee and may obtain from external independent sources any legal or other professional advice it considers necessary in the performance of its duties. It may also secure the attendance of independent professional persons with suitable qualifications and relevant experience in specific matters, if it considers this necessary.
- 18) Approval for appointment of Chief Financial Officer after assessing the qualifications, experience and background, etc.

- 19) Review and monitor, with the management, the statement of uses/ application of funds raised through an issue (public, rights 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 the public issue or rights issue, and make appropriate recommendations to the Board.
- 20) Review of other Information:
 - 1. Management Discussion and Analysis of financial condition and results of operation.
 - 2. Statement of Significant Related Party Transactions submitted by the Management.
 - 3. Internal Audit Reports relating to internal control weaknesses.
 - 4. Inter-corporate loans and investments.
 - 5. The appointment, removal and terms of remuneration of the Chief Internal Auditor.
 - 6. Valuation of undertakings and assets of the Company, whenever necessary
- 21) Omnibus approval for Related Party Transactions.
- 22) Review and approval of all Related Party Transactions.
- 23) The Chairman of the Audit Committee will attend the Annual General Meeting of the Company and provide clarifications on matters relating to its scope sought by the members of the Company.
- 24) The Committee will review the Financial Statements, in particular the inter-corporate loans and investments made by or in the Subsidiary Companies.
- 25) In case the Auditor has sufficient reason to believe that an offense involving fraud is being or has been committed against the Company by employees of the Company or by the Company, the Auditor will forward his report to the Committee and the Committee will send its reply or observations to the Auditor and such matters will be reported to the Board by the Committee. The Statutory Auditors of the Company shall have a right to be heard in the Audit Committee Meetings and they will participate in discussions related to the audit and review of the annual Financial Statements of the Company and any other matter that in the opinion of the Statutory Auditors needs to be brought to the notice of the Committee or any matter in which they are invited by the Committee to participate.
- 26) The Committee will take into consideration the qualifications and experience of the person proposed for appointment as the Cost Auditor and recommend such appointment to the Board, together with the remuneration to be paid to the Cost Auditor.
- 27) The Committee will carry out all other duties, as may be prescribed by Listing Agreement with Stock Exchanges, Companies Act, 2013, Rules made thereunder and all other applicable laws.
- 28) To review the utilization of loans and/ or advances from/ investment by the 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 with the Company.
- 29) To review compliance with the provisions of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (as amended from time to time) at least once in a financial year and to verify that the systems for internal control are adequate and are operating effectively.
- 30) To Review the Report presented by the Compliance Officer with regard to compliance with the Internal Code of Conduct of the Company to Regulate, Monitor and Report Trading by Designated Persons.

Composition as on March 31.03.2024 and Attendance

Name	Designation and Category	Meeting(s) Held during Tenure	Meetings Attended
Mr. Jugal Kishore Chugh	Chairman- Non-Executive Independent Director	5	5
Mr. Yogesh Anand (Till November 30,2023)	Member- Executive Director	4	4
Mr. Sunil Malhotra	Member- Non-Executive Independent Director	4	4
Mr. Jatin Anand	Member- Executive Director	1	1

The members of the Audit Committee have the requisite qualification for appointment on the Committee and possess sound knowledge of finance, accounting practices and internal controls.

Nomination and Remuneration Committee:

The Nomination and Remuneration Committee formulates the criteria for remuneration of Directors, Senior Management and Key Managerial Personnel and, after evaluation, recommends the same to the Board of Directors. This Committee also evaluates the performance of Independent Directors, the Committee(s) and the Board of Directors from time to time based upon descriptive performance evaluation forms. Non-Independent Directors conduct a detailed evaluation of the performance of Independent Directors based upon a pre-filled questionnaire setting out expectations from Independent Directors and their actual performance on same. During the year ended 31st March, 2024, Five Meetings of the Committee were held on 20th May 2023; 13th June, 2023; 11th August 2023; 12th February, 2024 and 04th March, 2024. The necessary quorum was present during both the Meetings.

Composition as on March 31.03.2024 and Attendance:

Name	Designation and Category	Meeting(s) Held during Tenure	Meetings Attended
Mr. Jugal Kishore Chugh	Chairman-	5	5
	Non-Executive Independent		
	Director		
Mr. Sunil Malhotra	Member-	5	5
	Non-Executive Independent		
	Director		
Mr. Praveen Chand Khanna	Member-	2	2
(Till 29 th July, 2023)	Non-Executive Independent		
	Director		
Mrs. Monam Kapoor	Member-	3	3
	Non-Executive Independent		
	Director		

The terms of reference of the Nomination and Remuneration Committee:

- (1) 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 the evaluation of every Director's performance;
- (2) To 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.
- (3) For every appointment of an Independent Director, the Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. The person recommended to the Board for appointment as an independent director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates, the Committee may;
 - a) Use the services of external agencies, if required;
 - b) Consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - c) Consider the time commitments of the candidates.
- (4) To Formulate criteria for performance evaluation of Independent Directors and the Board;
- (5) Devise a policy on Board diversity;
- (6) Evaluate whether to extend or continue the term of appointment of the Independent Director on the basis of the report of performance evaluation of Independent Directors.

- (7) Review and reassess the adequacy of this charter periodically and recommend any proposed changes to the Board for approval from time to time;
- (8) Any other matter, as may be required by the Companies Act, 2013, Companies (Meetings of Board and its Powers) Rules, 2014 and Regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, any other law for the time being in force or as directed by the Board of Directors.

Evaluation criteria for Independent Directors

The Independent Directors are evaluated based on their participation and contribution, commitment, effective deployment of knowledge and expertise, effective management of relationship with stakeholders, integrity and maintenance of confidentiality and independence of behavior and judgement.

Stakeholders' Relationship Committee:

During the Financial Year 2023-24, One (1) Stakeholders' Relationship Committee Meeting was held on 20th May 2023. The necessary quorum was present during the Meeting.

Composition as on March 31.03.2024 and Attendance:

Name	Designation and Category	Meeting(s) Held during Tenure	Meetings Attended
Mr. Jugal Kishore Chugh	Chairman- Non-Executive Independent Director	1	1
Mr. Praveen Chand Khanna	Member- Non-Executive Independent Director	1	1
Mr. Yogesh Anand (Till November 30, 2023)	Member- Executive Director	1	1
Mr. Yogesh Sahni (Till November 30, 2023)	Member- Executive Director	1	1
Mr. Karan Anand	Member- Executive Director	0	0
Mr. Siddhant Sahni	Member- Executive Director	0	0

Terms of Reference:

The Stakeholders' Relationship Committee:

- (1) Review for the timely redressal of investors' complaints and to consider measures in the larger interest of investors;
- (2) 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 Meeting etc.;
- (3) Review of measures taken for the effective exercise of voting rights by shareholders;
- (4) Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent;
- (5) Review of the various measures and initiatives taken by the Company for reducing the quantum of Unclaimed Dividends and ensuring timely receipt of dividend warrants/ Annual Reports/Statutory Notices by the shareholders of the Company.

Name, Designation and address of Compliance Officer: Dhruv Kumar Jha, Company Secretary & Compliance Officer

Wonder Electricals Limited (CIN: L31900DL2009PLC195174)

45, Ground Floor, Okhla Industrial Estate, Phase-III,

New Delhi-110020 Ph. No. 011-66058952

Number of Shareholders Complaints received: During the Financial Year 2023-24, the Company has received **NIL** Complaints. At the end of the Financial Year, no complaint was received.

Corporate Social Responsibility Committee:

During the Financial Year 2023-24, CSR Committee Meeting was held on 20th May, 2023. All the Members were present. The Committee comprises of Mr. Jatin Anand, Mr. Siddhant Sahni as its Members and Mr. Jugal Kishore Chugh as its Chairman.

Composition as on March 31.03.2024 and Attendance:

Name	Designation and Category	Meeting(s) Held during Tenure	Meetings Attended
Mr. Jugal Kishore Chugh	Chairman- Non-Executive	1	1
	Independent Director		
Mr. Jatin Anand	Member- Executive Director	1	1
Mr. Siddhant Sahni	Member- Executive Director	1	1

Terms of Reference:

- a. Formulate and recommend to the Board a Corporate Social Responsibility ("CSR") Policy 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 CSR activities; and
- c. Monitor the CSR Policy of the Company from time to time.
- d. Prepare Annual Action Plan on CSR Activities.
- e. To review and approve Annual Report on CSR as prescribed under the Companies Act 2013 and rules made thereunder.

The Company has CSR Policy. The objective of CSR Policy is to lay down guidelines to bring effectiveness in its CSR activities which are being undertaken to assist in the sustainable development of the society. The Company strives to actively contribute to the social and economic development of the communities in which it operates. The Company believes in making sustained efforts towards promoting education and health care, eradicating hunger, poverty, and malnutrition.

The Company's CSR Policy is available on the Company's website and other details about CSR spending are part of the Directors' Report.

> Banking Finance and Operational Committee

The Committee comprises of Mr. Harsh Kumar Anand, Chairman, Mr. Yogesh Anand, Mr. Yogesh Sahni and Mr. Jatin Anand as members of the Committee.

Meeting and Attendance

During the year the Six (6) meeting of the committee were held on 15th June, 2023, 5th July, 2023, 20th September, 2023, 25th October, 2023, 23rd November, 2023, and 21st December, 2023.

Constitution as on 31.03.2024 and Attendance:

Name	Designation and Category	Meeting(s) Held during Tenure	Meetings Attended
Mr. Harsh Kumar Anand	Chairman- Executive Director	6	6
Mr. Yogesh Sahni	Member- Managing Director	6	5
Mr. Jatin Anand	Member- Executive Director	6	6
Mr. Yogesh Anand *	Member- Executive Director (till 30 th November, 2023) & CFO	6	6

Mr. Yogesh Anand was attend the meeting after his resignation from Executive Director, in the capacity of chief financial Officer.

Terms of Reference:

- a) To take decisions in connection with availing of financial facilities/borrowings of any kind and/or lending and/or making investments of the surplus funds of the company and/or giving of guarantee/s or providing securities, by way of pledge of securities held by the Company or otherwise, to secure loans or other financial assistance of companies or other companies/bodies corporate subject to restrictions under any other applicable provisions of the Companies Act, 2013, and upto the limits approved by the shareholders of the company at general meeting in this regard from time to time and to authorize Directors/officials of the company for signing/ execution of any agreements, MOU(s), affidavits/declarations and other necessary financing documents in connection therewith, including affixation of common seal, if any, on behalf of the Company.
- b) To furnish Performance/Corporate Guarantee in connection with the Contracts of the Company in India/abroad.
- c) To approve and/or acceptance of security deposits in the routine course of business of the company for the performance of the contract for supply of goods.
- d) To approve financing of Bank Guarantees;
- e) To authorize Company Directors/officials to file necessary documents and represent the Company before any Govt. Department -Central/State/Local/semi-govt or private departments including but not limited to Customs, Excise, Income Tax, Sales Tax, Service Tax, Office of Labour Commissioner etc.; PSUs; other authorities- like Municipal Corporation, Water Department; any non-govt. body; to furnish any documents including but not limited to guarantee, undertaking, affidavit, etc. and to do all other acts and deeds as may be necessary/required in connection therewith.
- f) To open/close Bank Accounts and to authorize Directors/officials to operate the said accounts and to make any changes in the authorized signatories and all other matters incidental thereto/connected therewith.
- g) To authorize Directors/officials to purchase or take on lease any kind of property/land/premises for commercial/residential use of its officials and to sign/execute purchase or lease deed and all other acts and deeds as may be required in this behalf.
- h) To authorize Directors/Officials to sign, and/or submit tenders in connection with the company's business, either alone or in consortium with some other entity, enter into negotiations, sign the contract in the event of award of contract and to do all other acts, deeds and things as may be necessary/required in this behalf.

- i) To issue POA in favor of any Director/official of the Company as may be required in connection with any matter pertaining to the aforesaid.
- j) To authorize Directors/Officials for matters relating to registration, land, tax, legal, project licenses, approvals and any other matter connected with it.
- k) To authorize Directors/ Officials for negotiation, signing and execution of matters related to business contracts, supply agreement, MOU's and any other documents to be executed in the normal course of business of the company.
- l) To exercise any other power(s) which is deemed incidental, proper, expedient and furtherance to the above-mentioned matters and is not specifically prohibited under any laws, rules and regulations.

IV. REMUNERATION PAID TO DIRECTORS DURING FINANCIAL YEAR 2023-24

Nomination and Remuneration Policy

The Company's Remuneration Policy represents the overreaching approach of the Company to the remuneration of Directors and Senior Management. The objective of the Company's Remuneration Policy is to ensure that all employees, including Executive Directors and Key Managerial Personnel, are sufficiently incentivized for enhanced performance. The Nomination and Remuneration Committee takes into account various factors to determine this Policy and amend it from time to time. The Policy ensures that due regard is given to the Company's financials and the interest of Shareholders and that levels of remuneration are sufficient to attract and retain exceptional employees who can take the Company forward.

The details of criteria for making payment, if any, to Executive Director and Non-Executive /Independent Directors are provided under the Nomination and Remuneration Policy of the Company. The said Policy is available on its website i.e., www.wonderelectricals.com under the Investors Section.

***** To Non-Executive Directors

S. No.	Name of the Directors	Sitting Fee (Rs. in Lacs)
1.	Mr. Ankit Tiwari	0.80
2.	Mr. Vishal Singh	0.80
3.	Mr. Gaurav Munjal (Till 30 th November 2023)	0.53
4.	Mr. Jugal Kishore Chugh	0.80
5.	Mr. Sunil Malhotra	0.80
6.	Mrs. Monam Kapoor	0.80

***** To Executive Directors:

As per the remuneration policy, the remuneration paid to Executive Directors is recommended by the NRC and approved by the Board, subject to approval of shareholders as when required and such other authorities, as the case may be. The remuneration is arrived at after considering various factors such as qualification, experience, expertise, prevailing remuneration in the industry and the financial position of the Company.

(Rs. in Lakhs)

S. No.	Name of the Directors/Designation	Component- Salary	Total remuneration
1.	Mr. Harsh Kumar Anand Executive Director	19.20	19.20

2.	Mr. Yogesh Sahni	19.20	19.20
	Managing Director		
3.	Mr. Karan Anand	24.00	24.00
	Whole-time Director		
4.	Mr. Siddhant Sahni	24.00	24.00
	Whole-time Director		
5.	Mr. Jatin Anand	24.00	24.00
	Whole-time Director		
6.	Yogesh Anand	19.20	19.20
	Executive Director and CFO*		

^{*}Mr. Yogesh Anand has resigned from position of Executive Director w.e.f. 30th November, 2023 and his position of CFO had remained unchanged, therefore no any effect on remuneration

• No sitting fees were paid to any Executive Director during the Financial Year 2023-24.

❖ Details of Equity Shares Held by Directors as on 31st March, 2024

Name of the Directors	Number of Equity Shares
Mr. Harsh Kumar Anand	15,65,280
Mr. Yogesh Sahni	9,41,350
Mr. Karan Anand	8,19,600
Mr. Siddhant Sahni	9,85,000
Mr. Jatin Anand	16,32,000

- The Company has not issued any ADR/GDR/Warrants/ any kind of convertible Securities or Employee Stock Option during the year 2023-24.
- None of the Non-Executive Directors hold any Equity Shares of the Company.

V. GENERAL BODY MEETINGS/POSTAL BALLOT:

The details of date, venue and time of the last three Annual General Meetings, Extra-ordinary General Meeting, Court Convened Meetings held and Special Resolutions passed are as under:

14th ANNUAL GENERAL MEETING (22-23)- Thursday, 28th September, 2023 at 2:00 P.M. (IST) Venue: Through Video Conferencing 45, Ground Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020 (Deemed Venue) Special Resolutions Passed-

1. To consider and approve the proposed acquisition/purchase of manufacturing business of Uttaranchal industries ("the partnership firm") against the consideration of issuance of 5% non-convertible, non-participating and non-cumulative redeemable preference shares to the partnership firm.

