

AKM LACE AND EMBROTEX LIMITED

CIN: L17291DL2009PLC196375

Regd. Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi-110031
Corp. Office: 328-329, RG Complex-II, Plot No.5, Sector-14, Rohini, Delhi-110085
Tel: 011-49856126, 9899173704 | E-mail: akmlace@gmail.com | website: www.akmlace.com

Date: August 31, 2020

To,
The Manager-Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai- 400001
Scrip Code: 540718

Sub: Notice of Eleventh Annual General Meeting of the Company

Dear Sir/Madam,

Pursuant to Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR), we would like to inform you that the Eleventh Annual General Meeting (AGM) of M/s AKM Lace & Embrotex Limited ("the Company") is scheduled to be held on Monday, 28th day of September, 2020 at 09:00 A.M at 314, R.G. Mall Sector-9, Rohini New Delhi-110085 to transact the businesses as set out under the Notice calling Eleventh Annual General Meeting.

With due regards to above, please find enclosed the Annual Report of Financial Year 2019-20 containing Notice of Eleventh Annual General Meeting.

This is submitted for your information and records.

Thanking you,

For Akm Lace and Embrotex Limited

(Anoop Kumar Mangal) Managing Director DIN: 02816077

AKM LACE AND EMBROTEX LIMITED

(Formerly known as AKM Lace and Embrotex Private Limited)

CIN: L17291DL2009PLC196375; E-Mail Id: akmlace@gmail.com; Website: www.akmlace.com; Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031

Corporate Information

Board of Directors Mr. Anoop Kumar Mangal Chairman & Managing Director

Mrs. Purva Mangal Whole Time Director
Mr. Shambhu Dayal Mangal Non Executive Director
Mrs. Pinku Coval Indopendent Director

Mrs. Rinku Goyal Independent Director Mr. Manoj Kumar Independent Director

Audit Committee Mrs. Rinku Goyal Chairperson

Mr. Anoop Kumar Mangal Member Mr. Manoj Kumar Member

Nomination & Remuneration Mr. Manoj Kumar Chairman

Committee

Mr. Shambhu Dayal Mangal Member Mrs. Rinku Goyal Member

Stakeholders & Relationship Mrs. Rinku Goyal Chairperson

Committee

Mr. Shambhu Dayal Mangal Member Mr. Manoj Kumar Member

CIN L17291DL2009PLC196375

Banker/s Axis Bank Limited

D-12, Outer Ring Road, Prashant Vihar, Delhi- 110085

Chief Financial Officer Mr. Himanshu Agarwal

Company Secretary & Compliance Mr. Roshan Jha

Officer

Registered Office IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi

110031

Statutory Auditor M/s V.N. Purohit & Co. (Chartered Accountants)

214, New Delhi House, 2nd Floor, 27, Barakhamba Road,

New Delhi-110001

E-mail Id: vnpdelhi@vnpaudit.com

Secretarial Auditor Ms. Megha Sharan (Practicing Company Secretary)

Registrar and Share Transfer Agent Skyline Financial Services Private Limited

D-153 A, First Floor, Okhla Industrial Area, Phase-I, New Delhi-

110020

E-mail Id: admin@skylinerta.com

E-mail Id & Website akmlace@gmail.com & www.akmlace.com

BOARD'S REPORT

To, The Members,

Your Directors have pleasure in presenting the **Eleventh Annual Report** of your Company with the Audited Financial Statements along with Auditor's Report for the year ended **March 31, 2020**.

1. <u>COMPANY BACKGROUND</u>

AKM Lace & Embrotex Ltd (Formerly known as AKM Lace and Embrotex Private Limited) is engaged in the business of manufacturing and trading of all types of Embrotex goods, laces, fabrics, clothing, wearing apparel for personal, commercial and industrial use. AKM's sale model is divided into two parts, i.e. sale of traded goods which comprises of cotton fabrics, grey cloth, etc and sale of manufactured/processed goods, which comprises of knitted fabrics primarily lace based.

The registered office of your Company is situated at IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi-110031. The Company was incorporated on 26th November, 2009.

2. FINANCIAL PERFORMANCE

The Company's Financial Performance during its Eleven years of Operations is summarized below:

Particulars	Period ended 31.03.2020	Period ended 31.03.2019
Revenue from Operations	21,057,580	7,77,52,830
Other Income	1,430,660	6,16,000
Expenses for the period	24,357,150	7,81,55,800
Profit/(Loss) before tax from continuing operations	(1,868,910)	2,13,030
Current Income Tax for the period	-	(40,990)
Minimum alternate tax	-	40,990
Deferred Tax	(132,780)	(79,060)
Profit/(Loss) for the period	(2,001,690)	1,33,970

3. STATE OF THE COMPANY'S AFFAIRS AND FUTURE OUTLOOK.

During the year under ended March 31, 2020, Your company has achieved revenue of Rs. 21,057,580/- as compared to previous year of Rs. 7,77,52,830/-. The Company had incurred a Net loss of Rs. (2,001,690).

4. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

In terms of the Regulation 34(2)(e) of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, the Management's Discussion and Analysis Report (MDAR) is set out in the Annual Report.

5. <u>DIVIDEND</u>

The Board of Directors of the Company has decided not to recommend any dividend for the financial year under consideration.

6. TRANSFER TO GENERAL RESERVES

The Company has not transferred any sum to the General Reserves Account during the reporting period.

7. BUSINESS RESPONSIBILITY REPORT

As per Regulation 34(2)(f) of the SEBI (LODR) Regulations, 2015, top five hundred (500) listed entities based on market capitalization shall contain the Business Responsibility Report in their Annual Report. As the Company does not fall under top 500 listed Companies based on market capitalization, therefore, this regulation is not applicable to the Company.

8. CHANGES IN THE NATURE OF BUSINESS

There has been no change in the nature of business during the year under review by the Company.

9. MATERIAL CHANGES AND COMMITMENTS

There is no material change which may affect the financial position of the Company between the financial year and up to the date of this report.

10. DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditors and the reviews performed by management and the relevant board committees, including the audit committee, the board is of the opinion that the Company's internal financial controls were adequate and effective during the financial year 2019-2020. The details in respect of internal financial control and their adequacy are included in the Management Discussion & Analysis, which forms part of this report.

11. **PUBLIC DEPOSITS**

During the year under review, the company has not accepted any deposit under Section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014.

12. **AUDITORS**

a) STATUTORY AUDITOR

M/s V. N. Purohit & Co., Chartered Accountants were appointed as the Statutory Auditors of the Company to hold office for a period of 5 years i.e. until the conclusion of the Annual General Meeting of the Company to be held in the year 2022.

Pursuant to the amendments made to Section 139 of the Companies Act, 2013 by the Companies (Amendment) Act, 2017 effective from May 7, 2019, the requirement of seeking ratification of the Members for the appointment of the Statutory Auditors has been withdrawn from the Statute. Hence the resolution seeking ratification of the Members for continuance of their appointment at this AGM is not being sought.

Auditor's Report

The Auditor's Report for Financial Year Ended 31, 2020, does not contain any qualification, reservation or adverse remarks. All Observations made in the Independent Auditors' Report and Notes forming part of the Financial Statements are self explanatory and do not call for any further comments and also, there is no incident of fraud requiring reporting by the auditors under section 143(12) of the Companies Act, 2013 during the year. The Auditor's report is enclosed with the financial statements.

a) <u>SECRETARIAL AUDITOR</u>

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed Ms. Megha Sharan (CP No.: 12171, FCS: 9802), Practicing Company Secretaries, to undertake the secretarial audit of the Company for the Financial Year 2019-2020.

Secretarial Audit Report

The Secretarial Audit Report for the Financial Year Ended March 31, 2020 does not contain any qualification, reservation or adverse remark. A copy of the Secretarial Audit Report (Form MR-3) as provided by the Company Secretary in Practice has been annexed to the Report. (Annexure-1)

c) **INTERNAL AUDITOR**

Pursuant to provisions of Section 138 read with rules made there under, the Board has appointed M/s Bansal Mangal Singhal & Goyal, Chartered Accountants, as an Internal Auditor of the Company, to check the internal controls and functioning of the activities of the Company and also recommends way of improvement. They have provided Internal Audit Report of the Company for the financial year ended March 31, 2020. The Internal audit is carried out quarterly basis and the report is placed in the Audit Committee Meeting and Board Meeting for their consideration and direction.

d) **COST AUDITOR**

The Company has not appointed the Cost Auditor as pursuant to Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Amendment Rules, 2014, the cost audit is not applicable to the Company.

13. SHARE CAPITAL

During the year under review, the Authorized Share Capital of the Company is Rs. 3,20,00,000 and the paid up equity share capital is Rs. 3,01,21,750/-.

A. Issue of equity shares with differential rights

The Company has not issued any equity shares with differential rights so no disclosure is required as per Rule 4 (4) of the Companies (Share Capital and Debentures) Rules 2014.

B. <u>Issue of sweat equity shares</u>

The Company has not issued sweat equity shares, so no disclosure is required as per Rule 8(13) of the Companies (Share Capital and Debentures) Rules 2014.

C. <u>Issue of employee stock options</u>

The Company has not issued employee stock options, so no disclosure is required as per Rule 12(9) of the Companies (Share Capital and Debentures) Rules 2014.

D. <u>Provision of money by company for purchase of its own share by employees or by trustee for the benefit of employees</u>

The Company has not made any provision for purchase of its own share of employees or by the trustee for the benefit of employees so no disclosure is required as per Rule 16(4) of the Companies (Share Capital and Debentures) Rules 2014.

E. <u>Issue of shares on preferential basis</u>

The Company has not issued any share on preferential basis during the year.

F. <u>Issue of Bonus Shares</u>

During the year, pursuant to Section 63 of the Companies Act, 2013 read with the Companies (Share Capital and Debentures) Rules 2014, the Company has not issued bonus shares.

14. LISTING FEES

Listing fees for financial year 2019-20 have been paid to BSE SME on which the shares of the Company are listed.

15. EXTRACT OF THE ANNUAL RETURN

The extract of annual return in Form MGT 9 as required under Section 92(3) of the Companies Act, 2013 and Rule 12 of the Companies (Management and Administration) Rules, 2014 is available on the website of the Company at www.akmlace.com.

In accordance with Section 134(3)(a) of the Companies Act, 2013 an extract of the Annual Return in **Form No. MGT – 9** as 'Annexure-II' has been enclosed with the Board's Report.

16. <u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND</u> OUTGO

The details of conservation of energy, technology absorption, foreign exchange and outgo are as follows:

A. <u>Conservation of energy</u>

The company is not engaged in any manufacturing or processing activity, as such particulars required to be given in terms of Section 134(3)(m) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014, regarding conservation of energy are not applicable.

B. <u>Technology absorption</u>

The company is not engaged in any manufacturing or processing activity, as such particulars required to be given in terms of Section 134(3)(m) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014, regarding technology absorption are not applicable.

C. Foreign exchange earnings and outgo

There has been no expenditure and/or earning in foreign exchange.

17. **POLICIES**

During the year, the Board of Directors of the Company has approved and adopted the following policies:

- Policy on Preservation of Documents and Archives Management as per Regulation 9 and 30(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- Policy for Disclosure of events/ information and Determination of materiality as per Regulation 30(4)(ii) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- Policy on Materiality of Related Party Transactions as per Regulation 23(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- Policy for determining material subsidiary as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Above Policies are available on the website of the Company at www.akmlace.com.

18. **DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED**

During the financial year 2019-20, no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in the future.

19. CORPORATE SOCIAL RESPONSIBILITY

Pursuant to provisions of Section 135 of the Companies Act, 2013, every company having a Net Worth of Rupees Five Hundred Crore (Rs.500 Crore) or more; or Turnover of Rupees One Thousand Crore (Rs.1000 Crore) or more; or Net Profit is Rupees Five Crore (Rs.5 Crore) or more during the immediately preceding financial year, is required to constitute a Corporate Social Responsibility Committee ("CSR Committee") of the Board. But this provision is not applicable to your company; as during the immediately preceding financial year, company has not reached this limit.

20. <u>DIRECTORS AND KEY MANAGERIAL PERSONNEL</u>

The Board of the Company was duly constituted in accordance with the provisions of the Companies Act, 2013. As of the date of the report, your company has the following Directors on its Board:

S. No.	Name of Director	Designation	DIN	Date of Appointment at current designation
1	Anoop Kumar Mangal	Managing Director	02816077	28.04.2017
2	Purva Mangal	Whole Time Director	02816099	28.04.2017
3	Shambhu Dayal Mangal	Director	02816124	26.11.2009
4	Rinku Goyal	Independent Director	06946633	05.07.2017
5	Manoj Kumar	Independent Director	07812880	05.07.2017

A. <u>Directors</u>

During the financial year 2019-2020, there was no appointment or resignation of director of the company.

Director's retiring by Rotation

Mr. Anoop Kumar Mangal (DIN: 02816077), will be retiring by rotation at the ensuing Annual General Meeting and being eligible offer himself for re-appointment.

The Board of Directors on the recommendation of the Nomination and Remuneration Committee recommends the re-appointment of aforesaid Director to the Members of the Company at the ensuing Annual General Meeting.

B. <u>Chief Financial Officer</u>

During the financial year 2019-2020, Mr. Himanshu Agarwal has been appointed as as Chief Financial Officer (CFO) w.e.f. November 15, 2019 in place of Mrs. Renu Sharma who resigned on the even date.

C. <u>Company Secretary & Compliance Officer</u>

During the year under review, Mr. Rajeev Jaiswal has been appointed as Company Secretary and Compliance Officer of the Company w.e.f July 20, 2019 in place of Ms. Ankita Bhargava who resigned on the even date.

Further, Mr. Rajeev Jaiswal has resigned from the post of Company Secretary and Compliance Officer of the Company w.e.f. February 29, 2020 and the Company has appointed Mr. Roshan Jha as Company Secretary and Compliance Officer of the Company w.e.f. June 01, 2020.

21. REMUNERATION OF KEY MANANGERIAL PERSONNEL

• Mr. Anoop Kumar Mangal (Managing Director), the Key Managerial Personnel of the Company, be paid Gross monthly remuneration of Rs. 70,000/- (Rupees Seventy Thousand Only) for the period 01.04.2019 to 31.03.2020 ANNUAL REPORT 2019-2020

subject to the increment as decided by the Board of Directors of the Company from time to time on the basis of his performance and policy of the Company.

- Mrs. Purva Mangal (Whole Time Director), the Key Managerial Personnel of the Company, be paid Gross monthly remuneration of Rs. 35,000/- (Rupees Thirty Five Thousand Only) for the period 01.04.2019 to 31.03.2020 subject to the increment as decided by the Board of Directors of the Company from time to time on the basis of her performance and policy of the Company.
- Mr. Himanshu Agarwal (CFO), KMP, be paid Gross monthly remuneration of Rs. 20,000/- (Rupees Twenty Thousand Only) subject to the increment as decided by the Board of Directors of the Company from time to time on the basis of his performance and policy of the Company.
- Mr. Rajeev Jaiswal (Company Secretary), the Key Managerial Personnel of the company be paid Gross monthly remuneration of Rs. 30,000/- (Rupees Thirty Thousand Only) subject to the increment as decided by the Board of Directors of the Company from time to time on the basis of her performance and policy of the Company.

22. <u>DECLARATION BY THE INDEPENDENT DIRECTOR</u>

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed under the Companies Act, 2013 and Listing Regulations.

23. **PERFORMANCE EVALUATION**

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate exercise was carried out to evaluate the performance of individual Directors, including the Chairman of the Board who were evaluated on parameters such as level of engagement and contribution and independence of judgment thereby safeguarding the interest of the Company.

The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non Independent Directors was carried out by the Independent Directors. The board also carried out an annual performance evaluation of the working of its Audit, Nomination and Remuneration as well as stakeholder relationship committee. The Directors expressed their satisfaction with the evaluation process. The Board of Directors reviewed all the laws applicable to the company, prepared by the company and taking steps to rectify instances of non-compliances.

24. <u>NUMBER OF MEETINGS OF THE BOARD</u>

The Board of Directors duly met 6 *(Six)* times during the year, in respect of which notices were given and the proceedings were recorded and signed. The intervening gap between any two meetings was within the period prescribed by the Companies Act, 2013. The details of Board meetings and the attendance of Directors in such meetings are given in the Corporate Governance Report forming part of this Annual Report.

25. **COMMITTEES AND THEIR MEETINGS**

A. Audit Committee

The Company has a Audit Committee of Directors in compliance with provisions of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Committee comprises of:

- Mrs. Rinku Goyal (Chairperson & Independent Director),
- Mr. Anoop Kumar Mangal (Member & Managing Director),
- Mr. Manoj Kumar (Member & Independent Director) and
- Mr. Rajeev Jaiswal (Secretary of the Audit Committee).

The terms of reference of the Audit Committee inter alia include overseeing the financial reporting process, reviewing the financial statements and recommending the appointment of Auditors. All the recommendations made by Audit Committee were accepted.

During the year, (4) four meetings of the members of the Audit Committee were held.

B. <u>Nomination and Remuneration Committee</u>

The Company has a Nomination & Remuneration Committee of Directors in compliance with provisions of the Companies Act, 2013 and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Committee's scope of work includes nominate the directors as per their qualifications, experience and positive attributes, deciding on remuneration and policy matters related to remunerations of Directors and laying guidelines for remuneration package or compensation etc.

The Committee comprises of:

- Mr. Manoj Kumar (Chairman & Independent Director),
- Mr. Shambhu Dayal Mangal (Member, Non Executive Director) and
- Mrs. Rinku Goyal (Member, Independent Director).

During the year, (3) three meeting of the members of the Nomination and Remuneration Committee was held. **Nomination and Remuneration Policy**

The details of Nomination and Remuneration Policy are covered in the Corporate Governance Report. It is hereby affirmed that the remuneration paid is as per Remuneration Policy of the Company. The Nomination & Remuneration Policy is attached to this report as an *Annexure III*.

C. <u>Stakeholders Relationship Committee</u>

The Company has a Stakeholder Relationship Committee of Directors in compliance with provisions of the Companies Act, 2013 and Regulation 20 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 to look into the redressal of complaints of investors such as transfer or credit of shares, non-receipt of dividend/notices /annual reports, etc.

