

# BOMBAY WIRE ROPES LIMITED

# 61<sup>st</sup> ANNUAL REPORT 2021-2022





# **BOMBAY WIRE ROPES** LIMITED

CIN: L24110MH1961PLC011922

**ANNUAL REPORT 2021-2022** 

#### **BOARD OF DIRECTORS**

KASHINATH RAJGARHIA Independent Director

BIMAL KUMAR KANODIA Independent Director

SMT. VINEETA KANORIA Director

DR. ANURAG KANORIA Director

Whole Time Director RAJ KUMAR JHUNJHUNWALA

VINOD JIWANRAM LOHIA Independent Director

#### CHIEF FINANCIAL OFFICER (CFO)

DILIP S. MORE

#### **COMPANY SECRETARY**

SHRABONI DEBASHISH CHATTERJEE

#### REGISTERED OFFICE

401/405, JOLLY BHAVAN NO. 1, 10, NEW MARINE LINES, MUMBAI - 400 020

Email: contactus@bombaywireropes.com

ISIN No.: INE089T01023

#### **REGISTRAR AND TRANSFER AGENT**

M/S Purva Sharegistry (India) Pvt. Ltd Unit No. 9, Shiv Shakti Industrial Estate J. R. Boricha Marg Lower Parel (E), Mumbai 400 011

#### **AUDITORS**

M/S Batliboi & Purohit National Insurance Building, 204, Dadabhoy Naoroji Road, Fort, Mumbai 400 001



#### **NOTICE**

NOTICE is hereby given that the 61st Annual General Meeting of the members of **BOMBAY WIRE ROPES LIMITED** will be held on Monday, 26th September, 2022 at 1 p.m. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the following business

#### **Ordinary Business**

- 1. To consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2022 and the Reports of the Directors and Auditors thereon.
- 2. To appoint a Director in place of Smt. Vineeta Kanoria (DIN 00775298) who retires by rotation and being eligible offers herself for reappointment.
- 3. To reappoint M/s Batliboi & Purohit, Chartered Accountants, as the Statutory Auditors of the Company and in this regard, to consider and if thought fit, to pass, the following Resolution as an Ordinary Resolution.

"Resolved that pursuant to the provisions of Sections 139,141, 142 and all other applicable provisions, if any, of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or reenactment(s) thereof for the time being in force) and pursuant to the recommendation of Audit Committee and the Board of Directors, M/s. Batliboi & Purohit, Chartered Accountants (Firm registration no. 101048W) be and are hereby reappointed as Statutory Auditors of the Company for a further terms of 5(five) consecutive years, who shall hold office from the conclusion of this 61st Annual General Meeting (to be held in calendar year 2027), on such remuneration as may be decided by the Board of Directors of the Company on the recommendation of the Audit Committee from time to time.

Resolved further that the Board of Directors (which term shall include any committee of the Board authorized in this regard) be and is hereby authorized to do all such acts, deeds, matters and things as may be deemed proper, necessary, or expedient, including filing the requisite forms or submission of documents with any authority or accepting any modifications to the clauses as required by such authorities, for the purpose of giving effect to this resolution and for matters connected therewith, or incidental thereto."

#### **Special Business**

4. Appointment of Shri Bimal Kumar Kanodia (DIN 00819671) as Non Executive Independent Director

In this regard, to consider and if thought fit, to pass, the following Resolution as a Special Resolution.

"RESOLVED THAT pursuant to the provisions of Sections 149 and 152 read with Schedule IV and all other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 (including any statutory modification(s) or amendment(s) thereto or substitution(s) or re-enactment made thereof for the time being in force), and pursuant to Regulation 17(1A) of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018 and all other applicable law(s), regulation(s), guideline(s) and pursuant to Performance Evaluation Reports and on recommendation of the Nomination and Remuneration Committee and approval of the Board of Directors vide resolutions dated 25th May 2022, who has submitted a declaration of his independence under Section 149 (7) of the Act, and in respect of whom the Company has received a notice in writing from a member under Section 160 of the Act proposing candidature for the office of a Director of the Company of Shri Bimal Kumar Kanodia (DIN 0081967), attaining the age of 87 years, be and is hereby appointed as Non Executive Independent Director of the Company, not liable to retire by rotation and to hold office for a term of five consecutive years effective from 1st April 2022 to 31st March 2027.



**RESOLVED FURTHER THAT** any Director and/or the Company Secretary of the Company be and is hereby authorised to do all acts, deeds and things including filings and take steps as may be deemed necessary, proper or expedient to give effect to this Resolution and matters incidental

Mumbai, 25th May, 2022 Registered Office:

By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai - 400 020.

CIN: L24110MH1961PLCO11922
T: +91 22 2200 3231/4325
W: www.bombaywireropes.com
E: contactus@bombaywireropes.com

Dr. Anurag Kanoria Director DIN 00200630

#### **NOTES**

- 1. The Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013 ("Act") relating to the Ordinary/Special Business(es) to be transacted at the 61st Annual General Meeting of the Company of the Company (the "Meeting" or "AGM") under Item Nos. 3 and 4 is annexed hereto.
- In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs has vide its circular dated 5th May 2020 read with circulars dated 8th April, 2020, 13th April, 2020, 13th January, 2021, 8th December, 2021, 14th December, 2021 and 5th May, 2022 (collectively referred to as "MCA Circulars") and SEBI vide its Circular No. SEBI/HO/CFD/CMD1/CIR/P / 2020/79 dated 12th May 2020 and Circular No. SEBI/HO/CFD/ CMD2/CIR/P/2021/11 dated 15th January, 2021 (collectively referred to as "SEBI Circular") permitted the holding of the Annual General Meeting ("AGM") through VC/OAVM, without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulation"), MCA and SEBI Circulars, the AGM of the Company is being held through VC/OAVM. Participation of Members through VC/OAVM will be reckoned for the purpose of quorum for the AGM as per Section 103 of the Companies Act, 2013. The venue of the meeting shall be deemed to be the Registered Office of the Company.
- 3. Pursuant to MCA and SEBI Circulars, since the AGM is conducted through VC/OAVM, where physical presence of members has been dispensed with, there is no requirement of appointment of proxies. Accordingly, the facility of appointment of proxies under Section 105 of the Act is not available for this AGM. However, in pursuance of Section 112 and 113 of the Act, representatives of the Bodies Corporate/Members may be appointed for the purpose of voting through remote e-voting and for participation and voting in the AGM through VC/OAVM. Since the AGM will be held through VC in accordance with the Circulars, proxy form route map and attendance slip are not attached to this Notice.
- 4. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 5. Facility of joining the AGM through VC/OAVM shall open 30 minutes before the time scheduled for the AGM and will be available for Members on first served basis.
- 6. A copy of the financial statements of the Company for the financial year ended 31 March 2022 together with the Auditors' and Directors' Report thereon are enclosed.
- 7. The Register of Members and the Share Transfer Books of the Company will remain closed from **20th September**, **2022 to 26th September**, **2022** (both days inclusive).
- 8. Members holding shares in physical form, if any, and desirous of making a nomination or cancellation/variation in nomination already made in respect of their shareholding in the Company, as permitted under Section 72 of the Companies Act, 2013, are requested to submit the prescribed Form No.SH.13 to the Registrar and Share Transfer Agent of the Company for nomination and Form No. SH.14 for cancellation/variation as the case may be. Shareholders holding shares in demat form are also advised to avail nomination facility by submitting the prescribed form to their respective Depository Participants (DPs).



- 9. As a part of 'Green Initiative, Members who have not yet registered their email addresses are requested to register the same with their DPs in case the shares are held by them in electronic form and with the RTA in case the shares are held by them in physical form, if any.
- 10. In compliance with the MCA Circulars and SEBI Circular dated 12th May 2020, Notice of the AGM along with the Annual Report for the FY 2021-22 are being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice and Annual Report for the FY 2021-22 are also available on the Company's website www.bombaywireropes.com, website of BSE Limited and on the website of CDSL i.e. www.evotingindia.com.
- 11. As required under Regulations 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India, the relevant information in respect of Directors seeking appointment/re-appointment at the Annual General Meeting forms a part of this Notice.
- 12. For shareholders holding shares in physical form, if any, please send all correspondence including requests for change of address etc. to Registrar and Share Transfer Agent of the Company.
- 13. Since the AGM will be held through VC/OAVM Facility, the Route Map is not annexed in this Notice.
- 14. The Company has designated an exclusive e-mail ID "contactus@bombaywireropes.com" for redressal of shareholders' complaints/ grievances. If you have any query please write to us at contactus@bombaywireropes.com.
- 15. Electronic copy of all the documents as required under the Act and referred to in the accompanying Notice of the AGM and the Explanatory Statement shall be available for inspection in the Investor Section of the website of the Company at www.bombaywireropes.com
- 16. Institutional Investors who are Members of the Company, are encouraged to attend and vote in the AGM through VC/OAVM Facility.
- 17. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to all the members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 18. Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) and MCA Circulars, the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorised e-voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- 19. To prevent fraudulent transactions, shareholders are advised to exercise due diligence and notify the Company of any change in address or demise of any Shareholder as soon as possible. Shareholders are also advised to not leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified from time to time.
- 20. The Board of Directors of the Company have appointed Mrs. Zankhana Bhanshali (Membership No. FCS 9261 / CP No. 10513), Practicing Company Secretary to scrutinize the remote e-voting process and voting through electronic voting system at the AGM in a fair and transparent manner.
- 21. The Scrutinizer will, after the conclusion of e-voting at the Meeting, scrutinize the votes cast at the Meeting and votes cast through remote e-voting, make a consolidated Scrutiniser's Report and submit the same to the Chairman



or a person authorised by him in writing, who shall countersign the same and declare results (consolidated) within two days from the conclusion of the AGM.

- 22. The result declared along with the Scrutinizers Report will be placed on the Company's website www.bombaywireropes.com and on the website of CDSL e-voting(www.evotingindia.com) immediately after the declaration of result.
- 23. Instructions for e-voting and joining the AGM are as follows:

#### INSTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER

(i) The voting period begins at 9:00 a.m. (1ST) on Friday, 23rd September, 2022 and ends at 5:00 p.m. (1ST) on Sunday, 25th September, 2022. During this period, Members of the Company, holding shares either in physical form, if any, or in dematerialised form, as on the cut-off date (record date) of 19th September, 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter. A person who is not a Member as on the cut-off date should treat this Notice for information purposes only. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently or cast vote again.

Any person who acquires equity shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as on the cut-off date, may cast her/his vote by sending a request for remote e-voting.

- (ii) Members who have cast their vote by remote e-voting prior to the AGM may also participate in the AGM through VC / OAVM Facility but shall not be entitled to cast their vote again.
- (iii) Pursuant to various circulars entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

(iv) In terms of various circulars on e-Voting facility provided by Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.



Pursuant to the abovesaid SEBI Circular, login method for e-Voting and joining virtual meetings for individual shareholders holding securities in demat mode is given below

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi/Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi/Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
	2) After successful login the Easi/Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/Easi Registration
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www. cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/ Ideas DirectReg.jsp.
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



Individual
Shareholders
(holding
securities in
demat mode)
login through
their
Depository

**Participants** 

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

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

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

- (v) Login method for e-Voting and joining virtual meeting for shareholders other than individual shareholders holding in Demat form & physical shareholders.
- (vi) The shareholders should log on to the e-voting website www.evotingindia.com.
- (vii) Click on "Shareholders" module.
- (viii) Now enter your User ID
  - a. For CDSL: 16 digits beneficiary ID,
  - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
  - c. Shareholders holding shares in Physical Form, if any, should enter Folio Number registered with the Company.

OR

Alternatively, if you are registered for CDSL's EASI/EASIEST e-services, you can log-in at

https://www.cdslindia.com from Login - Myeasi using your login credentials. Once you successfully login to CDSL's EASI/EASIEST e-services, click on e-Voting option and proceed directly to cast your vote electronically.

- (ix) Next enter the Image Verification as displayed and Click on Login.
- (x) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.



(xi) If you are a first time user follow the steps given below

	For Shareholders holding shares in Demat Form other than individual and Physical Form
PAN*	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	<ul> <li>Members who have not updated their PAN with the Company/Depository Participant are requested to use the Sequence member sent by Company/RTA or contract Company RTA Letters of their name and the last 8 digits of the demat account/folio number in the PAN field.</li> </ul>
DOB	Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/yyyy format.
Dividend Bank	Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio.
Details	Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company please enter member id / folio number in the Dividend Bank details field as mentioned in instruction (iii).

- (xii) After entering these details appropriately, click on "SUBMIT" tab.
- (xiii) Members holding shares in physical form will then reach directly to the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (xiv) For Members holding shares in physical form if any, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xv) Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- (xvi) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xvii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xviii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xix) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xx) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xxi) If demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password and enter the details as prompted by the system.
- (xxii) Members can also vote cast their vote using CDSL's mobile app "m-Voting". The m-Voting app can be downloaded from respective store. Please follow the instructions as prompted by the mobile app while Remote Voting on your mobile.



# PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL ADDRESSES ARE NOT REGISTERED WITH THE COMPANY / DEPOSITORIES FOR OBTAINING LOGIN CREDENTIALS FOR

#### E-VOTING FOR THE RESOLUTIONS PROPOSED IN THIS NOTICE

- 1. For physical shareholders Please visit link <a href="http://www.purvashare.com/email-and-phone-updation.">http://www.purvashare.com/email-and-phone-updation.</a> and follow the registration process as guided thereafter. Post successful registration of the email address, the Member would get soft copy of the Annual Report along with Notice of the AGM and the procedure for remote e-voting along with the User ID and the password to enable e-voting for this AGM. In case of any queries, the Member may write to Registrar and Share Transfer Agent of the Company at <a href="mailto:support@purvashare.com">support@purvashare.com</a>
- 2. For demat shareholders Members shall register their email addresses in respect of electronic holdings with their concerned Depository Participants by following due procedure as advised by them.