13th ANNUAL GENERAL MEETING (21-22)- Thursday, 29th September, 2022 at 2:00 P.M. (IST) Venue: Through Video Conferencing 45, Ground Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020 (Deemed Venue)

Special Resolutions Passed-

- 2. To approve continuation of payment of remuneration to executive Directors who are promoters or members of promoters group in excess of 5% of the net profits of the company in a year as per regulation 17(6)(e)(ii) of SEBI (LODR) regulations, 2015
- 3. To re-appoint Mr. Harsh Kumar Anand (DIN: 00312438), as chairman and Managing director of the company.

12th ANNUAL GENERAL MEETING (2020-21) – 30th Sept 2021 at 01:00 PM (IST)

Venue: Held Through Video Conferencing: 45, Ground Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020 (Deemed Venue)

Special Resolutions Passed-

- 4. To increase the limit to secure the borrowing by creation of security on the assets of the company pursuant upto Rs. 100 crores.
- 5. To Increase the limits of giving Loan(s), making Investment(s) or providing Security(ies) or Guarantee(s).
- 6. To approve Loans, Investments, Guarantee or Security under section 185 of Companies Act, 2013.
- 7. To approve continuation of Directorship of Mr. Jugal Kishore Chugh (DIN: 01254901), as Non-Executive Independent Director.
- 8. To designate and appoint Mr. Karan Anand (DIN: 052353410), Executive Director as Whole Time Director of the company.
- 9. To designate and appoint Mr. Jatin Anand (DIN: 07507727), Executive Director as Whole Time Director of the company.
- 10. To designate and appoint Mr. Siddhant Sahni (DIN: 07508004), Executive Director as Whole Time Director of the company.

EXTRA-ORDINARY GENERAL MEETING: 24th November, 2022 at 11:00 AM

Venue: Held Through Video Conferencing: 45, Ground Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020 (Deemed Venue)

Special Resolutions Passed-

- 1. To Approval for Change in Name of the Company
- 2. To Approval for Alteration in the Memorandum of Association and the Articles of Association of the Company
- 3. To approve the appointment of Mrs. Monam Kapoor (DIN:09278005) as an Independent Director of the Company

Details of Resolution passed through Postal Ballot

➤ On April 10, 2024, One (1) special resolution has passed by the members of Company through postal ballot notice dated 04th March 2024 only through remote e-voting.

Ms. Rubina Vohra, Proprietor at M/s. Rubina Vohra & Associates, Practising Company Secretary (Membership No. F9277 and Certificate of Practice No. 10930), was appointed as scrutinizer for conducting the postal ballot alongwith e-voting in a fair and transparent manner. Details of voting on above resolution is as under:

Resolution	Details of resolution	Resolution passed on	Total no. of votes in favour	Total no. votes against	% of votes in favour	% of votes against
Special	To designate and appoint Mr. Yogesh Sahni (DIN: 00811667), Executive director as Managing Director of the company	10 th April 2024	6812202	2	99.9995%	0.0005%

Procedure for postal ballot

In compliance with the requirements of Sections 108 and 110 of the Companies Act, 2013 (the 'Act') read with the Companies Rules and in accordance with General Circular No. 14/2020 dated 8th April,

2020, MCA Circular No. 17 /2020 dated 13th April, 2020, MCA Circular No. 22/2020 dated 15th June, 2020, MCA Circular No. 33/2020 dated 28th September, 2020, MCA Circular No. 39/2020 dated 31st December, 2020, MCA Circular No. 10/2021 dated 23rd June, 2021, MCA Circular No. 20/2021 dated 8th December, 2021, MCA Circular No. 3/2022 dated 5th May, 2022 and MCA Circular No. 09/2023 dated 25th September, 2023 (collectively referred as "MCA Circulars") and in view of extra-ordinary circumstances, hard copy of the Notice along with postal ballot forms and prepaid business envelope were not sent to the shareholders for the postal ballot and shareholders were requested to communicate their assent (for) or dissent (against) through remote e-voting only.

Pursuant to Sections 108 and 110 of the Act read with the MCA Circulars mentioned above, the Company had provided only remote e-voting facility to the members. The Company also published notice in the newspapers for the information of the members. Voting rights of the equity shares held by the members as on the cut-off date as per listing regulation.

The Company engaged the services of National Securities Depository Limited (NSDL) for facilitating remote e-Voting to enable the Members to cast their votes electronically.

The Postal Ballot notice(s) was sent to Members of Company whose names appeared in the Register of Members/Record of Depositories as on respective (Cut-Off Date(s)) through emails to those members who had registered their email IDs with the Company / Depository along with the details of Login Id and Password to the members/shareholders who had registered their email ids with depositories or with the Company.

The resolution, was passed with requisite majority, and the date of passing was the last day of voting.

VI. MEANS OF COMMUNICATION:

- a) **Results:** Unaudited Quarterly as well as Annual Audited Financial Results of the Company, are approved and taken on record by the Board of Directors of the Company within 45 days (for III quarter)/ 60 days (for IV quarter) from the end of the quarter. The Approved Results are communicated to Stock Exchanges where Company is listed and also published within 48 hours in Financial Express i.e., English Newspaper and Jansatta i.e., Hindi leading Newspaper.
- b) Website: The Company's website (www.wonderelectricals.com) provides comprehensive information on Company's profile, its business lines, Management, Corporate Governance, policies etc. An exclusive section is dedicated to Investors, where all information related to quarterly/yearly results, Annual Report, quarterly filing, meetings etc. are uploaded from time to time. It provides all the information as prescribed under Regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Public Announcements made by the Company from time to time are also displayed on the Company's website.
- c) Annual Report: Annual Report containing, inter alia Financial Statements, Cash Flow Statement, Auditor's Report, Directors' Report, Notice of Annual General Meeting and other important information is circulated to Members and others entitled thereto. In accordance with the Green initiatives of the MCA, all important communication to shareholders, including the Annual Reports are sent via e-mail to those Shareholders, whose e-mail id is registered with the Depository Participants. As per MCA General Circular No. 20/2020 issued on 5th May, 2020 as amended from time to time, in view of the prevailing situation, owing to the difficulties involved in dispatching physical copies of the financial statements (including the Board's report, Auditor's Report or other documents required to be attached therewith), such statements shall be sent only by email to the members and all other person so entitled. Therefore, the Company will not dispatch the physical copy of the Annual Report. The Annual Report of the Company is also available on the Company's website in a user-friendly and downloadable form.

- **d)** Management Discussion and Analysis (MDA) Report: The Report on MDA forms part of the Annual Report.
- e) Intimation to the Stock Exchanges: All Price Sensitive information and material events are disclosed to the Stock Exchange(s), in accordance with its Materiality Policy on disclosure of Material Events.

The objective of the Materiality Policy is to ensure timely and adequate disclosure of material events and price-sensitive information under Regulations 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 by the Company. All such disclosures are signed by the Chairman & Managing Director, or Compliance Officer. This information is also posted on the website of the Company.

VII. GENERAL SHAREHOLDERS' INFORMATION:

a) 15th Annual General Meeting for the Financial Year ended 31st March, 2024

Day & Date: Tuesday, 24th September, 2024

Time: 12:00 Noon

Via Video Conferencing

Deemed Venue: Registered Office: 45, Ground Floor, Okhla Industrial Estate, Phase-III, New

Delhi-110020.

b) Financial Year: 1st April, 2023 to 31st March, 2024

c) **Dividend-** During the financial year 2023-24, the Board of Directors ('Board') has declared an interim dividend of Rs.1/- per equity share of the face value of Rs.10/- each on March 04, 2024, which was paid to the shareholders on and from March 05, 2024.

Further, the Board, at its meeting held on August 12, 2024, has recommended a final dividend of Rs. 1/- per equity share of Rs. 1/- each of the Company, for the year ended March 31, 2024, subject to the approval of the shareholders at the ensuing Annual General Meeting ('AGM') of the Company, would be paid subject to deduction of tax at source, as may be applicable, on or from September 25th, 2024.

- d) Book Closure Date/Record Date: There being no physical shareholders in the Company, the Register of Members and Share Transfer Books of the Company will not be closed and The Record date for the purpose of payment of Dividend to equity shareholders is Wednesday, September 18, 2024.
- e) Securities Listed on Stock Exchange(s): The Company's Equity Shares are listed on the main Board of National Stock Exchange of India Limited and BSE Limited w.e.f. 17th January 2022. The ISIN of the Company is "INE02WG01016".

BSE Limited National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers, Exchange Plaza, Plot no. C/1, G Block,

Dalal Street, Mumbai-400 001. Bandra-Kurla Complex,

Bandra (E), Mumbai - 400 051.

Scrip Code: 543449 Symbol: WEL

• Annual listing fees for the Financial Year 2024-25 have been paid to the above Stock Exchange(s).

f) Market Price Data:

The details of monthly high/low market price of the Equity Shares of the Company at BSE Ltd. and at the National Stock Exchange of India Ltd. for the year under review is provided hereunder:

Month	BSE LTD.			Exchange of India Ltd.
	High (In ₹)	Low (In ₹)	High (In ₹)	Low (In ₹)
April-23	254.90	183.90	249.00	193.00
May-23	249.90	208.20	243.95	210.45
June-23	263.90	213.85	246.10	215.30
July-23	270.00	207.15	269.85	210.05
Aug-23	329.85	210.55	326.20	220.15
Sept-23	314.95	253.00	311.50	250.00
Oct-23	310.00	256.00	310.00	248.10
Nov-23	320.00	275.00	322.45	274.45
Dec-23	468.00	263.05	465.00	263.40
Jan-24	410.85	316.00	413.45	327.15
Feb-24	477.45	303.10	476.15	303.00
Mar-24	681.90	441.35	688.95	443.30

The performance of the equity share price of the Company to broad based indices at National Stock Exchange of India Limited & BSE Limited is as under:

Months	WEL share	NIFTY 50**	WEL Share	SENSEX**
	Price at NSE**		price at BSE**	
April-23	229.45	18,065.00	229.15	61,112.44
May-23	223.25	18,534.40	226.00	62,622.24
June-23	220.35	19,189.05	220.80	64,718.56
July-23	265.05	19,753.80	264.45	66,527.67
Aug-23	298.95	19,253.80	300.75	64,831.41
Sept-23	256.00	19,638.30	259.95	65,828.41
Oct-23	307.10	19,079.60	305.50	63,874.93
Nov-23	280.00	20,133.15	285.25	66,988.44
Dec-23	406.35	21,731.40	403.10	72,240.26
Jan-24	334.45	21,725.70	338.35	71,752.11
Feb-24	471.35	21,982.80	467.60	72,500.30
Mar-24	682.25	22,326.90	680.15	73,651.35

^{**} Closing Data on the last day of the month.

Financial Calendar for the financial Year from 1st April 2024 to 31st March 2025

Result for the quarter ending	Result announcement
First quarter ending on 30 th June, 2024	On or before 14th August 2024
Second quarter ending on 30 th September, 2024	On or before 14th November 2024
Third quarter ending on 31st December, 2024	On or before 14th February 2025
Financial Year ending on 31st March, 2025	On or before 30th May 2025

g) Share Transfer System:

In terms of requirements of regulation 40 of the SEBI (LODR) Regulations, 2015 securities can be transferred only in dematerialized form w.e.f. April 1, 2019, except in case of request received for transmission or transposition of securities.

Pursuant to the SEBI (Depositories and Participants) Regulations, 1996 and SEBI (Depositories and Participants) Regulations, 2018, certificates have also been obtained from a Practicing Company Secretary for timely dematerialization of the shares of the Company. Also as required by the Securities and Exchange Board of India (SEBI), a quarterly reconciliation of Share Capital Audit is being carried out by Practicing Company Secretary with a view to reconcile the Total Share Capital admitted with National Securities Depository Limited [NSDL] and Central Depository Services (India) Limited [CDSL], with the issued and listed Capital of the Company. The Practicing Company Secretary's Certificates with regard to this is submitted to National Stock Exchange of India Limited and BSE Limited and are placed before the Board of Directors at every quarter.

M/s. KFin Technologies Limited (formerly known as KFin technologies Pvt. Ltd.) is the Registrar and Transfer Agent (RTA) of the Company and carries out the process of share transfers and transmissions. Stakeholders' Relationship Committee takes note of the transfers and transmissions executed by RTA, if any.

h) Registrar and Transfer Agents:

M/s. KFin Technologies Limited

[Formerly Known as KFin Technologies Pvt. Ltd.]
Regd. & Corp. Office: Selenium Tower B, Plot number 31
& 32, Financial District Nanakramguda, Serilingampally,
Hyderabad Rangareddi, Telangana-500032

Phone Nos.: (+91) 40-6716-2222/7961 1000

Website: www.kfintech.com;

E-mail:<u>umesh.pandey@kfintech.com;</u> <u>einward.ris@kfintech.com</u>

i) Address of Correspondence:

Wonder Electricals Limited

(CIN: L31900DL2009PLC195174)

Mr. Dhruv Kumar Jha,

Company Secretary & Compliance Officer

45, Ground Floor, Okhla Industrial Estate, Phase-III,

New Delhi-110020

Email: cs@wonderelectricals.com

Ph. No. 011-66058952

j) Plant(s) Locations:

UNIT: I UNIT: II

Khasra No. 105-106, Raipur Industrial Area Bhagwanpur, Roorkee, Uttarakhand-247667 Plot No. 4, Industrial Park, Kucharam village, Manoharabad Mandal, Medak,

Telangana- 502336

UNIT: III

Plot No. 33 Sector 8A, Sidcul, Haridwar, Uttarakhand- 249403

k) Dematerialization of Shares and Liquidity:

The entire share capital of the Company is held by the members in dematerialised form as on 31St March 2024, 1,34,00,800 Equity Shares of the Company were held in dematerialized form. The Company's Equity Shares are actively traded on the BSE Ltd. and National Stock Exchange of India Limited in

demat form. All the requests for nomination, change of address, change of Bank mandate/ Bank particulars and dematerialization of Shares etc. are to be made only to the Depository Participant with whom the Shareholders have opened their Demat Account.

RECONCILIATION OF SHARE CAPITAL AS ON 31.03.2024

Segments	Holding	% of Holding
NSDL	8424422	62.87%
CDSL	4976378	37.13%
Demat- (NSDL + CDSL)	1,34,00,800	100.00
Total Shareholding (Listed)	1,34,00,800	100.00

On 31/10/2023, Company has allotted 2342665 unlisted 5% non-convertible, non-participating and non-cumulative redeemable preference shares (NCRPS) having face value of INR. 100/- per share and on 04/03/2024, the Company has redeemed 3,50,000 NCRPS @ Rs. 100/- per share, pursuant to the terms and conditions set out in the term of issue. So, now Company has 19,92,665 5% NCRPS (Unlisted)

SHAREHOLDING PATTERN AS ON 31st MARCH, 2024:

Class of Investors	No. of Shares held	% of Paid-Up Capital
Promoters & Promoters Group	9620710	71.79
Indian Public-Individual	911729	6.80
Foreign Portfolio Investors Category I &II	1482714	11.07
Clearing Members	50	0.00
Bodies Corporate	1345438	10.04
Non-Resident Indians	11853	0.09
Others (HUF)	28306	0.21
TOTAL	13400800	100.00

DISTRIBUTION OF SHAREHOLDING AS ON 31st MARCH, 2024:

S No	Category (Shares)	No. of Holders	% To Holders	No. of Shares	% to Equity
1	1 - 5000	2401	98.40	257079	1.92
2	5001 - 10000	13	0.53	82181	0.61
3	10001 - 20000	3	0.12	43379	0.32
4	20001 - 30000	1	0.04	24137	0.18
5	30001 - 40000	2	0.08	79314	0.59
6	40001 - 50000	1	0.04	46080	0.34
7	50001 - 100000	6	0.25	446966	3.34

8	100001 & above	13	0.53	12421664	92.69
	TOTAL:	2440	100.00	13400800	100.00

l) Foreign Exchange Risk

During the course of business of the Company, there are import and export of goods and materials. In view of the fluctuation of the foreign currency rate, the Company is exposed to the foreign exchange risk.

Further the Company is exposed to the risk associated with fluctuation in the prices of the commodity used for the manufacturing and trading activities.

The Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out. Therefore, there is no disclosure to offer in terms of SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2018/0000000141 dated November 15, 2018.

m) Credit Ratings

During the year, the Company has not issued any debt instruments or any fixed deposit program or any scheme or proposal involving mobilization of funds whether in India or abroad and as such the requirement of obtaining a credit rating was not applicable to the Company.

Further, CRISIL Limited has reaffirmed its rating on the long-term bank facilities of the Companies as CRISIL BBB/Stable.

VIII. DISCLOSURES:

a) Related Party Transactions:

Pursuant to the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2015, necessary approvals for transactions with Related Parties were obtained from the Audit Committee, the Board and the Members, during the FY 2023-24.

The Policy of Related Party Transactions, is available on the Company's website at the following link https://www.wonderelectricals.com/wp-content/uploads/2023/05/WEL_RPT_policy.pdf.

Disclosures on materially significant Related Party Transactions that may have potential conflict with the interest of the Company at large:

During the year under review, there were no material transactions or arrangements entered into between the Company and its Promoters, Directors or their Relatives or the Management, Subsidiaries, etc. that may have potential conflict with the interests of the Company at large.

All the Related Party Transactions entered into with related parties during the financial year were in the ordinary course of business and at arm's length basis and were duly approved by the Audit Committee and Board in line with the Company's policy Related Party Transactions.

The disclosures with regard to transactions with Related Parties are given in the Notes to Accounts of the Audited Financial Statements for the Financial Year ended 31st March, 2024.

b) Details of non-compliance by the Company, penalties and strictures imposed on the Company by the Stock Exchanges or SEBI or any other Statutory Authority on any matter related to the Capital Markets during the last three years:

The Company has been strictly adhering to the applicable Rules and Regulations made by SEBI. No penalties or strictures were imposed on the Company by the BSE/NSE or SEBI or any other Statutory Authority on any matter related to the capital markets during the last three years.

c) Disclosure of Accounting Treatment:

The Financial statements are prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard ('Ind AS') as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 of the Companies Act, 2013 ('the Act') as amended from time to time and rules and other relevant provisions of the Act to the extent applicable.

d) Compliance Certificate

The Compliance Certificate as stipulated in Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 was placed before the Board along with the Financial Statements for the Financial Year ended 31st March, 2024 and the Board reviewed the same. The said Certificate is annexed to this Report.

e) Whistle Blower Policy and affirmation that no personnel have been denied access to Audit Committee:

The Company has a Whistle Blower mechanism for any stakeholder to report concerns about unethical behavior or actual or suspected fraud of all kinds, including alleged fraud by or against the Company, abuse of authority, whether made by a named complainant or anonymously. No person has been denied access to the Chairman of the Audit Committee. The Policy is available on the Company's website at the following link https://www.wonderelectricals.com/wp-content/uploads/2023/05/WEL_Vigil-Mechanism.pdf. No complaint under this head was reported during the year under review.

f) Disclosure in relation to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Company is committed for ensuring that all employees work in an environment that not only promotes diversity and equality but also mutual trust, equal opportunity and respect for human rights. As per the requirement of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules made thereunder, the Company has adopted a Policy on Prevention, Prohibition and Redressal of Sexual Harassment of Women at Workplace, for the prevention of sexual harassment which is aimed at providing every woman at the workplace a safe, secure and dignified work environment and constituted Internal Complaints Committees ('ICC') to deal with complaints relating to sexual harassment at workplace.

ICCs have been constituted as per procedure prescribed in the law. All complaints are investigated and conducted as per the tenets of the law and Company policy. The investigation reports and recommendations are forwarded to the Managing Director for action. The details of ICC members have been prominently displayed across all offices in publicly accessible areas. Further, awareness and training sessions about the Prevention of Sexual Harassment at workplace are being conducted.

Status of Complaints is as follows:

Number of Complaints Filed during Financial Year 2023-24-Nil Number of Complaints disposed of during Financial Year 2023-24-Nil

Number of Complaints pending at the end of Financial Year 2023-24-Nil

The Policy framed for the prevention of Sexual Harassment of Women at the Workplace is available on the Company's website at the following link https://www.wonderelectricals.com/wp-content/uploads/2023/05/WEL POSH-Policy.pdf

- **g**) During the financial year 2023-24, there was no instance where the Board had not accepted any recommendation of any committee of the Board which is mandatory.
- h) Disclosure by Listed Entity and its Subsidiaries of Loans and Advances in the nature of loans to firms/companies in which directors are interested by name and amount:

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

i) A Certificate from Company Secretary in Practice that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as Directors of Companies by SEBI / Ministry of Corporate Affairs or any other such authority

M/s. Rubina Vohra & Associates, Company Secretaries in Practice has duly verified and checked that none of the Directors of the Company have been debarred or disqualified from being appointed or continuing as Directors of the Company by SEBI / Ministry of Corporate Affairs or any other such authority. Based on the above verification, they have given a Certificate in this regard which is annexed to this Report.

j) Total Fees for all services paid by the listed entity and its subsidiaries, on a consolidated basis to Statutory Auditors and all entities in the network Firm/ Network entity to which the Statutory Auditors is a part

During Financial Year 2023-24, Total fees paid for all the services to the statutory auditors is Rs. 7.58 Lakhs.

*The above amount is exclusive of GST and inclusive of out-of-pocket expenses. All payments have been made for the Company only and no payments have been made for its subsidiary Company.

k) Weblink for various Policies

The details of various other policies applicable to the Company are available in the Policies and Code of Conduct under the **Investors tab** on the Company's website. https://www.wonderelectricals.com/policies-and-code-of-conduct/.

1) Compliance Certificate from practicing Company Secretaries for Compliance with Conditions of Corporate Governance

Compliance Certificate from the practicing Company Secretaries for Compliance of Conditions of Corporate Governance in terms of Part E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been annexed as **Annexure-1** to this Report of the Company.

IX. CORPORATE GOVERNANCE COMPLIANCE:

A. Compliance with mandatory & non-mandatory requirements

The Company has complied with all the mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Company has fulfilled the following non-

mandatory requirements as prescribed in Schedule II, PART E of Regulation 27(1) of (Listing Obligations and Disclosure Requirements) Regulations, 2015.

- Audit Qualifications: It has always been the Company's endeavor to present unqualified Audited Financial Statements. There is no Audit Qualification/adverse remark in the Statutory Audit Report, Secretarial Audit Report, and Secretarial Compliance Report of the Company for the Financial Year ended 31st March, 2024.
- **Reporting of Internal Auditor:** The Internal Auditor's report direct to the Audit Committee.
- **Shareholders rights:** As the quarterly/half yearly financial results are published in newspapers and are also posted in the website of the Company, they are not being sent to the shareholders separately.
- B. The Company has complied with all the requirements of Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 except regulation 21 & 24, which does not apply to the Company.

For and on behalf of Board of Directors Wonder Electricals Limited

> Sd/-Harsh Kumar Anand Chairman (DIN:00312438)

Date: 12.08.2024 Place: New Delhi

DECLARATION STATING THE COMPLIANCE WITH THE CODE OF CONDUCT OF BOARD OF DIRECTORS AND SENIOR MANAGEMENT

I, Yogesh Sahni, Managing Director of Wonder Electricals Limited hereby declare that as of March 31, 2024 all the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct of Board of Directors and Senior Management laid by the Company.

For WONDER ELECTRICALS LIMITED

Sd/-Yogesh Sahni Managing Director (DIN:00811667)

Date: 12.08.2024 Place: New Delhi

Annexure-1

CORPORATE GOVERNANCE COMPLIANCE CERTIFICATE

Corporate Identity No: L31900DL2009PLC195174

Nominal Capital: Rs. 36,93,00,000

To

The Members of Wonder Electricals Limited,

We have examined all the relevant records of Wonder Electricals Limited for the purpose of certifying compliance of the conditions of the Corporate Governance under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the financial year ended March 31, 2024. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of certification.

The compliance of conditions of corporate governance is the responsibility of the Management. Our examination was limited to the procedure and implementation process adopted by the Company for ensuring the compliance of the conditions of the corporate governance.

This certificate 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.

In our opinion and to the best of our information and according to the explanations and information furnished to us, we certify that the Company has complied with all the mandatory conditions of Corporate Governance as stipulated in the said Regulations. As regards Discretionary Requirements specified in Part E of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Company has complied with items C and E.

For Rubina Vohra & Associates Company Secretaries

> Sd/-(Rubina Vohra) **Proprietor**

Place: Noida Date: 12.08.2024

FCS No: 9277 CP No: 10930 Peer Review No.1829/2022 UDIN: F009277F000959523

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
Wonder Electricals Limited
45, Ground Floor, Okhla Industrial Estate,
Phase-III, New Delhi-110020

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Wonder Electricals Limited** having CIN – **L31900DL2009PLC195174** and having registered office at **45**, **Ground Floor**, **Okhla Industries Estate**, **Phase-III**, **New Delhi-110020** (hereinafter referred to as ('the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2024 have been debarred or disqualified from being appointed or continuing as Directors of Companies by the Securities and Exchange Board of India (SEBI), Ministry of Corporate Affairs (MCA), or any such other Statutory Authority.

Details of Directors:

Sl. No.	Name of Director	DIN	Date of Appointment
1.	Mr. Harsh Kumar Anand	00312438	07/06/2013
2.	Mr. Yogesh Sahni	00811667	07/06/2013
3.	Mr. Jugal Kishore Chugh	01254901	30/07/2018
4.	Mr. Karan Anand	05253410	12/05/2016
5.	Mr. Vishal Singh	07500944	12/11/2021
6.	Mr. Jatin Anand	07507727	12/05/2016
7.	Mr. Siddhant Sahni	07508004	12/05/2016
8.	Mr. Sunil Malhotra	08183343	30/07/2018
9.	Mr. Ankit Tiwari	08243061	12/11/2021
10.	Mrs. Monam Kapoor	09278005	21/10/2022

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

For Rubina Vohra & Associates Company Secretaries

> Sd/-(Rubina Vohra) Proprietor

Place: Noida Date: 12.08.2024

FCS No: 9277 CP No: 10930 Peer Review No.1829/2022

UDIN: F009277F000959534

COMPLIANCE CERTIFICATE OF MANAGING DIRECTOR (MD) AND CHIEF FINANCIAL OFFICER (CFO) PURSUANT TO SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

To, The Board of Directors Wonder Electricals Limited

We, Mr. Yogesh Sahni, Managing Director and Mr. Yogesh Anand, Chief Financial Officer of Wonder Electricals Limited certify that:

- **A.** We have reviewed the financial statements and the cash flow statement of the Company for the year ended March 31, 2024 and to the best of our knowledge and belief:
 - 1. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 - 2. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- **B.** There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year ended March 31, 2024 which are fraudulent, illegal or violative of the Company's Code of Conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control system of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee that we have not come across any reportable deficiencies in the design or operation of such internal controls.
- **D.** We further certify that we have indicated to the Auditors and the Audit Committee:
 - 1. There have been no significant changes in internal control over financial reporting during the vear:
 - 2. There are changes in the accounting policies during the year on account of Ind-AS adoption and the same have been disclosed in the notes to the financial statements; and
 - 3. There have been no instances of significant fraud, of which we have become aware, involving management or any employee having a significant role in the Company's internal control system over financial reporting.

For WONDER ELECTRICALS LIMITED

For WONDER ELECTRICALS LIMITED

Sd/-Yogesh Sahni Managing Director Sd/-Yogesh Anand CFO

Place: New Delhi Date: 12.08.2024

Independent Auditors' Report

To The Members of M/s Wonder Electricals Limited

(Formerly Known as Wonder Fibromats Limited) New Delhi

Report on the Standalone Financial Statements

Opinion

We have audited the standalone financial statements of **M/s Wonder Electricals Limited** (the Company), which comprise the Balance Sheet as at **31**st **March**, **2024**, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India of the state of affairs of the state of affairs of the Company as at 31st March'2024, its profit/loss and its cash flows for the year ended on that date.

- a) In the case of the balance sheet, of the state of affairs of the company as at March 31, 2024;
- b) In the case of the Profit and Loss Account, of the profit for the period ended on that date and;
- c) In the case of cash flow statement, for the cash flows for the year ended on that date;
- d) And the changes in equity for the year ended on that date

Basis for Opinion

We conducted our audit in accordance with the Indian Accounting Standards (Ind AS) specified under Section 143(10) of the Companies Act, 2013. Our responsibilities under those standards are further described in the Auditor's responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the

financial statements under the provisions of the Companies Act, 2013 and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. On our test check basis there is no matter during the year under audit which required to be reported in our report.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report but does not include the financial statements and our auditor's report thereon.

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

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

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

Responsibilities of Management and Those Charged with Governance for the Financial Statements

The Company's Board of directors is responsible for the matter stated in Section 134 (5) of the Companies Act, 2013 ("the Act") with respect to the preparation and presentation of these standalone financial statements that give a true and fair view of the financial position, financial performance of the Company and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian accounting standards (IND AS) notified under the 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 is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditors' 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 control relevant to the audit in order to
 design audit procedures that are appropriate in the circumstances. Under section
 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our
 opinion on whether the company has adequate internal financial controls system
 in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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 standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone 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 standalone 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.

Other Matters:-

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. Additionally, the audit trail has been preserved by the company as per the statutory requirements for record retention.

Report on other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2020 (the Order) issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Companies Act,2013 we give in the separate "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, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b. In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - c. The Balance Sheet, the Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - d. In our opinion, the aforesaid standalone financial statements comply with Indian accounting standards (IND AS) notified under the Section 133 of the Companies Act read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - 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 and the operating effectiveness of such controls, refer to our separate Report in 'Annexure B'"
 - g. With respect to the matter to be included in the Auditor's Report under section 197(16) of the Act: In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under section 197(16) which are required to be commented upon by us.
 - h. In our opinion and to the best of our information and according to the explanations given to us, we report as under with respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014:

- (i) The Company does not have any pending litigation which would impact its financial position in its financial statements;
- (ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
- (iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- (iv) (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (b) The management has represented, that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
- (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material mis-statement.