The Committee comprises of:

- Mrs. Rinku Goyal (Chairperson & Independent Director),
- Mr. Shambhu Dayal Mangal (Member, Non-Executive Director) and
- Mr. Manoj Kumar (Member, Independent Director).

During the year, (4) four meeting of the members of the Stakeholders Relationship Committee was held.

Details of establishment of Vigil Mechanism/Whistle Blower Policy for Directors and Employees

The Company has a well framed vigil mechanism/whistle blower policy for its directors and employees. The company believes in honesty, integrity, ethics, transparency and good conduct in its professional environment and provides such kind of environment to its employees and directors and always encourages its team to follow such standards in their activities. The directors, employees and other team members are free to report on the issues which require genuine concern. An Audit Committee of the Board of directors has the responsibility to review the functioning of vigil mechanism and the same has been performed by the committee periodically.

This policy is explained in the corporate governance report and also posted on the website at <u>www.akmlace.com</u> under Corporate Governance section.

26. <u>DETAILS OF SUBSIDIARY/JOINT VENTURE/ ASSOCIATE COMPANIES</u>

The Company does not have any Subsidiary/Joint Venture/Associate Companies.

27. PERFORMANCE AND FINANCIAL POSITION OF EACH OF THE SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES

The Company has no subsidiaries, Joint Venture Companies so there is no requirement of description of the performance of Subsidiaries and Joint Venture Companies.

28. PARTICULARS OF LOANS, GUARANTEE OR INVESTMENTS

Loans, Guarantees and Investments covered under section 186 of the Companies Act, 2013 form part of the notes to the financial statement and same is provided in this Annual Report.

29. PARTICULARS OF CONTRACTS OR ARRANGMENTS WITH RELATED PARTIES

The Company has entered into contracts and arrangements with related parties and complied with the provisions of section 188 of the Companies Act, 2013. Details of Such Contracts and Arrangements are enclosed as *Annexure-IV* in **Form AOC-2**.

30. CORPORATE GOVERNANCE CERTIFICATE

The Company believes that the essence of Corporate Governance lies in the phrase "Your Company". The Chairman and Directors are "Your" fiduciaries and trustees. Their objective is to take the business forward in such a way that it maximizes "Your" long term value. Besides, adhering to the prescribed Corporate Governance practices as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the company also endeavors to share information with its stakeholders openly and transparently on matters which have a bearing on its economic and reputational interest. The Corporate Governance Report is a part of this Annual report.

A certificate from Secretarial Auditors of the company regarding the compliance of the conditions of Corporate Governance by the Company as stipulated under Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is also attached to this Annual Report.

31. **HUMAN RESOURCES**

The Management has a healthy relationship with the officers and the Employee.

32. PARTICULARS OF EMPLOYEES

None of the employees of the Company were in receipt of remuneration in excess of limits as prescribed under Rule 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are mentioned below:

(A) <u>Information as per Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014</u>

1. Remuneration of each Director and Key Managerial Personnel (KMP) along with particulars of increase in remuneration during the financial year, Ratio of remuneration of Directors to the Median Remuneration of employees.

Name of the Director/ and KMP	Designation	Remuneration (Rs.) 2019-2020	Increase (%)	Ratio of Director's Remuneration to Median remuneration		
Mr. Anoop Kumar Mangal	Managing Director	8,40,000/-	5.23%	4.67:1		
Mrs. Purva Mangal	Whole Time Director	4,20,000/-	2.94%	2.33:1		
Mr. Shambhu Dayal Mangal	Director(Non-Executive)	-	-			
Mrs. Rinku Goyal	Independent Director	-	-			
Mr. Manoj Kumar	Independent Director	-	-			

Mrs. Renu Sharma*	Chief Financial Officer	1,80,000/-	-	1:1
Mr. Himanshu Agarwal	Chief Financial Officer	90,000/-		0.5:1
Ms. Ankita Bhargava**	Company Secretary	70,000/-	-	0.39:1
Mr. Rajeev Jaiswal***	Company Secretary	2,19,720/-	-	1.22:1

^{*}Mrs. Renu Sharma resigned w.e.f. November 15, 2019.

- 2. The median remuneration of the Company for all its employees is Rs. 1,80,000/-for the financial year 2019-2020
- 3. The Percentage decrease in median remuneration of employees in the Financial Year: 14.64%
- 4. Number of permanent employees on the rolls of the Company: Two (As at March 31, 2020).
- 5. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year is NIL and its comparison with the percentile increase in the managerial remuneration and justification thereof, and point out if there are any exceptional circumstances for increase in the managerial remuneration
- **6.** Affirmation Pursuant to Rule 5(1)(xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, it is affirmed that the remuneration paid to the Directors, Key Managerial Personnel is as per the remuneration policy of the Company.

33. <u>SEXUAL HARRASEMENT</u>

The Company has a Policy on Prevention of Sexual Harassment of Women at Workplace and has complied with the provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. No case was reported during the year under review.

34. PREVENTION OF INSIDER TRADING

The Company has a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and certain designated employees of the Company. The Code requires pre-clearance for dealing in the Company's shares and prohibits the purchase or sale of Company shares by the Directors and designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the trading window is closed. The Board is responsible for implementation of the Code. All Board Directors and the designated employees have confirmed compliance with the Code.

35. <u>DISCLOSURE OF RELATIONSHIP BETWEEN DIRECTOR INTER -SE</u>

Mr. Anoop Kumar Mangal, Mrs. Purva Mangal and Mr. Shambhu Dayal Mangal are related to each other. Mr. Anoop Kumar Mangal is the son of Mr. Shambhu Dayal Mangal and Mrs. Purva Mangal is the wife of Mr. Anoop Kumar Mangal.

36. CODE OF CONDUCT

The Board of Directors has approved a Code of Conduct which is applicable to members of the Board and all employees in the course of day to day business operations of the company. The Code has been placed on the Company's website www.akmlace.com. The Code lays down the standard procedure of business conduct which is expected to be followed by the directors and the designated employees in their business dealings and in particular on matters relating to integrity in the work place, in business practices and in dealing with stakeholders.

All the Board Members and the Senior Management personnel have confirmed compliance with the Code.

37. APPLICABILITY OF THE INDIAN ACCOUNTING STANDARDS (IND AS)

^{**}Ms. Ankita Bhargava resigned w.e.f. July 20, 2019.

^{***} Mr. Rajeev Jaiswal resigned w.e.f. February 29, 2020.

The financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) specified under section 133 of the Companies Act, 2013, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015.

38. <u>CAUTIONARY NOTE</u>

The statements forming part of the Board's Report may contain certain forward looking remarks within the meaning of applicable securities laws and regulations. Many factors could cause the actual results, performances or achievements of the Company to be materially different from any future results, performances or achievements that may be expressed or implied by such forward looking statements.

39. **DIRECTOR'S RESPONSIBILITY STATEMENT**

In accordance with Clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, the Board of Directors of the company informed the members that:

- (A) In the preparation of the annual accounts for the financial year ended March 31, 2020, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (B) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- (C) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (D) The directors had prepared the annual accounts on a going concern basis; and
- (E) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

40. **SECRETARIAL STANDARDS**

Your Company complies with the Secretarial Standard on Meetings of Directors (SS-1) and Secretarial Standard on General Meetings (SS-2) whenever it has applicable. Your Company will comply with the other Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI) as and when they are made mandatory.

41 RISK MANAGEMENT POLICY

The Board of Directors of the Company are of the view that currently no significant risk factors are present which may threaten the existence of the company. During the year, your Directors have an adequate risk management infrastructure in place capable of addressing those risks. The company manages monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives. The Audit Committee and Board of Directors review these procedures periodically. The company's management systems, organizational structures, processes, standards, code of conduct and behavior together form a complete and effective Risk Management System (RMS).

42. ACKNOWLEDGEMENT

The Board expresses its sincere gratitude to the shareholders, bankers and clients for their continued support. The Board also wholeheartedly acknowledges with thanks the dedicated efforts of all the staff and employees of the Company.

By the Order of the Board of Directors For AKM Lace and Embrotex Limited

Date: 31.08.2020 Place: Delhi Anoop Kumar Mangal (Managing Director) DIN-02816077

Purva Mangal (Whole Time Director) DIN- 02816099

SECRETARIAL AUDIT REPORT

Form No. MR-3

FOR THE FINANCIAL YEAR ENDED 31.03.2020

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

To, The Members, AKM LACE AND EMBROTEX LIMITED IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar Delhi East Delhi -110031

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s AKM LACE AND EMBROTEX LIMITED (CIN: L17291DL2009PLC196375) (hereinafter called the company) for the Financial Year ended March 31, 2020. Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the Financial Year Ended on March 31, 2020 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by **M/s AKM LACE AND EMBROTEX LIMITED** ("the Company") for the financial year ended on March 31, 2020 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv)Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings: (Not applicable to the company during the Audit Period).
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): -
- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009: **(Not applicable to the company during the Audit Period).**
- (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation, 2014: **(Not applicable to the company during the Audit Period).**
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008: **(Not applicable to the company during the Audit Period).**

- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; **(Not applicable to the company during the Audit Period).**
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the company during the Audit Period).

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

- (i) Secretarial Standards with respect to Meetings of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India and notified by Central Government.
- (ii) The Listing Agreements ["Listing Regulations as per SEBI (Listing Obligation and Disclosure Requirement) Regulation] entered into by the Company with Bombay Stock Exchange.

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

We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

We further report that during the audit period, we have observed that:

- 1. During the Financial Year under review, Ms. Ankita Bhargava has resigned from the post of Company Secretary and Compliance Officer of the Company and Mr. Rajeev Jaiswal has been appointed as Company Secretary and Compliance officer of the Company with effect of the even date i.e. July 20, 2019. Further, Mr. Rajeev Jaiswal has resigned from the post of Company Secretary and Compliance Officer W.e.f. February 29, 2020. The Company has appointed Mr. Roshan Jha as Company Secretary and Compliance Officer of the Company w.e.f. June 01, 2020.
- 2. During the Financial Year under review, Mr. Himanshu Agarwal has been appointed as Chief Financial Officer (CFO) of the Company in place of Mrs. Renu Sharma, who resigned on the even date i.e. November 15, 2019.

For & on behalf of VMS & Co.

Megha Sharan (Company Secretaries) M. No. 9802 COP No.12171

Date: 31.08.2020 Place: New Delhi

UDIN: F009802B000637517

Enclosed: Annexure A to the Secretarial Audit Report

'Annexure -A'

To, The Members, AKM LACE AND EMBROTEX LIMITED IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar Delhi East Delhi -110031

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit 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 & on behalf of VMS & Co.

Megha Sharan (Company Secretaries) M. No. 9802 COP No.12171

Place: New Delhi UDIN: F009802B000637517

Date: 31.08.2020

ANNUAL REPORT 2019-2020

FORM NO. MGT-9 EXTRACT OF ANNUAL RETURN

AS ON THE FINANCIAL YEAR ENDED ON MARCH 31, 2020

[Pursuant to section 92(3) of the Companies Act, 2013 and rule12(1) of the Companies (Management and Administration) Rules, 2014]

I.REGISTRATION AND OTHER DETAILS:

i	CIN	L17291DL2009PLC196375			
ii	Registration Date	26/11/2009			
iii	Name of the Company	AKM Lace and Embrotex Limited			
iv	Category/Sub-Category of the Company	Company Limited by shares/ Indian Non-			
		Government Company			
v	Address of the Registered office and Contact details	IX/6024, Ram Gali, Subhash Mohalla,			
		Gandhi Nagar, Delhi 110031			
		Contact: 011-49856126			
vi	Whether listed company	Yes (BSE SME)			
vii	Name, Address and Contact details of Registrar and	Skyline Financial Services Private Limited			
	Transfer Agent, if any	D-153 A, 1st Floor, Phase-I, Okhla Industrial			
		Area, New Delhi-110020			
		Contact No. 011-64732681 to 88			
		E-mail Id: admin@skylinerta.com			

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S	l.	Name and Description of main products/services	NIC Code of	% to Total
N	lo.		the Product/	turnover of the
1		Fabrics, Textiles	4641	100%

III.PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S. No.	Name And Address Of The Company	CIN/GLN	Holding/Subsidiary/ Associate	% shares	of	Applicable Section
	NIL					

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

i. Category-wise Share Holding

Catego Sharel	ory of nolders	No. of Shar year (01.0	t the beginn	No. of Shares held at the end of the year (31.03.2020)				% Change		
		Demat	Physic al	Total	% of Total Shares	Demat	Phys ical	Total	% of Total Shares	During the year
A. Pro	moter									
1)	Indian									
a) HUF	Individual/	11,70,175		11,70,175	38.85	11,70,175	0	11,70,175	38.85	0
b)	Central	0	0	0	0	0	0	0	0	0
Govt										
c)State	e Govt(s)	0	0	0	0	0	0	0	0	0
d) Corp.	Bodies	0	0	0	0	0	0	0	0	0

ANNUAL REPORT 2019-2020

e) Banks / FI	0	0	0	0	0	0	0	0	0
f) Any Other	0	0	0	0	0	0	0	0	0
Sub-total(A)(1):-	11,70,175	0	11,70,175	38.85	11,70,175	0	11,70,175	38.85	0
2) Foreign	11,70,173	U	11,70,173	30.03	11,70,173	0	11,70,173	30.03	U
a) NRIs- Individuals	0	0	0	0	0	0	0	0	0
b) Other-	0	0	0	0	0	0	0	0	0
Individuals	0	0	0	0	0	0	0	0	0
c) Bodies Corp.	0	0	0	0	0	0	0	0	0
d) Banks / FI	0	0	0	0	0	0	0	0	0
e) Any Other	0	0	0	0	0	0	0	0	0
Sub-total (A)(2):-	0	0	0	0	0	0	0	0	0
Total Shareholding of Promoter(A)=(A)(1)+(A)(2) B. Public	11,70,175	0	11,70,175	38.85	11,70,175	0	11,70,175	38.85	0
Shareholding									
1.Institutions									
a) Mutual Funds	0	0	0	0	0	0	0	0	0
b) Banks / FI	0	0	0	0	0	0	0	0	0
c)Central Govt	0	0	0	0	0	0	0	0	0
d) State Govt(s)	0	0	0	0	0	0	0	0	0
e) Venture Capital Funds	0	0	0	0	0	0	0	0	0
f) Insurance Companies	0	0	0	0	0	0	0	0	0
g) FIIs h) Foreign Venture Capital Funds	0	0	0	0	0	0	0	0	0
i) Others (specify)	0	0	0	0	0	0	0	0	0
Sub-total (B)(1)	0	0	0	0	0	0	0	0	0
2.Non Institutions									
a) Bodies Corp. (i) Indian (ii) Overseas	12,06,000	0	12,06,000	40.04	11,82,000	0	11,82,000	39.24	0.08
b) Individuals (i) Individual shareholders holding nominal share capital up to Rs. 1 Lakh	1,80,000	0	1,80,000	5.98	1,50,000	0	1,50,000	4.98	1
(ii) Individual shareholders holding nominal share capital in excess of Rs 1 Lakh b) Others	4,26,000	0	4,26,000	14.14	4,92,000	0	4,92,000	16.33	-2.19
(Specify) NRI Resident Indian HUF	12,000 18,000	0	12,000 18,000	0.4 0	0 18,000	0	0 18,000	0 0.6	-0.4 0.00

Sub-total (B)(2)	18,42,000	0	18,42,000	61.15	18,42,000	0	18,42,000	61.15	-0.79
Total Public	18,42,000	0	18,42,000	61.15	18,42,000	0	18,42,000	61.15	-0.79
Shareholding									
(B)=(B)(1)+(B)(2)									
C. Shares held by	0	0	0	0	0	0	0	0	0
Custodian for									
GDRs & ADRs									
Grand	30,12,175	0	30,12,175	100	30,12,175	0	30,12,175	100	0
Total(A+B+C)	· ,				, ,		. ,		

ii. Shareholding of Promoters

Sl. N	Shareholder's Name		Shareholding at the beginning of the year (01.04.2019)			year (31.03.2020)			
0		No. of Shares	% of total Shares of the compan y	%of Shares Pledged /encum bered to total shares	No. of Shares	% of total Shares of the compa ny	%of Shares Pledged/ encumbere d to total shares	in share holdin g during the year	
1.	ANOOP KUMAR MANGAL	2,89,575	9.61	0	2,89,575	9.61	0	0	
2.	ANOOP KUMAR MANGAL AND SONS	1,79,300	5.95	0	1,79,300	5.95	0	0	
3.	SHAMBHU DAYAL MANGAL	1,48,500	4.93	0	1,48,500	4.93	0	0	
4.	PURVA MANGAL	1,21,000	4.02	0	1,21,000	4.02	0	0	
5.	MANJU LATA MANGAL	1,77,700	5.90	0	1,77,700	5.90	0	0	
6.	PUNIT BANSAL	1,06,700	3.54	0	1,06,700	3.54	0	0	
7.	SHAMBHU DAYAL MANGAL AND SONS HUF	73,975	2.46	0	73,975	2.46	0	0	
8.	ARUN KUMAR MANGAL HUF	62,425	2.07	0	62,425	2.07	0	0	
9.	ARUN KUMAR MANGAL	11,000	0.37	0	11,000	0.37	0	0	
	Total	11,70,175	38.85	0	11,70,175	38.85	0	0	

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

S.	Name of	Shareholdi	ing at the	Date	Reason	Increase/D	ecrease in	Cumulative		
No.	Shareholder	beginning	of the			Promoters		Shareholding		
		year (01.04	4.2019)			Shareholding during		during t	he year	
						the year		(31.03.2020)		
		No. of	% of total			Number	% of	% of	% of	
		shares	shares of			of shares	total	total	total	
			the			of the shares		shares	shares	

	company			company	of	the	of	the	of	the
					com	pan	com	pan	com	ıpan
					y		y		y	
1.		NI	IL							

iv. Shareholding pattern of top ten Shareholders (other than Directors, Promoters, and Holders of GDRs and ADRs):

Sl. No	For Each of the Top 10 Shareholders	10 Shareholders beginning of the year (01.04.2019)		Decrease in		Reason	during tl	Shareholding during the year (31.03.2020)	
		No. of shares	% of total shares of the company		Sharehold ing		No. of shares	% of total shares of the compa ny	
1.	MBM BEARINGS (RAJASTHAN) PRIVATE LIMITED	4,38,000	14.54		Decrease	Sale of 3,00, 000 equity shares	1,38,000	4.58	
2.	TIA ENTERPRISES PRIVATE LIMITED	1,50,000	4.98		NIL		1,50,000	4.98	
3.	PRECIOUS TRADEWAYS PRIVATE LIMITED	84,000	2.79		Decrease	Sale of 66,000 Equity Shares	18,000	0.60	
4.	SHRI RAVINDRA MEDIA VENTURES PVT LTD	1,74,000	5.78		Decrease	Sale of 12,000 equity shares	1,62,000	5.38	
5.	HOLLY ENTERPRISES PRIVATE LIMITED	24,000	0.80		Increase	Purchase of 5,76,000 Equity Shares	6,00,000	19.92	
6.	SHIELD FINANCE PRIVATE Limited	1,02,000	3.39		Increase	Purchase of 12,000 Equity Shares	1,14,000	3.78	
7.	GANGA DEVI BANSAL	90,000	2.99		Increase	Purchase of 42,000 equity shares	1,32,000	4.38	
8.	KAILASH CHAND	78,000	2.59		NIL		78,000	2.59	
9.	SUNITA BANSAL	60,000	1.99		NIL		60,000	1.99	
10.	SHILPA MANGAL	66,000	2.19		NIL		66,000	2.19	

IV. Shareholding of Directors and Key Managerial Personnel:

Sl.	For Each of the Directors and	Shareholding at the beginning	Cumulative Shareholding
No	KMP	of the year (01.04.2019)	during the year (31.03.2020)
1.			