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

- 1. The procedure for attending meeting & e-Voting on the day of the AGM / EGM is same as the instructions mentioned above for Remote e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for Remote e-voting.
- 3. Member will be provided with a facility to attend the AGM through VC/OAVM facility through the CDSL e-Voting system. Members may access the same at https://www.evotingindia.com under shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/ members login where the EVSN of Company will be displayed.
- 4. Shareholders are encouraged to join the meeting through laptops / ipads for better experience.
- 5. Further shareholders will be required to allow camera and use internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that participants connecting from mobile devices or tablets or through laptop connecting via mobile hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Members who would like to express their views or ask questions during the AGM may register themselves as a speaker by sending their request from their registered email address mentioning their name, DP ID and Client ID/folio number, PAN, mobile number at contactus@bombaywireropes.com by 16th September, 2022. Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM. The members are also requested to send their queries, if any, by 16th September, 2022.

#### INSTRUCTIONS FOR MEMBERS FOR E-VOTING DURING THE AGM ARE AS UNDER

- 1. The procedure for e-voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members, who are present in the AGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system available during the AGM.
- 3. If any votes are cast by the Members through the e-voting available during the AGM and if the same Members has not participated in the meeting through VC/OAVM facility, then the votes cast by such Members shall be considered invalid as the facility of e-voting during the meeting is available only to the Members attending the meeting.



4. Members who have voted through remote e-voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.

#### Note for Non Individual Members and Custodians

- 1. Non Individual members (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- 2. A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk. evoting@cdslindia.com.
- 3. After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- 4. The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- 5. A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- 6. Alternatively, Non Individual members are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorised signatory who are authorised to vote, to the Scrutinizer and to the Company at the email address viz; contactus@bombaywireropes.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.
  - If you have any queries or issues regarding attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia. com, under help section or write an email to helpdesk.evoting @cdslindia.com or contact at (022-23058738) and (022-23058543 / 022-23058542).
- 7. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, Central Depository Services (India) Limited (CDSL), A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022 -23058542/43.

Mumbai, 25th May, 2022 Registered Office:

401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai - 400 020.

CIN: L24110MH1961PLCO11922
T: +91 22 2200 3231/4325
W: www.bombaywireropes.com
E: contactus@bombaywireropes.com

By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

> Dr. Anurag Kanoria Director DIN 00200630



#### ANNEXURE TO THE NOTICE

#### EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

#### ITEM NO. 3

In accordance with the provisions of Section 139 of the Companies Act, 2013 ("Act") read with the Companies (Audit and Auditors) Rules, 2014, M/s Batliboi & Purohit, Chartered Accountants (ICAI Firm Registration Number 101048W) (Firm) was appointed as Statutory Auditors of the Company for a term of 5 (five) consecutive years to hold office from the conclusion of the 56th AGM till the conclusion of 61st AGM. The same was approved by the members of the Company at their 56th AGM held on September 29, 2017.

The first term of M/s Batliboi & Purohit as Statutory Auditors of the Company shall come to an end upon conclusion of the ensuing AGM. The Board of Directors, on recommendation of Audit Committee and subject to approval of members, has appointed M/s Batliboi & Purohit Statutory Auditors of the Company for a second term of 5 (five) consecutive years to hold office from the conclusion of this AGM till the conclusion of 66th AGM (to be held in calendar year 2027) in accordance with the provisions of Section 139 of the Act and rules thereunder.

While considering the reappointment of M/s Batliboi & Purohit as Statutory Auditors, the Audit Committee and Board of Directors evaluated the firm on various parameters including but not limited to independence, competence, technical capability, approach on transition, overall audit approach, sector expertise and understanding of the Company and its business. The Audit Committee and Board of Directors consider M/s Batliboi & Purohit suitable to continue to handle the scale, diversity and complexity associated with the audit of the financial statements / results of the Company.

M/s Batliboi & Purohit has given consent to act as Statutory Auditors of the Company for the second term, and have confirmed that their re-appointment, if made, will be in accordance with the conditions prescribed under Section 139 and 141 of the Act.

The Board of Directors, on the recommendation of the Audit Committee shall decide the remuneration in consultation with the Statutory Auditors M/s Batliboi & Purohit, Chartered Accountants.

In addition to the statutory audit, the Company may also obtain certifications from M/s Batliboi & Purohit under various statutory regulations and other permissible non-audit services as required from time to time, for which their remuneration shall be approved by the Audit Committee, in accordance with the provisions of Sections 142 and 144 of the Act.

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

The Board recommends the Ordinary Resolution set out in Item no. 3 for this Notice for approval of Members.

#### Item No. 4

Shri Bimal Kumar Kanodia has been appointed as an Additional Director in the category of Independent Director of the Company by the Board of Directors as recommended by Nomination and Remuneration Committee at their meeting held on 25th May, 2022 as set out in the Resolution at Item No. 4 subject to approval by the Shareholders in the forthcoming Annual General Meeting of the Company for the said appointment.

The Board, based on the performance evaluation report of Independent Directors and as per the recommendation of the Nomination & Remuneration Committee and based on the notice received in writing from a member under Section 160 of the Companies Act, 2013, proposing his candidature for the appointment as Non Executive Independent Director of the Company and considering his background and experience, Shri Bimal Kumar Kanodia would be beneficial to the Company and it is desirable to avail his services as an Independent Director. Accordingly, the Board of Directors vide resolution dated 25th May, 2022 recommended for the approval of the members, the appointment of Shri Bimal Kumar Kanodia as Non Executive Independent Director of the Company, not liable to retire by rotation and to hold



office for a term of five consecutive years with effect from 1st April, 2022 to 31st March, 2027 in terms of applicable provisions of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In the opinion of the Board, Shri Bimal Kumar Kanodia fulfil the conditions for appointment as an Independent Director as specified in the Act, rules made thereunder and the Listing Regulations and that he is independent of the Management.

The Company has received from Shri Bimal Kumar Kanodia (i) a consent in writing to act as a Director pursuant to Rule 8 of the Companies (Appointment and Qualification of Directors) Rules, 2014, (ii) an intimation in Form DIR-8 pursuant to Rule 14 of the Companies (Appointment and Qualification of Directors) Rules, 2014, to the effect that he is not disqualified under the provisions of sub-section (2) of Section 164 of the Companies Act, 2013 and (iii) a declaration to the effect that he meets the criteria of Independence as provided in sub-section (6) of Section 149 of the Companies Act, 2013 and Regulation 16(1)(b) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time

As per the relevant provisions of the Companies Act, 2013 and SEBI LODR, Shri Bimal Kumar Kanodia, Non Executive Independent Director has attained the age of 87 years. The Company seeks consent of the members by way of special resolution for his holding of office notwithstanding the age of 87 years for term of appointment till 31st March, 2027 under the provisions of Section 149 of the Companies Act, 2013 and SEBI LODR.

Copy of the draft letter of re-appointment of Shri Bimal Kumar Kanodia, as Non Executive Independent Director setting out the terms and conditions shall be open for inspection by the members through electronic mode during business hours between 11.00 a.m. to 1.00 p.m. on all working days, except Saturdays, Sundays and Public Holidays upto the date of Annual General Meeting and same shall be available for inspection for the members during the AGM.

The other details in terms of Regulation 36 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 and pursuant to Clause 1.2.5 of the Secretarial Standard on General Meetings (SS-2) of Directors seeking appointment, Shri Bimal Kumar Kanodia, whose appointment is proposed in item no. 4 have been given in the attached annexure to the Notice.

The Board recommends the special resolution for approval by the shareholders.

Except Shri Bimal Kumar Kanodia and his relatives, none of the Directors, Key Managerial Persons (KMPs) of the Company or their relatives, are in any way concerned or interested financially or otherwise in the proposed resolution. In compliance with the Ministry of Corporate Affairs General Circular No. 20/2020 dated May 5, 2020, this item is considered unavoidable and forms part of this Notice.

Mumbai, 25th May, 2022 Registered Office:

401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai - 400 020.

**CIN: L24110MH1961PLCO11922** T: +91 22 2200 3231/4325

W: www.bombaywireropes.com E: contactus@bombaywireropes.com By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

> Dr. Anurag Kanoria Director DIN 00200630



#### **ANNEXURE "A"**

Information pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SS-2 of Institute of Company Secretaries of India, regarding Directors seeking appointment/re-appointment in Annual General Meeting

Name of Director	Smt Vineeta Kanoria	Shri Bimal Kumar Kanodia
Date of Birth	27th May, 1962	4th January, 1935
Date of Appointment	31st March, 2015	25th May, 2022
Qualification	Master of Arts from Bombay University	Intermediate in Arts (Calcutta University)
Nature of expertise in specific functional areas	Has experience and expertise in general administration and procurement/ marketing of home décor items.	Able businessman and administrator with a experience of over 30 years in industry and business.
Remuneration last drawn	Nil	Nil
Directorship in other Indian Companies	The New Great Eastern     Spinning & Wvg.Co.Ltd     New India Exports Private Limited	The New Great Eastern Spinning &     Wvg.Co.Ltd     Kanoria Udyog Limited
Number of meetings of the Board attended during the Financial Year 2021-22	Four (4)	Four (4)
Relationship inter-se with other directors / key managerial personnel	Dr. Anurag Kanoria, a Whole Time Director of the Company, is the brother-in- law of Smt Vineeta Kanoria	N.A
Chairman / Member of any Committee of the Board of Directors	Audit Committee and Nomination and Remuneration Committee - Member	Audit Committee and Nomination and Remuneration Committee - Member
Shareholding, if any, in the Company	3,53,867 equity of the paid-up and subscribed captial of the Company	Nil

Mumbai, 25th May, 2022 Registered Office:

401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai - 400 020.

**CIN:** L24110MH1961PLCO11922 T: +91 22 2200 3231/4325

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By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

Dr. Anurag Kanoria Director DIN 00200630



#### **DIRECTORS' REPORT**

#### To the Members,

The Directors of the Company are pleased to present the 61st Annual Report of the Company along with the Audited Financial Statements for the Financial Year ended 31st March, 2022.

#### FINANCIAL RESULTS

Particulars	(Figures in Rupees)		
	For the year ended 31st March, 2022	For the year ended 31st March, 2021	
Revenue from operations	_	_	
Other Income	25,50,392	44,69,845	
Total Income	25,50,392	44,69,845	
Profit/(Loss) before Interest, Depreciation & Tax	(14,48,435)	16,69,921	
Finance Charges	_	_	
Depreciation	1,65,590	1,65,590	
Profit/ (Loss) before Tax	(16,14,025)	15,04,331	
Tax Expense/MAT Credit written off	2,10,04,074	37,846	
Profit after Tax	(2,26,18,099)	14,66,485	
Other Comprehensive Income/(Loss) net of Tax	2,49,33,936	82,31,223	
Total Comprehensive Income/(Loss) for the Period	23,15,837	96,97,708	

#### DIVIDEND

The Board of Directors do not recommend declaration of any dividend on the equity shares for the financial year ended 31st March, 2022.

#### **OPERATIONS**

The Board of the Company is in the process of evaluating alternative business opportunities which the Company may choose to enter into in the future.

#### TRANSFER TO RESERVE

The Board of the Company do not propose to transfer any amount to the General Reserve.

#### SHARE CAPITAL

The paid up equity share capital as at March 31, 2022 stood at Rs. 53,39,500/-. During the year under review, the Company has not altered its share capital. It has not issued any shares including shares with differential voting rights nor has granted stock options or sweat equity shares to any employee nor does it have any scheme to fund its employees to purchase the shares of the Company. As on March 31, 2022, none of the Directors of the Company hold instruments convertible into equity shares of the Company.

#### HOLDING / SUBSIDIARY / JOINT VENTURE / ASSOCIATE COMPANIES

Pursuant to the Order dated 24th July, 2020 of NCLT, Mumbai, Kanvai Investment Company Private Limited and Sparkk Organic Private Limited which were holding 332000 equity shares constituting 6.22% of the paid up capital of the Company and 17,44,000 equity shares constituting 32.66% of the paid up capital of the Company respectively



stood merged with New India Exports Private Limited w.e.f. 01/04/2019. As a result of the aforesaid the holding of NIE has increased from 612000 equity shares constituting 11.46% in the Company to 2688000 equity shares constituting 50.34% in the Company and hence NIE has become a Holding Company.

#### MANAGEMENT DISCUSSION AND ANALYSIS

During the year under review, the loss before tax is Rs. 16.14 lakhs against a profit of Rs. 15.04 lakhs in the previous year.

In compliance with the new Indian Accounting Standards, a fair value of investments has been done as on the date of the Balance Sheet as a result of which there is an unrealized profit of 0.71 lakhs on investments made by the Company in debt mutual funds and an unrealized profit of 252.68 lakhs on investments made by the Company in the equity share market. During the calendar year 2020, Franklin Templeton had wound up its Ultra Short Bond Fund Scheme in which the Company had invested Rs. 218 Lakhs of which the Company was able to recover 212.64 lakhs during the course of the period under consideration. As per expert advice received by the management, its is expected that the Company should be able to recover the balance amount invested in the aforesaid scheme in due course.

#### CHANGE IN NATURE OF THE BUSINESS OF THE COMPANY

There is no change in the nature of business of the Company.

#### CORPORATE SOCIAL RESPONSIBILITY

The provisions of Section 135 of the Companies Act, 2013 relating to Corporate Social Responsibility do not apply to the Company.