(v) During the year, company has distributed interim dividend of Re 1 each to its equity shareholders and distributed dividend to 5% Non-convertible, Non-Participating and Non-Cumulative Redeemable Preference shareholder at fix rate upto 31.03.2024;

For AYK & Associates

Chartered Accountants (Registration No. 018591C)

Sd/-

CA Yogesh Kumar

M.Com, MBA, LL.B., FCA, DISA (ICAI) Partner (Membership No. 403036)

UDIN: 24403036BKFNIB3213

Place: New Delhi Date: 15.05.2024

"Annexure-A" to the Auditor's Report"

The Annexure referred to in our report to the members of **Wonder Electricals Limited** ('the Company') for the year ended **31**st **March, 2024.** We report that:

- 1. (a) (i) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
 - (ii) The company has acquired electrical fan manufacturing business of M/s Uttaranchal Industries, SIDCUL, Haridwar on Slump sale Basis. During the process, company has booked Goodwill of Rs. 15,18,67,943/-;
 - (b) The Company has a regular programme of physical verification of its Property, Plant and Equipment by which all Property, Plant and Equipment are verified during the year. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification;
 - (c) The title deeds of immovable properties are held in the name of the company;
 - (d) The company has not revalued any of its property, plant and equipment or any intangible asset during the year;
 - (e) No proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder;
- 2. (a) As explained to us, physical verification has been conducted by the management at reasonable intervals in respect of inventory. In our opinion, the frequency of such verification is reasonable;
 - (b) Company is availing working capital limit from HDFC Bank and monthly statement with respect to book debt, stock and creditors filed by the company with bank and they are broadly in agreement with the books of account of the Company;
- 3. During the year under audit, the company has not made any investment in, provided any guarantee or security or granted any loans or advances in the nature of loans,

secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties;

Hence Clause 3 (iii) (a), (b), (c), (d), (e) or (f) of the said order are not applicable to the company;

- Company has not provided any Loans, investment, guarantee or security to any person covered u/s 185 and 186 hence this clause is not applicable for the year 2023-24;
- 5. According to the information and explanation given to us, the Company has not accepted any deposit from the public;
- 6. Company is required to maintain cost records under section 148(1) of the Act and the same has been maintained by the Company;
- 7. According to the information and explanation given to us in respect of statutory dues:
 - (a) The Company is regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income tax, duty of customs, duty of excise, value added tax, cess, Goods and Service Tax (GST) and any other statutory dues with the appropriate authorities, whichever is applicable;
 - (b) According to the information and explanations given to us, there are no over dues of Income Tax or Sales Tax or Excise duty or Wealth Tax or Service Tax or duty of Custom or duty of excise or value added tax or cess is pending for deposit due to any dispute with the authorities;
- 8. During the year, company has not surrendered or disclosed any income during any assessment under the Income Tax Act,1961;
- 9. (a) According to the records of the Company examined by us and the information and explanations given to us, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender;

- (b) The company is a not declared wilful defaulter by any bank or financial institution or other lender;
- (c) Term loans were applied for the purposes for which they were obtained;
- (d) Funds raised on short term basis during the year has not utilised for long term purposes;
- (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures;
- (f) The company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies;
- 10. (a) According to the records of the Company examined by us and the information and explanations given to us, during the year, company has not raised money by way of Initial Public Offer or further public offer (including debt instruments);
 - (b) Company has not made any private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. However, during the year company has issued 23,42,665 (Twenty-Three Lakhs Forty-Two Thousand Six Hundred Sixty-Five) 5% Non- convertible, Non- participating and Non-Cumulative Redeemable Preference shares having face value of INR 100/each to M/s Uttaranchal Industries, SIDCUL, Haridwar to acquire electrical fan manufacturing business;
- 11. (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company and no fraud on the Company has been noticed or reported during the year;
 - (c) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
 - (c) No whistle-blower complaints received during the year by the company;

- 12. Company is not a Nidhi Company; hence this clause is not applicable;
- 13. According to the records of the Company examined by us and the information and explanations given to us, transactions made with Related Parties are in compliance with Section 177 and 188 of Companies Act;
- 14. (a) According to the records of the Company examined by us and the information and explanations given to us, the company has an internal audit system commensurate with the size and nature of its business;
 - (b) As on date of signing of our audit report, the reports of the Internal Auditors for the period under audit has not been received;
- 15. According to the records of the Company examined by us and the information and explanations given to us, during the year Company has not entered into any non-cash transaction with Directors or person connected with them as per the provisions of Section 192;
- 16. (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 not conducted any Non-Banking Financial or Housing Finance activities during the year;
 - (c) The company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India;
 - (d) Since the company is not a Core Investment Company (CIC) hence this clause in not applicable;
- 17. Company has not incurred cash losses in the financial year and in the immediately preceding financial year;
- 18. There has not been any resignation of the statutory auditors during the year;
- 19. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and

management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report and company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year

from the balance sheet date;

20. (a) There is no unspent amount on account of CSR Expenditure as covered under

section 135 of the Companies act;

(b) As there is no unspent amount of CSR hence this clause is not applicable on the

company;

21. As there is no consolidation of financials statements hence this clause is not

applicable;

For AYK & Associates

Chartered Accountants (Registration No. 018591C)

Sd/-

CA Yogesh Kumar

M.Com, MBA, LL.B., FCA, DISA (ICAI) Partner

(Membership No. 403036) UDIN: 24403036BKFNIB3213

Place: New Delhi Date: 15.05.2024

"Annexure-B" to the Auditor's Report"

Referred to in paragraph 2(f) on 'Report on Other Legal and Regulatory Requirements' of our report of even date.

Independent Auditor's report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of **M/s Wonder Electricals Limited** ("the Company") as of **31**st **March 2024** in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Opinion

In our opinion, the Company has, in all material respects, adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Management's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls 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. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013 (hereinafter referred to as "the Act").

Auditor's Responsibility

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

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 judgement, including the assessment of the risks of material misstatement of the standalone financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

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

(1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly

reflect the transactions and dispositions of the assets of the Company;

(2) provide reasonable assurance that transactions are recorded as necessary to permit

preparation of financial statements in accordance with generally accepted accounting

principles, and that receipts and expenditures of the Company are being made only in

accordance with authorizations of management and directors of the Company; and

(3) provide reasonable assurance regarding prevention or timely detection of

unauthorized acquisition, use, or disposition of the Company's assets that could have a

material effect on the financial statements.

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.

For AYK & Associates

Chartered Accountants

(Registration No. 018591C)

Sd/-

CA Yogesh Kumar

M.Com, MBA, LL.B., FCA, DISA (ICAI)

Partner

(Membership No. 403036)

UDIN: 24403036BKFNIB3213

Place: New Delhi Date: 15.05.2024

Date: 13.03.2027

BALANCE SHEET AS AT 31ST MARCH 2024

(All Amount in INR Lakhs unless otherwise stated)

	(All Amount in INK Lakhs unless otherwise stated)			
Particulars	Note No.	As at	As at	As at
1 at ticulars	Note No.	March 31,	March 31,	March 31,
		Amount (₹)	Amount (₹)	Amount (₹)
I. ASSETS				
(1) Non-Current Assets				
(a) Property, Plant and Equipment				
(i) Tangible Assets	1(i)	3,907.90	3,285.75	3,272.32
(ii) Right of use Assets	1(ii)	33.72	65.34	96.57
(ii) Intangible Assets-Goodwil	1(iii)	1,518.68	-	-
	2	30.65	31.32	20.26
(b) Deferred Tax Assets (Net)	3	25.00	37.50	50.00
(c) Other Non-Current Assets	3			
(2) Current Assets	4			
(a) Inventories	4	6,325.29	3,708.32	3,220.65
(b) Financial Assets	5			
(i) Trade Receivables	5	22,071.89	15,641.76	15,165.66
(ii) Cash & Cash Equivalents	6	436.88	31.49	18.70
(iii) Short-Term Loans and Advances	7	196.75	146.29	109.83
(c) Other Current Assets	8	700.80	338.90	535.29
		35,247.55	23,286.67	22,489.30
TOTAL		35,241.55	45,480.07	22,409.30
II. EQUITY AND LIABILITIES				
(1) Equity				
(a) Equity Share Capital				
(b) Preference Share Capital (Unlisted)	9	1,340.08	1,340.08	1,340.08
(c) Other Equity	10	1,992.67	1,5 .0.00	1,0 10100
(c) Other Equity	11	5,454.26	4,621.49	4,014.35
(O.N. G. 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		3,131.20	1,021.19	1,011.55
(2) Non-Current Liabilities				
(a) Financial Liabilities				
(i) Long-TermBorrowings	12	665 16	543.88	184 45
(ii) Lease Liabilities		665.16 47.63	80.60	184.45 108.67
(3) Current Liabilities				
(a) Financial Liabilities				
` ,				
(i) Short-TermBorrowings	13	5,745.35	1,878.17	1,886.85
(ii) Trade Payables	14	18,645.00	14,125.65	14,354.16
(b) Other Current Liabilities	15	41.67	51.65	14,534.16
(c) Short-Term Provisions	16	1,315.75	645.14	589.39
	10	35,247.55	23,286.67	22,489.30
		33,441.33	23,200.07	44,409.30

The accompanying notes 1 to 26 are an integral part of the financial

For A Y K & ASSOCIATES

FRN NO-018591C

CHARTERED ACCOUNTANTS

FOR AND ON BEHALF OF

WONDERELECTRICALSLIMITED

(Formerly Known as Wonder Fibromats Limited)

(CA YOGESH KUMAR)

M. Com, MBA, LL.B., FCA, DISA(ICAI)

Partner

Membership No.: 403036

PLACE: NEW DELHI DATED: 15.05.2024

HARSH KUMAR ANAND (Chairman)

DIN: 00312438

Sd/-

YOGESHANAND (Chief Financial Officer)

Sd/-

PAN: AAEPA6561A

Sd/- Sd/-

YOGESHSAHNI DHRUV KUMAR JHA
(Managing Director) (Company Secretary)
DIN: 00811667 PAN: BLJPJ3631F

STATEMENT OF PROFIT & LOSS ACCOUNT FOR THE PERIOD ENDED ON 31ST MARCH, 2024

(All Amount in INR Lakhs unless otherwise stated)

	(All Amount in INR Lakhs unless otherwise state						
Sr. No	Particulars	Note No.	As at March 31, 2024	As at March 31, 2023	As at March 31, 2022		
			Amount (₹)	Amount (₹)	Amount (₹)		
ı	Revenue from Operations	17	56,999.02	40,251.92	39,836,42		
11	Other Income	18	3.12	40,251.92	9,39		
III	Total Revenue (I +II)	10	57,002.14	40,254.13	39,845.80		
IV	Expenses:		0.700==	30,20 3.20	00/0 10100		
	Cost of Materials Consumed	19	50,351.25	35,044.88	35,025.79		
	Changes in inventories of finished goods & work-in-	20	(900.27)	156.23	(147.18)		
	progress(Acretion)	20	(800.37)	150.23	(147.18)		
	Manufacturing Expenditure	21	1,801.99	1,247.33	1,202.28		
	Employee Benefits Expenses	22	2,766.31	1,732.91	1,630.90		
	Financial Cost	23	433.31	295.90	247.41		
	Administrative & Selling Expenditure	24	416.79	346.20	374.28		
	Depreciation and Amortization Expenses	1	580.46	541.18	521.88		
٧	Total Expenses		55,549.74	39,364.63	38,855.34		
VI	Profit(Loss) before exceptional items and tax (III-V)		1,452.40	889.50	990.46		
VII	Exceptional Items		1 452 40	-			
VIII IX	Profit(Loss) before exceptions items and tax (VI - VII) Tax Expenses:		1,452.40	889.50	990.46		
17	(1) Current Tax		436.14	271.49	277.20		
	(2) Deferred Tax Liabilities/(Assets)	2	0.67	(11.05)	(14.47)		
		2		` ′	` ,		
Х	Profit (Loss) for the period from continulng operations (VIII-IX)		1,015.59	629.06	727.73		
XI	Profit/(loss) from Discontinued operations		-	-	-		
XII	Tax Expenses for discontinued operations Profit/(loss) from Discontinued operations (after tax) (XI-XII)		-	-	-		
XIII	Profit/(loss) for the period (X+XIII)		1,015.59	629.06	727.73		
XA	Prior Period Items		1,015.59	029.00	121.13		
AV	-CSR Expenditure of previous year Incurred		_	_	_		
XVI	Profit(Loss) after Tax (XIV-XV)		1,015.59	629.06	727.73		
XVII	Other Comprehensive Income		1,013.39	023.00	727.73		
A * * * * * * * * * * * * * * * * * * *	A (i) Items that will not be reclassified to Profit or Loss		_				
	(ii) Income Tax relating to items that will not be reclassified to		-	_	-		
	Profit or loss		-	-	-		
	B (i) Items that will be reclassified to Profit or Loss		_	_	-		
	(ii) Income Tax relating to items that will be reclassified to Profit						
	or loss		-	-	-		
	Total Other Comprehensive Income (XVII)		-	-	-		
	Total Comprehensive Income for the period (XVI+XVII)						
	Comprising Profit (Loss) and Other Comprehensive Income		1,015.59	629.06	727.73		
	for the period)						
XVI	Earning per equity share:						
	(1) Basic		7.58	4.69	5.43		
	(2) Diluted		7.58	4.69	5.43		

The accompanying notes 1 to 27 are an integral part of the financial statements

This is the Profit & Loss Account referred to in our Report of even date.

For A Y K & ASSOCIATES

FRN NO- 018591C

CHARTERED ACCOUNTANTS

FOR AND ON BEHALF OF

(Chairman) DIN: 00312438

WONDER ELECTRICALS LIMITED

(Formerly Known as Wonder Fibromats Limited)

Sd/-Sd/-HARSH KUMAR ANAND YOGESH ANAND

(CA YOGESH KUMAR) M. Com, MBA, LL.B., FCA, DISA(ICAI) Partner

Membership No.: 403036

PLACE: NEW DELHI

DATED: 15.05.2024

Sd/-Sd/-YOGESH SAHNI DHRUV KUMAR JHA

(Company Secretary) PAN: BLJPJ3631F (Managing Director) DIN: 00811667

Sd/-

(Chief Financial Officer) PAN: AAEPA6561A

CASH FLOW STATEMENT FOR THE PERIOD ENDED ON 31ST MARCH, 2024

	<u> </u>			unt in INR Lakhs unle	
S. No.	Particulars		As at	As at	As at
5. 110.	i di dedidi 3		March 31, 2024	March 31, 2023	March 31, 2022
			Amount (₹)	Amount (₹)	Amount (₹)
I	CASH FLOWS FROM OPERATING ACTIVITIES				
	Profit before Tax and exceptional items		1,452,40	889.50	990.46
	(Adjustment to reconcile profit before tax to cash generated by		1,452.40	009.30	990.40
	operating activities)				
	Depreciation		580,46	541.18	521.88
	Design & Deveopement Expenses Written off		12.50	12.50	12.50
	Increase/(Decrease) in Trade Payables		1,456.34	(228.51)	920.18
	Increase/(Decrease) in Other Current Liabilities		274.17	40.30	2.37
	Increase/(Decrease) in Short-Term Provisions		366.22	61.46	(65.91)
	Decrease/(Increase) in Trade Receivables		(4,354.44)	(476.10)	(3,069.59)
	Decrease/(Increase) in Short Term Loan & Advances		(4.53)	(36.46)	29.44
	Decrease/(Increase) in Other Current Assets		(540.48)	196.39	309.94
	Decrease/(Increase) in Inventories		(710.56)	(487.67)	(81.31)
	Net Cash Flow from Operating Activities after Working Capital Changes		, ,	,	, ,
	Less: Payment of Taxes		(271.49)	(277.20)	(143.94)
	Net Cash Generated from Operating Activities		(1,739.41)	235.40	(573.98)
п	CASH FLOWS FROM INVESTING ACTIVITIES				
	Purchase of Property, Plant and Equipment		((52.00)	(557.03)	(466.16)
	Sale/Decrease of Property, Plant and Equipment		(652.08) 61.90	(557.02) 33.65	8.94
	Decrease/(Increase) in Capital Work in Progress		61.90	33.03	0.94
			-	-	-
	Decrease/(Increase) in Other Non- Current Assets		-	-	-
	Net Cash used in Investing Activities		(590.18)	(523.38)	(457.22)
ш	CASH FLOWS FROM FINANCING ACTIVITIES				
111	Increase/(Decrease) in Share Capital		(250.00)		
			(350.00)	-	-
	Increase/(Decrease) in Long-Term Borrowings		39.44	331.36	58.18
	Increase/(Decrease) in Short-Term Borrowings		3,217.01	(8.68)	1,086.79
	Increase/(Decrease) in Reserve & Surplus		(182.81)	(21.93)	(112.64)
	Net Cash used in Financing Activities		2,723.64	300.76	1,032.32
IV	Net Increase/(decrease) in Cash & Cash Equivalents	(I+II+III)	394.05	12.79	1.12
		(2.22.22)	33 7.03	12.73	1.12
V	Cash & Cash Equivalents at the beginning of the period		42.83	18.70	17.58
VI	Cash & Cash Equivalents at the end of the period	(IV+V)	436.88	31.49	18.70
		. , ,			

The accompanying notes 1 to 27 are an integral part of the financial statements

This is the Cash Flow Statement referred to in our Report of even date.