	Mr. Anoop Kumar Mangal (Managing Director)	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	2,89,575	9.61	-	-
	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	-	_
	At the End of the year	2,89,575	9.61	-	-
2.	Mr. Shambhu Dayal Mangal (Director)	Shareholding a of the year (01	at the beginning	Cumulative during the year	Shareholding
	(Birector)	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	1,48,500	4.93	-	-
	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	-	-
	At the End of the year	1,48,500	4.93		
3.	Mrs. Purva Mangal (Whole Time Director)	Shareholding a of the year (01	at the beginning .04.2019)	Cumulative during the year	Shareholding (31.03.2020)
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	1,21,000	4.02	-	-
	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	-	-
	At the End of the year	1,21,000	4.02	-	-
4.	Mrs. Rinku Goyal (Independent Director)	Shareholding a of the year (01	at the beginning .04.2019)	Cumulative during the year	Shareholding (31.03.2020)
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	-	-	-	-
	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc): At the End of the year	-	-	-	-
5.	Mr. Manoj Kumar	Shareholding a	at the beginning	Cumulative	Shareholding
		of the year (01.04.2019)		during the year (31.03.2020)	
	(Independent Director)				
	(Independent Director)	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company

	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	-	-
	At the End of the year	-	-	-	-
6.	Mr. Himanshu Agarwal	of the year (01.		Cumulative during the year	
	(Chief Financial Officer appointed on 15.11.2019)	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	-	-	-	-
	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	-	-
	At the End of the year	-	-	-	-
7.	Mr. Rajeev Jaiswal (Company Secretary appointed on 20.07.2019)	Shareholding a of the year (01. No. of shares	t the beginning 04.2019) % of total	Cumulative during the year No. of shares	Shareholding (31.03.2020) % of total
	20.07.2013)	No. of shares	shares of the company	No. of shares	shares of the company
	At the beginning of the year	-	-	-	-
	Date wise Increase/Decrease in Shareholding during the Year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	-	-
	At the End of the year	-	-	-	-

IV.INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accrued but not due for payment

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the				
financial year				
(i) Principal Amount	-	42,04,140	-	42,04,140
(ii) Interest due but not paid	-	-	-	-
(iii) Interest accrued but not due	-	-	-	-
Total(i+ii+iii)	-	-	-	-
Change in Indebtedness during the				
financial year		-		
- Addition	-		-	-
- Reduction	-		-	
Net Change	-	-	-	-
Indebtedness at the end of the financial				
year	-	-	-	-
(i) Principal Amount	-	-	-	-
(ii) Interest due but not paid	-	-	-	-

(iii) Interest accrued but not due				
Total (i+ii+iii)	-	-	-	-

VI REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

Sl.	Particulars of Remuneration	Name of MD/W	/TD/ Manager	Total	
No.		Mr. Anoop	Mrs. Purva	Amount	
		Kumar	Mangal		
		Mangal	(Whole Time		
		(Managing	Director)		
		Director)	-		
1.	Gross Salary				
	a) Salary as per provisions contained in				
	section 17(1) of the Income-tax Act, 1961	8,40,000	4,20,000	12,60,000	
	b) Value of perquisites u/s 17(2) Income-				
	tax Act, 1961	0	0	0	
	c) Profits in lieu of salary under section 17(3)	0	0	0	
	Income- tax Act, 1961				
2.	Stock Option	0	0	0	
3.	Sweat Equity	0	0	0	
1.	Commission				
	- as% of profit	0	0	0	
	- others, specify	0	0	0	
2.	Others, please specify (Sitting Fees)	0	0	0	
3.	Total (A)	8,40,000	4,20,000	12,60,000	
7.	Ceiling as per the Act	10 % of the Ne	t Profit		

B. Remuneration to other directors:

Sl.	Particulars of Remuneration	Name of Directo	ors		Total
No.		Manoj Kumar (Independ ent Director)	Rinku Goyal (Indepen dent Director)	Shambhu Dayal Mangal (Non- Executive Director)	Amount
1.	Independent Directors -Fee for attending board/committee meetings -Commission specify -Others, please	15,000 - -	15,000 - -		30,000
	Total(1)	15,000	15,000	-	30,000
2.	Other Non-Executive Directors -Fee for attending board/committee meetings -Commission -Others, please specify	-	-	10,000	10,000
	Total (2)	15,000	15,000	10,000	40,000
3.	Total (B)=(1+2)				

4.	Total Managerial Remuneration		
5.	Overall Ceiling as per the Act		

C. Remuneration to Key Managerial Personnel Other Than MD/Manager/WTD

Sl.	Particulars of Remuneration	Key Managerial Perso	onnel		
No.		Ankita Bhargava	Rajeev Jaiswal	Renu Sharma	Himanshu
		Company	Company	CFO***	Agarwal**
		Secretary*	Secretary**		**
1.	Gross salary				
	(a) Salary as per provisions	70,000	2,19,720	1,80,000	90,000
	contained in section 17(1) of the				
	Income-tax Act, 1961	0	0	0	0
	(b) Value of perquisites u/s 17(2)				
	Income-tax Act, 1961	0	0	0	0
	(c) Profits in lieu of salary under				
	section 17(3) Income-tax Act, 1961				
2.	Stock Option	0	0	0	0
3.	Sweat Equity	0	0	0	0
4.	Commission				0
	- as% of profit	0	0	0	0
	- others, specify	0	0	0	
5.	Others, please specify	0	0	0	0
	Total	70,000	2,19,720	1,80,000	90,000

^{*} Ankita Bhargava (CS) resigned w.e.f 20.07.2019.

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority[RD /NCLT/Court]	Appeal made. If any (give details)
A. Company					
Penalty					
Punishment	NIL				
Compounding					
B. Directors					
Penalty					
Punishment	NIL				
Compounding					
C. Other Officers In Def	fault				
Penalty					
Punishment	NIL				
Compounding					

By the Order of the Board of Directors For AKM Lace and Embrotex Limited

Date: 31.08.2020 Place: Delhi Anoop Kumar Mangal (Managing Director) DIN-02816077 Purva Mangal (Whole Time Director) DIN- 02816099

^{**}Rajeev Jaiswal (CS) appointed w.e.f. 20.07.2019.

^{***}Renu Sharma (CFO) resigned w.e.f 15.11.2019

^{****}Himanshu Agarwal (CFO) appointed w.e.f. 15.11.2019.

NOMINATION AND REMUNERATION POLICY

Our Policy is on the appointment and remuneration of directors, Key Managerial Personnel and other senior management team for providing equitable remuneration to the directors and to recommend the qualified directors to the Board. The nomination and remuneration policy is provided herewith, pursuant to Section 178 (4) of the Companies Act, 2013. The Policy is also available on the website of the company.

Objectives

This policy is framed with the following objectives:

- ♦ The remuneration of the Whole Time Directors/Executive Directors is fixed by the Remuneration Committee as constituted. The remuneration of Employees other than Whole-time Directors is approved by the Remuneration Committee based on recommendations made to it.
- \Diamond To specify remuneration packages for Whole-time Directors, including pension rights and compensation payments.
- ♦ The Non-Executive Directors are not paid any remuneration. They are only entitled to sitting fees for attending Board and Committee Meetings.
- ♦ To formulate the criteria for determining qualifications, competencies, positive attributes and independence for appointment of a Director (Executive / Non-Executive) and recommend to the Board policies relating to the remuneration of the Directors, Key Managerial Personnel and other employees.
- ♦ The policy also addresses the following items:
- Committee member qualifications;
- Committee member appointment and removal;
- Committee structure and operations; and
- Committee's reporting to the Board.
- ♦ To formulate the criteria for evaluation of performance of all the Directors on the Board;

Constitution of Nomination and Remuneration Committee

The Board has constituted the "Nomination and Remuneration Committee" by the Board Resolution dated July 15, 2017. This is in line with the requirements under the Companies Act, 2013 and SEBI (Listing Obligations and Requirements) Regulations, 2015.

The Committee currently comprises of:-

Name	Designation in Committee	Nature of Directorship
Manoj Kumar	Chairman	Non-Executive Independent Director
Rinku Goyal	Member	Non-Executive Independent Director
Shambhu Dayal Mangal	Member	Non-Executive Director

The Board has the authority to reconstitute the Committee from time to time.

Role and Powers of the Committee

The Nomination & Remuneration Committee has been constituted to recommend/review remuneration of Directors and key managerial personnel based on their performance and defined assessment criteria.

The remuneration policy of our Company is directed towards rewarding performance, based on review of achievements on a periodic basis. The remuneration policy is in consonance with the existing industry practice.

The role and power of Nomination and Remuneration Committee shall include, but shall not be restricted to the following:

- Periodically reviewing the size and composition of the Board to ensure that it is structured to make appropriate decisions, with a variety of perspectives and skills, in the best interests of the Company as a whole;
- ♦ Formulate the criteria determining qualifications, positive attributes and independence of a Director and recommending candidates to the Board, when circumstances warrant the appointment of a new Director, having regard to the range of skills, experience and expertise, on the Board and who will best complement the Board;
- Make recommendations to the Board on appropriate criteria for the Directors. Formulate the criteria and framework for evaluation of performance of every director on the Board of the Company.
- ♦ Identify ongoing training and education programs for the Board to ensure that Non-Executive Directors are provided with adequate information regarding the options of the business, the industry and their legal responsibilities and duties.
- To recommend to the Board, the remuneration packages of the Company's Managing/Joint Managing/Deputy Managing/Whole time/Executive Directors, including all elements of remuneration package (i.e. Salary, benefits, bonuses, perquisites, commission, incentives, stock options, pension, retirement benefits, details of fixed component and performance linked incentives along with the performance criteria, service contracts, notice period, severance fees etc.);
- ♦ To be authorized at its duly constituted meeting to determine on behalf of the Board of Directors and on behalf of the shareholders with agreed terms of reference, the Company's policy on specific remuneration packages for Company's Managing/Joint Managing/Deputy Managing/Whole-time/ Executive Directors, including pension rights and any compensation payment;
- ♦ To implement, supervise and administer any share or stock option scheme of the Company;
- To attend any other responsibility as may be entrusted by the Board within the terms of reference.

Policy for appointment, term, removal and retirement of Managerial Personnel, Director, KMP and Senior management

Appointment criteria and qualifications

- ♦ The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or senior management level and recommend to the Board his /her appointment.
- A person to be appointed as Director, KMP or senior management level should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the concerned position.
- The Company shall not appoint or continue the employment of any person as Managing Director / Executive Director/ Independent Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended at the discretion of the committee beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.
- A whole-time KMP of the Company shall not hold office in more than one company except in its subsidiary company at the same time. However, a whole-time KMP can be appointed as a Director in any company, with the permission of the Board of Directors of the Company.
- ♦ In case of Independent director shall ensure that he/she possess appropriate skills, experience and knowledge in one or more fields of finance, law, management, sales, marketing, administration, research, corporate governance, technical operations or other disciplines related to the company's business.

Term/ Tenure

♦ Managing Director / Whole-time Director

The Company shall appoint or re-appoint any person as its Managing Director and CEO or Whole-time Director for a term not exceeding five years at a time. No reappointment shall be made earlier than one year before the expiry of the term.

♦ Independent Director

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on the passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly. However, if a person who has already served as an Independent Director for five years or more in the Company as on April 1, 2014 or such other date as may be determined by the Committee as per regulatory requirement, he / she shall be eligible for appointment for one more term of five years only.

At the time of appointment of Independent Director, it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time (Executive) Director of a listed company.

Removal

Due to reasons for any disqualification mentioned in the Companies Act, 2013, rules made thereunder or under any other applicable Act, rules and regulations, the Committee may recommend, to the Board with reasons recorded in writing, the removal of a Director or KMP subject to the provisions and compliance of the said Act, rules and regulations.

Retirement

The Whole-time Directors, KMP and senior management personnel shall retire as per the applicable provisions of the Companies Act, 2013 and the prevailing policy of the Company. The Board will have the discretion to retain the Whole-time Directors, KMP and senior management personnel in the same position / remuneration or otherwise, even after attaining the retirement age, for the benefit of the Company.

Policy relating to Remuneration of Directors, Managerial personnel, KMP and Senior Management

- ♦ The remuneration/compensation/commission, etc. to Directors will be determined by the Committee and recommended to the Board for approval.
- ♦ The remuneration and commission, if any, to be paid to the Directors, Managing Director and senior management shall be in accordance with the provisions of the Companies Act, 2013, and the rules made there under.
- ♦ Increments to the existing remuneration / compensation, structure may be recommended by the Committee to the Board, which should be within the limits approved by the Shareholders in the case of Managing Director.
- Where any insurance is taken by the Company on behalf of its Managing Director, Chief Financial Officer, the Company Secretary and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.

Remuneration to Directors, KMPs and other employees

The policy on remuneration for KMPs and other employees is as below:-

- 1. The Remuneration/Compensation/Profit linked Incentive, etc. to Directors, Managerial Personnel, KMP and Senior Management will be determined by the Committee and recommended to the Board for approval. The Remuneration/Compensation/Profit Linked Incentive, etc. to be paid for Managerial Personnel shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- 2. The remuneration and commission to be paid to Managerial Personnel shall be as per the statutory provisions of the Companies Act, 2013, and the rules made thereunder for the time being in force.

- 3. Managerial Personnel, KMP and Senior Management shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee in accordance with the statutory provisions of the Companies Act, 2013, and the rules made thereunder for the time being in force.
- 4. The break-up of the pay scale and quantum of perquisites, including, employer's contribution to P.F., pension scheme, medical expenses, club fees, etc. shall be decided and approved by the Board on the recommendation of the Committee and approved by the shareholders and Central Government, wherever required.
- 5. If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Managerial Personnel in accordance with the provisions of Schedule V of the Companies Act, 2013 and if it is not able to comply with such provisions, with the prior approval of the Central Government.
- 6. If any Managerial Personnel draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Companies Act, 2013 or without the prior sanction of the Central Government, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. Increments if declared to the existing remuneration / compensation structure shall be recommended by the Committee to the Board, which should be within the limits approved by the Shareholders in the case of Managerial Personnel.
- 7. Increments if declared will be effective from 1st April of each financial year in respect of Managerial Personnel, KMP, Senior Management subject to other necessary approvals from statutory authorities as may be required. Where any insurance is taken by the Company on behalf of its Managerial Personnel, KMP and Senior Management for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel.

Remuneration to Non -Executive/Independent Directors

- No monthly remuneration to be paid to Non-Executive/ Independent Director.
- ♦ The Non- Executive / Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed the maximum amount as provided in the Companies Act, 2013, per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.

Monitoring, Evaluation and Removal

♦ Evaluation

The Committee shall carry out evaluation of performance of every Managerial Personnel, Director, KMP and Senior Management on a yearly basis.

♦ Removal

The Committee may recommend, to the Board with reasons recorded in writing, the removal of a Director, KMP or Senior Management subject to the provisions of Companies Act, 2013, and all other applicable Acts, Rules and Regulations, if any.

♦ Minutes of Committee Meeting

Proceedings of all meetings must be minuted and signed by the Chairperson of the said meeting or the Chairperson of the next succeeding meeting. Minutes of the Committee meeting will be circulated at the subsequent Board meeting for noting.

Policy Review

This policy is framed based on the provisions of the Companies Act, 2013 and rules made there under.

In case of any subsequent changes in the provisions of the Companies Act, 2013 or any other regulations which makes any of the provisions in the policy inconsistent with the Act or regulations, then the provisions of the Act or

egulations v	would prevail over the policy would be modified in due course to make it consistent with law.
ncorporated	hall be reviewed by the Nomination and Remuneration Committee as and when any changes are to be in the policy due to changes in regulations or as may be felt appropriate by the committee. Any chang on on the policy as recommended by the committee would be given for the approval of the Board of the policy as recommended by the committee would be given for the approval of the Board
Disclosure	
Board's Repo	of this Policy and the evaluation criteria as applicable, shall be disclosed in the Annual Report as part of therein or alternatively the same may be put up on the Company's website and reference draws a Annual Report.