#### **CORPORATE GOVERNANCE**

The Company does not fall under purview of Regulations of Corporate Governance pursuant to the SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015. The Company is committed to ensure compliance with all modification within prescribed norms under Companies Act, 2013.

#### ANNUAL RETURN

Pursuant to Section 92(3) and 134(3)(a) of the Companies Act, 2013 the Annual return of the Company prepared in accordance with Section 92(1) of the Act read with Rule 11 of the Companies (Management and Administration) Rules, 2014 (as amended), is placed on the website of the Company and is accessible at the weblink www.bombaywireropes.com/Annual Return.

The extract of the Return in Form MGT-9 is enclosed as "Annexure E" to this Report.

#### **DIRECTORS**

#### **Appointment of Directors**

Smt. Vineeta Kanoria (DIN 00775298), Director, retires by rotation and being eligible, offers herself for reappointment. A brief resume of Smt. Vineeta Kanoria, who is proposed to be reappointed, is provided in the Notice of the 61st Annual General Meeting of the Company.

#### Policy on appointment and remuneration of Directors

Criteria for appointment of Independent Directors

With the coming into force of the Companies Act, 2013, the Board on the recommendation of the Nomination and Remuneration Committee appoints independent directors who are of high integrity and with relevant expertise and experience so as to have a diverse Board.

Criteria for appointment of Whole Time Directors



The Nomination and Remuneration Committee identifies persons of integrity who possess relevant expertise and experience as well as leadership qualities for such position and takes into consideration recommendations, if any, received from any member of the Board in this regard.

#### **Declaration from Independent Directors**

Each independent director has given a declaration that he/she meets the criteria of independence as laid down under section 149(6) of the Companies Act, 2013 and the Rules made thereunder and Regulation 16(1)(b) and other applicable regulations, if any, of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, as amended.

#### **Performance Evaluation**

Pursuant to the provisions of the Companies Act, 2013, the Nomination and Remuneration Committee has laid down the criteria for evaluation of the performance of individual directors, the Board as a whole and also the secretarial department. Based on the said criteria, the exercise of evaluation is carried out through a structured process covering various aspects of the functioning of the Board such as the composition of the Board and Committees, experience & expertise, performance of specific duties and obligations, governance & compliance issues, attendance, contribution at meetings etc. The performance evaluation of the non-independent directors was carried out by an independent director at a separately convened meeting in which the performance of the Board as a whole was also evaluated and the performance of the secretarial department was also reviewed. The performance of the independent directors has been carried out by the entire Board (excluding the director being evaluated).

#### DETAILS OF BOARD/COMMITTEE AND ITS MEETING

Four (4) Board Meetings were convened and held during the year. There has not been any instance during the year where a recommendation of the Audit Committee was not accepted by the Board. The interval between two meetings has been within the maximum period mentioned under section 173 of the Companies Act, 2013. The aforesaid details are given in "Annexure A".

#### REMUNERATION AND NOMINATION POLICY

The Board of Directors has framed a policy which lays down a framework in relation to remuneration of Directors, Key Managerial Personnel and Senior Management of the Company. This policy also lays down criteria for selection and appointment of Board Members.

#### PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Details of loans, guarantees and investments if any covered under the provisions of Section 186 of the Companies Act, 2013 are given in the Notes to the Financial Statements.

#### **DEPOSITS**

The Company has not accepted any deposit during the financial period under review.

#### **INSURANCE**

The properties of the Company have been adequately insured.

#### **HUMAN RESOURCES**

The Company treats its human resources as an important asset and believes in its contribution to the all round growth of your Company. Your Company takes steps from time to time to upgrade and enhance the quality of this asset and strives to maintain it in agile and responsive form. Your Company is an equal opportunity employer and practices fair employment policies. Your Company is confident that its human capital will effectively contribute to the long term value enhancement of the organization.



#### PARTICULARS OF EMPLOYEES

The information required pursuant to section 197(12) of the Companies Act, 2013, read with rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in respect of employees of the Company will be provided upon request in terms of section 136 of the Act. This Report is being sent to all the shareholders of the Company and others entitled thereto excluding such information. The said information is available for inspection by the members at the registered office of the Company during business hours on working days of the Company up to the date of the ensuing Annual General Meeting. Members interested in obtaining a copy thereof may write to the Company in this regard.

#### RELATED PARTY TRANSACTIONS

All related party transactions that were entered into during the financial year were on an arm's length basis and in the ordinary course of business and were in compliance with the applicable provisions of the Companies Act, 2013. No material related party transactions were entered into during the year by your Company. Accordingly, disclosure of related party transactions as required under Section 134(3) (h) of the Companies Act, 2013 in Form AOC 2 is not applicable.

Details of the transactions with related parties are provided in Note no. 18.3 of the accompanying financial statements.

#### **SEGMENT WISE RESULTS**

AS-17 issued by the Institute of Chartered Accountants of India is not applicable to the Company since its turnover for the immediately preceding accounting period on the basis of the audited financial statements does not exceed Rs. 50 crores.

#### RISK MANAGEMENT

Business risk evaluation and management is an ongoing process within the Company and an assessment of the same is periodically carried out by the Board.

#### SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS OR COURTS

There are no significant and material orders passed by any Regulator / Court which would impact the going concern status of the Company and its future operations.

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

The outbreak of corona virus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. Operations and revenue have been impacted due to COVID-19. However, there have been no material changes and commitments, affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the financial statement relate and the date of the report.

#### DIRECTORS' RESPONSIBILITY STATEMENT

As stipulated under Section 134(3)(c) of the Companies Act, 2013, your directors confirm as under

- i) that in the preparation of the accounts for the financial year ended 31st March, 2022, the applicable accounting standards have been followed along with proper explanation relating to material departures:
- ii) that the directors have selected such accounting policies and applied them consistently and made judgments and estimates that were 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 loss of the Company for the year under review;



- that the directors have taken proper and sufficient care for maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) that since presently there is no operation in the Company the financial statements are not prepared on a going concern basis.
- v) that the directors have laid down internal financial controls which are adequate and were operating effectively.
- vi) that the directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

#### **AUDITORS**

#### a. Statutory Auditors

M/s. Batliboi & Purohit, Chartered Accountants (Firm registration no. 101048W) is proposed to be reappointed as Statutory Auditors of the Company for a further terms of 5(five) consecutive years, who shall hold office from the conclusion of this 61stAnnual General Meeting till the conclusion of the 66th Annual General Meeting (to be held in calendar year 2027), on such remuneration as may be decided by the Board of Directors of the Company on the recommendation of the Audit Committee from time to time.

Further, the reports given by the Auditors M/s. Batliboi & Purohit, Chartered Accountants on the Standalone financial statements of the Company for the year ended 31st March, 2022 form part of this Annual Report.

The Statutory Auditors Report for the Financial year ended 31st March, 2022 does not contain any qualifications, reservations or adverse remarks on the financial statements of the Company.

The Auditors of the Company have not reported any fraud in terms of the second proviso to Section 143(12) of the Companies Act, 2013 .

#### b. Cost Auditors

Cost Audit is not applicable to the Company for the financial year 2021-22 as per the provisions of section 148 of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014 and the Companies (Cost Records and Audit) Rules 2014 framed thereunder as well as the Cost Audit Orders issued from time to time.

#### c. Secretarial Auditors

Pursuant to the provisions of Section 204 of the Companies Act, 2013, read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, Secretarial Audit Report is annexed herewith as **Annexure "C"** to this report.

The Secretarial Auditor has qualified that the Company has not appointed Internal Auditor, required under Company's Act, 2013. The Management has responded that, presently, the Company's Directors are looking after the affairs of the Company. Since the Company does not have activities, the Company has not appointed Internal Auditor.

#### INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

Your Company has an effective internal control and risk-mitigation system, which are constantly assessed and strengthened with new/revised standard operating procedures. The internal control system of the Company is commensurate with its size, scale and complexities of its operations. The main thrust of internal audit is to test and review controls, appraise risks and business processes besides benchmarking controls with best practices in the industry.

The Audit Committee of the Board of Directors actively reviews the adequacy and effectiveness of the internal control systems and suggests improvements to strengthen the same. The Company has a robust Management Information System which is an integral part of the control mechanism.



The Audit Committee of the Board of Directors, Statutory Auditors and the Business Heads are periodically apprised of the internal audit findings and corrective actions taken. Audit plays a key role in providing assurance to the Board of Directors. Significant audit observations and corrective actions taken by the management are presented to the Audit Committee of the Board. To maintain its objectivity and independence, the Internal Audit function reports to the Chairman of the Audit Committee.

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

Information pursuant to Section 134(3)(m) of the Companies Act, 2013 read with rule 8 of The Companies (Accounts) Rules, 2014, is annexed herewith as **Annexure "D"** to this Report.

#### CODE OF CONDUCT

The Code has been prepared and is posted on the website of the Company. The Company believes in "Zero Tolerance" against bribery, corruption and unethical dealings / behaviors of any form and the Board has laid down the directives to counter such acts.

#### WHOLE TIME DIRECTOR AND CFO CERTIFICATION

The Certificate, as required under Regulation 17 (8) of the Listing Regulations, duly signed by the Whole Time Director and Chief Financial Officer was placed before the Board, and the same is enclosed to this report and forms part of the Annual Report.

#### VIGIL MECHANISM / WHISTLE BLOWER POLICY (WBP)

The WBP is in place and is posted on the website of the Company and deal with instance of fraud and mismanagement, if any.

#### PREVENTION OF INSIDER TRADING

The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and 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 the 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 Compliance Officer is responsible for implementation of the Code.

The code of prevention of Insider Trading and fair disclosures is there on the website of the Company.

All Board Directors and the designated employees have confirmed compliance with the Code.

#### STATEMENT PURSUANT TO UNIFORM LISTING AGREEMENT

The Company's Equity shares are listed at Bombay Stock Exchange (BSE). The Annual listing fee for the year 2021-22 has been paid. The bill for the year 2022-23 has not yet been received.

#### POLICY ON PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

The Company has in place a Prevention of Sexual Harassment policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. During the year 2021-2022, no complaints were received by the Company in relation to any incident of sexual harassment.



# THE DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 (31 OF 2016) DURING THE YEAR ALONGWITH THEIR STATS AS AT THE END OF THE FINANCIAL YEAR.

No application has been made under the Insolvency and Bankruptcy Code; hence the requirement to disclose the details of application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the year alongwith their status as at the end of the financial year is not applicable.

# THE DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUATIONS ALONG WITH THE REASONS THEREOF.

The requirement to disclose the details of difference between amount of the valuation done at the time of onetime settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof, is not applicable.

The Company during the financial year complied with the applicable provisions of the Secretarial Standards issued by the Institute of the Companies Secretaries of India.

#### ACKNOWLEDGEMENT

Your Directors wish to thank all the employees of the Company for their dedicated service during the year. They would also like to place on record their appreciation for the continued support received by the Company during the year from all its other stakeholders.

Mumbai, **25th May, 2022**Registered Office:
401/405, Jolly Bhavan No. 1, 4th Floor,
10. New Marine Lines. Mumbai - 400 020.

CIN: L24110MH1961PLCO11922
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By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

Raj Kumar Jhunjhunwala Whole Time Director Dr. Anurag Kanoria
Director



#### ANNEXURE "A" TO THE DIRECTORS REPORT

#### 1. Board of Directors

The Board of Directors comprised of Six (6) Directors as on 31st March, 2022 including 3 Independent Directors and one woman Director, which is in compliance with the Companies Act, 2013.

The day to day management is conducted by Mr. Rajkumar Jhunjhunwala, Director of the Company subject to superintendence, control and direction of the Board of Directors.

None of the Directors on the Board of the Company holds the office of Director in more than twenty companies and Independent Director in more than seven listed companies.

The composition of the Board and other relevant details relating to the Directors is given below

Name of the Director	DIN	Category	No. of other Directorships*	No. of Shares held	No. of Board Meeting attended
Kashinath Rajgarhia	00299749	Independent Director	1	1000	4
Anurag Kantikumar Kanoria	00200630	Director	3	101800	4
Rajkumar Gulzarilal Jhunjhunwala	01527573	Whole Time Director	3	1000	4
Vineeta Arvindkumar Kanoria	00775298	Director	2	460070	4
Vinod Jiwanram Lohia	01509730	Independent Director	1	NIL	4
Bimal Kumar Kanodia	00819671	Independent Director	2	NIL	4

<sup>\*</sup> Excludes Directorship in Foreign Companies and Government Bodies.

#### 2. Skill/Expertise/ Competencies of the Board of Directors

The requisite skills, expertise and competence required for running the business of the Company as identified by Board of Directorsis available with the Board of Directors.

#### 3. Committees of the Board

The Board has constituted certain Committees of Directors as to effectively focus in activities falling within their terms of reference. The minutes of the meeting of all the Committees of the Board are placed before the Board for discussion/noting. The Board Committees can request special invitees to join the meeting, as appropriate.

The Board has currently established the following Committees:

#### A. Audit Committee

#### I. Composition

Pursuant to Section 177 of the Companies Act, 2013, the Audit Committee comprising of five(5) Directors, who have considerable expertise in accounting and financial management. The Compliance Officer acts as Secretary to the Committee. The necessary quorum was present for all the meetings.



During the year the Committee met four times on 23rd April, 2021, 26th July, 2021, 5th November, 2021 and 27th January, 2022 pursuant to requirements of The SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015. The necessary quorum was present for all the meetings.