For A Y K & ASSOCIATES

FRN NO- 018591C

CHARTERED ACCOUNTANTS

FOR AND ON BEHALF OF

WONDER ELECTRICALS LIMITED

(Formerly Known as Wonder Fibromats Limited)

Sd/-(CA YOGESH KUMAR)

M. Com, MBA, LL.B., FCA, DISA(ICAI)

Partner

Membership No.: 403036

PLACE: NEW DELHI DATED: 15.05.2024 Sd/-HARSH KUMAR ANAND (Chairman)

DIN: 00312438

Sd/-YOGESH ANAND (Chief Financial Officer) PAN: AAEPA6561A

Sd/-YOGESH SAHNI Sd/-DHRUV KUMAR JHA (Managing Director) (Company Secretary) PAN: BLJPJ3631F DIN: 00811667

Statement of changes in equity

A. Equity Share Capital

	, ,	Balance at the end of the reporting period i.e. 31.03.2023
13,40,08,000	-	13,40,08,000

	, ,	Balance at the end of the reporting period i.e. 31.03.2024
13,40,08,000	-	13,40,08,000

B. Other Equity

Amount in Lakhs

		Reserves and surplus				
Particulars	Retained earnings	Security Premium account	Other Comprehensive Income (FVOCI- defined benefit obligation)	Total		
As at 01.04.2022	2,900.49	1,113.86	-	4,014.35		
Current year transfer Profit/loss during the year	629.06	-	-	629.06		
Remeasurement of net defined benefit obligation/assets	-	-	-	-		
Opening IND AS adjustment Earlier Year Excess Depreciation	-	-	-	-		
Adjustment				-		
Adjustment	-21.93	-	- -	-21.93		
Balance as at 31.03.2023	3,507.63	1,113.86	-	4,621.49		

Particulars	Retained earnings	Security Premium account	Other Comprehensive Income (FVOCI- defined benefit obligation	Total
As at 01.04.2023	3,507.63	1,113.86	-	4,621.49
Current year transfer Profit/loss during the year	1,015.59	-	-	1,015.59
Remeasurement of net defined benefit obligation/assets	-	-	-	-
Opening IND AS adjustment Earlier Year Excess Depreciation	-	-	-	-
Adjustment Distribution of dividend on equity shares Distribution of dividend on preference shares	- -134.01 -48.81		- - -	- -134.01 -48.81
Balance as at 31.03.2024	4,340.40	1,113.86	-	5,454.26

As per our Audit Report of even date attached.

For A Y K & Associates

Chartered Accountants (FRN No. 018591C)

For & on behalf of

Wonder Electricals Limited

(Formerly Known as Wonder Fibromats Limited)

Sd/-

Sd/-

CA Yogesh Kumar

M.Com, MBA, LL.B., FCA, DISA (ICAI)

(Membership No. 403036)

Sd/-

Harsh Kumar Anand

Yogesh Anand

(Chairman) (Chief Financial Officer) DIN: 00312438 PAN: AAEPA6561A

Place:-New Delhi Sd/-Sd/-

Date: - 15.05.2024 Yogesh Sahni **Dhruv Kumar Jha** (Managing Director) (Company Secretary)

DIN: 00811667 PAN: BLJPJ3631F

Note:1 Property Plant and equipment i) Tangible Assets

All amounts in INR Lakhs

	GROSS BLOCK					DEPI	NET BLOCK			
				TOTAL				TOTAL	TOTAL	TOTAL
NAME OF ASSETS	AS ON	ADDITIONS	(DELETIONS)	AS ON	UPTO	DURING THE	ADJUSTMENT	AS ON	AS ON	AS ON
	01.04.2023			31.03.2024	01.04.2023	PERIOD		31.03.2024	31.03.2024	31.03.2023
Land	442.04	-	-	442.04	-	-	-	-	442.04	442.04
Building	1,768.22	158.86	14.59	1,912.50	611.09	116.19	-	727.28	1,185.21	1,157.13
Furnitures & Fixtures	70.65	34.49	0.35	104.79	38.72	12.63	-	51.35	53.44	31.93
Office Equipment	265.29	22.24	-	287.53	223.12	20.80	-	243.92	43.61	42.17
Plant & Machinery	3,081.29	804.89	9.76	3,876.42	1,692.73	310.80	-	2,003.53	1,872.89	1,388.56
Vehicles	347.66	197.64	37.20	508.10	140.31	74.52	-	214.83	293.27	207.35
Computers & Softwares	55.55	14.77	1	70.32	38.99	13.90	-	52.89	17.43	16.56
Total	6,030.70	1,232.89	61.90	7,201.69	2,744.95	548.84	-	3,293.80	3,907.90	3,285.75
Previous Year March 2023	5,550.78	557.71	77.78	6,030.70	2,278.46	510.63	44.13	2,744.95	3,285.75	3,272.32
Previous Year March 2022	5,146.21	413.51	8.94	5,550.78	1,787.18	491.27	-	2,278.46	3,272.32	3,359.02

Page | 104 Annual Report 2023-24

ii) Right to Use Assets

	GROSS BLOCK DEPRECIATION						NET BLOCK			
NAME OF AGGETG				TOTAL		DUDING		TOTAL	TOTAL	TOTAL
NAME OF ASSETS	AS ON	ADDITIONS	(DELETIONS)	AS ON	UPTO	DURING THE	ADJUSTMENT	AS ON	AS ON	AS ON
	01.04.2023			31.03.2024	01.04.2023	PERIOD		31.03.2024	31.03.2024	31.03.2023
Lease Asset Okhla	72.87	-	-	72.87	52.34	17.60	-	69.94	2.93	20.53
Lease Asset Mahavir	63.34	-	-	63.34	28.11	11.95	-	40.06	23.28	35.23
Lease Asset Nathan	17.87	-	-	17.87	8.29	2.08	-	10.37	7.50	9.58
Total	154.09	-	-	154.09	88.74	31.62	-	120.37	33.72	65.34
Previous Year March 2023	154.09	-	-	154.09	57.51	30.55	0.68	88.74	65.34	96.57
Previous Year March 2022	101.43	52.65	-	154.09	26.91	30.61	-	57.51	96.57	74.53

iii) Intangible Assets				
Name of Assets	Opening as on 01.04.2023	Additions	(Deletions)	Closing as on 31.03.2024
Goodwill-Acquired*	-	1,518.68	-	1,518.68
Total	-	1,518.68	-	1,518.68
Previous Year March 2023	-	-	-	-
Previous Year March 2022	-	-	-	-

Note: * Goodwill has been acquired during the purchase of Electrical Fan Business on Slump Sale Basis. Valuation is based upon Valuation report dated 29.08.2023

Note No. 2 -Deferred Tax Assets

Deferred Tax Calculation	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Deletted Tax Calculation	Amount (₹)	Amount (₹)	Amount (₹)
a) On Account of Property, Plant & Equipment			
Depreciation as per Books	548.84	510.63	491.27
Depreciation as per Income Tax Act	548.96	474.06	431.87
Net timing difference on a/c of Property, Plant & Equipment (a)	(0.12)	36.57	59.40
b) On Account of Right to Use of Property			
Depreciation on account of Leased Property	31.62	30.55	30.61
Interest on account of Leased Property	8.31	13.21	15.55
Rent as per Income Tax Act	41.31	39.80	38.00
Net timing difference on a/c of Leased Property (b)	(1.39)	3.96	8.15
c) On Account of Security Deposit			
Interest Income on security deposit as per Ind AS	0.91	0.79	0.69
Interest Income on security deposit as per Income Tax Act	-	-	-
Net timing difference on a/c of Security Deposit (c)	0.91	0.79	0.69
Net timing difference (a+b-c)	(2.41)	39.73	66.86
Deferred Tax Assets/(Liabilities) during the period	(0.67)	11.05	14.47
Opening Balance of Deferred Tax Assets/(Liabilities)	31.32	20.26	5.79
Total	30.65	31.32	20.26

Note No. 3 -Other Non-Current Assets

Other Non-Current Assets	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Export Development Expenses	37.50	50.00	62.50
Less:- 1/5th of Export Development Expenses written off	12.50	12.50	12.50
	25.00	37.50	50.00
Total	25.00	37.50	50.00

Note: Export Development expenses is being written off in 5 years started from FY 2021-22

Note No. 4 -Inventories

Inventories	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
<u> </u>	Amount (₹)	Amount (₹)	Amount (₹)
Raw Materials	3,669.39	2,162.42	1,640.50
Raw Materials in Transit	-	-	7.67
Paint & Varnish	223.54	99.81	129.05
Consumable Stores	7.53	5.34	5.23
Packing Materials	358.12	277.69	212.81
Paper Board & Gum	-	-	-
Scrap	220.90	117.59	23.70
Finished Goods	1,178.72	815.13	870.76
Semi-Finished Goods	667.11	230.33	330.93
Total	6,325.29	3,708.32	3,220.65

Note No. 5 -Trade Receivables

Trade Receivables	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Considerd Good but unsecured			
Less than Six Months	21,703.40	15,285.38	14,552.32
More Than Six Months	368.49	356.38	613.34
Total	22,071.89	15,641.76	15,165.66

Trade Receivables ageing schedule

<u>Particular</u>	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Undisputed Trade receivables - considered good			
Less than Six Months	21,703.40	15,285.38	14,552.32
Six Months to 1 year	333.02	267.48	613.34
1 to 2 years	23.49	88.90	-
2 to 3 years	11.97	-	-
More than 3 years	-	-	-
Total	22,071.89	15,641.76	15,165.66

Note No. 6 - Cash & Cash Equivalents

Cash & Cash Equivalents	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Casii & Casii Equivalents	Amount (₹)	Amount (₹)	Amount (₹)
Balances with Banks	402.04	1.98	1.35
Fixed Deposits with Bank	0.10	0.10	0.10
Cash on Hand	34.74	29.41	17.25
Total	436.88	31.49	18.70

Note No. 7 - Short Term Loan & Advances

Short Term Advances (Unsecured, Considered Good)	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Short Term Advances (Shoctared) Considered Good)	Amount (₹)	Amount (₹)	Amount (₹)
Advance to Suppliers	173.23	137.40	102.00
Advance to Staff/Workers	23.52	8.89	7.83
Total	196.75	146.29	109.83

Note No. 8 - Other Current Assets

Other Current Assets	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Carrent Assets	Amount (₹)	Amount (₹)	Amount (₹)
Balances With Revenue Authorities (Advance Income Tax, GST ITC & Vat)	490.44	175.54	436.78
LIC- Pension & Gratuity Scheme	9.97	9.97	7.97
Amount Receivable from IDBI Bank	1.25	-	-
Prepaid Expenses	16.09	11.73	8.14
Security Deposits	77.99	54.20	47.86
CSR Expenditure Incurred in Advance	105.06	87.46	34.55
Total	700.80	338.90	535.29

Note No. 9- Equity Share Capital

A. Details of Authorised, issued and paid up share capital

(All Amount in INR unless otherwise stated)

Equity Share Capital	As at 31 March 2024		As at 31 March 2023		As at 31 March 2022	
Equity Share Capital	Number	Amount (₹)	Number	Amount (₹)	Number	Amount (₹)
Authorised Equity Shares	13,500,000	135,000,000	13,500,000	135,000,000	10,000,000	100,000,000
<u>Issued, Subscribed & fully Paid up</u> Equity Shares	13,400,800	134,008,000	13,400,800	134,008,000	13,400,800	134,008,000
Par value per equity shares	1	10	1	10	1	10
Subscribed but not fully Paid up Equity Shares of Rs. 10 each fully paid	-	-	-	-	-	-
Total	13,400,800	134,008,000	13,400,800	134,008,000	13,400,800	134,008,000

B. Reconciliation of shares outstanding at the beginning and at the end of the reporting period

	Equity Shares					
<u>Particulars</u>	As at 31 March 2024		As at 31 March 2023		As at 31 March 2022	
	Number	Amount (₹)	Number	Amount (₹)	Number	Amount (₹)
Shares outstanding at the beginning of the period	13,400,800	134,008,000	13,400,800	134,008,000	8,375,500	83,755,000
Shares Issued during the period	-	-	-	-	5,025,300	50,253,000
Shares bought back during the period	-	-	ı	ı	ı	-
Any other movement (please specify)	-	-	-	-	-	-
Shares outstanding at the end of the period	13,400,800	134,008,000	13,400,800	134,008,000	13,400,800	134,008,000

C. Details of share holding in the company

				Equity 9	Shares		
Name of Shareholders	As at 31 N	As at 31 March 2024		March 2023	As at 31 I	As at 31 March 2022	
Name of Shareholders	No. of Shares	% of Holding	No. of Shares	% of Holding	No. of Shares	% of Holding	
	held		held		held		
Yogesh Anand	1,579,680	11.79%	1,579,680	11.79%	1,579,680	11.79%	
Harsh Kumar Anand	1,565,280	11.68%	1,565,280	11.68%	1,565,280	11.68%	
Yogesh Sahni	941,350	7.02%	941,280	7.02%	941,280	7.02%	
Jatin Anand	1,632,000	12.18%	1,632,000	12.18%	1,632,000	12.18%	
Rohit Anand	819,600	6.12%	819,600	6.12%	819,600	6.12%	
Karan Anand	819,600	6.12%	819,600	6.12%	819,600	6.12%	
Siddhant Sahni	985,000	7.35%	984,000	7.34%	984,000	7.34%	
Neerja Sahni	787,200	5.87%	787,200	5.87%	787,200	5.87%	
Samarth Sahni	491,000	3.66%	492,000	3.67%	492,000	3.67%	
Public Share Holding	3,780,090	28.21%	3,780,160	28.21%	3,780,160	28.21%	
Total	13,400,800	100%	13,400,800	100%	13,400,800	100%	

D. Reconciliation for the period of five years immediately preceding the date of Balance Sheet

Year ended on	pursuant to co	ed as fully paid up contract without g received in cash			Shares bo	ought back
	Class of shares	No. of Shares	Class of shares	No. of Shares	Class of shares	No. of Shares
i). Year ended on 31.03.2022	-	-	Equity Shares	5,025,300	-	-
ii). Year ended on 31.03.2019	-	-	Equity Shares	4,101,000	-	-
Total		-		9,126,300		-

E. Shareholding of Promoters at the end of the year

		Equity Shares	
Name of Promoter*	No of Shares	% of total Shares	% Change during the year**
Yogesh Anand	1,579,680	11.79%	0.00%
Harsh Kumar Anand	1,565,280	11.68%	0.00%
Yogesh Sahni	941,350	7.02%	0.01%
Jatin Anand	1,632,000	12.18%	0.00%
Rohit Anand	819,600	6.12%	0.00%
Karan Anand	819,600	6.12%	0.00%
Siddhant Sahni	985,000	7.35%	0.10%
Neerja Sahni	787,200	5.87%	0.00%
Samarth Sahni	491,000	3.66%	-0.20%

*"promoter" means a person-

- (a) who has been named as such in a prospectus or is identified by the company in the annual return referred to in section 92; or
- (b) who has control over the affairs of the company, directly or indirectly whether as a shareholder, director or otherwise; or
- (c) in accordance with whose advice, directions or instructions the Board of Directors of the company is accustomed to act;

** percentage change has been computed with respect to the number of shares held at the beginning of the year and number of shares held at the end of the year. During the year, Bonus shares were issued by the Company accordingly shares were issued to promoters also in proportion to their shareholding.

F. Rights, preferences and restrictions attached to the ordinary shares

The ordinary shares of the company having par value of Rs. 10 each per share rank pari passu in all respect including voting rights and entitlement to dividend.