FORM NO. AOC-2

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

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

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

(a) Name(s) of the related party and nature of relationship	
(b) Nature of contracts/arrangements/transactions	
(c)Duration of the contracts / arrangements/transactions	
(d)Salient terms of the contracts or arrangements or transactions	
including the value, if any	NIL
(e) Justification for entering into such contracts or arrangements or	
transactions	
(f) date(s) of approval by the Board	
(g) Amount paid as advances, if any:	
(h) Date on which the special resolution was passed in general meeting as	
required under first proviso to section 188	

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

Name of related party and nature of relationship	Nature of contracts/ arrangements/ transactions	Duration of contract	Salient Terms	Date of Approval by the Board	Amount (in INR)
Mr. Anoop Kumar Mangal	Remuneration	-	-	28.09.2018	8,40,000
Ms. Purva Mangal	As. Purva Mangal Remuneration		-	28.09.2018	4,20,000
Ms. Ankita Bhargava (past CS) Remuneration		-	-	-	70,000
Mr. Rajeev Jaiswal	Remuneration	-	-	-	2,19,720
Ms. Renu Sharma (Past CFO) Remuneration		-	-	-	1,80,000
Mr. Himanshu Agarwal	Remuneration	-	-	-	90,000

By the Order of the Board of Directors

For AKM Lace and Embrotex Limited

Date: 31.08.2020 Place: Delhi Anoop Kumar Mangal (Managing Director) DIN-02816077 Purva Mangal (Whole Time Director) DIN- 02816099

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Overview

Your Directors are pleased to present the Management Discussion and Analysis Report for the year ended March 31, 2020.

Our Company was originally incorporated on 26th November, 2009 as a private limited company under the provisions of the Companies Act, 1956 as "AKM Lace and Embrotex Private Limited". On 04th May, 2017 our company was converted into a public limited company and is called "AKM Lace and Embrotex Limited". On 29th September, 2017, our company was listed on the BSE SME platform through an Initial Public Offering (IPO). It has listed its equity shares on the BSE SME platform.

The main business of the Company is trading in textile products primarily fabrics. We act as an intermediary between buyer and seller buying goods on cash basis and providing credit to cash-strapped businessmen in this field.

Industry Structure & Development

Textile Business: Textile industry is facing tough times due to the adverse market scenario in domestic and export markets. India is the second largest exporter after China of textiles and apparel products having estimated 4-5% share in the global trade. However, the market pickup to improve export performance is still to happen. Our focus remains on value added products and new product development to cater to the niche segment of the market.

Opportunities and Threats

Textile Business: Positive steps taken by the Central Government for the textile industry, from allocation of funds to giving extra rebate to exporters (mainly on made-ups) and various other benefits, are expected to improve investment in this sector and provide more business opportunities in the near future. With increasing capacities of man-made fibers as compared to cotton, the preferred shift of the consumer to use products of man-made fibres i.e. viscose, polyester, polyamide, acrylic, etc. and its blends, is expected.

We believe that the principal factors affecting competition in our business include client relationships reputation, the abilities of employees, market focus and the liquidity on the Balance Sheet.

Risk and Concerns

Textile Business: The rupee is strengthening against the dollar and other currencies. Hence, there will be pressure on margins in exports. The cotton prices have also increased and to a certain extent, the increase has been absorbed in yarn sales. But, due to lower demand, the prices have not increased in finished fabrics, made-ups and garments, which is a matter of concern.

Outlook

The present consumption of global man-made fiber product is 65% of the textile trade as against 35% in India. The trend in India is also shifting towards use of man-made fiber products. In order to satisfy the taste of customers in future, we have developed innovative products with man-made fiber and its blends which have been appreciated and approved by the customers. We are also initiating the launch of own brand for home textile products in USA in time to come. With the above and focus on cost optimization, we expect the outlook to be satisfactory.

This year has been marked by several historic economic policy developments. On the domestic side, a constitutional amendment paved the way for the long-awaited transformational Goods and Services Tax (GST) while demonetization of the larger currency notes signaled a regime shift. The transformational GST law, which will create a common Indian market, improve tax compliance, boost investment growth. In addition, the Government also overhauled the bankruptcy law.

Adequacy of Internal Control System

The Company has adequate internal control systems for the business processes in respect of all operations, financial reporting, compliance with laws and regulations etc. The management information system forms an effective and sound tool for monitoring and controlling all operating parameters. Regular internal audits ensure that responsibilities are executed effectively. The Audit Committee reviews the adequacy of internal controls on regular basis.

Human Resources Development/Industrial Relations

Human resources are valuable assets for any organization. The employees of the Company have extended a very productive cooperation in the efforts of the management to carry the Company to greater heights. The Company is giving emphasis to upgrade the skills of its human resources and continuous training down the line is a normal feature in the Company to upgrade the skills and knowledge of the employees of the Company.

Cautionary Statement

Date: 31.08.2020

Place: Delhi

The Statement in this Management Discussion and Analysis report, describing the Company's outlook, projections, estimates, expectations or predictions may be "Forward looking Statements" within the meaning of applicable securities laws or regulations. Actual results could differ materially from those expressed or implied.

By the Order of the Board of Directors

For AKM Lace and Embrotex Limited

Anoop Kumar Mangal (Managing Director) DIN-02816077 Purva Mangal (Whole Time Director) DIN- 02816099

CORPORATE GOVERNANCE REPORT

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Corporate Governance is all about maintaining a valued relationship and trust with all stakeholders. We at **AKM Lace and Embrotex Limited** consider stakeholders as a partner in our success, and we remain committed to maximizing stakeholder's value, be it shareholders, employees, suppliers, customers, investors, communities or policy makers. At **AKM Lace and Embrotex Limited**, the philosophy of Corporate Governance focuses on creating and sustaining a deep relationship of trust and transparency with all stakeholders. We adopt and follow the corporate governance guidelines and best practices. We consider it our inherent responsibility to disclose timely and accurate information regarding our financial and performance as well as the leadership and governance of the Company. The Company is committed to sound Corporate Governance practices and compliances with all applicable laws and regulations in true letter and spirit.

The Securities Exchange Board of India (SEBI) has notified the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, "the Listing Regulations" on September 2, 2015 by replacing earlier Listing Agreement (w.e.f. December 01, 2015). As a part of the compliances of the "Listing Regulations" as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company presents here under the required disclosures in the form of a Report for information of all the stakeholders.

2. BOARD OF DIRECTORS

The Board of **AKM Lace and Embrotex Limited** is comprised of five directors consisting of two Independent Directors (Non Executive) and one is Managing Director and another one is Whole Time Director and one is a Non Executive Director.

Details of Composition of the Board, Category, Attendance of Directors at the Board Meetings and last Annual General Meeting (AGM), a number of other Directorships as on **March 31, 2020** are given below:

Composition and Category of Directors:

Name	Designation	Category	No. of other Director ships	No. of Chairman -ships (Other Companie s)	Committee Member- ships	Attendance at Board Meetings	Attendance at previous AGM
Mr. Anoop Kumar Mangal	Managing Director	Executive Director	One	Nil	Nil	Yes	Yes
Mr. Shambhu Dayal Mangal	Director	Non- Executive Director	Nil	Nil	Nil	Yes	No
Mrs. Purva Mangal	Whole time Director	Executive Director	Three	Nil	Four	Yes	Yes
Mrs. Rinku Goyal	Independent Director	Non- Executive Director	One	Nil	Nil	Yes	Yes
Mr. Manoj Kumar	Independent Director	Non- Executive Director	One	Nil	Three	Yes	Yes

• Meetings of the Board of Directors

The Board of Directors met six (06) times, i.e. 30.05.2019, 20.07.2019, 03.09.2019, 11.11.2019, 15.11.2019, 29.02.2020 during the financial year 2019-2020 respectively. Following are the details of the directors who have attended meetings during the year:

Name	Designation	Category	period & A Board Meet 2020)	gs during the attendance at tings (2019-
			Held	Attended
Mr. Anoop Kumar	Managing Director	Executive Director	6	6
Mangal				
Mr. Shambhu Dayal	Director	Non Executive	6	6
Mangal		Director		
Mrs. Purva Mangal	Whole Time Director	Executive Director	6	6
Mrs. Rinku Goyal Independent Director		Non-Executive Director	6	6
	•			
Mr. Manoj Kumar	Independent Director	Non-Executive Director	6	6

• **Disclosure of relationship between director inter-se:** Mr. Anoop Kumar Mangal, Mrs. Purva Mangal and Mr. Shambhu Dayal Mangal are related to each other. Mrs. Purva Mangal is the wife of Mr. Anoop Kumar Mangal and Mr. Shambhu Dayal Mangal is the father of Mr. Anoop Kumar Mangal.

• Detail of number of shares and convertible instruments, if any, held by Non-Executive Directors:

Name of Non-Executive Director	Number of Shares
Mrs. Rinku Goyal (Non-Executive Independent Director)	Nil
Mr. Manoj Kumar (Non-Executive Independent Director)	Nil
Mr. Shambhu Dayal Mangal (Non Executive Director)	148500
Total	148500

• Web Link where details of Familiarization Programs imparted to Independent Directors is disclosed:

The Company has conducted a familiarization program for its Independent Directors during the year. The detail of such familiarization program is available on the weblink i.e. www.akmlace.com

• Internal Control

The Company has a formal system of internal control testing, which examines both the design effectiveness and operational effectiveness to ensure reliability of financial and operational information and all statutory/ regulatory compliances.

• Information supplied to the Board

The Board members are given agenda papers, along with necessary documents and information in advance of each meeting of the Board and Committees. In addition to the regular business items, the following are regularly placed before the Board to the extent applicable.

- ✓ Half Yearly results of the Company
- ✓ Minutes of the Audit Committee and other Committee of the Board of Director
- ✓ Details of Agreements entered into by the Company
- ✓ Particulars of non-compliance of any statutory or Listing requirement
- ✓ Information on recruitment or remuneration of senior officers just below the level of Board of Directors, including appointment or removal of Chief Financial Officer and the Company Secretary.

• Minutes of the Board Meeting

The minutes of the proceedings of every Board and all committee meetings are prepared and approved/initialed by the Chairman within 30 days from the conclusion of the respective meeting.

• <u>Code of Ethics</u>

The Company has prescribed a code of ethics for its Directors and Senior Management Personnel. A declaration by the Executive Director to the effect that all the Directors and the senior management personnel have complied with the Code of Ethics laid down for this purpose for the year 2019-2020 is annexed to this report as required under "Listing Regulations" of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with the Stock Exchanges.

3. BOARD COMMITTEES

The Board of Directors has set up committees of Directors to deal with various matters of specific nature which require concentrated and more focused attention and to arrive at quick and timely decisions in these matters.

The Board of Directors has delegated its certain powers to the committees of Directors and these committees shall exercise such power and give the report of the output to the Board for approval at subsequent meetings. The Board has constituted three committees viz. **Audit Committee**, **Nomination & Remuneration Committee** and **Stakeholders & Relationship Committee**.

• AUDIT COMMITTEE

Terms of Reference:

The terms of reference and the role of the Audit Committee are as per guidelines set out in Part C of Schedule II of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 and Section 177 of the Companies Act, 2013. The Committee meets periodically and mandatorily reviews the following:

The Role of Audit Committee together with its powers shall be as under:

- 1. Overseeing the company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible;
- 2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees;
- 3. Approving payment to the statutory auditors for any other services rendered by the statutory auditors;
- 4. Approving initial or any subsequent modification of transactions of the company with related parties;
- 5. Scrutinizing inter-corporate loans and investments;
- 6. Valuation of undertakings or assets of the company, wherever it is necessary;
- 7. Monitoring the end use of funds raised through public offers and related matters;
- 8. Reviewing, with the management, the annual financial statements before submission to the Board for approval, with particular reference to; matters required to be included in the Director's Responsibility Statement to be included in the
- Board's report in terms of clause (c) of sub-section 134 of the Companies Act, 2013; changes, if any, in accounting policies and practices along with reasons for the same;
- Major accounting entries involving estimates based on the exercise of judgment by Management; significant adjustments made in the financial statements arising out of audit findings;
- Compliance with listing and other legal requirements relating to financial statements;
- Disclosure of any related party transactions; and
- Oualifications in the audit report
- 9. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 10. Reviewing, with the management, the statement of the uses/application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/Draft prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of the proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;

- 11. Reviewing, with the management, performance of statutory and internal auditors, and adequacy of the internal control systems:
- 12. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 13. Discussing with the internal auditors any significant findings and follow up there on;
- 14. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;
- 15. Discussing with the statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 16. Looking into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of nonpayment of declared dividends) and creditors;
- 17. Reviewing the functioning of the Whistle Blower Mechanism, in case the same is exist;
- 18. Approving the appointment of the Chief Financial Officer (i.e. the whole time finance director or any other person heading the finance function) after assessing the qualifications, experience and background, etc., of the candidate; and
- 19. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee or contained in the equity listing agreements as and when amended from time to time.

Further, the Audit Committee shall mandatorily review the following:

- 1. Management discussion and analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions (as defined by the Audit Committee), submitted by management;
- 3. Management letters/letters of internal control weaknesses issued by the statutory auditors;
- 4. Internal audit reports relating to internal control weaknesses; and
- 5. The appointment, removal and terms of remuneration of the chief internal auditor.

Composition of Audit Committee

Details of the composition of the Audit Committee and attendance of the members at the meetings are given below:

Meetings of the Audit Committee and Attendance of the Members during 2019-2020

Name of Member	Designation	Committee Meetings during the period & Attendance at Committee Meetings		
		Held	Attended	
Mrs. Rinku	Chairperson,	4	4	
Goyal	(Independent Director)			
Mr. Anoop	Member (Managing	4	4	
Kumar	Director)			
Mangal				
Mr. Manoj	Member (Independent	4	4	
Kumar	Director)			

During the year, four meetings of the Audit Committee were held.

The Company Secretary is the Secretary of the Committee. The Chief Financial Officer, Statutory Auditors and Internal Auditors are invited to attend the meetings.

VIGIL MECHANISM/WHISTLE BLOWER POLICY

The Company has a well framed vigil mechanism/whistle blower policy for its directors and employees. During the year all the directors, senior management personnel and other employees complied the vigil mechanism and none of the complaints are received against any directors and employees for any fraudulent dealings. An Audit Committee of the Board of directors has the responsibility to review the functioning of vigil mechanism and the same has been performed by the committee periodically. The Company has established a Vigil (Whistle Blower) mechanism that provides a channel to the Employees and Directors to report to the management concerns about unethical behavior,

actual or suspected fraud or violation of the Codes of conduct or legal or regulatory requirements, incorrect or misrepresentation of any financial statements and reports, etc. The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations. To maintain these standards, the Company encourages its employees who have concerns about suspected misconduct to come forward and express these concerns without fear of punishment or unfair treatment.

NOMINATION & REMUNERATION COMMITTEE

Terms of Reference

The Nomination & Remuneration Committee constituted by the Company is responsible for looking into the remuneration payable to the Whole-time Directors and other Employees of the Company. The Non-Executive Directors of the Company are not entitled to any remuneration other than fee payable for attending Board & Committee Meetings. The Committee frames the policy on specific remuneration packages for Whole-time Directors, including pension rights and compensation payments.

The Committee also approves the Nomination & Remuneration Policy for employees other than Whole-time Directors as may be recommended to it. The Company has a regular appraisal Policy for all employees.

The terms of reference of Nomination & Remuneration Committee are as follows:

- 1. Identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal.
- 2. Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to the remuneration of the directors, key managerial personnel and other employees;
- 3. Formulate criteria for evaluation of performance of independent directors and the board of directors;
- 4. Frame a policy on diversity of board of directors; i.e. for Managing Directors & KMPs and other employees of the Company.
- 5. Review and decide whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- 6. Decide the salary, allowances, perquisites, bonuses, notice period, severance fees and increment of Executive Directors.
- 7. Recommend and decide the sitting fees for the Non-Executive Directors of the Company.

Composition of Nomination & Remuneration Committee

The Nomination & Remuneration Committee of the Company has constituted with three (3) directors.

Meetings of the Nomination & Remuneration Committee and Attendance of the Members during 2019-2020

Nam	e of Member	•	Designation		Committee Meetings during the period & Attendance at Committee Meetings			
						Held	Attended	
Mr. M	Mr. Manoj Kumar		Chairman,		(Independent	3	3	
			Director)					
Mr.	Shambhu	Dayal	Member	(Non	Executive	3	3	
Mang	gal		Director)					
Mrs. Rinku Goyal		Member		(Independent	3	3		
	-		Director)					

During the year, three (3) meetings of the Nomination & Remuneration Committee were held.

Details of Sitting Fees paid to Non-Executive Directors during the financial year 2019-2020

Name of the Director	Board Meeting (Rs)	Audit Committee Meeting (Rs)	Nomination & Remuneration Committee Meeting (Rs)	Stakeholders Relationship Committee Meeting (Rs)	Independent Director's Meeting	Total (Rs.)
Mr. Shambhu Dayal Mangal	6000	-	3000	1000	0	10000
Mrs. Rinku Goyal	6000	4000	3000	1000	0	15000
Mr. Manoj Kumar	6000	4000	3000	1000	1000	15000

There were no pecuniary relationships or transactions of the non-executive director's vis-à-vis the company during the Financial Year ended March 31, 2020.

Criteria for Performance Evaluation by Nomination Committee

The Nomination & Remuneration Committee formulated a **Performance Evaluation Policy** for evaluation of performance of the Directors, Key Managerial Personnel and other employees of the Company. This policy aims at establishing a procedure for conducting periodical evaluation of directors' performance and formulating the criteria for determining qualification, positive attributes and independence of each and every director of the Company in order to effectively determine issues relating to remuneration of every director, key managerial personnel and other employees of the Company.

• STAKEHOLDERS RELATIONSHIP COMMITTEE

The Company has Stakeholders Relationship Committee that met regularly to approve share transfers, transmissions, issue of duplicate share certificates, rematerialization of shares and all other issues pertaining to shares and also to redress investor grievances like non receipt of dividend warrants, non receipt of share certificates, etc. The committee regularly reviews the movement in shareholding and ownership structure. The committee also reviews the performance of the Registrar and Share Transfer Agents.