The attendance of each member of the Committee before reconstitution is given below

Name of the Member	Designation	Nature of Directorship	No. of Meetings Attended
Kashinath Rajgarhia	Member	Independent Director	4
Anurag Kantikumar Kanoria	Member	Director	4
Vineeta Arvindkumar Kanoria	Member	Director	4
Vinod Jiwanram Lohia	Member	Independent Director	4
Bimal Kumar Kanodia	Member	Independent Director	4

#### **Brief Description of Term of Reference**

The terms of reference of Audit Committee are broadly as under

- Oversight of our Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees;
- Review and monitor the auditors independent and performance, and effectiveness of audit process;
- Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- Reviewing, with the management, the annual financial statements before submission to the Board for approval, with particular reference to, but not restricted to:
  - Matters required to be included in the 'Director's Responsibility Statement' under sub Section 5 of Section 134, which is further required to be included in our Board's report in terms of clause (c) of sub Section 3 of Section 134 of the Companies Act, 2013;
  - Changes, if any, in accounting policies and practices and 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
  - Qualifications in the draft audit report.
- Approval or any subsequent modification of transactions of our Company with related parties;
- Scrutiny of inter-corporate loans and investments, valuation of undertakings or assets of our Company, wherever it is necessary;
- Reviewing with the management the quarterly/half yearly financial statements before submission to the Board for approval;
- Reviewing, with the management, the statement of uses/ application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other



than those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;

- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit; discussion with internal auditors of any significant findings and follow-up thereon;
- Discussion with internal auditors of any significant findings and follow up there on;
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- > To review the functioning of the 'vigil' mechanism, in case the same is existing;
- Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background of the candidate, etc.;
- Carrying out any other function as is mentioned in the terms of reference of the Audit Committee and to carry out any other function statutorily required to be carried out by the Audit Committee as per applicable laws;
- Mandatorily review the following information:
  - Management discussion and analysis of financial information and results of operations;
  - Statement of significant related party transactions (as defined by the Audit Committee), submitted by the management;
  - Management letters / letters of internal control weaknesses issued by the statutory auditors;
  - Internal audit reports relating to internal control weaknesses; and
  - The appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the Audit Committee.
- II. The audit committee invites executives, as it considers appropriate and representatives of the statutory auditors.

#### B. Nomination and Remuneration Committee

#### I. Composition

Nomination and Remuneration Committee has been constituted as per the provisions of Section 178(1) of the Companies Act, 2013 to review and to recommend the remuneration payable to the Executive Directors and Senior Management of the Company based on their performance and defined assessment criteria.



The Committee comprises of three (3) members as mentioned herein below.

The Committee members are as follows:

Name of the Member	Designation	Nature of Directorship	No. of Meetings Attended
Anurag Kantikumar Kanoria	Member	Director	1
Vinod Jiwanram Lohia	Member	Independent Director	1
Bimal Kumar Kanodia	Member	Independent Director	1

#### II. Brief Description of Term of Reference

The following is the terms of reference of Nomination and Remuneration Committee,

- 1. Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the level and composition of remuneration of the directors, key managerial personnel and other employees;
- 2. Formulation of criteria for evaluation of independent directors and the Board;
- 3. To ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks;
- 4. Devising a policy on Board diversity; and
- 5. Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board their appointment and removal.

#### III. Nomination and Remuneration Policy

The Nomination and Remuneration Policy is in place and uploaded on the website of the Company, which determines criteria inter-alia qualification, positive attributes and independence of Directors for their appointment on the Board of the Company and payment of remuneration to Directors, Key Managerial Personnel and other Employees.

The Committee shall consider the following attributes / criteria, whilst recommending to the Board the candidature for appointment as Director.

- (i) Qualification, expertise and experience of the Directors in their respective fields;
- (ii) Personal, Professional or business standing;
- (iii) Diversity of the Board.

In case of re-appointment of Non-Executive Directors, the Board shall take into consideration the performance evaluation of the Director and his engagement level.

### C. Stakeholder's Relationship Committee

#### I. Composition

Pursuant to Section 178 of the Companies Act, 2013 and also SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2014, the Company has constituted a Stakeholders Relationship Committee comprising of Three (3) Directors as mentioned below to redress complaints of the shareholders.



The attendance of each member of the Committee is given below:

Name of the Member	Designation	Nature of Directorship	No. of Meetings Attended
Anurag Kantikumar Kanoria	Member	Director	3
Vinod JiwanramLohia	Member	Independent Director	3
Bimal Kumar Kanodia	Member	Independent Director	3

#### II. Term of Reference

The following is term of reference of Stakeholder's Relationship Committee

- Efficient transfer of shares; including review of cases for refusal of transfer / transmission of shares and debentures
- ii. redressal of shareholder's/investor's complaints Efficient transfer of shares; including review cases for refusal of transfer / transmission of any other securities;
- iii. Reviewing on a periodic basis the approval/refusal of transfer or transmission of shares or any other securities,
- iv. Issue of duplicate certificates and new certificates on split/consolidation/renewal;
- v. Allotment and listing of shares;
- vi. Reference to statutory and regulatory authorities regarding investor grievances; and
- vii. To otherwise ensure proper and timely attendance and redressal of investor queries and grievances and
- viii. Any other power specifically assigned by the Board of Directors of the Company.

#### III. Number of Shareholders' Complaint

No complaints have been received during the year under review.

Mumbai, 25th May, 2022 Registered Office:

401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai - 400 020.

CIN: L24110MH1961PLCO11922
T: +91 22 2200 3231/4325
W: www.bombaywireropes.com
E: contactus@bombaywireropes.com

By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

Dr. Anurag Kanoria Director DIN 00200630



#### Compliance with Code of Business Conduct and Ethics

As provided under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board Members and the Senior Management Personnel have confirmed compliance with the Code of Conduct for the year ended 31st March, 2022.

For Bombay Wire Ropes Limited

Raj Kumar Jhunjhunwala Whole Time Director Dr. Anurag Kanoria
Director

Mumbai, 25th May, 2022

#### **CEO-CFO CERTIFICATE**

#### [Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

- 1. We have reviewed the financial statements and the cash flow statement of Bombay Wire Ropes Limited for the year ended 31st March, 2022 and that to the best of our knowledge and belief.
  - i. these statements do not contain any materially untrue statements or omit any material facts 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 the existing accounting standards, applicable laws and regulations.
- 2. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- 3. We accept responsibility for establishing and maintaining internal controls for the financial reporting and that we have evaluated the effectiveness of the Company's internal control systems pertaining to the financial reporting. We have not come across any reportable deficiencies in the design or operations of such internal controls.
- 4. We have indicated to the Auditors and the Audit committee
  - (i) that there are no significant changes in the internal control over the financial reporting during the year;
  - (ii) that there are no significant changes in the accounting policies during the year; and
  - (iii) that there are no instances of significant fraud of which we are aware.

For Bombay Wire Ropes Limited

Raj Kumar Jhunjhunwala Whole Time Director Dr. Anurag Kanoria Director

Mumbai, 25th May, 2022



### CERTIFICATE OF NON DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and ScheduleV Para C Clause (10)(i) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015)

To The Members, Bombay Wire Ropes Limited 401/405 Jolly Bhavan No.1, 10-New Marine Lines Mumbai 400020

We have examined the relevant registers, records, forms, returns and disclosure received from the Directors of Bombay Wire RopesLimited having CIN L24110MH1961PLC011922and having registered office at 401/405 Jolly Bhavan No.1, 10-New Marine Lines, Mumbai 400020 (hereinafter referred to as 'the Company') produced before us by the Company for the purpose of issuing this certificate in accordance with Regulation 34(3) read with Schedule V Para C sub Clause (10)(i) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015.

In our opinion and to the best of our knowledge and according to the verifications including Directors Identification number (DIN) status at the portal www.mca.gov.in as considered necessary and explanation furnished to us by the Company and its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the financial year ending on 31st March, 2022 have been debarred or disqualified from being appointed or continuing as Directors of Companies by the Securities Exchange Board of India, Ministry of Corporate Affairs or such other statutory Authority.

Sr. No.	Name of The Director	DIN	Date of appointment in the Company
1.	Anurag Kantikumar Kanoria	00200630	03/10/2011
2.	Kashinath Rajgarhia	00299749	02/05/1988
3.	VineetaArvindkumar Kanoria	00775298	31/03/2015
4.	Vinod JiwanramLohia	01509730	08/03/2016
5.	Rajkumar Gulzarilal Jhunjhunwala	01527573	25/03/2013

<sup>\*</sup>Satyanarain Raghunathdas Agarwal, Independent Director (DIN 02402089) of the Company, ceased to be a Director of the Company w.e.f. 22nd July, 2021, due to his uncertain Death and in his place the Company is in the process of appointing Mr. Bimal Kumar Kanodia as an Independent Director.

Ensuring the eligibility for the appointment or continuity of every Director on the Board of above referred Company is the responsibility of the management of the Company. Our responsibility is to express an opinion as stated above based on our verification. This certificate is neither an assurance as to the future viability of the company or effectiveness with which the management has conducted the affairs of the Company.

Zankhana Bhansali

Practicing Company Secretary

FCS No: 9261 CP No.: 10513

UDIN: F009261D000381996

Place: Mumbai

Date: 25th May, 2022

Office:

B-302, Kusum Bharati,

Opp. TATA S.S.L., Dattapada Road,

Borivali (E), Mumbai-400 066



# ANNEXURE "B" TO THE DIRECTORS REPORT

## FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN

as on financial year ended on 31.03.2022

Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

#### I REGISTRATION & OTHER DETAILS:

i	CIN	L24110MH1961PLC011922
ii	Registration Date	18/01/1961
iii	Name of the Company	BOMBAY WIRE ROPES LTD.
iv	Category/Sub-Category of the Company	COMPANY LIMITED BY SHARES / INDIAN NON-GOVERNMENT CO.
V	Address of the Registered Office & Contact Details	401-405, JOLLY BHAVAN NO. 1, 10 NEW MARINE LINES, MUMBAI - 400 020.
vi	Whether Listed Company	YES. LISTED ON BOMBAY STOCK EXCHANGE
vii	Name , Address & Contact Details of the Registrar & Transfer Agent, if any.	PURVA SHAREGISTRY (INDIA) PVT. LTD. UNIT NO. 9. SHIV SHAKTI IND. EST., J. R. BORICHA MARG, LOWER PAREL (E), MUMBAI - 400 011. LANDMARK: NEAR LODHA EXCELUS NEXT TO TANTIA JOGANI INDUSTRIAL ESTATE OFF N.M. JOSHI MARG HP PETROL PUMP. Phone No. +91 22 2301 2517 / 8261. E-MAIL: support@purvashare.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

SI No	Name & Description of main products/services	NIC Code of the Product / service	% to total turnover of the company
1			
2	NIL		
3			
4			

#### III PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES

SI No	Name & Address of the Company	CIN/GLN	Holding/ Subsidiary Associate	% of Shares Held	Applicable Section
1	New India Exports Private Limited 401/405, Jolly Bhavan No. 1, 10, New Marine Lines, Mumbai-400 020.	U51900MH1972 PTC015770	Holding	50.34	Section 2(46)



# IV SHAREHOLDING PATTERN (Equity Share Capital break up as percentage of Total Equity)

Category of Shareholders		Shares hel he year (As				o. of Share the year ( <i>F</i>			-‰ Chan	~~
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the ye	ng
A. Promoters										
(1) Indian										
a) Individual/HUF	7,08,750	-	7,08,750	13.27	7,08,750	_	7,08,750	13.27	-	_
b) Central Govt or State Govt									-	_
c) Bodies Corporates	26,88,000	_	26,88,000	50.34	26,88,000	_	26,88,000	50.34	-	_
d) Bank/FI									-	_
e) Any Other									-	_
Sub-total (A) (1)	33,96,750	-	33,96,750	63.62	33,96,750	-	33,96,750	63.62	-	_
(2) Foreign										
a) NRI-Individuals										
b) Other- Individuals										
c) Bodies Corporate									$\dagger$	
d) Banks/FI										
e) Any Other										
Sub-total (A) (2)	_	_	_	_	_	_	_	_		_
Total Shareholding of Promoter (A)= (A)(1)+(A)(2)	33,96,750	_	33,96,750	63.62	33,96,750	_	33,96,750	63.62	-	_
B. Public Shareholding										
(1) Institutions										
a) Mutual Funds										
b) Banks/FI										
C) Central Govt										
d) State Govt										
e) Venture Capital Funds										
f) Insurance Companies	7,21,000	15,000	7,36,000	13.78	7,18,695	15,000	7,33,695	13.74		
g) Flls	.,,	,	1,00,000		.,,	,	.,,			
h) Foreign Venture Capital Funds										
i) Others (specify)										
Sub-total (B) (1)	7,21,000	15,000	7,36,000	13.78	7,18,695	15,000	7,33,695	13.74		
(2) Non Institutions	7,21,000	10,000	7,00,000	10.70	7,10,000	10,000	7,00,000	10.74		
a) Bodies Corporates										
i) Indian										
ii) Overseas										
b) Individuals										
i) Individual shareholders     holding nominal share     capital upto Rs. 2 lakhs	2,05,670	10,01,080	12,06,750	22.60	3,11,785	8,97,270	12,09,055	22.64		
ii) Individuals shareholders holding nominal share capital in excess of Rs. 2 lakhs	-	-	_		-		_			
c) Others (specify)										
Sub-total (B) (2)	2,05,670	10,01,080	12,06,750	22.60	3,11,785	8,97,270	12,09,055	22.64		
Total Public Shareholding (B)= (B)(1)+(B)(2)	9,26,670	10,16,080	19,42,750	36.38	10,30,480	9,12,270	19,42,750	36.38		
C. Shares held by Custodian										
for "GDRs & ADRs"										
Grand Total (A+B+C)	43,23,420	10,16,080	53,39,500	100	44,27,230	9,12,270	53,39,500	100		