Note No. 10 - Preference Share Capital

Preference Share Capital	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
releience Share Capital	Amount (₹)	Amount (₹)	Amount (₹)
5% Non- convertible, Non- participating and Non-Cumulative Redeemable Preference Shares issued (Company has issued 23,42,665 (Twenty-Three Lakhs Forty-Two Thousand Six Hundred Sixty-Five) 5% Non- convertible, Non- participating and Non-	2,342.67	-	-
Cumulative Redeemable Preference shares having face value of INR 100/-each to M/s Uttaranchal Industries, SIDCUL, Haridwar to acquire electrical fan manufacturing business)			
Less: Redemption of 350000 Preference Shares @ Rs. 100 each	350.00	-	-
Total	1,992.67	-	•

During the year company has redeemed 350000 5% Non- convertible, Non- participating and Non-Cumulative Redeemable Preference Shares of Rs 100/- each at par;

Note No. 11 - Other Equity

Other Equity	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Other Equity	Amount (₹)	Amount (₹)	Amount (₹)
a). Securities Premium Reserve			
Security Premium Received through IPO	1,113.86	1,113.86	1,616.39
Less:- Bonus Shares issued during the period	-,	-,	502.53
Total (a)	1,113.86	1,113.86	1,113.86
b). Surplus i.e. balance in Statement of Profit and Loss account	,	,	,
Opening balance	3,507.63	2,900.49	2,290.46
(+) Net Profit/(Net Loss) for the current period	1,015.59	629.06	727.73
Closing Balance	4,523.21	3,529.55	3,018.19
Less: Distribution of Dividend			
Distribution of Dividend on Equity Shares	(134.01)	_	_
Distribution of Dividend on Preference Shares	(48.81)		-
	(2=2 22)		
Less: Amount Transferred to Capital Redemption Reserve Account	(350.00)	•	-
Adjustments with Surplus	(532.81)	-	-
i). Adjustment IndAS			
Diferrence of ROU and Lease Liabilities	_	0.79	(5.06)
		0.75	(3.00)
ii). Other Adjustment Less: Short provisions of earlier years *	_	(22.72)	(112.64)
Less. Short provisions of earlier years		(21.93)	(117.70)
Total (b)	3,990.40	3,507.63	2,900.49
Total (b)	3,550.40	3,307.03	2,500.45
c). Capital Redemption Reserve Account	350.00	-	-
	350.00	-	-
Total	5,454,26	4,621.49	4,014.35

- (a) During the year, Company has distributed Interim Dividend of Re 1/- each to its Equity Share Holders;
- (b) During the year, Company has distributed Dividend to 5% Non- convertible, Non- participating and Non-Cumulative Redeemable Preference Shares Holder at fix rate upto 31.03.2024;
- (c) During the year, Company has made Capital Redemption Reserve on redemption of 350000 5% Non- convertible, Non- participating and Non-Cumulative Redeemable Preference Shares;

Note No. 12 -Long Term Borrowings

Long Term Borrowings	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Secured Loan			
(a) Term Loans from Banks -HDFC Bank	90.74	73.40	139.45
(b) Car Loan from Banks	151.36	136.43	-
Unsecured Loan			
-Loan from Related Parties	423.05	334.05	45.00
Total	665.16	543.88	184.45

Note:- 1. Company has taken term loan from HDFC Bank which are secured against hypothecation of stock, book debts, Plant & Machinery & EQM of factory's Land & Building & Personal Guarantee of Promoters;

- 2. Rate of Interest on term loan from HDFC Bank is 9.59% P.A. linked with 1 year MCLR which change time to time based on PLR;
- 3. Company has taken car loans from Bank of Baroda and HDFC Bank at the rate of interest @ 7.10° Mpa from Bank of Baroda and 8.51%, 8.70%, 8.80%, 9.00% & 9.10%pa from HDFC Bank;
- 4. Company has taken interest free unsecured loans from its related parties;

Note No. 13-Short Term Borrowings

Short Term Borrowings	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Short term borrowings	Amount (₹)	Amount (₹)	Amount (₹)
(a) Working Capital Limit (Secured) -HDFC Bank	1,588.66	1,235.60	1,358.64
(b) <u>Current maturities of long-term Debt</u> -Term Loans -Car Loans	16.42 109.61	65.57 36.62	61.02 0.62
(c) Reverse factoring facility (Secured) -M1 Exchange- Bank Finance	3,922.39	451.37	177.52
(d) <u>Unsecured Loan</u> -From Related Parties	108.27	89.00	289.05
Total	5,745.35	1,878.17	1,886.85

- Note:- 1. Company has taken WC limit from HDFC Bank which are secured against hypothecation of stock, book debts, Plant & Machinery & EQM of factory's Land & Building & Personal Guarantee of Promoters;
 - 2.Rate of Interest on WC limit from HDFC Bank is 8.35% P.A linked with 1 year MCLR which change time to time based on PLR;
 - 3. Company has taken term loan from HDFC Bank which is secured against hypothecation of stock, book debts, Plant & Machinery & EQM of factory's Land & Building & Personal Guarantee of Promoters;
 - 4.Rate of Interest on Term Loan from HDFC Bank is 9.59% P.A linked with 1 year MCLR which change time to time based on PLR;
 - 5. Company has taken car loans from Bank of Baroda and HDFC Bank. Current maturities of the term loan and car loans are shown under Short Term Borrowings;
 - 6. Company has also taken reverse factoring facility through M1 Exchange for discounting of Purchases. Interest is being paid by suppliers directly to Bank;

Note No. 14- Trade Payables

Trade Payables	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Trade Payables-MSME	16,851.36	7,515.00	8,543.63
Trade Payables-Other	1,793.64	6,610.65	5,810.53
Total	18,645.00	14,125.65	14,354.16

Trade Payables ageing schedule

Particular	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
(i) MSME Less than 1 year 1 to 2 years	16,851.36	7,478.34 36.66	8,543.63 -
(ii) Others Less than 1 year 1 to 2 years	1,793.64	6,610.65 -	5,810.53 -
Total	18,645.00	14,125.65	14,354.16

⁽i) The Company has not paid any interest to micro, small and medium enterprises towards their dues inspite of delays in payments as per the provisions of the Micro, Small and Medium Enterprises Development Act, 2006;

Note No. 15-Other Current Liabilities

Other Current Liabilities	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Advance From Customers	41.67	51.65	11.35
Total	41.67	51.65	11.35

Note No. 16-Short Term Provisions

Short Term Provisions	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Duties & Expenses Payable	879.61	373.65	312.19
Provision for Current Tax	436.14	271.49	277.20
Total	1,315.75	645.14	589.39

Forming part of Profit & Loss Account for the period ended on 31st March'2024

Note No. 17 - Revenue from Operations

Revenue from Operations	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Revenue from operations	Amount (₹)	Amount (₹)	Amount (₹)
A. Sales- Domestic	55,668.32	39,412.07	38,962.2
B. Export Sales	-	87.67	50.80
C. Scrap Sales	804.77	483.97	587.45
D. Sales-Trading Goods	-	-	-
E. Other Revenue from Customers	525.93	268.20	235.91
Total	56,999.02	40,251.92	39,836.42

Note No. 18 - Other Income

Other Income	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Other Income	Amount (₹)	Amount (₹)	Amount (₹)
Interest Received from Banks	0.76	0.28	0.33
Interest Received from Security with Electricity Board	-	0.61	0.96
Interest Received on IT Refund	-	0.50	2.93
Interest on Security Deposit as Per IndAS	0.91	0.79	0.69
Difference in Foreign Exchange	-	-	4.31
Other Income	1.45	0.03	0.17
Total	3.12	2.21	9.39

⁽ii) Amount given above due to MSMEs is not containing any interest;

Forming part of Profit & Loss Account for the period ended on 31st March'2024

Note No. 19 - Cost of Material Consumed

Raw Material Consumed		As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Raw Platerial Consumed		Amount (₹)	Amount (₹)	Amount (₹)
a) Opening Balance				
Raw Material		2,162.42	1,640.50	1,589.94
Raw Material in Transit		-	7.67	-
Paint & Varnish		99.81	129.05	150.87
Consumable Stores		5.34	5.23	9.41
Packing Materials		277.69	212.81	284.39
Paper Board & Gum		-	-	14.64
Scrap		117.59	23.70	35.60
	Sub Total (a)	2,662.86	2,018.96	2,084.84
b)Add: Purchase during the year				
Raw Material		44,652.01	31,025.66	30,505.15
Semi Processed Goods		980.54	212.85	282.76
Consumable Stores		469.78	368.60	272.70
Packing Materials		4,017.70	2,807.90	2,662.84
Paper Board & Gum		-	-	0.37
Paint & Varnish		2,005.92	1,273.77	1,236.10
Scrap		41.91	-	-
'	Sub Total (b)	52,167.86	35,688.78	34,959.91
c)Less: Closing Balance	. ,			
Raw Material		3,669.39	2,162.42	1,640.50
Raw Material in Transit		-	-	7.67
Paint & Varnish		223.54	99.81	129.05
Consumable Stores		7.53	5.34	5.23
Packing Materials		358.12	277.69	212.81
Paper Board & Gum		-	-	-
Scrap		220.90	117.59	23.70
	Sub Total (c)	4,479.47	2,662.86	2,018.96
Cost of Material Consumed (a	+b-c)	50,351.25	35,044.88	35,025.79

Note No. 20 - Changes in inventories of Finished & Semi-Finished Goods

		As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Changes in inventories of Finished & S	Changes in inventories of Finished & Semi-Finished Goods			
		Amount (₹)	Amount (₹)	Amount (₹)
a) Opening Inventories				
	Finished Goods	815.13	870.76	677.92
	Semi-Finished Goods	230.33	330.93	376.59
	Sub Total (a)	1,045.46	1,201.69	1,054.51
b) Less: Closing Invent ories				
	Finished Goods	1,178.72	815.13	870.76
	Semi-Finished Goods	667.11	230.33	330.93
	Sub Total (b)	1,845.83	1,045.46	1,201.69
Changes in inventories of Finish	ned & Semi-Finished Goods (a-b)	(800.37)	156.23	(147.18)

Note No. 21 - Manufacturing Expenditure

Manufactuing Expenditure	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
	Amount (₹)	Amount (₹)	Amount (₹)
Dies & Tools Consumed	8.36	5.59	2.69
Material Handling Equipment Expenses	6.57	6.27	7.27
Job Work Charges	460.95	405.22	390.66
Electricity Expenses	380.12	258.99	250.35
Custom Duty on Import	-	0.72	3.73
ETP Plant Expenses	20.41	12.31	12.19
Fuel & Gas Expenses	535.90	321.53	326.53
Freight & Cartage Inward	131.09	89.08	106.65
Generator Running & Maintenance	9.17	6.00	3.80
Loading & Unloading Charges Rent	54.20	35.41	21.42
(Factory Premises)	37.96	8.40	8.04
Repair & Maintenance (Building)	43.95	20.24	5.41
Repair & Maintenance (Machine)	113.31	77.57	63.54
Total	1,801.99	1,247.33	1,202.28

Forming part of Profit & Loss Account for the period ended on 31st March'2024

Note No. 22 - Employee Benefits Expenses

Wages, Salaries, Manpower Supply and other benefit to Employees	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
stages/ Salaties/ Flampower Supply and Series Bellette to Employees	Amount (₹)	Amount (₹)	Amount (₹)
Wages & Allowances	1,345.67	770.11	822.86
Salaries & Allowances	637.69	443.61	390.01
Wages/Salaries & other expenses during Lockdown-(Covid-19 Expenses)	-	-	-
Directors Remuneration	134.13	126.25	108.00
Bonus Paid	60.92	41.32	39.17
Production Consultancy/Incentive	321.80	186.40	123.61
Professional Tax	0.40	-	-
Medical Expenses	7.14	3.69	2.85
Leave Encashment	55.44	31.05	31.40
Labour/Staff Welfare Expenses	54.74	35.01	27.67
Gratuity Paid	15.52	9.84	5.87
Employer's Contribution			
Employees Provident Fund	96.94	59.75	54.71
Employees State Insurance Scheme	35.92	25.87	24.76
Total	2,766.31	1,732.91	1,630.90

Note No. 23 - Financial Cost

Financial Cost		As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
		Amount (₹)	Amount (₹)	Amount (₹)
Bank Charges		2.77	2.84	5.04
Interest on Cash Credit		148.18	96.32	97.25
Interest on Term Loans		14.10	14.08	42.24
Interest/Charges on LC/Bills Dis.		213.67	140.05	84.46
Interest on Car Loan		18.64	12.83	0.19
Interest-Others		22.83	13.34	-
Processing Fees		4.83	3.23	2.67
Interest on Lease iability as per IndAS		8.31	13.21	15.55
Total		433.31	295.90	247.41

Note No. 24 - Administrative & Selling Expenditure

	As at 31 March 2024	As at 31 March 2023	As at 31 March 2022
Administrative & Selling Expenditure	Amount (₹)	Amount (₹)	Amount (₹)
Advertisement & Publicity	2.39	2.69	0.74
Auditor Remuneration	1.75	1.50	1.25
Bad Debts	-	-	40.89
Business Promotion	31.18	20.66	11.93
Communication Expenses	4.38	4.36	3.97
Commission/Incentive Paid	0.05	-	1.17
Conveyance Expenses	7.12	5.00	1.48
CSR Expenditures	16.44	14.23	12.99
Discount Allowed	0.01	11.56	11.11
Design & Development/Retainership Charges	12.50	15.11	12.63
Donation Paid	-	1.00	0.51
DIPP Refund on GST-Short Received	_		2.11
Head Office-Maintenance	18.78	15.79	13.12
Festival/Function Expenses	18.39	11.12	7.41
Freight & Cartage-Outward	25.54	21.57	36.23
Fees & Subscription	37.73	22.01	23.45
Ineligible ITC of GST	9.36	6.52	1.98
Houskeeping Expenses	7.51	4.81	3.80
Insurance Expenses	23.74	25.80	28.31
Interest on Income Tax	0.59	2.71	6.86
Interest/Demand Paid on GST/VAT/TDS	0.00		22.86
Penalties/Demand Paid to Govt Department	0.54	1.57	0.75
Legal & Professional Charges	26.11	32.32	29.66
Loss on Sale of Car	0.57	1.36	-
Market Making Fees	0.57	1.50	1.33
Misc Expenses	1.90	2.69	4.07
Postage & Courier Charges	12.25	12.02	7.01
Printing & Stationery	10.96	8.52	6.05
Quality Control & Audit Expenses	3.20	3.74	1.61
Repair & Maintenance (Computer)	8.90	4.86	4.52
Repair & Maintenance (Others)	6.82	7.19	4.18
ROC Fees	21.18	0.32	3.16
Security Service Expenses	46.39	41.18	44.57
Subletting Charges (SIIDCUL)	4.25	-	-
Short & Excess	0.50	0.29	0.90
Testing & Sample Expenses	22.99	9.84	9.15
Travelling Expenses	14.58	18.26	7.96
Vehicle Running & Maintenance	8.25	15.59	4.56
Warehouse Expenses	9.94	-	-
Total	416.79	346.20	374.28

Notes to the financial statements for the year ended 31st March'2024

NOTE NO. 25

1. <u>Organization structure and nature of Business-</u> Wonder Electricals Limited is a listed public company limited by shares, incorporated and domiciled in India. Its registered office is located at Okhla Industrial Estate, Phase-III, Delhi, India and factories at Bhagwanpur, Roorkee and SIDCUL, Haridwar in the state of Uttarakhand and at Manoharabad Mandal, Medak, Hyderabad in the state of Telangana. The Company is engaged in the manufacturing of electric goods. Company has diversified market not only in domestic but also has global presence.

2. Additional Notes to the financial statements

A) Contingent liabilities: -

There is no contingent liability at the year end.

B) Books of accounts of the company have been maintained at Factories at Bhagwanpur, Roorkee and SIDCUL, Haridwar in the state of Uttarakhand and at Manoharabad Mandal, Medak, Hyderabad in the state of Telangana.

3. Significant Accounting Policies

a. Basis of preparation of financial statements:-

The financial statements of the Company have been prepared in accordance with Indian accounting standards (IND AS) notified under the Section 133 of the Companies Act read with Rule 3 of Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in accounting policy hitherto in use. Financial statements of the company are prepared under the historical cost convention on the accrual basis except some assets and liabilities which have been measured at their fair value.

The financial statements are presented in INR and all values are rounded to the nearest rupees in lakh.

b. Current and non-current classification

The company presents assets and liabilities in the balance sheet based on current/non-current classification

An asset is treated as current when:

(a) it expects to realise the asset, or intends to sell or consume it, in its normal operating cycle;

- (b) it holds the asset primarily for the purpose of trading;
- (c) it expects to realise the asset within twelve months after the reporting period; or
- (d) the asset is cash or a cash equivalent (as defined in Ind AS 7) unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period;

Current maturities of non-current asset are also termed as current assets.

An entity shall classify a liability as current when:

- (a) it expects to settle the liability in its normal operating cycle;
- (b) it holds the liability primarily for the purpose of trading;
- (c) the liability is due to be settled within twelve months after the reporting period; or
- (d) it does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting.

Current maturities of non-current liabilities are also termed as current liability.

Company always classifies deferred tax assets (liabilities) as non-current assets (liabilities).

All other liabilities are classified as non-current.

The operating cycle of a company is the time between the acquisition of assets for processing and their realization in cash or cash equivalents. When the entity's normal operating cycle is not clearly identifiable, it is assumed to be twelve months.

c. Foreign Currency

The company's reporting currency and the functional currency for its operations is Indian Rupees (INR) being the principal currency of the economic environment in which it operates.