Composition of Stakeholders Relationship Committee

The Stakeholders Relationship Committee of the Company has been constituted with Three (3) Directors.

Meetings of the Stakeholders Relationship Committee and Attendance of the Members during 2019-2020

Name of Member	Designation	Committee Meetings during the period & Attendance at Committee Meetings		
		Held	Attended	
Mrs. Rinku	Chairperson,	1	1	
Goyal	(Independent Director)			
Mr. Shambhu	Member (Non	1	1	
Dayal Mangal	Executive Director)			
Mr. Manoj	Member (Independent	1	1	
Kumar	Director)			

During the year, one meeting of Stakeholders Relationship Committee Meetings was held.

Compliance Officer:

Name	Designation
Mr. Roshan Jha	Company Secretary & Compliance Officer

Pending Investors' Complaints

No investor complaints are pending as on the date of the Board's Report. The Company does not have any pending share transfers as on the date of the Board's Report. The details of number of complaints during the financial year 2019-2020 are mentioned below:

S. No.	Nature of Queries/	Pending as	Received	Redressed	Pending as
	Complaints	on	during the	during the	on
		01.04.2019	year	year	31.03.2020
1	Transfer/ Transmission of	Nil	Nil	Nil	Nil
	Duplicate Share Certificate				
2	Non-receipt of Dividend	Nil	Nil	Nil	Nil
3	Dematerialization/Remateria	Nil	Nil	Nil	Nil
	lization of Shares				

MEETING OF INDEPENDENT DIRECTOR

In accordance with the provisions of Schedule IV (Code for Independent Directors) of the Companies Act, 2013 and Regulation 25(3) of Listing Regulations, a meeting of the Independent Directors of the Company was held. The Independent Directors of the Company had met during the year on **March 31, 2020** to review the performance of Non-Independent Directors and the Board as a whole, review the performance of the Chairperson of the Company and had accessed the quality, quantity and timeliness of the flow of information between the company management and the Board.

4. GENERAL BODY MEETINGS

• ANNUAL GENERAL MEETINGS

Details of location, date and time of the Annual General Meetings held during the last three years are given below:

Day	Date	Time	Venue	Whether any Special Resolution passed at the Annual General Meeting (Yes/No)
Saturday	09.09.2017	11.00 a.m.	IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031	No
Friday	28.09.2018	11:00 A.M.	314, R.G Mall, Sector-9, Rohini, Delhi -110085	Yes
Saturday	28.09.2019	11.00 A.M.	314, R.G Mall, Sector-9, Rohini, Delhi -110085	Yes

• EXTRAORDINARY GENERAL MEETINGS

Details of location, date and time of the Extraordinary General Meetings held during the year are given below:

During the Financial Year 2019-20, No EGM was held.

• POSTAL BALLOT

During the year 2019-19, pursuant to Section 110 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the Company has not passed any Special Resolutions by postal ballot.

No Special Resolutions are proposed to be conducted through postal ballot in the ensuing Annual General Meeting.

5. <u>COMPLIANCE UNDER NON-COMPLIANCE REQUIREMENTS</u>

Pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company complied with all mandatory requirements and has adopted non-mandatory requirements as per details given below:

- **The Board**: The Company does not have Non-Executive Chairman. a)
- Shareholder's Right: As the Company is listed on the BSE SME Platform, the Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is not applicable on the Company for publishing its half yearly results in the newspaper. It displayed results and other necessary documents on the website of the Company and are sent to the Stock Exchange, where the shares of the Company are listed.
- Modified opinion in Audit Report: The auditors have provided an unmodified report on financial statements. The Company continues to adopt best practices in order to ensure financial statements with an unmodified audit opinion.
- **Reporting of Internal Auditor**: The Internal Auditors of the Company report to the Audit Committee. d)

6. MEANS OF COMMUNICATION

The Company is listed on the BSE SME platform so the requirement of publishing financial results within time specified, i.e. 48 hours as required by the Regulation 47(1)(b)of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is not applicable to us. No targeted presentations were made during the year under review.

7. **MATERIALY RELATED PARTY DISCLOSURES**

Detailed information on materially significant related party transactions are enclosed in Form-AOC-2 to the Board's Report.

8. **GENERAL SHAREHOLDERS INFORMATION**

(a)	<u>Annual</u>	General	Meeting	Schedule:

: September 28, 2020 (Monday) Date

Time : 09:00 A.M.

Venue : 314, R.G. Mall, Sector-9, Rohini, Delhi-

110085

b) **Date of Book Closure** : From September 22, 2020 to September 28,

2020

Financial Year : April 1, 2019 to March 31, 2020 (c)

Dividend Payment Date : Not Applicable (d)

Name and Address of the Stock Exchange at : BSE SME Platform (BSE SME) (e)

which the Company's securities are listed

Address: 25th Floor, PJ Towers, Dalal Street

Fort, Mumbai-400001

(f)

Exchange

Payment of Annual Listing Fee to Stock : Yes, the Annual Listing Fee has been paid to the BSE Limited for the financial year 2020-

2020

Stock Code : BSE SME- 540718 (g)

Registrar to an issue and share transfer: M/s Skyline Financial Services Private (h)

agents

Limited

D-153 A, First Floor, Okhla Industrial Area,

Phase-I. New Delhi- 110020 Contact No-011-64732681 to 88 Email Id-admin@skylinerta.com

: IX/6024, Ram Gali, Subhash Mohalla, Gandhi (i) **Address for Correspondence**

Nagar, Delhi 110031 Email- akmlace@gmail.com

: INE777X01017 (j) ISIN

Share Transfer System :The Company has delegated the authority to (k)

approve shares received for transfer in

physical form to M/s Skyline Financial

Services Private Limited

(l) Dematerialization of shares and liquidity :The company has an agreement with M/s Skyline Financial Services Private Limited for

dematerialization of shares

Outstanding GDR or ADR or warrants or any (m) convertible instruments, conversion date and

likely impact on equity

Plant Locations (n) : We have only one office i.e. Registered Office

in New Delhi

(0)

Department

Corporate Secretarial/Investors' Assistance : Secretarial Department headed by Mr. Roshan Jha, Company Secretary of the

Company

(p) Distribution Summary Of 30121750 Equity Share Capital As On: 31/03/2020

Nominal Value of Each Share: Rs. 10/-

Share or Debenture holding Nominal Value	Number of Shareholders	% to Total Numbers	Share or Debenture holding Amount	% to Total Amount
(Rs.)			(Rs.)	
1	2	3	4	5
Up To 5,000	0	0	0	0
5001 To 10,000	0	0	0	0
10001 To 20,000	0	0	0	0
20001 To 30,000	0	0	0	0
30001 To 40,000	0	0	0	0
40001 To 50,000	0	0	0	0
50001 To 1,00,000	28	53.85	1680000	5.58
1,00,000 and Above	24	46.15	28441750	94.42
Total	52	100	30121750	100

(q) Market Information:

Market Price Data for the period April 1, 2019 to March 31, 2020: The monthly high and low prices and volumes of shares of the Company at BSE SME Limited (BSE SME) for the year ended March 31, 2020 are as under:

Month	High	Low	Volume (Nos.)
May 2019	15.65	15.65	12000
June 2019	24.75	18.75	702000
August 2019	19.9	19.9	6000
September 2019	23.85	16	18000
October 2019	15.4	15.4	6000
December 2019	12.4	12.4	6000

(r) SHAREHOLDING PATTERN AS ON 31.03.2020

Category	No. of Shareholders	No. of Shares	% of Total
		held	Shareholding
Promoter and Promoter Group			
Individual Shareholders	9	1170175	38.85
Public Shareholding			
Corporate Bodies	6	1182000	39.24
Individual Shareholders/HUF	37	660000	21.91
Total	52	3012175	100

9. DISCLOSURES

- No transaction of material nature has been entered into by the company with directors or management and their relatives, etc. that may have a potential conflict with the interests of the company. The Register of contracts containing transactions in which directors are interested is placed before the Board regularly.
- There has been no instance of non-compliance by the Company on any matter related to capital markets. Hence the question of penalties or strictures being imposed by SEBI or Stock Exchanges does not arise.
- The Company is in compliance with all the mandatory requirements of Corporate Governance and has fulfilled the non-mandatory requirements;
- The Company has followed the Accounting Standards issued by the Institute of Chartered Accountants of India, to the extent applicable, in the preparation of Financial Statements.
- The Company has laid down procedures to inform Board members about the risk assessment and minimization procedures. These procedures are periodically reviewed to ensure that executive management control risk through means of a properly defined framework.
- The Company has well framed Vigil Mechanism/ Whistle Blower Policy and we affirmed that no personnel have been denied access to the Audit Committee.
- The Company has adopted a Code of Conduct applicable to all Directors, senior management and employees. The Declaration as required under Regulation 17(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is annexed to this Report.
- The CEO and CFO have been given a certificate as contemplated in Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 of the Listing Agreement. This certificate is annexed to this Report.
- The requirements of the Audit and other Committees as contemplated in Listing Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 have been complied with as per the report set above in respect of the same.
- Disclosure of commodity price risks and commodity hedging activities.

By the order of Board of Directors

For AKM Lace and Embrotex Limited

Date: 31.08.2020 Place: Delhi Anoop Kumar Mangal (Managing Director) DIN-02816077 Purva Mangal (Whole Time Director) DIN- 02816099

CORPORATE GOVERNANCE COMPLIANCE CERTIFICATE

To The Members of AKM LACE AND EMBROTEX LIMITED

We have examined the compliance of conditions of Corporate Governance by **M/s AKM LACE AND EMBROTEX LIMITED** for the Financial Year Ended on March 31, 2020, as per the relevant provisions of Regulation 15(2) of Chapter IV of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) for the period from 1st April, 2019 to March 31, 2020 of the said Company.

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

In our opinion and to the best of my information and according to the explanations given to me, we certify that the company has complied with the conditions of the Corporate Governance as stipulated in the above-mentioned Listing Agreement.

We state that no investor grievances are made against the company as per the records maintained by the Stakeholders relationship Committee.

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

For & on behalf of VMS & Co.

Date: 31.08.2020 Place: New Delhi

UDIN: F009802B000637541

Megha Sharan (Company Secretaries) M. No. 9802 COP No.12171

CERTIFICATE ON 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,

AKM Lace & Embrotex Limited

Regd. Office: IX/6024, Ram Gali, Subhash Mohalla,

Gandhi Nagar Delhi-110031

1. We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **M/s AKM Lace & Embrotex Limited (CIN: L17291DL2009PLC196375)** and having its registered office at IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar Delhi-110031 (hereinafter referred 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. We have obtained all the information and explanations which are to the best of our knowledge and belief were necessary for the purpose of certification.

2. As on 31st March, 2020 the Board of Directors of the Company comprised of:

S. No.	Name of Director	Designation	DIN	Date of Appointment
1.	Anoop Kumar Mangal	Managing Director	02816077	26.11.2009 as Director and 28.04.2017 as Managing Director
2.	Purva Mangal	Whole-Time Director	02816099	28.04.2017
3.	Shambhu Dayal Mangal	Director	02816124	26.11.2009
4.	Rinku Goyal	Independent Director	06946633	05.07.2017
5.	Manoj Kumar	Independent Director	07812880	05.07.2017

3. In our opinion and to the best of our information & according to the verification and examination of the disclosures/ register under section 184/189, 170, 164, 149 of the Companies Act, 2013 (the Act) and DIN based search on MCA Portal (www.mca.gov.in), we certify that None of the above named Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Securities and Exchange Board of India / Ministry of Corporate Affairs or any such statutory authority for the Financial Year ended 31st March, 2020.

For & on behalf of VMS & Co.

Megha Sharan (Company Secretaries) M. No. 9802

COP No.12171

Date: 31.08.2020 Place: New Delhi

UDIN: F009802B000637539

CHAIRMAN'S DECLARATION ON CODE OF CONDUCT

To,
The Members of
AKM LACE AND EMBROTEX LIMITED

This is to certify that the Company has laid down a Code of Conduct (the Code) for all Board Members and Senior Management Personnel of the Company and a copy of the Code is put on the website of the Company viz www.akmlace.com.

It is further confirmed that all Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for Board of Directors and Senior Management Personnel, as approved by the Board, for the financial year ended on March 31, 2020.

By the Order of the Board of Directors For AKM Lace and Embrotex Limited

Place: New Delhi Date: 31.08.2020 Anoop Kumar Mangal (Chairman & Managing Director) DIN-02816077

CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

To,
The Board of Directors
AKM LACE AND EMBROTEX LIMITED

Dear Members of the Board

- I, Himanshu Agarwal, Chief Financial Officer of **M/s AKM LACE AND EMBROTEX LIMITED**, to the best of our knowledge and belief hereby certify that:
- (a) We have reviewed financial statements and the cash flow statements for the year ended March 31, 2020 and that to the best of our knowledge and belief;
- (i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (ii) These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (b) There are no transactions entered into by the Company during the year that 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 have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design and operations of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (d) We have indicated to the auditors and the Audit Committee:
- (i) Significant changes in the internal control over financial reporting during the year under reference;
- (ii) Significant changes in the accounting policies during the year and that the same has been disclosed in the notes to the financial statements; and
- (i) Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

By the Order of the Board of Directors For AKM Lace and Embrotex Limited

Place: New Delhi Date: 31.08.2020 Himanshu Agarwal Chief Financial Officer PAN- DANPS8140F

INDEPENDENT AUDITOR'S REPORT

To
The members of
AKM LACE AND EMBROTEX LIMITED

Report on the Audit of Financial Statements

Opinion

We have audited the accompanying financial statements of **AKM LACE AND EMBROTEX LIMITED** ("the Company"), which comprise the balance sheet as at 31st March 2020, the statement of profit and loss and the statement of cash flows 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 explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India of the state of affairs of the Company as at 31st March, 2020, and the **net loss**(including other comprehensive income), changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those standards are further described in the 'Auditor's Responsibilities for the Audit of the Financial Statements' section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidences we have obtained are sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described hereunder to be key audit matters to be communicated in our report.

Key audit matters	Auditor's response
Measurement of Revenue As per Ind AS 115, measurement of revenue to be made on transaction price.	Our audit procedure inter- alia included the following- • We used assessment of overall control environment relevant for measurement of revenue. • We performed testing of journal entries, with particular focus on manual adjustment to revenue account, to mitigate the risk of manipulation of revenue and profit figures.

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

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

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

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

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

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

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the AS and the other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that are operating effectively for insuring 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 misstatements, whether due to fraud or error.

In 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 is also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain a reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue our 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 due to fraud or error and are considered material if, individually or in 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 the SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- (i) 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 one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- (ii) Obtain an understanding of the internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for

expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.

- (iii) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- (iv) 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 upto the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- (v) Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statement, individually or in aggregate, makes it probable that the economic decision of reasonable knowledgeable user of the financial statement may be influenced.

We consider quantitative materiality and qualitative factors in (i) Planning the scope of our audit work and in evaluating the results of our work; and, (ii) to evaluate the effect of any identified misstatements in the financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal controls 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 reasonable be thought to bear on our independence, and where applicable, relevant safeguards.

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

Other Matters

We draw your attention to Note 29 of the financial statement which explains the uncertainties and management's assessment of the financial impact due to the lockdown/ restrictions related to COVID-19 pandemic imposed by the Government for which definitive assessment of the impact is dependent upon the future economic conditions. Our opinion is not modified in respect of this matter.

Report on Other Legal and Regulatory Requirements

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

- b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- c. the Balance Sheet, the Statement of Profit and Loss, Statement of Changes in Equity and the Cash Flow Statement dealt with by this report are in agreement with the books of accounts;
- d. In our opinion, the aforesaid financial statements comply with the accounting standards specified under Section 133 of the Act;
- e. On the basis of the written representations received from the directors as on 31st March, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31stMarch, 2020 from being appointed as a director in terms of Section 164 (2) of the Act.
- f. With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in **Annexure B**. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact, if any of pending litigations on its financial position, in its financial statements (Refer Note 28 of the financial statements).
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. The Company is not required to transfer any amount to the Investor Education and Protection Fund.

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. No. 304040E

O.P. Pareek Partner Membership No. 014238 UDIN: - 20014238AAAACI9691 New Delhi, the 29thday of June, 2020

'ANNEXURE- A TO THE AUDITOR'S REPORT'

The Annexure referred to in Paragraph 1 under the heading of "Report on other Legal and Regulatory Requirements" of our report of even date to the members of **AKM LACE AND EMBROTEX LIMITED** for the year ended on 31st March 2020.

- (i) (a)As per information and explanation given to us, the company is maintaining proper records showing full disclosures of fixed assets.
 - (b) As per information and explanation given to us, physical verification of fixed assets has been conducted once in a year by the management and no material discrepancies were noticed during the course of verification.
 - (c) According to information and explanation given to us, the Company does not hold any immovable properties during the period dealt with under this report;
- (ii) As per information and explanation given to us, physical verification of inventory has been conducted once in a year by the management and no material discrepancies were noticed during the course of such physical verification;
- (iii) According to information and explanation given to us, the Company has not granted any loans to parties covered in register maintained under section 189 of the Companies Act, 2013;
- (iv) According to information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Companies Act, 2013 in respect of loans, investments, guarantees and securities given.
- (v) According to information and explanations given to us, the Company has not accepted public deposits and the provision of section 73 to 76 or other relevant provisions of the Companies Act, 2013 and rules framed thereunder are not applicable to the Company;
- (vi) According to information and explanations given to us, the Company is not liable to maintain cost records as prescribed under section 148(1) of the Companies Act, 2013;
- (vii) (a) According to information and explanations given to us, the company is generally regular in depositing undisputed statutory dues including income-tax and any other applicable statutory dues to the appropriate authorities and there are no outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date they became payable;
 - (b) According to information and explanation given to us, there are no outstanding statutory dues on part of the Company which is not deposited on account of dispute.
- (viii) According to information and explanations given to us, the company has not obtained any loans and borrowings from any financial institution, bank, government or dues to debenture holders, and hence question of default in repayment does not arise;
- (ix) According to information and explanations given to us, the Company has not raised money by way of initial public offer or further public offer. The Company has not taken any term loans from any bank or financial institution, hence reporting under provision of this sub-clause is not applicable to the Company;
- (x) According to information and explanations given to us, there is no noticed or unreported fraud on or by the Company during the year under audit;
- (xi) According to information and explanations given to us, the Company has paid managerial remuneration in accordance with the applicable provisions of the Companies Act, 2013;
- (xii) As per information, the Company is not a Nidhi Company, hence provisions of sub-clause (xii) of the Paragraph 3 of the Order are not applicable;

- (xiii) According to information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 wherever applicable and the details have been disclosed in the financial statements etc., as required by the applicable accounting standards;
- (xiv) According to information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year;
- (xv) According to information and explanations given to us, the Company has not entered into non- cash transactions with directors or persons connected with him;
- (xvi) According to information and explanations given to us, the Company is not a Non- Banking Financial Company and is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

Signed for the purpose of identification

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. No. 304040E

O.P. Pareek Partner Membership No. 014238 UDIN: - 20014238AAAACI9691 New Delhi, the 29thday of June, 2020

'ANNEXURE- B TO THE AUDITOR'S REPORT'

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

We have audited the internal financial controls over financial reporting of **AKM LACE AND EMBROTEX LIMITED** as on 31st March 2020 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for the Internal Financial Controls

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

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 ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material aspects.