# **Shareholding of Promoters and Promoter Group**

		Shareho	hareholding at the beginning of the year		Shareholding at the end of the year			
SI. No.	Shareholder's Name	No. of Shares	% of total Shares	% of Shares Pledged/ encumbered to total shares	No. of Shares	% of total Shares	% of Shares Pledged/ encumbered to total shares	% Change share holding during the year
1	New India Export Pvt Ltd	26,88,000	50.34	Nil	26,88,000	50.34	Nil	
2	Aruna Kanoria	1,46,880	2.75	Nil	-	-	Nil	
3	Anurag Kanoria	1,01,800	1.91	Nil	3,54,883	6.65	Nil	
4	Vineeta Kanoria	4,60,070	8.62	Nil	3,53,867	6.63	Nil	
	Total	33,96,750	63.62		33,96,750	63.62		

# Change In Promoters' Shareholding

			ding at the of the year	Cumulative Shareholding during the year	
SI. No.	Particulars	No. of Shares	% of the total shares of the Company	No. of Shares	% of the total shares of the Company
1	At the beginning of the year	33,96,750	63.62	33,96,750	63.62
	Date wise increase/decrease in Promoters Share holding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc)	_	_	_	_
	At the end of the year	33,96,750	63.62	33,96,750	63.62



# Shareholding Pattern of top ten Shareholders (Other than Directors, Promoters & Holders of GDRs & ADRs)

	For Each of the Top 10 Shareholders		nolding as at March 2021	Cumulative 31st M		
SI. No.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	Remaks
1	Life Insurance Corporation of India	5,00,000	9.36			
	11/3/2022	-537	-0.01	4,99,463	9.35	Sold
	18/3/2022	-1,768	-0.03	4,97,695	9.32	Sold
	31/3/2022	_	_	4,97,695	9.32	Sold
2	United India Insurance Co.	1,50,000	2.81			
	31/3/2022			1,50,000	2.81	
3	Oriental Fire & Gen Insurance Co.	86,000	1.61			
	31/3/2022			86,000	1.61	
4	Mahendra Girdharlal	69,000	1.29			
	31/3/2022			69,000	1.29	
5	Rukmani Devi Damani	50,000	0.94			
	14/4/2022	-4,600	-0.09	45,400	0.85	Sold
	21/1/2022	-7,657	-0.14	37,743	0.71	Sold
	11/3/2022	-1,114	-0.02	36,629	0.69	Sold
	25/3/2022	-1,182	-0.02	35,447	0.66	Sold
	31/3/2022	-73	0.00	35,374	0.66	Sold
	31/3/2022		0.00	35,374	0.66	
6	Dharmesh Pravin Vakil	49,995	0.94			
	31/3/2022			49,995	0.94	
7	Padamsi Mulji Ginning & Pressing Factory	25,000	0.47			
	31/3/2022	- ,		25,000	0.47	
8	Rani Goenka	19,000	0.36			
	20/9/2021	-16,000	-0.30	3,000	0.06	Sold
	24/9/2021	16,000	0.30	19,000	0.36	Bought
	31/3/2022			19,000	0.36	
9	Usha Agarwal	16,000	0.30			
	22/10/2021	-16,000	-0.30	0	0.00	Sold
	31/3/2022			0	0.00	
10	Sitladevi B. Poddar	16,000	0.30			
	31/3/2022			16,000	0.30	



# Shareholding of Directors & KMPs

					Cumulative	Shareholding	
						g the year	
SI. Directors		Particulars	No. of	% of the	No. of	% of the	Remaks
No.			Shares	total shares of	Shares	total shares of	
				the Company		the Company	
1	Shri Kashinath Rajgarhia	At the beginning of the year	1,000	0.02			
	Director	Date wise Change	_	_	_	_	
		At the end of the year			1,000	0.02	
2	Smt. Vineeta Kanoria	At the beginning of the year	4,60,070	8.62			
	Director	30/7/2021	-1,06,203	-1.99	3,53,867	6.63	Gift
		At the end of the year			3,53,867	6.63	
3	Shri Anurag Kanoria	At the beginning of the year	1,01,800	1.91			
	Director	9/4/2021	1,46,880	2.75	2,48,680	4.66	Gift
		30/7/2021	1,06,203	1.99	3,54,883	6.65	Gift
		At the end of the year			3,54,883	6.65	
4	Shri Raj Kumar Jhunjhunwala	At the beginning of the year	1,000	0.02			
	Director	Date wise Change	_	-	_	_	
		At the end of the year			1,000	0.02	
5	Shri Bimal Kumar Kanodia	At the beginning of the year	_	_	-	_	
	Director	Date wise Change	_	-	_	_	
		At the end of the year	-	_	_	_	
6	Shri Vinod Jiwanram Lohia	At the beginning of the year	_	_	_	_	
	Director	Date wise Change	_	-	_	_	
		At the end of the year	_	_	_	_	
7	Shri Dilip S. More	At the beginning of the year	_	_	-	-	
	Chief Financial Officer	Date wise Change	_	_	_	_	
		At the end of the year	_	_	_	_	
8	Smt. Shraboni Chatterjee	At the beginning of the year	_	_	_	_	_
	Company Secretary	Date wise Change	_	_	_	_	
		At the end of the year	-	_	_	_	

## V INDEBTEDNESS

Indebtedness of the Company including in	nterest outstandir	g/accrued	but not due	for payment
	Secured Loans excluding Deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtness at the beginning of the financial year				
i) Principal Amount				
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)				
Change in Indebtedness during the financial year				
Additions		NIL		
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 Director and/or Manager

S.No.	Particulars of Remuneration	Name of the MD/WTD/Manager	Total Amount	
1	Gross Salary	Raj Kumar Jhunjhunwala Whole Time Director	Dilip S. More CFO	
	(a) Salary as per provisions contained in section 17(1) of the Income Tax. 1961.	7,79,976	7,60,477	15,40,453
	(b) Value of perquisites u/s 17(2) of the Income tax Act, 1961			
	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961			
2	Stock Options			
3	Sweat Equity			
4	Commission			
	as % of profit			
	Others (specify)			
5	Others (specify)			
	Total (A)	7,79,976	7,60,477	15,40,453

#### B. Remuneration to other Directors

S.	Particulars of Remuneration	Name of the Directors	Total
No.			Amount
1	Independent Directors		
	(a) Fee for attending Board		
	Committee Meetings		
	(b) Commission		.//
	(c) Others, please specify		
	Total (1)		
2	Other Non Executive Directors	1	
	(a) Fee for attending Board	NIT.	
	Committee Meetings		
	(b) Commission		
	(c) Others (specify)		
	Total (2)		
	Total (B)=(1+2)		
	Total Managerial Remuneration (A+B)		
	Overall Ceiling as per the Act.		



### C. Remuneration To Key Managerial Personnel Other Than MD/ Manager/ Whole Time Director

		Name of KMP		
SI. No.	Particulars of Remuneration	Shraboni Chatterjee CS	Total	
1	Gross Salary			
	(a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961.	2,59,992	2,59,992	
	(b) Value of perquisites u/s 17(2) of the Income Tax Act, 1961			
	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961			
2	Stock Options	NIL -	•	
3	Sweat Equity			
4	Commission			
	as % of profit			
	others (specify)			
5	others (specify)			
	Total	2,59,992	2,59,992	

#### VII PENALTIES/PUNISHMENT/ COMPOUNDING OF OFFENCES

Туј	oe	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/NCLT/ Court)	Appeal made, if any
A.	COMPANY					
	Penalty					
	Punishment					
	Compounding					.—
В.	DIRECTORS					
	Penalty			NIL		
	Punishment			1412		
	Compounding					
C.	OTHER OFFICERS IN DEFAULT					
	Penalty					
	Punishment					
	Compounding					

Mumbai, 25th May, 2022

Registered Office: 401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai – 400 020.

By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

Raj Kumar Jhunjhunwala Whole Time Director DIN: 01527573 Dr. Anurag Kanoria Director DIN: 00200630



### ANNEXURE "C" TO THE DIRECTORS REPORT

# Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2022 [Pursuant to Section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To, The Members, Bombay Wire Ropes Limited 401/405 Jolly BhavanNo.1, 10-New Marine Lines Mumbai 400020

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s Bombay Wire Ropes Limited CIN: L24110MH1961PLC011922 (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the M/s. Bombay Wire Ropes Limited, 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 electronically during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March 2022 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder; except for the following observations:
  - As on date Company has not appointed Internal Auditors required under Section 138 of the Companies Act, 2013
    - Management has responded that, presently, the Company's Directors are looking after the affairs of the Company. Since the Company does not have enough activities, the Company has not appointed Internal Auditor.
- (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 (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;-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;
- (g) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018
- (h) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009;-Not applicable to the Company during the Audit periodand
- (i) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; -Not applicable to the Company during the Audit period
- (vi) Other laws as per the representation made by the Company are as follows;
  - Employees Provident Fund And Misc. Provisions Act, 1952
  - Income Tax Act, 1961 and Indirect Tax Laws
  - The Maharashtra Shop and Establishment Act, 1948
  - Electricity Act 2003
  - Indian Stamp Act, 1999
  - Negotiable Instrument Act 1881
  - Goods And Service Tax Act, 2016
  - Employees' Compensation Act of 1923
  - The Employee's State Insurance Act, 1948

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

- (j) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to Board and general meetings are generally complied.
- (ii) The Company is listed on Bombay Stock Exchange Limited hence The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 are complied.

During the period under review the Company has complied with the applicable provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the observations that *The Company has not appointed Internal Auditor, required under Company's Act, 2013.* 

Management has responded that, presently, the Company's Directors are looking after the affairs of the Company. Since the Company does not have enough activities, the Company has not appointed Internal Auditor.

I have relied on the representation made by the Company and its officers for systems and mechanism formed by the Company for compliances under other applicable Acts, laws and regulations to the Company.

### I further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors including one women Director. The changes happened in the composition of the Board of Directors, Committee of 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 of the Board are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors.

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

I further report that during the audit period there were no instance of:

- (i) Public/Right/Preference issue of shares / debentures / sweat equity, etc.
- (ii) Redemption / buy-back of securities
- (iii) Major decisions taken by the members in pursuance to Section 180 of the Companies Act, 2013
- (iv) Merger / amalgamation / reconstruction, etc.
- (v) Foreign technical collaborations.

Zankhana Bhansali

Practicing Company Secretary

FCS No: 9261 CP No.: 10513

UDIN: F009261D000381996

Place: Mumbai

Date: 25th May, 2022

Office:

B-302, Kusum Bharati, Opp. TATA S.S.L., Dattapada Road, Borivali (E), Mumbai-400 066

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



### Annexure A

To, The Members, Bombay Wire Ropes Limited 401/405 Jolly BhavanNo.1, 10-New Marine Lines Mumbai 400020

My report of even date is to be read along with this letter:

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. I have followed the audit practices and process as 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. I believe that the process and practices, followed by me, provide as reasonable basis of my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and books of accounts of the Company.
- 4. Where ever required, I have obtained the Management representation about the compliance of laws and regulations.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards are the responsibility of management. My 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.

Zankhana Bhansali

Practicing Company Secretary FCS No: 9261

CP No.: 10513

UDIN: F009261D000381996

Place: Mumbai

Date: 25th May, 2022

Office:

B-302, Kusum Bharati,

Opp. TATA S.S.L., Dattapada Road,

Borivali (E), Mumbai-400 066



### ANNEXURE "D" TO THE DIRECTORS' REPORT

[Pursuant to Section 134 (3) (m) of the Companies Act, 2013 read with Rule 8 (3) of the Companies (Accounts) Rules, 2014]

### A) CONSERVATION OF ENERGY

a) Energy conservation measures taken by the Company

i) Electrical Energy: NIL

ii) Fuel Oil Consumption: NIL

- b) Additional Investments and proposals, if any, being implemented for reduction of consumption of energy · NII
- c) Impact of the measures (a) and (b) above for reduction of energy consumption and consequent impact on cost of production of goods: NIL
- d) Total energy consumption per unit of production: As per Form "A".

### FORM "A"

Partic	ulars		FY 2021-22	FY 2020-21
Particu	ulars	with respect to Conservation of Energy		
A. Po	ower	& Fuel Consumption		
1.	Ele	ectricity		
	a)	Purchased Units (KWH)	_	_
		Total Amount (Rs.)	_	_
		Rate/ Unit Rs.	_	_
	b)	Own Generation		
		From Diesel Generators (units)	_	_
		Diesel oil consumption (Ltrs)	_	_
		Units per Litre of Diesel Oil	_	_
		Cost per Unit (Rs.)	_	_
2.	Со	al / Pet Coke	_	_
3.	Fu	rnace Oil		
	Qu	antity in K.Ltr	_	_
	То	tal Cost (Rs.)	_	_
	Av	erage Rate/ Ltr (Rs.)	_	_
4.	Otl	ner/ Internal Generation	_	_
5.	Со	nsumption per Unit of Production	_	_



### B) TECHNOLOGY ABSORPTION

Efforts made in technology absorption as per Form "B"

- I. Research and Development (R& D):
  - 1. Specific Areas in which R & D carried out by the Company: NIL
  - 2. Benefits derived as a result of the above R & D: NIL
  - 3. Future plan of Action: Development of new varieties and product mix: NIL
  - 4. Expenditure on R & D: NIL
- II. Technology absorption, adoption and innovation:- NIL

### C) FOREIGN EXCHANGE EARNINGS & OUTGO

Earnings: Export of Goods (Rs.) NIL

Outgo: Import of materials & other expenses (Rs.) NIL

Mumbai, 25th May, 2022

Registered Office: 401/405, Jolly Bhavan No. 1, 4th Floor, 10, New Marine Lines, Mumbai – 400 020.