(i) Transaction and balances

A foreign currency transaction shall be recorded, on initial recognition in the functional currency, by applying to the foreign currency amount the spot exchange rate, of the date on which transaction first qualifies for recognition as per Ind AS's, between the functional currency and the foreign currency at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies outstanding at the end of the reporting period are translated at the exchange rates prevailing as at the end of reporting period. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined.

Exchange differences arising on the settlement of monetary assets and liabilities or on translating monetary assets and liabilities at rates different from those at which they were translated on initial recognition during the period or in previous

financial statements shall be recognized in statement of profit and loss in the period in which they arise. When a gain or loss on a non-monetary item is recognized in other comprehensive income, any exchange component of that gain or loss shall be recognized in profit or loss, any exchange component of that gain or loss shall be recognized in profit or loss.

Earning & expenditure in foreign exchange are as below:

Particulars	Current Year (`)	Previous Year (`)
Earning in foreign exchange	Nil	15,36,770/-
Expenditure in foreign exchange	Nil	Nil

d. Fair value measurement

The Company measures some financial instruments at fair value at each reporting date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date:

- 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 observed for the assets 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).

The Company recognizes transfers between level of the fair value hierarchy at the end of reporting period during which the change has occurred. The management has an established control framework with respect to fair value measurement.

e. Revenue recognition

(i) Sales of goods:-

Revenue from the sale of goods shall be recognised when all the following conditions have been satisfied:

- (a) the entity has transferred to the buyer the significant risks and rewards of ownership of the goods;
- (b) the entity retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- (c) the amount of revenue can be measured reliably;
- d) it is probable that the economic benefits associated with the transaction will flow to the entity; and

- e) the costs incurred or to be incurred in respect of the transaction can be measured reliably;
- f) subsidies and other incentives are recognized on collection/receipt basis;

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes, levies or duties collected on behalf of the government/ other statutory bodies. Taxes, levies or duties are not considered to be received by the Company on its own account and excluded from net revenue.

Warranty is not a separate performance obligation but assurance type warranty and no separate provisions has been accounted for a warranty.

(ii) Rendering of services:

When the outcome of a transaction involving the rendering of services can be estimated reliably, revenue associated with the transaction shall be recognised by reference to the stage of completion of the transaction at the end of the reporting period.

The outcome of a transaction can be estimated reliably when all the following conditions are satisfied:

- (a) the amount of revenue can be measured reliably;
- (b) it is probable that the economic benefits associated with the transaction will flow to the entity;
- (c) the stage of completion of the transaction at the end of the reporting period can be measured reliably; and
- (d) the costs incurred for the transaction and the costs to complete the transaction can be measured reliably;

(iii) Interest income

For all debt instruments measured either at amortised cost or at fair value through other comprehensive income, interest income is recorded using the effective interest rate (EIR).

Interest Income from Bank- interest income is recorded on a time- proportionate basis that takes into account the effective interest rate (EIR)

Interest Received from Security with Electricity Board- Interest is recorded on the basis of agreement with Electricity Board while depositing the security amount.

Interest Received on IT Refund- Interest received at half percent per month as per rate defined under Income Tax Act

Other Income- It comprises of Interest Income received from Banks, Electricity board and other misc. interest.

f. Grants from government

Government Grants including non-monetary grants are not recognised until there is reasonable assurance that the company will comply with the conditions attaching to them and that the grants will be received. Government grants related to depreciable assets is treated as deferred income and are recognised in Statement of Profit & Loss on a systematic basis over the useful life of asset. Government Grants related to assets are presented in the balance sheet by setting up the grant as deferred income. Grants related to income are presented as part of profit or loss under the general heading 'Other Income'.

A government grant that becomes receivable as compensation for expense or losses already incurred or for the purpose of giving immediate financial support to the entity with no future related costs shall be recognised in profit or loss of the period in which it become receivable. A government grant may take form of a transfer of a non-monetary asset, such as land or other resources, for the use of company. In these circumstances, the fair value of the non- monetary asset is assessed and both the grant and asset are accounted for at that fair value.

g. <u>Taxation</u>

Income tax expense represents the sum of the current tax payable and deferred tax. The current tax is based on taxable profit for the year, which is determined pursuant to Income Tax Act, 1961. Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income, in which case, the current tax and deferred tax are also recognised in other comprehensive income.

Deferred tax liability is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, except where the company is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Unrecognised deferred tax assets are reassessed at the end of each reporting year and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realized, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

h. Property, Plant and Equipment

Capital work in progress, plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of plant and equipment and borrowing cost for long-term construction projects. The cost of an item of property, plant and equipment comprises:

- (a) its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates.
- (b) any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.
- (c) the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located, the obligation for which an entity incurs either when the item is acquired or as a consequence of having used the item during a particular period for purposes other than to produce inventories during that period.

Subsequent costs are included in the carrying amount of assets or recognised as separate assets, as appropriate, only when it is probable that future economic benefits associated with them will flow to the company and the cost of the item can be measured reliably and it is expected to be used for more than one year.

An item of Property, plant or equipment is derecognised upon disposal or when no future economic benefits are expected from the continued use of assets. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is recognised in profit and loss. Depreciation on property, plant and equipment, except leasehold land, has been provided on written down value method as per the useful life of assets prescribed in Schedule II to the Companies Act, 2013.

The residual value of PPE for depreciation purpose is considered as 5% of the original cost of the asset. The estimated useful life of the assets is reviewed at the end of each financial year. Depreciation on the assets added / disposed of during the year is provided on pro-rata basis with reference to the month of addition / disposal. Value of leasehold land is amortised on the basis of lease period or balance life of the project whichever is earlier.

Name of company	Type of Asset	Method of Depreciation	Useful life (years)
	Building		30
	Furniture & Fixture		10
Wonder Electricals	Office Equipment	Written Down	5
Limited	Plant & Machinery	Value method	15
	Vehicles		10
	Computer & Others		3

- 1) Property and equipment comprise of Land of Rs. 4,42,04,328 for which the company has title and management has intention to use this asset for business purpose in near future.
- 2) The Company has recorded depreciation charge of Rs 580.46 Lakhs for the period ended 31 March 2024.

i. Intangible Assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses.

j. Borrowing Costs

Borrowing cost attributable to the acquisition or construction of qualifying/ eligible assets are capitalized as part of the cost of such assets. A qualifying/ eligible asset is an asset that necessarily takes a substantial period of time to get ready for intended use. All other borrowing cost are recognised as expenses and are charged to revenue in the year.

k. <u>Leases</u>

Company as a lessee

The company has applied Ind AS 116 using the modified retrospective approach and therefore the comparative information has not been restated and continues to be reported under Ind AS 17.

As a lessee

The company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease.

Lease payments included in the measurement of the lease liability comprise the following:

- Fixed payments, including in-substance fixed payments;
- Variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- Amounts expected to be payable under a residual value guarantee; and
- The exercise price under a purchase option that the company is reasonably certain to exercise, lease payments in an optional renewal period if the company is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the company is reasonably certain not to terminate early.

For Operating leases, security expenses is recognized on a straight line basis over the term of the relevant lease.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the company's estimate of the amount expected to be payable under a residual value guarantee, or if company changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

The company presents right-of-use assets that do not meet the definition of investment property in 'property, plant and equipment' and lease liabilities in 'loans and borrowings' in the statement of financial position.

I. <u>Inventories</u>

Cost shall comprise:

For Raw Materials and Packing materials: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on first in first out method basis.

Finished Goods and Work in progress: Cost includes cost of direct materials and labour and a proportion of manufacturing overheads based on the normal operating capacity, but excluding borrowing costs. Cost is determined on first in first out basis material cost and includes cost of conversion and cost incurred in bringing the goods to present location and condition.

<u>Traded goods</u>: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on first in first out basis. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

Stores & Spares: The Stock of stores & spare parts are charged to revenue account except loose tools. Stores are valued at cost calculated on the basis of first in first out method. Provisions are made for unserviceable, damaged, obsolete, slow moving, defective stores and spares identified during the physical stock taking.

Scrap

Scrap is valued at cost or net realizable value whichever is lower.

m. Impairment

At the end of each reporting period, entity assesses whether there is any indication that an asset (tangible or intangible) may be impaired. If any such indication exists, the entity estimates the recoverable amount of the asset. Asset is impaired when its carrying value exceeds its recoverable amount. Where an indication of impairment exists, the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash- generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

n. Provisions, Contingent Liabilities & Contingent Assets

Provisions are recognised when the company has a present obligation (legal or constructive) as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation. All provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future uncertain events not wholly within the control of the company, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote. Contingent Assets are not recognised in the financial statements. However, when the realisation of income is virtually certain, then the related asset is not a contingent asset and its recognition is appropriate. Where an inflow of economic benefits is probable, an entity shall disclose a brief description of the nature of the contingent assets at the end of the reporting period, and, where practicable, an estimate of their financial effect.

o. Employee benefits expenses

Employee benefits include salaries, wages, contribution to provident fund, gratuity, leave encashment towards un-availed leave, compensated absences, post-retirement medical benefits and other terminal benefits.

The company operates a defined benefit gratuity plan in India, which requires contributions to be made to a separately administered fund. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method. Re-measurement of defined benefit plans in respect of post-employment are charged to the Other Comprehensive Income. Past Service cost is recognized in the statement of profit & loss in the period of plan amendment.

Defined contribution plan:

Company's contributions paid/payable during the year to Provident Fund, Superannuation Fund and Employee state insurance are recognised in statement of profit and loss.

Compensated absence:

Liability for compensated absence is provided based on accumulated leave credit outstanding to employees as on the date of balance sheet.

Liabilities for short term employee benefits are measured at undiscounted amount of the benefits expected to be paid and charged to Statement of Profit & Loss in the year in which the related service is rendered.

Whereas Company is maintaining the Gratuity funds with LIC and making the premium payment over the period for its maintenance. The post-employment benefits like pension and gratuity are taken under Other Current Assets.

p. Financial instruments

A. Financial assets:-

(i) Initial recognition and measurement

All financial assets are recognised initially at fair value plus or minus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

(ii) Subsequent measurement

On subsequent recognition, a financial asset is classified as measured at:

- Amortised cost Debt instruments
- Fair value through other comprehensive income (FVTOCI) Debt Investment
- Fair value through other comprehensive income (FVTOCI) Equity investment
- Fair value through profit or loss (FVTPL) Derivatives, preference shares and debt instruments.

(iii) Amortised cost

A 'Financial asset' is measured at the amortised cost if both the following conditions are met and is not designated as at FVTPL:

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

(iv) Equity Investment

On initial recognition of an equity investment that is not held for trading, the company may irrevocably elect to present subsequent changes in the fair value of investment in OCI (designated as FVTOCI — equity investment). This election is made on an investment by investment basis.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

(v) Impairment of financial assets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance. Financial assets that are debt instruments and are measured as at FVTOCI. Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 11 and Ind AS 18. Financial guarantee contracts which are not measured as at FVTPL.

The Company follows 'simplified approach' for recognition of impairment loss allowance on:

Trade receivables or contract revenue receivables; and The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period,

credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-month ECL.

ECL is the difference between all the contractual cash flows that are due to the group in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR. When estimating the cash flows, an entity is required to consider:

All the contractual terms of the financial instrument (including prepayment, extension, call and similar options) over the expected life of the financial instrument. However, in rare cases when the expected life of the financial instrument cannot be estimated reliably, then the entity is required to use the remaining contractual cash terms of the financial instruments.

Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

(vi) Financial Liabilities

A financial liability is any liability that is:

- a) a contractual obligation:
- i) to deliver cash or another financial asset to another entity; or
- ii)to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavourable to the entity; or
- b) a contract that will or may be settled in the entity's own equity instruments and is:
- i) a non-derivative for which the entity is or may be obliged to deliver a variable number of the entity's own equity instruments; or
- ii)a derivative that will or may be settled other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of the entity's own equity instruments. For this purpose, rights, options or warrants to acquire a fixed number of the entity's own equity instruments for a fixed amount of any currency are equity instruments if the entity offers the rights, options or warrants pro rata to all of its existing owners of the same class of its own non- derivative equity instruments. Apart from the aforesaid, the equity conversion option embedded in a convertible bond denominated in foreign currency to acquire a fixed number of the entity's own equity instruments is an equity instrument if the exercise price is fixed in any currency.

Also, for these purposes the entity's own equity instruments do not include puttable financial instruments that are classified as equity instruments in accordance with paragraphs 16A and 16B, instruments that impose on the entity an obligation to deliver to another party a pro rata share of the net assets of the entity only on liquidation and are classified as equity instruments in accordance with instruments that are contracts for the future receipt or delivery of the entity's own equity instruments. As an exception, an instrument that meets the definition of a financial liability is classified as an equity instrument if it has all the features and meets the conditions in paragraphs 16A and 16B or paragraphs 16C and 16D.

Initial Recognition and measurement

All financial liabilities are recognised initially at fair value plus or minus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Subsequent recognition

Instrument	Subsequent recognition
Held for trading	Fair value
Financial guarantee contracts	Higher of loss allowance and amount recognised less cumulative amortization
Loans and borrowings	Amortised cost

(vii) <u>Derecognition</u>

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference between the carrying amount of a financial liability (or part of a financial Liability) extinguished or transferred to another party and the consideration paid, including any non- cash assets transferred or liabilities assumed, shall be recognised in profit or loss.

(viii) Reclassification of financial assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model.

q. Cash and Cash equivalents

Cash and Cash equivalents in the balance sheet comprises cash on hand, at bank and short-term deposits with banks. The Company considers all highly liquid financial instruments, which are readily convertible into cash and have original

maturities of three months or less from the date of purchase, to be cash equivalents. Such cash equivalents are subject to insignificant risk of changes in value.

In Cash Flow statement prepared by the company, Cash flows are reported using indirect method, whereby profit / (loss) before extraordinary items and tax is adjusted for the effects of transaction of non- cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

r. Earnings per share

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of any extra ordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and also the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as at the beginning of the period, unless they have been issued at a later date. The dilutive potential equity shares are adjusted for the proceeds receivable had the shares been actually issued at fair value (i.e. average market value of the outstanding shares). Dilutive potential equity shares are determined independently for each period presented.

s. Trade receivables

Trade receivables represents amount billed to customers as credit sales and are net off:

- a) Any amount billed but for which revenues are reversed under the different accounting standard and
- b) Impairment for trade receivables, which is estimated for amounts not expected to be collected in full.

t. Loans and Advances

Loans and advances are non-derivative financial assets with fixed and determinable payments. This category includes the loans, cash and bank balances, other financial assets and other current assets.

Subsequent to initial measurement, loans and receivables are carried at amortized cost based on effective interest rate method less appropriate allowance for doubtful receivables.

Loans and advances are further classified as current and non-current depending on whether they will be realized within 12 months after the balance sheet date or beyond.

u. <u>Investment:-</u>

There is no investment made by the company in securities or shares during the year.

NOTE NO: 26

25.1 Corporate Social Responsibility Activities

On account of Corporate Social Responsibility Activities (CSR), the company has spent Rs. 16,44,352/- for current year and also spent excess amount of Rs. 1,05,06,183/- for future liabilities under the provisions of CSR Activities which is booked under the group of Other Current Assets of Financial Statements.