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

We believe that the audit evidences 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 the receipt and expenditures of the Company are being only in accordance with authorizations of management and directors of the Company; and

(3) Provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use or disposition of the Company's assets that could have a material effect on the 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 could not be detected. Also, projections of any evaluation of the internal financial control over financial reporting to future periods are subject to the risk that the internal financial controls over financial reporting may became inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

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

FOR V.N. PUROHIT & CO. Chartered Accountants Fir m Regn. No. 304040E

O.P. Pareek Partner Membership No. 014238 UDIN: - 20014238AAAACI9691 New Delhi, the 29th day of June, 2020

AKM LACE & EMBROTEX LIMITED CIN: L17291DL2009PLC196375 BALANCE SHEET AS AT 31ST MARCH 2020

(Rs. in '000)

3 4 5 6	As at 31st March 2020 1,486.54 3,640.00 285.76 17.00	As at 31st March 2019 1,712.53 3,640.00 418.54
4 5	3,640.00 285.76	3,640.00
4 5	3,640.00 285.76	3,640.00
4 5	3,640.00 285.76	3,640.00
5	285.76	•
5	285.76	•
		418.54
6	17.00	
		17.00
7	41,706.23	23,819.92
8	19,222.02	43,046.98
9	520.08	1,295.04
10	21,524.25	9,127.18
	112.20	23.70
11	323.27	41.89
	88,837.35	83,142.78
12	30,121.75	30,121.75
13	46,199.46	48,201.15
14	-	4,204.14
15	12,296.53	-
16	210.59	293.88
17	9.02	321.86
	88,837.35	83,142.78
1-35		
	8 9 10 11 12 13 14 15 16 17	7 41,706.23 8 19,222.02 9 520.08 10 21,524.25 112.20 11 323.27 88,837.35 12 30,121.75 13 46,199.46 14 - 15 12,296.53 16 210.59 17 9.02 88,837.35

The accompanying notes form an integral part of the financial statements. As per our report of even date

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. No. 304040E For and on behalf of the Board of Directors of AKM LACE & EMBROTEX LIMITED

O. P. Pareek Partner Membership No. 014238 UDIN: - 20014238AAAACI9691	Anoop Kumar Managal Managing Director DIN: 02816077	Shambhu Dayal Mangal Director DIN: 02816124
New Delhi, the 29th day of June, 2020	Himanshu Agarwal CFO PAN : BPIPA5096J	Roshan Jha Company Secretary M. No. A48309

AKM LACE & EMBROTEX LIMITED CIN: L17291DL2009PLC196375 STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED ON 31ST MARCH 2020

(Rs. in '000)

	Notes	For the year ended on 31st March 2020	For the year ended on 31st March 2019
REVENUE			
Revenue from operations	18	21,057.58	77,752.83
Other income	19	1,430.66	616.00
Total Income (I)		22,488.24	78,368.83
<u>EXPENSES</u>			
Purchases of stock-in-trade Changes in inventories of finished goods, stock-in-	20	39,545.74	78,208.53
trade	21	(17,886.31)	(3,091.00)
Employee benefits expense	22	1,917.16	1,908.08
Finance cost	23	66.59	4.46
Depreciation expenses	3	225.99	508.01
Other expenses	24	487.98	617.72
Total Expenses (II)		24,357.15	78,155.80
Profit/ (loss) before exceptional items and tax (I-II)		(1,868.91)	213.03
Exceptional items		-	-
Profit/ (loss) before tax		(1,868.91)	213.03
Tax expense			
Current tax		-	(40.99)
Minimum alternate tax		-	40.99
Deferred tax		(132.78)	(79.06)
Profit/ (loss) after tax (III)		(2,001.69)	133.97
OTHER COMPREHENSIVE INCOME		-	-
Total Other Comprehensive Income (IV)		-	-
Total Comprehensive Income (III+IV)		(2,001.69)	133.97
Earning per equity share (EPS) [nominal value of share Rs. 10]			
Basic (in Rupees)		(0.66)	0.04
Diluted (in Rupees)		(0.66)	0.04
Notes to the financial statements	1-35		

The accompanying notes form an integral part of the financial statements. As per our report of even date $\,$

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. No. 304040E For and on behalf of the Board of Directors of AKM LACE & EMBROTEX LIMITED

O. P. Pareek	Anoop Kumar Managal	Shambhu Dayal Mangal
Partner	Managing Director	Director
Membership No. 014238 UDIN: - 20014238AAAACI9691	DIN: 02816077	DIN: 02816124

New Delhi, the 29th day of June, 2020

Himanshu Agarwal
CFO
Company Secretary
PAN: BPIPA5096J
M. No. A48309

AKM LACE & EMBROTEX LIMITED CIN: L17291DL2009PLC196375 CASH FLOW STATEMENT FOR THE YEAR ENDED ON 31ST MARCH 2020

(Rs. in '000)

	For the year ended on	For the year ended on
	31st March 2020	31st March 2019
CACH ELOM EDON ODED ATING A CTIVITATE		
CASH FLOW FROM OPERATING ACTIVITIES	(1.0(0.01)	242.02
Net profit/ (loss) before tax and after extra-ordinary items	(1,868.91)	213.03
Adjustments for items: -	(4.400.60)	((1(,00)
Interest received	(1,428.66)	(616.00)
Dividend income	(2.00)	-
Depreciation	225.99	508.00
Operating Profit before working capital changes	(3,073.58)	105.03
Working capital adjustments: -		
(Increase)/ decrease in Other current assets	(281.38)	4,370.50
(Increase)/ decrease in Other non-current assets	-	528.00
(Increase)/ decrease in Trade receivables	23,824.96	(6,442.03)
(Increase)/ decrease in Inventories	(17,886.31)	(3,091.00)
Increase/ (decrease) in Trade payables	12,296.53	-
Increase/ (decrease) in Other current liabilities	(312.84)	311.82
Increase/ (decrease) Other financial liabilities	(83.29)	91.98
Cash generated from operations	14,484.09	(4,125.70)
Direct taxes paid	(88.49)	(598.93)
Net cash flow from operating activities (A)	14,395.60	(4,724.63)
CASH FLOW FROM INVESTING ACTIVITIES		
Loans granted	(12,397.07)	(54.40)
Dividend income	2.00	-
Interest received	1,428.66	616.00
Net cash flow from investing activities (B)	(10,966.41)	561.60
CASH FLOW FROM FINANCING ACTIVITIES		
Net proceeds from borrowings	(4,204.14)	4,204.14
Net cash flow from financing activities (C)	(4,204.14)	4,204.14
Net cash now from mancing activities (c)	(4,204.14)	4,204.14
Net cash flow during the year (A + B + C)	(774.95)	41.11
Add: Opening cash and cash equivalents	1,295.03	1,253.92
Closing cash and cash equivalents	520.08	1,295.03
Components of cash and cash equivalents		
Cash on hand	460.96	477.96
Balances with banks in current accounts	59.12	817.07
Total cash and cash equivalents (Note 9)	520.08	1,295.03
	320.00	1,2 7 8100

The accompanying notes form an integral part of the financial statements. As per our report of even date

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. No. 304040E For and on behalf of the Board of Directors of AKM LACE & EMBROTEX LIMITED

M. No. A48309

O. P. Pareek	Anoop Kumar Managal	Shambhu Dayal Mangal
Partner	Managing Director	Director
Membership No. 014238	DIN: 02816077	DIN: 02816124
UDIN: - 20014238AAAACI9691		
New Delhi, the 29th day of June, 2020		
	Himanshu Agarwal	Roshan Jha
	CFO	Company Secretary

PAN: BPIPA5096J

AKM LACE & EMBROTEX LIMITED CIN: L17291DL2009PLC196375 STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED ON 31ST MARCH 2020

A. Equity Share Capital

(Rs. in '000)

	Balance as at 1st April 2018	Changes in equity share capital during the year	Balance as at 31st March 2019
Ī	30,121.75	-	30,121.75
	Balance as at 1st April 2019	Changes in equity share capital during the year	Balance as at 31st March 2020
Γ	30,121.75	-	30,121.75

B. Other Equity (Rs. in '000)

Particulars	Reserve	& Surplus	m . 1
	Securities Premium	Retained Earnings	Total
Balance as at 1st April 2018	46,663.25	1,403.93	48,067.18
Profit/(loss) for the year	-	133.97	133.97
Total Comprehensive Income	-	133.97	133.97
Balance as at 31st March 2019	46,663.25	1,537.90	48,201.15
Balances as at 1st April 2019	46,663.25	1,537.90	48,201.15
Profit/(loss) for the year	-	(2,001.69)	(2,001.69)
Total Comprehensive Income	-	(2,001.69)	(2,001.69)
Balance as at 31st March 2020	46,663.25	(463.79)	46,199.46

Notes to the financial statements

1-35

The accompanying notes form an integral part of the financial statements. As per our report of even date $\,$

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. No. 304040E For and on behalf of the Board of Directors of AKM LACE & EMBROTEX LIMITED

O. P. PareekAnoop Kumar ManagalShambhu Dayal MangalPartnerDirectorDirectorMembership No. 014238DIN: 02816077DIN: 02816124

UDIN: - 20014238AAAACI9691

New Delhi, the 29th day of June, 2020

Himanshu Agarwal Roshan Jha
CFO Company Secretary

PAN: BPIPA5096J M. No. A48309

3.	Property, plant and equipment:					(Rs. in '000)
				As at 31st March 2020		As at 31st March 2019
	Carrying amount: -			1 127 12		1 265 05
	Plant & Machinery			1,137.13		1,265.05
	Furniture & Fixtures			246.56		305.09
	Motor Vehicle			77.80		94.08
	Computer & Accessories Total			25.05 1,486.54		48.31
	Total			1,400.54		1,712.53
		Plant &	Furniture &	Motor	Computer &	Total
		Machinery	Fixtures	Vehicle	Accessories	10001
	Cost or Deemed Cost: -					
	Balance as at 1st April 2018	2,019.75	616.06	171.40	501.10	3,308.31
	Additions during the year	-	-	-	-	-
	Balance as at 31st March 2019	2,019.75	616.06	171.40	501.10	3,308.31
	Additions during the year	-	-	-	-	-
	Balance as at 31st March 2020	2,019.75	616.06	171.40	501.10	3,308.31
	Accumulated Depreciation:-					
	Balance as at 1st April 2018	474.62	203.96	44.46	364.73	1,087.77
	Charge for the year	280.08	107.01	32.86	88.06	508.01
	Balance as at 31st March 2019	754.70	310.97	77.32	452.79	1,595.78
	Charge for the year	127.92	58.53	16.28	23.26	225.99
	Balance as at 31st March 2020	882.62	369.50	93.60	476.05	1,821.77
	Carrying amount: -					
	Balance as at 31st March 2019 `	1,265.05	305.09	94.08	48.31	1,712.53
	Balance as at 31st March 2020	1,137.13	246.56	77.80	25.05	1,486.54
	Notes					
3 1	All the above property, plant & equipment a	re owned by the	e company			
0.1	The the above property, plant a equipment		o company.			
4.	<u>Investments : non current</u>					(Rs. in '000)
				As at 31st		As at 31st March 2019
				March 2020		March 2019
	Investment in equity instruments (unquoted	<u>d)</u>				
	2,80,000 (31st March 2019: 2,80,000) fully	paid up equity				
	shares of Rs. 10 each of M/s. Shield Fin	nance Private				
	Limited			3,640.00		3,640.00
				3,640.00		3,640.00
4.1	Aggregate amount of unquoted investments	(at cost)		3,640.00		3,640.00
5.	Deferred tax assets/(liabilities) (net)					(Rs. in '000)
				As at 21st		As at 21 at
				As at 31st March		As at 31st March 2019
	At the start of the year			418.54		497.60
	Charge during the year			(132.78)		(79.06)
	At the end of year			285.76		418.54

- 5.1 Deferred income taxes are recognised to the extent it is probable that taxable profit will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilized.
- 5.2 The tax effect of significant timing differences that has resulted in deferred tax assets are given below:

Particulars	For the	For the year ended 31st March 2020 (Rs. in '000')			
	Opening balance	Recognized in Profit and loss	Recognized in OCI	Closing balance	
Property, plant and equipment	91.72	(23.84)	-	67.88	
35D of Income tax Act, 1961	326.82	(108.94)	-	217.88	
Total	418.54	(132.78)	-	285.76	

Particulars	For the year ended 31st March 2019 (Rs. in '000')			
	Opening balance Recognized in Recognized		Recognized in	Closing balance
		Profit and loss	OCI	
Property, plant and equipment	61.84	29.88		91.72
35D of Income tax Act, 1961	435.76	(108.94)		326.82
Total	497.60	(79.06)		418.54

	10001	7100	110101
6.	Other non-current assets		(Rs. in '000)
		As at 31st	As at 31st
		March 2020	March 2019
	Security deposit	17.00	17.00
		17.00	17.00
7.	Inventories		(Rs. in '000)
		As at 31st	As at 31st
		<u>March 2020</u>	<u>March 2019</u>
	Stock in trade	21.060.66	10 400 22
	- Fabric & laces- Equity shares (quoted)	21,868.66 19,837.57	18,480.22 5,339.70
	- Equity Shares (quoteu)	41,706.23	23,819.92
8.	Trade receivables: current		(Rs. in '000)
		As at 31st	As at 31st
		<u>March 2020</u>	March 2019
	Considered good - unsecured	19,222.02	43,046.98
		19,222.02	43,046.98
9.	Cash and cash equivalents		(Rs. in '000)
		As at 31st	As at 31st
	Cook on hand (or contified)	<u>March 2020</u> 460.96	March 2019 477.96
	Cash on hand (as certified) Balances with banks in current accounts	59.12	817.08
	balances with banks in current accounts	520.08	1,295.04
10.	. Loans: current		(Rs. in '000)
		As at 31st	As at 31st
		March 2020	March 2019
	Considered good - unsecured Loans to: -		
	- Body corporate	14,155.21	9,127.18
	- Others	7,369.04	<u> </u>
		21,524.25	9,127.18

11. Other current assets (Rs. in '000)

	As at 31st March 2020	As at 31st March 2019
Input credit of GST	265.80	-
MAT credit entitlement	55.58	40.99
Other advances	1.89	0.90
	323,27	41.89

12. Equity share capital

(Rs. in '000)

	As at 31st March 2020		As at 31st March 2019	
	Nos.	(Rs. in '000")	Nos.	(Rs. in '000")
Authorized shares Equity shares of Rs. 10 each with voting	3,200,000	32,000.00	3,200,000	32,000.00
Issued, subscribed and fully paid- up	3,012,175	30,121.75	3,012,175	30,121.75

12.1 Reconciliation of number of equity shares and amount outstanding

-	As at 31st March 2020		As at 31st March 2019	
	Nos. (Rs. in '000")		Nos.	(Rs. in '000")
Equity Shares				
- At the beginning of the period	3,012,175	30,121.75	3,012,175	30,121.75
- Issued during the year	-	-	-	-
Total Outstanding at the end of the period	3,012,175	30,121.75	3,012,175	30,121.75

12.2 Terms and rights attached to equity shares

The company has issued only one class of equity shares having a par value of Rs. 10 per share. Each holder of equity shares is entitled to vote per share. The company declares and pays dividend if any, in Indian Rupees. The dividend proposed by the Board of Directors is subject to approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all the preferential amount. The distribution will be in proportion to the number of equity shares held by the shareholder.

12.3 Details of shareholders holding more than 5% shares in the company: -

	As at 31st March 2020		As at 31st March 2019	
	Nos.	% holding	Nos.	% holding
Anoop Kumar Mangal	289,575	9.61%	289,575	9.61%
Anoop Kumar Mangal & Sons HUF	179,300	5.95%	179,300	5.95%
Manju Lata Mangal	177,700	5.90%	177,700	5.90%
MBM Bearings Rajasthan Pvt Ltd	138,000	4.58%	438,000	14.54%
Shri Ravindra Media Ventures Private Limitec	162,000	5.38%	174,000	5.78%
Holly Enterprises Private Limited	600,000	19.92%	-	0.00%

As per records, registers and other declarations received from shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownership of shares.

13.	Other equity	(Rs. in '000)	
-----	--------------	---------------	--

.		-	As at 31st March 2020	- -	As at 31st March 2019
	ties premium re at the beginning of the financial year	46,663.25		46,663.25	
Add: -	On issue of equity shares	-		-	
Balanc	e at the end of the financial year		46,663.25		46,663.25
<u>Retain</u>	ed earnings				
Balanc	e at the beginning of the financial year	1,537.90		1,403.93	
Add/(l	ess): - Profit/(loss) for the year	(2,001.69)		133.97	
Balanc	e at the end of the financial year	<u>-</u>	(463.79)	_	1,537.90
		-	46,199.46	-	48,201.15
14. Borro	wings: current				(Rs. in '000)
		-	As at 31st	-	As at 31st
		<u>-</u>	March 2020	<u>-</u>	March 2019
	repayable on demand (unsecured)				
Loans	from body corporate	_	-	_	4,204.14
		-	-	-	4,204.14
15. Trade	Payables				(Rs. in '000)
		_	As at 31st	_	As at 31st
		_	March 2020	_	March 2019
- tota	al outstanding dues of creditors other that	n micro		_	
ente	erprises and small enterprises (note 15.1) _	12,296.53	_	-
		_	12,296.53	_	-

15.1 There are no dues to Micro and Small Enterprises as defined under Micro, Small & Medium Enterprises Development Act, 2006 which are outstanding for a period more than 45 days as on the balance sheet date.