By Order of the Board of Directors For BOMBAY WIRE ROPES LIMITED

Raj Kumar Jhunjhunwala Whole Time Director DIN: 01527573 Dr. Anurag Kanoria Director DIN: 00200630



### INDEPENDENT AUDITORS' REPORT

### To the Members of Bombay Wire Ropes Limited

### Report on the Audit of the Standalone Ind AS Financial Statements

### **Opinion**

We have audited the Ind AS Standalone financial statements of **Bombay Wire Ropes Limited** ("the Company"), which comprise the Balance Sheet as at 31st March 2022, the statement of Profit and Loss, (including Other Comprehensive Income) and statement of Cash Flows and Statement of changes in equity for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the 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 March 31, 2022, and its profit(including OCI), (changes in equity) and its Cash Flows for the year ended on that date.

### **Basis for Opinion**

We conducted our audit of the financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report.

We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

### Material Uncertainty related to Going Concern

We draw attention to Note no. 19 in the Financial Statement, which states that the Company has discontinued its operations and hence company's ability to continue as going concern has cease to exists. Accordingly, fundamental going concern assumption of Going Concern has not been followed while preparation and presentation of Financial Statements.

Our opinion is not modified in respect of this matter.

### Information Other than the Financial Statements and Auditors' report thereon

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

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

In connection with our audit of the 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 in the audit or otherwise appears to be materially misstated. If, based on the work we have



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

### Managements Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, (changes in equity) and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, Management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless Management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

### Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- 1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material



uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our Auditor's Report. However, future events or conditions may cause the Company to cease to continue as a going concern.

5. 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.

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

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

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

### Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, we report that:

- 1. 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.
- 2. 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
- 3. The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of accounts.
- 4. In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- 5. On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2020 from being appointed as a director in terms of Section 164 (2) of the Act.
- 6. 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".
- 7. With respect to other matters to be included in the Auditor's Report in accordance with the requirements of section 197 (16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its Directors during the year is in accordance with the provisions of section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under section 197(16) which are required to be commented upon by us.



- 8. 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:
  - The Company has disclosed the impact of pending litigations on its financial position in its financial statements Refer Notes to the financial statements
  - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
  - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For Batliboi & Purohit Chartered Accountants

Firm Registration Number:101048W

**Gauray Dhebar** 

Partner

Membership No. 153493

Place : Mumbai

Date: 25th May, 2022

UDIN: 22153493AJOJHN9774



# The Annexure A referred to in Independent Auditors' Report to the members of the Company on the financial statements for the year ended 31st March 2022 we report that:

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - (b) As explained to us, the fixed assets of the Company have been physically verified by management at reasonable intervals under a phased programme of verification. As informed by the management physical verification of fixed assets was carried out in the previous year. In our opinion this periodicity of physical verification is reasonable having regard to the size of Company and the nature of its assets.
  - (c) The title deed of the Office premise is in the name of the Company.
- (ii) There is no inventory in the books of accounts. Hence clause (ii) of paragraph 3 of the order is not applicable to the Company.
- (iii) In our opinion and according to the information and explanation given to us, the Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnership or other parties covered in the register maintained under Section 189 of the Act. Accordingly, paragraph 3 (iii) (a), 3 (iii) (b) and 3 (iii) (c) of the order are not applicable to the Company.
- (iv) In our opinion and according to the information and explanations given to us, the Company has not granted any loans or provided any guarantees or security in respect of any loans to any party covered under Section 185 of the Act. The Company has made no investments which are covered under provision of Section 186 of the Act. The Company has not made any investments through more than two layers of investments companies as required in section 186(1) of the Act. Hence the clause is not applicable.
- (v) The Company has not accepted any deposits from the public within the meaning of Section 73 to 76 of the Act and Rules framed there under to extent notified.
- (vi) The Company is not engaged in production, processing, manufacturing or mining activities. Hence, the provision for maintenance of cost records prescribed under sub-section 1 of section 148 of the Act are not applicable to the Company.
- (vii) According to the information and explanations given to us and the records of the Company examined by us, in our opinion,
  - a) the Company is regular in depositing the undisputed statutory dues, including provident fund, employee state insurance, income tax, sales tax, service tax, GST, duty of customs, duty of excise, cess and any other material statutory dues as applicable, with the appropriate authorities.
    - Further no undisputed amounts payable in respect of provident fund, employee state insurance, income tax, service tax, GST, cess and any other material statutory dues were in arrears as at 31 March 2022 for a period of more than six months from the date they became payable.
  - b) According to the information and explanations given to us, and the records of the Company examined by us, there are no dues in respect of sales tax, income-tax, duty of customs, service tax, GST, entry tax, value added tax, central sales tax, duty of excise, which have not been deposited with the appropriate authority on account of any disputes.
- (viii) According to the information and explanation given to us and based on our examination of records of the Company, there are no transactions which are not recorded in the books of account, have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).



- (ix) According to the information and explanations given to us the Company has not borrowed any loans from bank or financial institution hence paragraph IX (a), (b), (c), (d), (e) & (f) of the Order are not applicable to the Company.
- (x) a) The Company has not raised any money by way of initial public offer, further public offer (including debt instruments) and term loans during the year. Accordingly, the provisions of Clause 3(x)(a) of the Order are not applicable to the Company.
  - b) Since the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year Clause 3(x)(b) of the Order are not applicable to the Company.
- (xi) a) According to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
  - b) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies.
  - c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Hence paragraph XII(a), (b) & (c) of the Order are not applicable to the Company.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act, where applicable and details of such transactions have been disclosed in the financial statements as required under Ind AS and Companies Act, 2013.
- (xiv) As per the Management opinion and based on our examination, the Company does not have enough activities and commensurate with the size and nature of its business, appointment of Internal Auditor is not required.
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with directors or persons connected with them during the year under review. Accordingly, paragraph 3(xv) of the Order is not applicable to the Company.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Accordingly, the provisions of Clause 3(xvi) of the order are not applicable to the Company.
- (xvii) According to the information and explanation given to us and based on our examination of the records of the Company, it has not incurred cash losses in the financial year and in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors of the Company during the year.
- (xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumption, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting



is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as an when they fall due.

- (xx) According to the information and explanation given to us and based on our examination of the records of the Company, section 135 of the said Act is not applicable.
- (xxi) According to the information and explanation given to us and based on our examination of the records of the Company, preparation of consolidated financial statements is not applicable to the Company hence paragraph XXI of the Order is not applicable to the Company.

For Batliboi & Purohit Chartered Accountants

Firm Registration Number:101048W

**Gaurav Dhebar** 

Partner

Membership No. 153493

Place : Mumbai

Date: 25th May, 2022

UDIN: 22153493AJOJHN9774



### Annexure - B to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of **Bombay Wire Ropes Limited** ("the Company") as of 31st March 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

### Managements Responsibility for Internal Financial Controls

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

### **Auditors' Responsibility**

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

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

### Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.



### Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

### **Opinion**

In our opinion and to the best of our information & according to the explanations give to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Batliboi & Purohit Chartered Accountants

Firm Registration Number:101048W

**Gauray Dhebar** 

Partner

Membership No. 153493

Place : Mumbai

Date: 25th May, 2022

UDIN: 22153493AJOJHN9774



# **BALANCE SHEET AS AT 31ST MARCH, 2022**

100570	Note	As at 31.03.2022	As at 31.03.2021
ASSETS 1. Non Current Assets (a) Property, Plant and Equipment (b) Capital Work in Progress (c) Investment Property (d) Intangible Assets	2	89,67,574 — —	91,33,164 — — —
(e) Financial Assets (i) Investments (ii) Loans & Advances (f) Other Non-Current Assets	3 4 5 5	4,29,630 —	8,31,630 –
(g) Income Tax Assets (Net) (h) Deferred Tax Assets	5 5	69,429	2,08,75,770 69,429
2. Current Appets		94,66,633	3,09,09,993
2. Current Assets  (a) Inventories (b) Financial Assets (i) Trade Receivables  (ii) Cook & Cook Equivalents	e		10.76.907
<ul> <li>(ii) Cash &amp; Cash Equivalents</li> <li>(iii) Loans</li> <li>(iv) Investments</li> <li>(c) Other Current Assets</li> <li>(d) Income Tax Assets (Net)</li> </ul>	6 3 7 8 5	17,32,156 — 6,07,54,476 2,56,641 2,35,831	12,76,827 — 3,77,58,144 1,40,869 2,72,304
		6,29,79,104	3,94,48,144
TOTAL ASSETS		7,24,45,737	7,03,58,137
EQUITY AND LIABILITIES			
EQUITY (a) Equity Share Capital (b) Other Equity	9 10	53,39,500 6,52,93,386	53,39,500 6,29,77,549
Total Equity		7,06,32,886	6,83,17,049
LIABILITIES  1. Non-Current Liabilities  (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions (c) Deferred Tax Liabilities (Net) (d) Other Non-Current Liabilities	11	 30,285  	 20,091  
2. Current Liabilities		30,285	20,091
<ul> <li>(a) Financial Liabilities</li> <li>(i) Borrowings</li> <li>(ii) Trade Payables</li> <li>(iii) Other Financial Liabilities</li> <li>(b) Other Current Liabilities</li> <li>(c) Provisions</li> <li>(d) Current Tax Liabilities (Net)</li> </ul>	12 13 11	10,44,690 2,61,403 4,76,473 ————————————————————————————————————	10,44,690 5,10,997 4,65,310 ————————————————————————————————————
TOTAL EQUITY AND LIABILITIES		7,24,45,737	7,03,58,137
Summary of Significant Accounting Policies Notes on Accounts	1 18-19	. , , , , , , , , , , , , , , , , , , ,	.,00,00,101

As per our report of even date For BATLIBOI & PUROHIT CHARTERED ACCOUNTANTS F.R. No. 101048 W

Gaurav Dhebar Partner Membership No. 153493 UDIN: 22153493AJOJHN9774 Dr. Anurag Kanoria Director DIN: 00200630 Rajkumar Jhunjhunwala Whole Time Director DIN: 01527573 Shraboni Chatterjee Company Secretary

Place: Mumbai Date: 25th May, 2022

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# STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH, 2022

			(in Rupees)
	Note	2021-22	2020-21
INCOME			
Revenue From Operations		_	_
Other Income	14	25,50,392	44,69,845
Total Income		25,50,392	44,69,845
EXPENSES			
Cost of Materials Consumed		_	_
Purchase of Stock-in-Trade		_	_
(Increase) / Decrease in Inventories of Finished Goods and Work-in-Progress		_	_
Employee Benefit Expenses	15	20,43,669	18,94,980
Finance Costs		_	_
Depreciation, Amortisation & Impairement Expense	2	1,65,590	1,65,590
Other Expenses	16	19,55,158	9,04,944
Total Expenses		41,64,417	29,65,514
Profit Before Tax Tax Expense:		(16,14,025)	15,04,331
Current Tax		_	_
(Excess)/ Short Provision of Earlier Years MAT Credit Entitlement written off		_ 2,10,04,074	37,846
Deferred Tax Asset		2,10,04,074	_
Total Tax Expenses		2,10,04,074	37,846
Profit for the Period		(2,26,18,099)	14,66,485
Other Comprehensive Income Items that will not be reclassified to Profit or Loss Gain/(Loss) on Equity instrument through			
other comprehensive income		2,49,11,009	82,21,449
Gain/(Loss) on Remeasurement of the net defined benefit liability/ asset		22,927	9,774
Income Tax Effect			5,774
Total Other Comprehensive Income, net of tax		2,49,33,936	82,31,223
Total Comprehensive Income for the Period		23,15,837	96,97,708
Earnings Per Equity Share	17		
(1) Basic (Face Value of Re 1 each)		-4.24	0.27
(2) Diluted (Face Value of Re 1 each)		(4.24)	0.27
Summary of Significant Accounting Policies	1		
Notes on Accounts	18-19		

As per our report of even date For BATLIBOI & PUROHIT CHARTERED ACCOUNTANTS F.R. No. 101048 W

**Gaurav Dhebar Partner** 

Membership No. 153493 UDIN: 22153493AJOJHN9774

Place: Mumbai Date: 25th May, 2022

Dr. Anurag Kanoria

Director DIN: 00200630

Rajkumar Jhunjhunwala Whole Time Director DIN: 01527573

Shraboni Chatterjee Company Secretary



### CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2022

		2021-22	(in Rupees) 2020-21
Δ	CASH FLOW FROM OPERATING ACTIVITIES		2020-21
Α.	Profit Before Exceptional and Extraordinary Items and Tax Adjustments to reconcile Profit Before Exceptional and Extraordinary Items and Tax with Net Cash Flow provided by Operating Activities:	23,15,837	96,97,708
	Finance Costs Depreciation and Amortisation Expense	 1,65,590	 1,65,590
	Interest Income	(17,974)	(26,262)
	Income/ Dividend from Mutual Funds	(1,09,648)	(3,700)
	Operating Profit before Working Capital Changes Adjustments to reconcile Operating Profit to Cash Flow	23,53,805	98,33,336
	provided by changes in Working Capital :		
	Increase / (Decrease) in Trade Payables	(0.00.400)	_
	Increase / (Decrease) in Other Long-Term and Current Liabilities (Decrease) / Increase in Short Term Provisions	(2,39,400) 11,163	1,10,158 (87,705)
	Decrease / (Increase) in Trade and Other Receivables	11,103	(87,705)
	(Increase) / Decrease in Long Term and Short Term Loans & Advances	2,13,14,243	(1,80,195)
	(Increase ) / Decrease in Other Non-Current and Current Assets	(1,15,772)	44,596
	Cash Generated from / (used in) Operations Dividend	2,33,24,039	97,20,190
	Direct Tax Refund / (Expense) (Net)		_
	Cash Flow before Exceptional and Extraordinary Items	2,33,24,039	97,20,190
	Exceptional / Extraordinary Items		
	Net Cash Generated / (Used in) Operating Activities	2,33,24,039	97,20,190
R	CASH FLOW FROM INVESTING ACTIVITIES		
υ.	Interest Income	17,974	26,262
	Investments	(2,29,96,333)	(98,26,313)
	Dividend	1,09,648	3,700
	Net Cash Generated / (Used in) Investing Activities	(2,28,68,711)	(97,96,351)
C.	CASH FLOW FROM FINANCING ACTIVITIES: Interest Expense (Net)	_	_
	Net Cash Generated / (Used in) Financing Activities		
Ne	t Increase/(Decrease) in Cash & Cash Equivalent (A + B + C)	4,55,329	(76,161)
Са	sh and Cash Equivalent at the beginning of the year	12,76,827	13,52,988
Са	sh and Cash Equivalent at the end of the year	17,32,156	12,76,827

### Notes:-

- 1. The above Cash Flow Statement has been prepared under the Indirect Method as set out in the Accounting Standard (AS) 3 on Cash Flow Statements as notified under the Companies Accounting Standard Rules, 2006.
- 2. Proceeds / (Repayments) from Short-Term Borrowings have been shown on a net basis.
- 3. Cash and Cash Equivalents do not include any amount which is not available to the Company for its use.