S. No.	Particulars	Amount (₹)
1.	amount required to be spent by the	16,44,352/-
	company during the year;	
2.	amount of expenditure incurred,	16,44,352/-
3.	shortfall at the end of the year,	Nil
4.	total of previous years shortfall,	Nil
5.	reason for shortfall,	NA
6.	nature of CSR activities	Stipend paid to Apprentice employees as per Ministry of Skill Development And Entrepreneurship, notification dated 25 th Sept'2019 vide G.S.R. 686E.
7.	details of related party transactions, e.g., contribution to a trust controlled by the company in relation to CSR expenditure as per relevant Accounting Standard.	No such transaction made by the company

25.2 **Payment to Auditors:**

Particulars	Current Year (₹)	Previous Year (₹)
Auditor Remuneration	1,75,000/-	1,50,000/-
Other Fee and Expenses	5,83,000/-	5,08,500/-
GST on above	1,36,440/-	1,18,530/-
Total	8,94,440/-	7,77,030/-

25.3 **Related Party Disclosure**

1. Key Management Personnel (KMP)

Sr. No.	Name of related party	Designation	Nature of Transactions	Amount (₹)
1.	Harsh Kumar Anand	Director	Director Remuneration Unsecured Loan taken balance o/s at year end.	19,20,000/- 81,26,733/-
2.	Yogesh Anand	Director	Director Remuneration Unsecured Loan taken balance o/s at year end.	19,20,000/- 80,30,000/-
3.	Yogesh Sahni	Director	Director Remuneration Unsecured Loan taken balance o/s at year end.	19,20,000/- 1,10,00,000/-
4.	Jatin Anand	Director	Director Remuneration Unsecured Loan taken balance o/s at year end.	24,00,000/- 57,75,000/-
5.	Siddhant Sahni	Director	Director Remuneration Unsecured Loan taken balance o/s at year end.	24,00,000/- 59,00,000/-
6.	Karan Anand	Director	Director Remuneration Unsecured Loan taken balance o/s at year end.	24,00,000/- 39,00,000/-
7.	Kripank Kumar Singh	Company Secretary	Salary Paid	95,162/-
8.	Dhruv Kumar Jha	Company Secretary	Salary Paid	3,80,550/-
9.	Ankit Tiwari	Independent Director	Sitting Fees	80,000/-
10.	Vishal Singh	Independent Director	Sitting Fees	80,000/-
11.	Gaurav Munjal	Independent Director	Sitting Fees	53,334/-
12.	Monam Kapoor	Independent Director	Sitting Fees	80,000/-
13.	Sunil Malhotra	Independent Director	Sitting Fees	80,000/-
14.	Jughal Kishore Chugh	Independent Director	Sitting Fees	80,000/-

2. Other Related Party Transaction

Sr.	Name of related party	Relation	Nature of	Transaction
No.	, ,		Transactions	Amount (₹)
1.	Uttaranchal Industries	Common Management	Purchase of Goods Sale of Goods Others Transactions Transactions pertains to Slump Sale of Manufacturing Business	1,43,98,762/- 3,89,739/- 35,25,000/- 23,42,66,500/-
			Redemption of Preference Shares	3,50,00,000/-
			Dividend on Preference Shares	48,80,532/-
2.	Quality Components	Common Management	Purchase of Goods	15,20,44,008/-
3.	Akas Technoplast Pvt. Ltd.	Common Management	Purchase of Goods Sale of Goods	1,29,60,208/- 2,87,954/-
4.	Stamping & More LLP	Common Management	Purchase of Goods Sale of Goods Other Transactions	54,70,22,287/- 90,85,823/- 6,23,480/-
5.	Guru Technologies Pvt. Ltd.	Common Management	Unsecured Loan taken balance o/s at year end.	1,04,00,000/-

- 25.4 Segment Reporting: As the Company's business activities fall within a single primary business segment viz "manufacturing of electric fans" and therefore the disclosure requirements of IND AS-108 "operating segments" as notified by The Companies (Indian Accounting Standards) Rules, 2015 is not applicable.
- 25.5 The Earnings Per Share has been calculated as specified in the IND AS 33 on "Earning Per Share" as notified by The Companies (Indian Accounting Standards) Rules, 2015, the related disclosure is as below:-

S. No.	Particulars	FY 2023-24	FY 2022-23
1.	Profit/Loss after Tax (in lacs)	1,015.59	629.06
2.	Weighted average number of equity shares (in lacs)	134	134
3.	Basic & diluted earnings per share	7.58	4.69

25.6 Employee Benefits: As per IND AS -19 on "Employee Benefits" as notified by The Companies (Indian Accounting Standards) Rules 2015, the disclosures of employee benefits are given below:

- a) Company's Contribution to Provident Fund & Employee State Insurance Scheme is Rs. 1,32,85,062/- (Previous Year Rs. 85,61,243/-).
- 25.7 In the opinion of Board of Directors and to the best of their knowledge, value on realization of Assets other than fixed assets in the ordinary course of business, would not be less than the amount at which they are stated in the Balance Sheet.
- 25.8 All the figures in financial statement have been rounded off to rupees in lakhs.

25.9 Export Development Expenses

During the year, Company has written off the expenses incurred on Export Development which is being written off in 5 years started from the FY 2021-22.

25.10 <u>Trade Payables-Micro and Small Enterprises</u>

Based upon the data received from vendors, Company has classified vendors into Micro/ Small enterprises. No separate verification done.

25.11 Sundry Debtors, Sundry Creditors and Other Advances:-

The balances of sundry debtors, Sundry creditors and other advances are subject to confirmation. The balances adopted are as appearing in the books of accounts of the company.

25.12 Previous year figures have been regrouped, reclassified and rearranged, wherever necessary to confirm to this year's classification.

25.13 Financial Instruments

The carrying value is considered as measured at fair value of financial instruments of March 31, 2024 were as follows: (Figures in lacs)

Particulars	Amortized Cost	Financial assets/ liabilities at fair value through profit or loss	Financial assets/liabilities at fair value through OCI		Total fair value
Financial Assets:		1033			
Trade receivables	22,071.89			22,071.89	22,071.89
Cash and cash	22,071.09			22,071.09	22,071.09
Equivalents	436.88			436.88	436.88
Loan & Advances	196.75			196.75	196.75
Other financial assets	700.80			700.80	700.80
Total	23,406.32			23,406.32	23,406.32
Financial Liabilities:					
Trade payables	18,645.00			18,645.00	18,645.00
Borrowing	5,745.35			5,745.35	5,745.35
Other financial liabilities	1,357.42			1,357.42	1,357.42
Total	25,747.77			25,747.77	25,747.77

The carrying value is considered as measured at fair value of financial instruments by categories as of March 31, 2023 were as follows:

Particulars	Amortized Cost	Financial assets/ liabilities at fair value through profit or loss	Financial assets/liabilities at fair value through OCI	Total carrying Value	Total fair value
Financial Assets:					
Trade receivables	15,641.76			15,641.76	15,641.76
Cash and cash Equivalents	31.49			31.49	31.49
Loan & Advances	146.29			146.29	146.29
Other financial assets	338.90			338.90	338.90
Total	16158.44			16158.44	16158.44
Financial Liabilities:					
Trade payables	14,125.65			14,125.65	14,125.65
Borrowing	1,878.17			1,878.17	1,878.17
Other financial liabilities	696.79			696.79	696.79
Total	16,700.62			16,700.62	16,700.62

NOTE NO: 27 Additional Regulatory Information

- 26.1 There is no Immovable Properties held by the company title deeds of which are not in name of the Company.
- 26.2 There is no investment property held by the company during the year, hence valuation by a registered valuer for the fair value of investment property does not require.
- 26.3 The Company has not revalued its Property, Plant and Equipment (including Rightof-Use Assets) during the year hence valuation by a registered valuer does not require.
- 26.4 The company has acquired electrical fan manufacturing business of M/s Uttaranchal Industries, SIDCUL, Haridwar on Slump sale Basis. During the process, company has booked Goodwill of Rs. 15,18,67,943/-. Goodwill is booked on the basis of Valuation Report dated 29.08.2023.
- 26.5 There is no Loans or Advances in the nature of loans which are granted to promoters, directors, KMPs and the related parties (as defined under Companies Act, 2013), either severally or jointly with any other person.
- 26.6 There is no Capital-Work-in-progress (CWIP) during the year.
- 26.7 There is no Intangible assets under development during the year.

- 26.8 Company does not hold any benami property during the year.
- 26.9 Company is availing working capital limit from HDFC Bank on the basis of security of Inventory and debtors in respect of which a monthly statements of book debt, stock and creditors is being filed by the company with the bank and they are broadly in agreement with the books of account of the Company;
- 26.10 Company has not been declared a wilful defaulter by any bank or financial Institution or other lender during the year.
- 26.11 Company is not having any kind of relationship with the Struck off Companies under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- 26.12 There is no charges or satisfaction which are yet to be registered with Registrar of Companies (ROC) beyond the statutory period;
- 26.13 Compliance with number of layers of companies prescribed under clause (87) of section 2 of the Act read with the Companies (Restriction on number of Layers) Rules, 2017 does not applicable on the company;
- 26.14 There is no Scheme of Arrangements which has been approved by the Competent Authority in terms of sections 230 to 237 of the Companies Act, 2013 during the year;
- 26.15 Ratios to the extent applicable on company are attached as per Annexure-I.
- 26.16 Utilisation of Borrowed funds and share premium:-
 - (a) 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) 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
- 26.17 During the year, there is no 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);

- 26.18 Company has not traded or invested in Crypto currency or Virtual Currency during the financial year;
- 26.19 Note 1 to 27 forms an integral part of the Balance Sheet and have been authenticated.

As per our Audit Report of even date attached.

For **A Y K & Associates**

Chartered Accountants (FRN No. 018591C)

For & on behalf of

Wonder Electricals Limited

(Formerly Known as Wonder Fibromats Limited)

Sd/-

CA Yogesh Kumar

M.Com, MBA, LL.B., FCA, DISA (ICAI) Partner

(Membership No. 403036)

Sd/-

Harsh Kumar Anand Yogesh Anand

(Chairman) DIN: 00312438 Sd/-

(Chief Financial Officer)

PAN: AAEPA6561A

Sd/-

Yogesh Sahni (Managing Director)

DIN: 00811667

Sd/-

Dhruv Kumar Jha (Company Secretary) PAN: BLJPJ3631F

Place: -New Delhi Date: - 15.05.2024

Notes to financial statements for the year ended March 31, 2024

(All amounts are in lakhs, unless otherwise stated)

Annexure-I Ratios as per Schedule III requirements.

·	As at March 31, 2024	As at March 31, 2023
a) Current ratio = Current assets divided by Current liabilities		
Current assets	29,731.61	19,866.76
Current liabilities	25,747.77	16,700.62
Ratio	1.15	1.19
% age change from previous year	-2.93%	
b) Debt equity ratio = Total Debt divided by Shareholders equity		
Total Debt	6,410.51	2,422.06
Shareholders' equity	8,787.00	5,961.57
Ratio	0.73	0.41
% age change from previous year	79.57%	
Note: During the year, company has acquired the running business of a manufacturing business unit also. Therefore, debt equity ratio has been increased.	unit of fans , hence debt includes the	e debt figure of new
 c) Debt service coverage ratio = Earnings available for debt services divided by Total interest and principal payments 		
Profit After tax	1,015.59	629.06
Add: Non cash operating expenses and interest		
Depreciation and amortisation	580.46	541.18
Interest	417.41	276.62
Earnings available for debt services	2,013.46	1,446.86
Interest cost on borrowings	417.41	276.62
Principal repayments of loans	133.47	96.15
Total Interest and principal repayments	550.88	372.77
Ratio	3.65	3.88
%age change from previous year	-5.83%	
more Working Capital Limits taken from Bank resulting adverse impact on Debt Srvice (coverage Rado.	
• • •		
d) Return on Equity Ratio / Return on Investment Ratio = Net profit after tax divided by Equity and other equity Profit After tax	1,015.59	629.06
profit after tax divided by Equity and other equity	1,015.59 8,787.00	
Profit After tax divided by Equity and other equity Profit After tax Equity and other equity		5,961.57
Profit After tax divided by Equity and other equity Profit After tax Equity and other equity	8,787.00	5,961.57
profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio	8,787.00 11.56% 9.53%	5,961.57
Profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year	8,787.00 11.56% 9.53%	5,961.57
profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided	8,787.00 11.56% 9.53%	5,961.57
profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory Cost of material consumed	8,787.00 11.56% 9.53% io has been improved.	5,961.57 10.55 % 35,044.88
profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory	8,787.00 11.56% 9.53% io has been improved.	10.55%
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profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory Cost of material consumed Average Inventory Ratio	8,787.00 11.56% 9.53% io has been improved. 50,351.25 5,016.81 10.04	5,961.57 10.55 % 35,044.88 3,464.49
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Profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory Cost of material consumed Average Inventory Ratio %age change from previous year f) Trade Receivables turnover ratio = Credit Sales divided by Average trade receivables	8,787.00 11.56% 9.53% io has been improved. 50,351.25 5,016.81 10.04 -0.78%	5,961.57 10.55 % 35,044.88 3,464.49 10.1
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profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory Cost of material consumed Average Inventory Ratio %age change from previous year f) Trade Receivables turnover ratio = Credit Sales divided by Average trade receivables	8,787.00 11.56% 9.53% io has been improved. 50,351.25 5,016.81 10.04 -0.78% 56,999.02 35.14	5,961.57 10.55% 35,044.88 3,464.49
profit after tax divided by Equity and other equity Profit After tax Equity and other equity Ratio %age change from previous year Note: Due to increase in turnover, efficiency in administrative cost, return on equity rat e) Inventory Turnover Ratio = Cost of material consumed divided by average inventory Cost of material consumed Average Inventory Ratio %age change from previous year f) Trade Receivables turnover ratio = Credit Sales divided by Average trade receivables Total Sales Less: Cash Sales Credit Sales	8,787.00 11.56% 9.53% io has been improved. 50,351.25 5,016.81 10.04 -0.78% 56,999.02 35.14 56,963.88	5,961.57 10.55% 35,044.88 3,464.49 10.1: 40,251.92 30.90 40,221.02

Annual Report 2023-24 Page | 134

receivables at the year end. Hence Trade Receivable Turnover Ratio increased.

g) Trade payables turnover ratio = Net credit purchases divided by average trade payables		
Credit Purchases	52,167.86	35,688.78
Average Trade Payables	16,385.33	14,239.91
Ratio	3.18	2.51
%age change from previous year	27.03%	

Note: During the year turnover has increased significantly. Major Purchase has been done in the last quarter of financial year resulting more trade Payables at the year end. Hence Trade Payable Turnover Ratio increased.

h) Net capital Turnover Ratio/ Net working Capital ratio = Total sales divided by net working capital

Revenue from operations	56,999.02	40,251.92
Net working capital	3,983.84	3,166.14
Ratio	14.31	12.71
%age change from previous year	12.54%	

Note: During the year turnover has increased significantly. Hence Net Capital/ Turnover Ratio increased.

i) Net profit ratio = Net profit after tax divided by Sales

Profit after tax	1,015.59	629.06
Revenue from operations	56,999.02	40,251.92
Ratio	1.78%	1.56%
%age change from previous year	14.01%	

Note: Due to increase in turnover, efficiency in administrative cost, return on equity ratio has been improved.

j) Return on Capital employed = Earnings before interest and taxes (EBIT) divided by Capital Employed

Profit Before Tax (A)	1,452.40	889.50
Finance costs (B)	433.31	295.90
EBIT(C) = (A) + (B)	1,885.71	1,185.40
Total equity (D)	8,787.00	5,961.57
Borrowings (including lease liabilities) (E)	6,458.13	2,502.66
Capital Employed (F)=(D)+(E)	15,245.13	8,464.23
Ratio (C)/(F)	12.37%	14.00%
%age change from previous year	-11.68%	

Note: Due to increased requirement of working capital, Company has borrowed funds from financial institutions/Banks resulting return on capital employed has been reduced.

Sd/-

Harsh Kumar Anand

(Chairman) DIN: 00312438 Sd/-

Yogesh Anand

(Chief Financial Officer) PAN: AAEPA6561A

Sd/-

Yogesh Sahni

(Managing Director)

DIN: 00811667

Sd/-

Dhruv Kumar Jha

(Company Secretary)

PAN: BLJPJ3631F

Place:-New Delhi Date: - 15.05.2024

Registered / Corporate Office

Wonder Electricals Limited

(Formerly known as "Wonder Fibromats Limited") 45, Ground Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020 (India).

CIN: L31900DL2009PLC195174

Website: www.wonderelectricals.com / Email: info@wonderelectricals.com / Tel.:011-66058952, 011-40451791

Plants:

Khasra No. 105-106, Raipur Industrial Area, Bhagwanpur, Roorkee, Haridwar, Uttarakhand-247667

Plot No. 4, Industrial Park, Kucharam Village, Manoharabad Mandal, Medak, Hyderabad, Telangana-502336.

Plot No. 33, Sector-8A, SIDCUL, Haridwar Uttarakhand-249403.