The above information regarding Micro and Small Enterprises has been determined on the basis of information available with the Company and has been duly relied upon by the auditors of the Company.

16.	Other financial liabilities : current		(Rs. in '000)
		As at 31st	As at 31st
		<u>March 2020</u>	<u>March 2019</u>
	Audit fee payable	36.00	36.00
	Salary payable	151.26	257.88
	Other expenses payable	23.33	-
		210.59	293.88
17.	Other current liabilities		(Rs. in '000)
		As at 31st	As at 31st
		March 2020	March 2019
	TDS payable	9.02	7.12
	GST payable		314.74
		9.02	321.86

18.	Revenue from operations		(Rs. in '000)
		For the year ended on 31st March 2020	For the year ended on 31st March 2019
	Income from sale of: - Fabric & laces Shares & securities	20,201.80 855.78	77,752.83
		21,057.58	77,752.83
19.	Other income		(Rs. in '000)
	Interest income on loans advanced Dividend received	For the year ended on 31st March 2020 1,428.66 2.00 1,430.66	For the year ended on 31st March 2019 616.00 - 616.00
20.	Purchase of stock-in-trade		(Rs. in '000)
	Fabric & laces Shares & securities	For the year ended on 31st March 2020 23,128.75 16,416.99 39,545.74	For the year ended on 31st March 2019 72,909.07 5,299.46 78,208.53
21.	Changes in inventories		(Rs. in '000)
		For the year ended on 31st March 2020	For the year ended on 31st March 2019
	Opening Balance: - Finished goods Stock in trade Total Opening Balance	23,819.92 23,819.92	6,025.64 14,703.28 20,728.92
	Closing Balance: - Finished goods Stock in trade Total Closing Balance	41,706.23 41,706.23	23,819.92 23,819.92
	Changes in inventories	(17,886.31)	(3,091.00)
22.	Employee benefits expense		(Rs. in '000)
		For the year ended on 31st March 2020	For the year ended on 31st March 2019
	Director's remuneration (basic salary) Salaries & allowances Staff welfare expenses	1,260.00 651.78 5.38 1,917.16	1,206.00 697.32 4.76 1,908.08

23.	Finance Cost		(Rs. in '000)
		For the year	For the year
		ended on 31st	ended on 31st
		March 2020	March 2019
	Interest on borrowings	66.59	4.46
	interest on borrowings	66.59	4.46
24.	Other expenses		(Rs. in '000)
		For the year ended on 31st	For the year ended on 31st
		March 2020	March 2019
	Advertisement expenses	9.72	3.60
	Bank charges	0.71	0.75
	Business promotion	1.71	1.11
	Conveyance expenses	6.69	3.55
	Demat A/C charges	0.95	-
	Electricity & water expenses	15.13	5.43
	Fees & subscription	62.62	34.00
	Freight & cartage	68.00	177.07
	Interest and penalties	13.42	75.87
	Website expenses	9.35	6.50
	Payment to statutory auditors (note 27)	46.00	44.50
	Postage & courier	2.93	1.24
	Printing & stationery	5.47	5.39
	Professional charges	80.50	61.00
	Rent, rate & taxes	108.00	108.00
	Repair & maintenance	1.56	1.37
	ROC fees	9.00	4.80
	Sitting fees	40.00	78.00
	Telephone & mobile expense	2.00	2.00
	Vehicle running & maintenance	4.22	3.54
		487.98	617.72

'NOTES TO FINANCIAL STATEMENTS'

1. Corporate Information:

The company is engaged in the business of manufacturing and trading of all types of Embrotex goods, laces, fabrics, clothing, wearing apparel for personal, commercial and industrial use. AKM's sale model is divided into two parts, i.e. sale of traded goods which comprises of cotton fabrics, grey cloth, etc. and sale of manufactured/processed goods, which comprises of knitted fabrics primarily lace based. The Company is listed on Bombay Stock exchange (BSE) [Script code: AKM]

2. Significant Accounting Policies:

2.1 Statement of Compliance:

The financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) specified under section 133 of the Companies Act, 2013, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015.

2.2 Basis for preparation of financial statements:

The financial statements have been prepared on historical cost basis which is generally based on the fair value of consideration given in exchange for goods and services.

2.3 Use of Estimates:

The preparation of financial statements requires the management of the company to make estimates and assumptions that affect the reported amounts of assets and liabilities on the date of financial statements, disclosure of contingent liabilities as at the date of the financial statements, and the reported amounts of income and expenses during the reported period. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised.

2.4 Critical accounting estimates:

(i) Income Taxes:

Significant judgments are involved in determining the provision for income taxes, including amount expected to be paid/recovered for uncertain tax positions.

(ii) <u>Impairment of Investments</u>:

The carrying value of investments is reviewed at cost annually, or more frequently whenever, there is indication for impairment. If the recoverable amount is less than the carrying amount, the impairment loss is accounted for.

(iii) Provisions:

Provisions are recognized when the company has a present obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. These are reviewed at each balance sheet date adjusted to reflect the current best estimates.

2.5 Property, Plant and Equipment

Properties, Plant & equipment are stated at actual cost less accumulated depreciation and net of impairment. The actual cost capitalized includes material cost, freight, installation cost, duties and taxes, eligible borrowing costs and other incidental expenses incurred during the construction/installation stage. The Company has chosen the cost model for recognition and this model is applied to all class of assets. After recognition as an asset, an item of PPE is carried at its cost less any accumulated depreciation and any accumulated impairment losses. Depreciable amount of an asset is the cost of an asset less its estimated residual value.

Depreciation on Property, Plant and Equipment, including assets taken on lease, other than freehold land is charged based on Straight Line method on an estimated useful life as prescribed in Schedule II to the Companies Act, 2013. The useful life of asset taken into consideration as per Schedule II for the purpose of calculating depreciation is as follows: -

Particulars of Property, Plant & Equipment	Useful life (in years)
Plant & Machinery	15
Furniture& fixtures	10
Motor Vehicles (Motor Cycles)	10
Computer& Accessories	3

An item of Property, Plant and Equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of Property, Plant and Equipment are determined as a difference between the sale proceeds and the carrying amount of the asset and is recognized in the profit and loss. At the end of each reporting period, the Company reviews the carrying amounts of tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss.

2.6 Revenue recognition:

Effective 1st April, 2018, the Company has applied Ind AS 115 – Revenue from Contracts with Customers. Pursuant to adoption of Ind AS 115, Revenue from contracts with customers are recognized when the control over the goods or services promised in the contract are transferred to the customer. The amount of revenue recognized depicts the transfer of promised goods and services to customers for an amount that reflects the consideration to which the Company is entitled to in exchange for the goods or services.

<u>Sale of goods</u>: -Revenue from sale of goods is recognised when the controls over such goods have been transferred, being when the goods are delivered to the customers. Delivery occurs when the products have been shipped or delivered to the specific location as the case may be, risks of loss have been transferred to the customers, and either the customer has accepted the goods in accordance with the sales contract or the acceptance provisions have lapsed or the Company has objective evidence that all criteria for acceptance have been satisfied. Revenue from these sales are recognized based on the price specified in the contract.

<u>Interest Income</u>: The Company recognises interest income using Effective Interest Rate (EIR) on all financial assets subsequently measured at amortised cost. EIR is calculated by considering all costs and incomes attributable to acquisition of a financial asset or assumption of a financial liability and it represents a rate that exactly discounts estimated future cash payments/receipts through the expected life of the financial asset/financial liability to the gross carrying amount of a financial asset or to the amortised cost of a financial liability.

<u>Dividend</u>: Dividend income from investments is recognised when the shareholders' right to receive payment has been established which is generally when the shareholders approve the dividend.

2.7 Foreign currency transactions:

Foreign currency transactions are recorded as exchange rates prevailing on the date of transaction. Foreign currency denominated monetary assets and liabilities are restated into the functional currency using exchange rates prevailing on the date of balance sheet. Gains and losses arising on settlement and restatement of foreign currency denominated monetary assets and liabilities are recognised in the profit and loss.

2.8 Financial Instruments:

Financial Assets: -

Recognition and initial measurement: -

Financial assets and financial liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instrument and are measured initially a fair value adjusted for transaction cost.

Subsequent measurement: -

Financial assets are subsequently classified and measured at

a) Financial Assets measured at Amortised Cost (AC)

Financial assets are subsequently measured at amortised cost if these financial assets are held within a business whose objective is to hold these assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Amortised cost is the cost of a financial asset adjusted to achieve a constant effective interest rate over the life of the financial asset.

b) Financial Assets measured at Fair Value Through Other Comprehensive Income (FVTOCI)

Financial assets are subsequently measured at fair value through other comprehensive income if these financial assets are held within a business whose objective is achieved by both collecting contractual cash flows on specified dates that are solely payments of principal and interest on the principal amount outstanding and selling financial assets.

c) Financial Assets measured at Fair Value Through Profit and Loss (FVTPL)

Financial assets are subsequently measured at fair value through profit or loss unless they are measured at amortised cost or at fair value through other comprehensive income. For financial assets measured at fair value through profit and loss, all changes in the fair value are recognised in profit and loss when they occur.

De-recognition of Financial Assets

A financial asset shall be de-recognised when rights to receive cash flows from the asset have expired or Company has transferred its right to receive cash flow from the asset.

Financial Liabilities: -

Recognition and initial measurement: -

All Financial liabilities are recognised initially at fair value less transaction cost that is attributable to the acquisition of the financial liabilities is also adjusted. Financial liabilities are measured at amortised cost.

Subsequent measurement:

Subsequent to initial recognition, these liabilities are measured at Amortised cost using the effective interest rate method.

De-recognition of Financial liabilities

Financial liabilities are derecognized when the obligation under the liabilities are discharged or cancelled or expires. Consequently, write back of unsettled credit balances is done on closure of the concerned project or earlier based on the previous experience of Management and actual facts of each case and recognized in other Operating Revenues. Further when an existing Financial liability is replaced by another from the same lender on substantially different terms, or the terms of existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the Statement of Profit and Loss.

Offsetting of Financial Instrument

Financial Assets and Financial Liabilities are offset and the net amount is reported in the Balance sheet if there is currently enforceable legal right to offset the recognized amounts and there is an intention to settle on net basis, to realize the assets and settle the liabilities simultaneously.

2.9 Impairment of Financial Assets

Equity instruments, Debt Instruments and Mutual Fund: -In accordance with Ind -AS 109, the Company applies Expected Credit Loss model for measurement and recognition of impairment loss for Financial Assets. Expected Credit Loss is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive.

<u>Other Financial Assets</u>: - The Company determines whether there has been a significant increase in the credit risk since initial recognition and if credit risk has increased significantly, impairment loss is provided.

2.10 Inventories

Inventories (Other than Quoted Shares & Securities) are valued at cost or net realisable value, whichever is lower. Cost is determined on weighted average basis and includes cost of purchase and other costs incurred in bringing inventories to their present location and condition. 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.

2.11 Cash & Cash equivalent

Cash and cash equivalents in the balance sheet comprise of cash at bank and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

2.12 Taxation

Tax expense comprises of current tax and deferred tax. Current tax is measured at the amount expected to be paid/recovered from the tax authorities, based on estimated tax liability computed after taking credit for allowances and exemption in accordance with Income Tax Act, 1961. Current and deferred tax are recognised in profit and loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the income taxes are recognised in other comprehensive income or directly in equity, respectively. Advance taxes and provisions for current income taxes are presented in the statement of financial position after off-setting advance tax paid and income tax provision. Deferred income tax is recognised using the balance sheet approach. Deferred income tax assets and liabilities are recognised for deductible and taxable temporary differences arising between the tax base of assets and liabilities and their carrying amounts.

Deferred income tax is recognised to the extent it is probable that taxable profit will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilized. The carrying amount of deferred income tax assets is reviewed at each reporting date. Deferred tax asset/liability is measured at the tax rates that are expected to be applied to the period when the asset is realized or the liability is settled. Deferred tax assets include Minimum Alternative Tax (MAT) paid which is considered as an asset if there is probable evidence that the Company will pay normal income tax after the tax holiday period.

2.13 Earnings per share:

Basic earnings/ (loss) per share are calculated by dividing the net profit/ (loss) for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for any bonus shares issued during the period and also after the Balance Sheet date but before the date the financial statements are approved by the Board of Directors. For the purpose of calculating diluted earnings/ (loss) per share, the net profit/ (loss) for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares. The number of equity shares and potentially dilutive equity shares are adjusted for bonus shares as appropriate. The dilutive potential equity shares are adjusted for the

proceeds receivable, had the shares been issued at fair value. Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date.

2.14 Provision, Contingent Liabilities and Contingent Assets:

A provision is recognised when the company has a present obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance costs. Contingent Assets and Contingent Liabilities are not recognized in the financial statements.

25. Related Parties: -

As per IND AS 24, the disclosures of transactions with the related parties are given below:

(a) List of related parties where control exists and also related parties with whom transactions have taken place and their relationship:

(i)	Key Management Personnel	Mr. Anoop Kumar Mangal (Managing Director) Ms. Purva Mangal (Director) Mr. Shambhu Dayal Mangal (Director) Mr. Rinku Goyal (Director) Mr. Manoj Kumar (Director) Ms. Renu Sharma (Past CFO) Ms. Ankita Bhargava (Past Company Secretary) Ms. Narendra Kumar Gaur (Past CFO) Mr. Roshan Jha (Company Secretary) Mr. Rajeev Jaiswal (Past Company Secretary) Mr. Himanshu Agarwal (CFO)
(ii)	Relatives of Key Management Personnel	None
(iii)	Enterprises owned or significantly influenced by Key Management Personnel or their Relatives	M/s Shambhu Dayal Mangal & Sons HUF M/s Anoop Kumar Mangal & Sons HUF M/s Anoopurva Enterprise Private Limited

(b) Following transactions are made with the related parties covered under Ind AS- 24 on "Related Parties Disclosures": -

Transaction with	Nature of Transaction	Transaction during the year (Rs. In '000')		Balance as at (Rs. In '000')	
		31/03/2020	31/03/2019	31/03/2020	31/03/2019
(i) Key Management Personnel: -					
Mr. Anoop Kumar Mangal	Director Remuneration	840.00	798.00	67.40	67.40
	Sitting Fees	Nil	12.00	Nil	12.00
Ms. Purva Mangal	Director's Remuneration	420.00	408.00	34.48	34.48

	Sitting Fees	Nil	8.00	Nil	8.00
Ms. Ankita Bhargava	Remuneration	70.00	240.00	Nil	40.00
Mr. Shambhu Dayal Mangal	Sitting Fees	10.00	16.00	2.70	16.00
Mr. Rinku Goyal	Sitting Fees	15.00	21.00	5.40	21.00
Mr. Manoj Kumar	Sitting Fees	15.00	21.00	5.40	21.00
Mr. Narendra Kumar Gaur	Salary	Nil	8.00	Nil	Nil
Ms. Renu Sharma	Salary	180.00	330.00	Nil	30.00
Mr. Himanshu Agarwal	Salary	90.00	Nil	20.00	Nil
Mr. Rajeev Jaiswal	Salary	219.72	Nil	Nil	Nil

⁽ii) Relatives of Key Management Personnel: - None

⁽iii) Enterprises owned or significantly influenced by the Key Management Personnel or their Relatives: - None

26.	Particulars	31/03/2020 (Rs. in '000')	31/03/2019 (Rs. in '000')
	Earnings/ Remittances and/ or Expenditure in Foreign Currency	Nil	Nil

27. Break- up of Payments made to Statutory Auditors (excluding taxes) are disclosed as under: -

	Particulars	31/03/2020 (Rs. in '000')	31/03/2019 (Rs. in '000')
	In respect of statutory audit (including tax audit) In respect of certification TOTAL	40.00 6.00 46.00	40.00 4.50 44.50
28.	Particulars	31/03/2020 (Rs. in '000')	31/03/2019 (Rs. in '000')
	Contingent liabilities not provided for	Nil	Nil
	Pending litigations by/ against the Company	None	None

29. The outbreak of COVID-19 pandemic is causing significant disturbance and slowdown of economic activities globally. The nationwide lockdown ordered by the Government of India has resulted in significant reduction in economic activities and also the business operations of the Company in terms of sales and production. The management has considered the possible effects that may result from the pandemic on the recoverability / carrying value of the assets. Based on the current indicators of future economic conditions, the management expects to recover the carrying amount of the assets; however the management will continue to closely monitor any material changes to future economic conditions. Given the uncertainties, the final impact on

Company's assets in future may differ from that estimated as at the date of approval of these financial results.

- **30.** The financial statements were approved for issue by the Board of Directors on 29th June, 2020.
- **31.** The Company did not have any long- term contracts including derivative contracts for which there were any material foreseeable losses.
- **32.** There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- **33.** Previous year's figures have been re-arranged or re- grouped wherever consider necessary.
- **34.** Figures have been rounded off to the nearest thousands of rupees.
- **35.** Figures in brackets indicate negative (-) figures.

Signed for the purpose of Identification.