Cash and Cash Equivalents as at the Balance Sheet date consists of :

	Year Ended 31-03-22	Year Ended 31-03-21
Cash and Cash Equivalents	17,32,156	12,76,827
	17,32,156	12,76,827

- 5. Figure in brackets represents cash outflow from respective activities.
- 6. As breakup of Cash and Cash Equivalents is also available in Note No. 6, a reconciliation of items of Cash and Cash Equivalents as per Cash Flow Statement with the equivalent items reported in the Balance Sheet is not required and hence not provided.

As per our Report of even date For BATLIBOI & PUROHIT CHARTERED ACCOUNTANTS F.R. No. 101048 W

For and on behalf of the Board of Directors

**Gaurav Dhebar Partner** Membership No. 153493

UDIN: 22153493AJOJHN9774

Place : Mumbai

Date : 25th May, 2022

Shraboni Chatterjee Rajkumar Jhunjhunwala Company Secretary

Whole Time Director DIN: 01527573

Dr. Anurag Kanoria Director

DIN: 00200630



### NOTE - 1

### SIGNIFICANT ACCOUNTING POLICIES

### 1.1. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements of Bombay Wire Ropes Ltd are prepared in accordance with the Indian Accounting Standards (Ind AS) under the Financial assumptions which are not applicable for Going concern basis, as the company has discontinued its operations. The Ind AS are prescribed under section 133 of the Companies Act, 2013, read with rule 7 of Companies (Account) Rules 2014, other pronouncements of Institute of Chartered Accountants of India, the provisions of Companies Act, 2013 and guidelines issued by Securities and Exchange Board of India.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

The Company has prepared these financial statements as per the format prescribed in Schedule III to The Companies Act, 2013.

### 1.2. USE OF ESTIMATES

The preparation of the financial statements in conformity with the Ind AS requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent liabilities as on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known/ materialized.

### 1.3. PROPERTY PLANT AND EQUIPMENTS (PPE)

Property, Plant and Equipments are stated at cost of acquisition (net of Cenvat and GST wherever applicable) or construction less accumulated depreciation and impairment loss, if any. Cost includes any directly attributable cost of bringing each asset to its working condition for intended use.

Assets under installation or under construction as at balance sheet date are shown as Capital Work in Progress together with project expenses.

Ind AS 16 "Property, Plant and Equipment" requires the cost of an item of property, plant and equipment to include the initial estimate of the costs of dismantling/decommissioning and removing the asset and restoring the site on which it is located. Ind AS requires the liability, both initially and subsequently, to be measured at the amount required to settle the present obligation at the end of the reporting period, reflecting a current market-based discount rate.

### Intangible Assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortization / depletion & impairment, if any.

### 1.4. DEPRECIATION AND AMORTISATION

a) Depreciation on Fixed Assets is provided on Straight Line method in accordance with the rates as specified in Schedule II to the Companies Act, 2013 (as amended).



b) Depreciation/Amortization on assets added, sold or discarded during the year has been provided on prorata basis.

### 1.5. FINANCIAL ASSETS:

The Company classifies its financial assets in the following measurement categories:

- (1) Those to be measured subsequently at fair value (either through other comprehensive income, or through the Statement of Profit and Loss), and
- (2) Those measured at amortised cost.

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

At initial recognition, the Company measures a financial asset at its fair value. Transaction costs of financial assets carried at fair value through the Profit and Loss are expensed in the Statement of Profit and Loss.

The Company measures the expected credit loss associated with its assets based on historical trend, industry practices and the business environment in which the entity operates or any other appropriate basis. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

### 1.6. INVENTORIES

- a) Inventories (other than by-products) are valued at lower of cost and net realizable value after providing for obsolescence, if any. Cost of inventory comprises of purchase price, cost of conversion and other cost that have been incurred in bringing the inventories to their respective present location and condition. Interest costs are not included in value of inventories. The cost of Inventories is computed on weighted average basis.
- b) Assets identified and technically evaluated as obsolete and held for disposal are valued at their estimated net realizable value.
- c) By products are valued at net realizable value.

### 1.7. REVENUE RECOGNITION

- a) Sale of Goods is recognised at the time of transfer of substantial risk and rewards of ownership to the buyer for a consideration, net of discounts.
- b) Gross Turnover includes excise duty but excludes sales tax / GST.
- c) Dividend Income is recognised when the Company's right to receive dividend is established.
- d) Interest Income is recognised on time proportion basis taking into account the amount outstanding and rate applicable.
- e) All Other Income is accounted for on accrual basis.

### 1.8. EXPENSES

All expenses are accounted for on accrual basis.



### 1.9. PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

- a) Provision is recognized in respect of obligations where, based on the evidence available, their existence at the Balance Sheet date is considered probable.
- b) A provision is recognized if, as a result of a past event, the Company has a present legal obligation that can be estimated reliably, and is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by the best estimate of the outflow of economic benefits required to settle the obligation at the Balance Sheet date.
- c) Provisions, contingent liabilities and contingent assets are reviewed at each Balance Sheet date.
- d) Reimbursement expected in respect of expenditure to settle a provision is recognized only when it is virtually certain that the re-imbursement will be received.
- e) A Contingent Asset is not recognized in the accounts.

### 1.10. IMPAIRMENT OF ASSETS

Impairment loss, if any, is recognized to the extent, the carrying amount of assets exceed their recoverable amount. Recoverable amount is higher of an asset's net selling price and its value in use. Value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life.

Impairment Losses recognized in prior years are reversed when there is an indication that the impairment losses recognized no longer exist or have decreased. Such reversals are recognized as an increase in carrying amount of assets to the extent that it does not exceed the carrying amount that would have been determined (net of amortization or depreciation) had no impairment loss been recognized in previous years. After impairment, depreciation or amortization on assets is provided on the revised carrying amount of the respective asset over its remaining useful life.

### 1.11. FOREIGN CURRENCY TRANSACTION

Foreign currency transactions are accounted at the exchange rates prevailing on the date of transactions.

Foreign currency current assets and current liabilities outstanding at the balance sheet date are translated at the exchange rate prevailing on that date and the resultant gain or loss is recognized in the Profit & Loss account.

Any income or expenses on account of exchange difference either on settlement or on translation is recognized in the Profit and Loss Account except in case of long term liabilities, where they relate to acquisition or construction of fixed assets, in which case they are adjusted to the carrying cost of such assets in accordance with the exemption under Para D13AA of Ind AS 101.

### 1.12. BORROWING COSTS

Borrowing costs that are attributable to the acquisition or construction of a qualifying asset is capitalised as part of the cost of such asset till such time the asset is ready for its intended use. A qualifying asset is one that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing costs are charged to the Statement of Profit and Loss in the period in which they are incurred.

### 1.13. INSURANCE CLAIM

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



### 1.14. EMPLOYEE BENEFITS

- a) Contribution to Provident Fund is accounted for on accrual basis. The Provident Fund contributions are made to a Trust administered by the Company. The interest rate payable to the members of the Trust is not lower than statutory rate of interest declared by the Central Government under the Employees Provident Funds and Miscellaneous' Provisions Act, 1952 and shortfall, if any, is made good by the Company. Such shortfall on account of interest, if any, is recognized in the Profit and Loss account.
- b) Company's defined contributions made to Pension Fund of Government and Superannuation Scheme of Life Insurance Corporation of India are charged to the Profit and Loss account on accrual basis.
- c) Contribution to Gratuity Fund and provision for Leave Encashment is based on actuarial valuation carried out as on the Balance Sheet date as per Projected Unit Credit Method.

The Company recognizes the net obligation of a defined benefit plan in its balance sheet as an asset or liability. Gains or losses through re-measurements of the net defined benefit liability/(asset) are recognized in other comprehensive income.

### 1.15. TAXES ON INCOME:

Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income Tax Act, 1961.

Deferred tax is recognized, subject to the consideration of prudence in respect of deferred tax assets, on timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax assets are recognized only to the extent there is reasonable certainty that the assets can be realized in future; however, when there is a brought forward loss or unabsorbed depreciation under taxation laws, deferred tax assets are recognized only if there is virtual certainty of realization of such assets. Deferred tax assets are reviewed as at each Balance Sheet date and written down or written up to reflect the amount that is reasonably/virtually certain to be realized.

### 1.16. EARNINGS PER SHARE:

Basic earnings per share is computed by dividing the profit/(loss) after tax (including the post tax effect of extra ordinary items, if any) by the weighted average number of equity shares outstanding during the year.

Diluted earnings per share is computed by dividing the profit/(loss) after tax (including the post tax effect of any extra ordinary items, if any) by the weighted average number of equity shares considered for deriving basic earnings per share and also the weighted average number of equity shares which could be issued on the conversion of all dilutive potential equity shares.

### 1.17 FINANCIAL LIABILITY:

Financial Liabilities are subsequently carried at amortized cost using the effective interest method, except for loans where the difference between IRR and normal rate of interest was immaterial.

Borrowing costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such assets upto the date when they are ready for their intended use and other borrowing costs are charged to Profit & Loss account.



(in Rupees)

# NOTES FORMING PART OF FINANCIAL STATEMENTS

NOTE - 2

Property, Plant & Equipment (Current Year)

Balance as at 31.03.2021 91,33,164 2,036 4,326 91,25,981 821 Net Block Balance as at 31.03.2022 2,036 2,915 89,61,802 91,33,164 89,67,574 821 as at 31.03.2022 16,64,941 Balance 15,469 11,710 14,99,351 43,964 15,93,798 Depreciation & Amortisation Disposals / Transfer ı ı ı ı 1,64,179 For the year 1,411 1,65,590 1,65,590 Balance as at 1.4.2021 43,964 15,469 10,299 14,29,619 14,99,351 13,33,761 as at 31.03.2022 1,06,32,515 1,06,32,515 Balance 46,000 14,625 16,290 1,05,55,600 Disposals / Transfer ı **Gross Block At Cost** Additions I ı I ı ı Balance as at 1.4.2021 46,000 16,290 14,625 1,06,32,515 1,06,32,515 1,05,55,600 Figures for the Previous Year Furniture & Fixtures Office Equipment Tangible Assets Air Conditioners Office Premises Grand Total: Description

# Property, Plant & Equipment (Previous Year)

(in Rupees)

Description		Gross Blk	Gross Block At Cost			Depreciation & Amortisation	Amortisation		Net Block	3lock
	Balance as at 1.4.2020	Additions	Disposals / Transfer	Balance as at 31.03.2021	Balance as at 1.4.2020	For the year	Disposals / Transfer	Balance as at 31.03.2021	Balance as at 31.03.2021	Balance as at 31.03.2020
Tangible Assets										
Air Conditioners	46,000	I	I	46,000	43,964		I	43,964	2,036	2,036
Office Equipment	16,290	I	I	16,290	15,469		I	15,469	821	821
Furniture & Fixtures	14,625	I	I	14,625	8,888	1,411	I	10,299	4,326	5,737
Office Premises	1,05,55,600	I	I	1,05,55,600	12,65,440	1,64,179	I	14,29,619	91,25,981	92,90,160
Grand Total :	1,06,32,515	I	_	1,06,32,515	13,33,761	1,65,590	I	14,99,351	91,33,164	92,98,754
Figures for the Previous Year	1,06,32,515	I	-	1,06,32,515	11,68,171	1,65,590	I	13,33,761	92,98,754	