FOR V.N. PUROHIT & CO. Chartered Accountants Firm Regn. 304040E

For and on behalf of the Board of Directors of AKM Lace and Embrotex Limited

O.P. Pareek Partner Membership No. 014238 UDIN: - 20014238AAAACI9691

i the 29th day of June 2020

Anoop Kumar Mangal Managing Director DIN -02816077

Shambhu Dayal Mangal Director DIN- 02816124

New Delhi, the 29th day of June 2020

Himanshu Agarwal CFO

PAN: BPIPA5096J

Company Secretary M. No. A48309

Roshan Jha

Date: 31.08.2020

Dear Member

You are cordially invited to attend the 11th Annual General Meeting of the members of AKM Lace and Embrotex Limited ("the Company") to be held on Monday, 28th September, 2020 at 09:00 A.M. at 314, R.G. Mall, Sector-9, Rohini, Delhi-110085

The Notice of the meeting, containing the business to be transacted, is enclosed herewith, As per Section 108 of the Companies Act, 2013, read with the related Rules and Regulations 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide its members the facility to cast their vote by electronic means on all resolutions set forth in the Notice. The instructions for E-voting are enclosed herewith.

Roshan Jha (Company Secretary)

Enclosures:

- 1. Notice of the Eleventh Annual General Meeting
- 2. Proxy Form
- 3. Attendance Slip
- 4. Instructions for E-voting

NOTICE

NOTICE is hereby given that the Eleventh Annual General Meeting of AKM Lace and Embrotex Limited will be held on Monday, 28th September, 2020 at 09:00 A.M. at 314, R.G. Mall, Sector-9, Rohini, Delhi-110085 to transact the following business:

Ordinary Business:

1. Adoption of Audited Financial Statements

To receive, consider and adopt the audited financial statements of the company for the year ended March 31, 2020 i.e. Balance Sheet as on March 31, 2020, the Statement of Profit and Loss Account, Cash Flow Statement for the year ended on March 31, 2020 along with the reports of the Board of Directors ('the Board') and the Auditors thereon.

2. Re-Appointment of Mr. Anoop Kumar Mangal as Managing Director, whose office liable to retire by rotation

To re-appoint Mr. Anoop Kumar Mangal, (DIN: 02816077), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment.

By the Order of the Board of Directors For AKM Lace and Embrotex Limited

Sd/-Roshan Jha Company Secretary

Notes:

Place: New Delhi

Date: 31.08.2020

1. <u>Proxy/Authorized Representative</u>

i. A member entitled to attend and vote at the Annual General Meeting ("AGM") is entitled to appoint a proxy to attend and vote in the meeting instead of himself/herself and such proxy need not be a member of the company. The instrument appointing proxy (Proxy Form), in order to be effective must be deposited at the registered office of the company, not less than forty-eight (48) hours before the commencement of the Annual General Meeting ("AGM"). Proxy Form is enclosed with the Notice. Members are requested to note that a person can act as proxy on behalf of the members not exceeding 50 (Fifty) and holding in aggregate not more than ten (10) percent of the total share capital of the Company carrying voting rights. However, a member holding more than ten (10) percent, of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or member.

A member would be entitled to inspect the proxies lodged at any time during the business hours of the Company, during the period beginning 24 hours before the time fixed for the commencement of the AGM and ending with the conclusion of the AGM, provided that not less than 3 days of notice in writing is to be given to the Company.

- **ii.** Corporate Members intending to send their Authorized Representatives to attend the AGM are requested to send a certified copy of the Board Resolution to the Company, authorizing their representative to attend and vote on their behalf at the Meeting.
- **iii.**Members/Proxies/Authorized Representatives should bring the duly filled Attendance Slip enclosed herewith to attend the meeting.

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

2. Book Closure

Register of Members and Share Transfer Books of the Company will remain closed from 22nd September, 2020 to 28th September, 2020 (both days inclusive) for the purpose of AGM.

4. Cut- off Date

- i. This Notice is being sent to all the members whose name appears as on 28th August, 2020 in the register of members or beneficial owners as received from **M/s Skyline Financial Services Private Limited, the Registrar and Share Transfer Agent** of the Company.
- ii. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on **21**st **September**, **2020** (the "**Cut-off Date**") only shall be entitled to vote through Remote E-voting and at the AGM. The voting rights of Members shall be in proportion to their share of the paid-up equity share capital of the Company as on the Cut Off date.

5. Communication to Members

- i. The Notice of the AGM along with the Attendance Slip and Proxy Form, and a Copy of Annual Report are being sent by electronic mode to all members whose email addresses are registered with the Company/Depository Participant(s) unless a member has requested for a hard copy of the same and also to the Auditors and Directors of the Company. For members who have not registered their email addresses, physical copies of the abridged Annual Report along with aforesaid documents are being sent by the permitted mode.
- **ii.** Abridged and full version of the Annual Report and notice of AGM will also be available on the website of the Company i.e. the web link of the above is http:// www.akmlace.com/investor.php and at the website of NSDL. Hard copies of the full annual reports will be sent to those shareholders who will request the same.
- **iii.**All the documents referred to in the accompanying notice and Register of Directors and Key Managerial Personnel and their Shareholding will be open for inspection at the registered office of the Company on all working days except Saturdays and Sunday, between 11.00 a.m. to 1.00 p.m. up to the date of Annual General Meeting.
- iv.In case you have any query relating to the enclosed annual accounts you are requested to send the same to the Company Secretary at the Registered office of the Company or on E-mail Id "akmlace@gmail.com", at least 10 days before the date of AGM so as to enable the management to keep the information ready.
- v.In order to implement the Green Initiatives of the Government, whereby Companies have now been allowed to send/serve notice(s)/document(s)/Annual Report(s) etc, to their members through electronic mode, your Company hereby requests all its members to register their email ID with the Registrar and Transfer Agent (in case of Physical holding) and with the Depository Participant (in case of Dematerialized holding), if not yet provided, to promote Green Initiative.
 - 6. The voting for the agenda items as mentioned in the Notice shall be done in the following manner:
- i.Members may cast their votes through electronic means by using an electronic voting system from a place other than the venue of AGM ("Remote E-voting") in the manner provided below during the e-voting period as mentioned below in Para 6(A)(I).
- **ii.**At the venue of AGM, voting shall be done through ballot papers ("Ballot Paper") and the members attending AGM who have not casted their vote by Remote E-voting shall be entitled to cast their vote through Ballot Paper.
- iii. A Member may participate in the AGM even after exercising his right to vote through Remote E-voting but shall not be allowed to vote again at the venue of the AGM. If a Member casts votes through Remote E-voting and also at the AGM, then voting done through Remote E-voting shall prevail and voting done at the AGM shall be treated as invalid.

(A) Voting Through Electronic Means

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of Companies (Management and Administration) Rules, 2014 as amended vide Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide facility of Remote E-voting to all its Members, to enable them to cast their votes on all resolutions set forth in this Notice electronically and the business mentioned in the Notice may be transacted through e-voting. Remote E-voting is optional and not mandatory.

The Company has engaged the services of National Securities Depository Limited (NSDL) for the purpose of providing Remote E-voting facility to all its Members.

The instructions for shareholders voting electronically are as under:

The voting period begins on 25th September, 2020 at 09:00 A.M. and ends on 27th September, 2020 at 05:00 P.M. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 21st September, 2020 may cast their vote electronically.

The procedure to login to e-Voting website consists of two steps as detailed hereunder:

Step 1 : Log-in to NSDL e-Voting system

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details will be as per details given below:
- a) For Members who hold shares in demat account with NSDL: 8 Character DP ID followed by 8 Digit Client ID (For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******).
- b) For Members who hold shares in demat account with CDSL: 16 Digit Beneficiary ID (For example if your Beneficiary ID is 12*********************************.
- c) For Members holding shares in Physical Form: EVEN Number followed by Folio Number registered with the company (For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***).
- 5. Your password details are given below:
- a. If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
- b. If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need 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, your 'initial password' is communicated to you on your postal address.

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

- a. Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
- b. "Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
- c. If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.
- d. Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

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

- 1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- 2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 3. Select "EVEN" of the Company.
- 4. Now you are ready for e-Voting as the Voting page opens.
- 5. 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.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 7. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

(II) Voting Through Ballot Paper

Members who have not exercised the option of Remote E-voting shall be entitled to participate and vote at the venue of the AGM on the date of the AGM i.e. Monday, 28th September, 2020. Voting at the venue of AGM shall be done through Ballot Papers and Members attending the AGM shall be able to exercise their voting rights at the meeting through Ballot Papers. After the agenda item has been discussed, the Chairman will instruct the Scrutinizer to initiate the process of voting on all the resolutions through Ballot Papers.

The Ballot Paper/s will be issued to the Shareholders/Proxy holders/Authorized Representatives present at the AGM. The Shareholders may exercise their right of vote by tick marking as (3) against "FOR" or "AGAINST" as his/her choice may be, on the agenda item in the Ballot Paper and drop the same in the Ballot Box(es) kept at the meeting hall for this purpose.

7. Scrutinizer

- **i.** Mr. Manish Kumar, Company Secretary in practice (Membership No. A43111, COP. 15931) having consented to act as a scrutinizer has been appointed as scrutinizer ("**Scrutinizer**") for scrutinizing the voting process (Ballot Paper as well as Remote E-voting) in a fair and transparent manner.
- **ii.**The Scrutinizer shall, immediately after the conclusion of voting at the AGM, first count the votes cast at the AGM by Ballot Papers and thereafter unblock the votes casted through e-voting in the presence of at least two witnesses not

in the employment of the Company. The Scrutinizer shall, within a period not exceeding two days from the conclusion of the AGM, prepare and present a consolidated report of the total votes cast in favour or against, if any, to the Chairman of the Company or a person authorised by him in writing who shall countersign the same.

8. <u>Declaration of Results</u>

Based on the Scrutinizer's Report, the Company will submit within 48 hours of the conclusion of the AGM to the Stock Exchanges, details of the voting results as required under Regulation 44(3) of the Listing Regulations. The results declared along with the Scrutinizer's Report, will be posted on the website of the Company at http://www.akmlace.com/investor.php and on the website of NSDL immediately after the declaration of the result by the Chairman or any person authorised by him in writing and communicated to the Stock Exchanges.

- **9.** The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are required to submit their PAN to their Depository Participants and Members holding shares in physical form shall submit their PAN to the Company/ R & T Agents.
- 10. The Members are requested to inform of any change in their addresses immediately to:
- (i) Registrar and Share Transfer Agents (R&T Agents) in case of shares held in Physical Form or
- (ii) Depository Participants in case of shares held in Electronic Form

11. Nomination

Members holding shares in physical form and desirous of making/changing a Nomination in respect of their shareholding in the Company, as permitted under Section 72 of the Companies Act, 2013 or any statutory reenactment thereof, are requested to submit the request in prescribed form SH-13 and SH-14, as applicable for this purpose to the Company's Registrar & Transfer Agents (RTA), M/s Skyline Financial Services Private Limited. (Enclosed with this Notice)

12. <u>Dematerialization</u>

Pursuant to the directions of the SEBI, trading in the shares of your Company is in compulsory de-materialized form. Members, who have not yet got their shares de-materialized, are requested to opt for the same in their own interest and send their share certificates through Depository Participant(s) with whom they have opened the dematerialization account to the Company's RTA.

13. Additional Information

Additional Information of Directors seeking re-appointment at the ensuing AGM, as required under Regulation 36(3) of the Listing Regulations and Clause 1.2.5 of the SS-2, is annexed to the Notice.

14. Other Information

Place: New Delhi

Date: 31.08.2020

As a measure of economy, copies of Annual Reports will not be distributed at the venue of the Annual General Meeting. Members are, therefore, requested to bring their own copies of the Annual Reports to the meeting.

By the Order of the Board of Directors For AKM Lace and Embrotex Limited

Sd/-Roshan Jha Company Secretary

Annexure to the Notice

Additional Information of Director seeking re-appointment at the Tenth Annual General Meeting pursuant to Secretarial Standards and Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Name of the Director	Anoop Kumar Mangal
Date of Birth	30/10/1978
Occupation:	Business
Remuneration last drawn (In Rupees)	8,40,000
Nature of expertise in specific functional areas	N.A
Brief Profile	Mr. Anoop Kumar Mangal., aged 42 years, is
	the Director of our Company. He is the
	promoter of our Company
Name of the Listed Entities in which the person	AKM Lace and Embrotex Limited.
holds the Directorships	
Name of the Listed Entities in which the person	Member of Audit Committee of M/s AKM
holds the Memberships of committees of the Board	Lace & Embrotex Limited
Shareholding in the Company (Equity)	2,89,575 shares & 9.61 %
Relationship with other Directors/Manager/Key	Mr. Anoop Kumar Mangal is the son of Mr.
Managerial Personnel	Shambhu Dayal Mangal.
Number of Board Meetings attended during the FY	6
2019-2020	

(Formerly known as AKM Lace and Embrotex Private Limited)

CIN: L17291DL2009PLC196375; E-Mail Id: akmlace@gmail.com; Website: www.akmlace.com

Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031

PROXY FORM Form No. MGT-11

[Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

CIN: L17291DL2009PLC196375 Name of the Company: AKM Lace and Embrotex Limited Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031 Name of the member(s): **Registered Address: Email ID:** Folio No./Client ID: DP ID: I/ We being the member(s) holding _____shares of the above named Company hereby appoint: 1. Address: E-mail Id Signature:____ Or failing him Name:______Address:_____ E-mail Id____ Or failing him Signature: Name:______Address:____ 3. E-mail Id ____Or failing him Signature:____ as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Eleventh Annual General Meeting of the Company, to be held on Monday, September 28, 2020 at 09:00 A.M. at 314, R.G. Mall, Sector-9, Rohini, Delhi-110085 and at any adjournment thereof in respect of such resolutions as are indicated below: Resolution No. Resolutions **Ordinary Business** To consider and adopt the Audited Financial Statements of the Company for the financial year ended March, 31 2020 and the report of Board of Directors and Auditors thereon. 2. To appoint a Director in place of Mr. Anoop Kumar Mangal, Director (DIN: 02816077), who retires by rotation at this Annual General Meeting and, being eligible, offers himself for re-appointment. Affix Re. 1/-Signature of the shareholder..... Revenue Stamp

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

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Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031

ATTENDANCE SLIP

Full name and address of the Shareholder/Proxy Holder (in block letters)				
Joint Holder 1(in block letters)				
Joint Holder 2(in block letters)				
Folio No./DP ID*/Client ID*:				
No. of Shares Held				
I hereby certify that I am a member/proxy for the member of the Company.				
Signature of Shareholder/Proxy				

I/we hereby record my presence at the Eleventh Annual General Meeting of the shareholders of **M/s AKM Lace and Embrotex Limited** held on Monday, 28th September, 2020 at 09:00 A.M. at **314**, **R.G. Mall, Sector-9**, **Rohini, Delhi-110085**.

Note: Shareholders attending the Meeting in person or by proxy are requested to complete the attendance slip and hand over at the entrance of the premise.

*Applicable for shareholders holding shares in electronic form.

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ELECTRONIC VOTING PARTICULARS

E VOTING SEQUENCE NUMBER (EVSN)	USER ID	PASSWORD

Note: Please read the instructions printed under the Note to the Notice of Eleventh Annual General Meeting dated August 31, 2020 for the E - Voting process. The E-voting period starts from 25th September, 2020 at 09:00 A.M. and will end on 27th September 2020 at 5:00 p.m. The voting module shall be disabled by NSDL for voting thereafter.

(Formerly known as AKM Lace and Embrotex Private Limited)

CIN: L17291DL2009PLC196375; E-Mail Id: akmlace@gmail.com; Website: www.akmlace.com; Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031

Nomination Form Form No. SH-13

[Pursuant to section 72 of the Companies Act, 2013 and rule 19(1) of the Companies (Share Capital and Debentures) Rules 2014]

To

CIN: L	ace and Embro 17291DL2009P Office: IX/6024,	LC196375	nash Mohalla, Gandhi N	Jagar, Delhi 11003	1		
nomin		reby nominate	the following persons i		are given hereunder wish to all the rights in respect o		
(1)	PARTICULARS OF THE SECURITIES (in respect of which nomination is being made)						
	Nature of securities	Folio No.	No. of securities	Certificate No	Distinctive No.		
(2)	PARTICULARS	S OF THE NOMI	NEE/S: —				
(a)	Name:						
(b)	Date of Birth: _						
(c)					-		
(d)	Occupation:						
(e)	Nationality:						
(f)	Address:						
(g) (h)			holder:				
(11)	Kelauolisilip w	Tur the security i	noider:				
(3)	IN CASE NOMI	NEE IS A MINOI	R—				
(a)	Date of Birth: _						
(b)							
(c)	Name of Guard	lian:					
(d)	Address of Gua	ırdian:					
Name: Addre Name Signat	ss: of the Security l	Holder (s)		Witness	with name and address		
Signat	ure			withess	with name and address		

(Formerly known as AKM Lace and Embrotex Private Limited)

CIN: L17291DL2009PLC196375; E-Mail Id: akmlace@gmail.com; Website: www.akmlace.com

Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, Delhi 110031

Cancellation or Variation of Nomination (Form No. SH-14)

[Pursuant to sub-section (3) of section 72 of the Companies Act, 2013 and rule 19(9) of the Companies (Share Capital and Debentures) Rules 2014]

CIN:	Lace and Emb L17291DL200 LOffice: IX/602	9PLC19	6375	Mohalla, Gandhi Nagar	r, Delhi 110031		
	e hereby cancel ect of the below			e by me/us in favour of	(name and	d address of the nomine	e) in
men	tioned securities	s in who	m shall vest all	on in place ofrights in respect of the bont of my/our death.			
(1)	PARTICULA	RS OF T	THE SECURITIE	S (in respect of which i	nomination is bein	g cancelled/ varied)	
	Nature securities	of	Folio No.	No. of securities	Certificate No	Distinctive No.	
(2)	PARTICULA	RS OF	THE NEW NOMI	NEE: —			
(a) (b)	Name:						
(c) (d)	Date of Birth:Father's/Mother's/Spouse'sOccupation:						
(e) (f) (g)	Address:						
(h)				er:			
(3)	IN CASE NO	MINEE	IS A MINOR—				
(a) (b)	Date of attai	ning ma	iturity:				
(c) (d)	Name of Gua Address of G	ırdian: ₋ Juardiar	1:				
	ature e of the Securit	y Hold	er (s)				

Witness with name and address

Route Map: AKM LACE AND EMBROTEX LIMITED Venue: 314, R.G. Mall, Sector-9, Rohini, Delhi-110085