	As at 31.03.2022	(in Rupees)  As at 31.03.2021
NOTE - 3		
LOANS		
Non-Current Unsecured, Considered Good		
Security Deposit	4,29,630	8,31,630
Total Non-Current Loans	4,29,630	8,31,630
Current		
Unsecured, Considered Good		
Loan to Body Corporate	_	_
Loan to Employees		
Total Current Loans		
NOTE - 4 OTHER NON-CURRENT ASSETS		
Capital Advances Advances other than Capital Advances	_	_
Balances with Statutory Departments	_	_
Other Receivables (Doubtful)		12,85,554
	_	12,85,554
Less: Provision for Doubtful Receivables		(12,85,554)
Total	_	_
NOTE - 5 INCOME TAX ASSETS (NET) & DEFERRED TAX ASSET Non-Current MAT Credit Entitlement	_	2,08,75,770
Current		
Advance Tax/Tax paid at source (net of provision) Deferred Tax Asset	2,35,831 69,429	2,72,304 69,429
Total Income tax assets (net) & Deferred Tax Asset	3,05,260	2,12,17,503
NOTE - 6 CASH AND CASH EQUIVALENTS Balances with Banks		
Current Account Unpaid Dividend Account	8,72,939 5,43,877	4,31,417 5,43,877
Margin Money Deposit against Guarantee	5,43,877 3,15,340	5,43,877 2,97,366
	17,32,156	12,72,660
Cash on hand		4,167
Total	17,32,156	12,76,827



		As at		(in Rupees)  As at
		31.03.2022		31.03.2021
NOTE - 7 INVESTMENTS Current Investment in Mutual Fund through FVTPL				
Franklin India Ultra Short Bond Fund S.I. Plan Dire Units as on 31.3.2022 : 19,347.540 NAV 33.59 Units as on 31.3.2021 : 3,95,668.9465 NAV 29	73	6,50,025		1,18,34,419
Total		6,50,025		1,18,34,419
Aggregate provision for dimunition in value of I	nvestments			
Investment in Equity through FVTOCI	Nos.		Nos.	
Aavas Financiers Ltd	_	_	500	12,10,425
Bharti Airtel Ltd	11,500	86,81,925	6,500	33,62,450
Bharti Airtel Ltd Right Entitlement	821	3,25,075	_	_
Can Fin Homes Ltd	2,500	15,78,625	2,000	12,27,500
City Union Bank	_	_	5,000	7,79,750
Dalmia Bharat Ltd	4,500	67,30,200	4,500	71,50,500
Gujarat Fluorochemicals Ltd	9,650	2,64,65,608	4,000	23,00,600
HDFC Bank	1,300	19,11,455	_	_
ICICI Bank	1,250	9,12,875	_	_
IndusInd Bank	1,500	14,03,100	_	_
ICICI Lombard General Insurance Company Ltd	1,000	13,28,300	1,000	14,33,200
Jindal Steel and Power Ltd	12,000	63,94,200	12,000	41,23,200
MAS Financial Services Ltd		_	500	4,26,550
SUN TV Network	3,750	18,36,938	5,000	23,51,500
Titan Company Ltd	1,000	25,36,150	1,000	15,58,050
Total		6,01,04,451		2,59,23,725
Aggregate provision for dimunition in value of I	nvestments	_		_
NOTE - 8 OTHER CURRENT ASSETS				
P.F Refundable		15,175		15,175
Balances with Government Authorities		2,39,529		1,10,073
Prepaid expenses		1,937		15,621
Total		2,56,641		1,40,869
i Otai		2,50,041		1,40,009



(in Rupees)

	As at 31.03.2022	As at 31.03.2021
NOTE - 9		
EQUITY SHARE CAPITAL		
Authorized		
Equity Shares of par value of Rs. 1/- each	1,50,00,000	15,000,000
9.50% Redeemable Cumulative Preference Shares		
of par value of Rs. 100 each	50,00,000	5,000,000
	2,00,00,000	20,000,000
Issued, Subscribed and Paid-Up		
Equity Shares of par value of Rs. 1/- each fully paid up	53,39,500	53,39,500
Total Issued, Subscribed and Fully paid up Share Capital	53,39,500	53,39,500

### (a) Reconciliation of the shares outstanding at the beginning and at the end of the reporting period

Particulars	As at 31.03.2022		As at 31.03.2021	
	No. of Shares	Rupees	No. of Shares	Rupees
Shares outstanding at the beginning of the year	53,39,500	53,39,500	53,39,500	53,39,500
Shares outstanding at the end of the year	53,39,500	53,39,500	53,39,500	53,39,500

### (b) Terms and Rights attached to Equity Shares

The Company has only one class of equity shares having a par value of Re.1/- per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividend in Indian Rupees. The holders of equity shares are entitled to receive dividend as declared from time to time. The Company has not declared dividend for the year.

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

Details of Shareholders holding more than 5% Shares	As at 31	.03.2022	As at 31	.03.2021
Name of Shareholders	No. of Shares	% of Holding	No. of Shares	% of Holding
New India Exports Private Ltd	26,88,000	50.34%	26,88,000	50.34%
Life Insurance Corporation of India	4,97,695	9.32%	5,00,000	9.36%
Smt. Vineeta Kanoria	3,53,867	6.63%	4,60,070	8.62%
Shri Anurag Kanoria	3,54,883	6.65%	_	_



# NOTE 10 STATEMENT OF CHANGES IN EQUITY ( OTHER EQUITY)

(in Rupees)

	Reserves & Surplus				Other Comprehensive Income	
Particulars	Capital Reserve	Retained Earnings	Capital Redemption Reserve	General Reserve	Other item of other comprehensive Income	Total
Balance as on 1st April 2020	5,80,26,727	(2,63,62,411)	40,00,000	1,92,40,247	(27,37,908)	5,21,66,655
Profit for the year	_	14,66,485	_	_	_	14,66,485
Remeasurement of the Net Defined Benefit Plans	_	ı		I	9,774	9,774
Gain on fair value of Investments	_		_	-	82,21,449	82,21,449
Changes during the year due to reliastion of financial assets	_	_	_	_	11,13,186	11,13,186
Retained Earnings	_	_	_	_	_	_
Balance as on 31st March 2021	5,80,26,727	(2,48,95,926)	40,00,000	1,92,40,247	66,06,501	6,29,77,549
Opening as on 1st April 2021	5,80,26,727	(2,48,95,926)	40,00,000	1,92,40,247	66,06,501	6,29,77,549
Profit for the year	_	(2,26,18,099)	_	_	_	(2,26,18,099)
Remeasurement of the Net Defined Benefit Plans	_	_	_	_	22,927	22,927
Gain on fair value of Investments	_	_	_	_	2,49,11,009	2,49,11,009
Changes during the year due to reliastion of financial assets	_	_	_	_	_	_
Retained Earnings	_	(3,56,742)	_	_	3,56,742	_
Balance as on 31st March 2022	5,80,26,727	(4,78,70,767)	40,00,000	1,92,40,247	3,18,97,179	6,52,93,386



		(in Rupees)
	As at 31.03.2022	As at 31.03.2021
NOTE - 11		
PROVISIONS		
Non-Current Provision for Employee Benefits		
Gratuity	30,285	20,091
Total Non-Current Provisions	30,285	20,091
Reconciliation Opening balance Net amount recognised during the year	14,179 16,106	5,912 14,179
Closing balance	30,285	20,091
	· · ·	<u> </u>
Current Provision for Employee Benefits		
Gratuity	4,04,323	3,31,278
Leave Salary	72,150	1,34,032
Total Current Provisions	4,76,473	4,65,310
Reconciliation Opening balance	(87,705)	5,53,015
Net amount recognised during the year	5,64,178	(87,705)
Closing balance	4,76,473	4,65,310
NOTE - 12		
OTHER FINANCIAL LIABILITIES		
Current		
9.5% Non- Convertible Cumulative Redeemable Preference Shares	5,00,000	5,00,000
Unpaid Dividend	5,44,690	5,44,690
Total	10,44,690	10,44,690
NOTE - 13		
OTHER CURRENT LIABILITIES		
Outstanding Employees Salary & Other benefits	81,668	1,34,325
Outstanding Employees Salary & Other benefits Statutory Liabilities	1,40,245 39,490	3,23,117 53,555
Total	2,61,403	5,10,997



		(in Rupees)
	2021-22	2020-21
NOTE - 14 OTHER INCOME Interest Income On Fixed Deposit On Loan & Others	17,974	19,766
Other Non-Operating Income (net) Bad Debt Recovered Dividend Income Compensation Income Gain from Fair Valuation of Investment in Mutual Funds Others	12,85,554 1,09,648 8,10,000 3,05,876 21,340	6,496 — 3,700 14,40,000 29,99,883 —
Total	25,50,392	44,69,845
NOTE - 15 EMPLOYEE BENEFIT EXPENSES Salaries Contribution to Provident and Other Funds Welfare Expenses Total	17,63,414 2,80,255 — 20,43,669	16,19,868 2,75,112 — 18,94,980
Total		10,54,500
NOTE - 16 OTHER EXPENSES Advertisement & Publicity Insurance Lease Rent Rates & Taxes Legal & Professional Fees	34,760 21,124 1,124 8,93,612 2,42,250	60,954 14,157 1,124 73,612 62,000
Listing Fee Miscellaneous Expenses Audit Fee Electricity Charges Service Charges Printing & Stationery	3,00,000 86,958 75,000 1,26,720 44,320 5,680	3,00,000 4,374 75,000 76,690 1,07,350
Communication Expenses Interest on delayed payment Bank Charges Repairs & Maintainence Penalty Sundry Balance written off GST Expense	20,853 11,269 6,794 65,854 16,520 — 2,320	14,570 1,144 2,765 76,791 31,860 2,213 340
	19,55,158	9,04,944



		(in Rupees)
	2021-22	2020-21
NOTE - 17	<del></del>	
EARNINGS PER SHARE (EPS)		
Net Profit/(Loss) after Tax as per Statement of		
Profit & Loss attributable to Equity Share Holders	(2,26,18,099)	14,66,485
Less : Dividend on Preference Shares		
Total	(2,26,18,099)	14,66,485
Weighted Average Number of Equity Shares used	53,39,500	53,39,500
as a denominator for calculating EPS		
Basic and Diluted Earning per Share (Rupees)	-4.24	0.27
Face Value per Equity Share (Rupees)	1	1

### **NOTE - 18**

### 18.1. Contingent Liabilities not provided for in respect of

- a. Bank Guarantees outstanding Rs. 1,07,000/- (previous year Rs. 1,07,000/-) against which fixed deposit receipts of Rs. 3,15,340/- (previous year Rs. 2,97,366/-) pledged with a bank.
- Ltd. ("the Society") has expired on 14th December, 2000 and not been renewed as MCGM has raised a demand for additional lease rent which has been challenged by the Society who has filed an appeal before The Asst. Commissioner (Estates), MCGM. The Company is one of the members of the Society and has given an indemnity bond to it on 17th August 2012, that in the event that the Society is ultimately called to pay any additional lease rent from 14th December, 2000 onwards to MCGM on the outcome of its appeal, then the same will be borne by the Company.
- 18.2. There are no dues outstanding to any micro, small and medium enterprises.
- 18.3. Related party disclosures as per Ind AS 24 are given below
  - (a) Following transactions were carried out in the ordinary course of business with the parties referred to in (b) below. There were no amounts written off or written back from such parties during the year.

The related parties included in the various categories above where transactions have taken place are given below:

Particulars	Associate		Key Managerial Personal		
	For the Year ended 31st				
	March, 2022 Rupees	March, 2021 Rupees	March, 2022 Rupees	March, 2021 Rupees	
Remuneration	-	-	18,00,445	17,17,572	



(b)

S. No.	Relation	Name of Related Party
1	Key Managerial Personnel	Shri Raj Kumar Jhunjhunwala CS Smt. Shraboni Chatterjee Shri Dilip S. More

### 18.4. Employee Benefits

As per Ind AS "Employees Benefits", the disclosure of Employees Benefits as defined in the Accounting Standard is given below:

### a) Defined Contribution Plan

The Company makes contribution at a specified percentage of its payroll cost towards the Employees Provident Fund (EPF) for such employees who qualify for the same.

The Company has recognised Rs. 1,89,072/- (Previous Year Rs.1,74,716/-) towards provident fund contribution in the Statement of Profit and Loss.

### b) Defined Benefit Plans

The Company provides annual contributions as a non-funded defined benefit plan for qualifying employees. The gratuity scheme provides for payment to vested employees as under:

i) On normal retirement / early retirement /withdrawal / resignation :

As per the provisions of the Payment of Gratuity Act, 1972 with a vesting period of 5 years of service.

### ii) On death while in service:

As per the provisions of the Payment of Gratuity Act, 1972 without any vesting period.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation for gratuity was carried out at 31st March, 2022 by an Actuary using the Projected Unit Credit Method.



The following table sets out the amounts recognised in the Company's financial statements and the status of the gratuity plan as at 31st March, 2022

Sr. No.	Particulars		tuity unded)	Leave Encashment (Non-Funded)			nt Fund ded)
		As at 31	As at 31st March As at 31st March		As at 31st March		
		2022	2021	2022	2021	2022	2021
		Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
ı	Reconciliation of Defined Act						
	Benefit Obligation (DBO):						
	DBO at the beginning of the year	3,51,369	2,58,917	1,34,032	3,00,010		
	Current Service Cost	84,978	85,759				
	Interest Cost	21,187	16,467				
	Actuarial (gain)/losses	(22,927)	(9,774)				
	Benefits paid	_	_			1,89,072	1,74,716
	DBO at the end of the year (Net liability recognised in the Balance Sheet)	4,34,607	3,51,369	72,150	1,34,032		
II	Net Cost for the year ended 31st March :						
	Current Service Cost	84,978	85,759				
	Interest Cost	21,187	16,467				
	Actuarial (gain)/losses	(22,927)	(9,774)				
	Net Cost	83,238	92,452				
III	Assumptions used in accounting for the						
	Gratuity plan :						
	Discount Rate (%)	6.24%	6.03%				
	Salary Escalation Rate (%)	7.00%	7.00%				

The estimates of rate of escalation in salary considered in actuarial valuation takes into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market.



**18.5.** The carrying value and fair value of financial instruments by categories as of March 31, 2022 and 31st March 2021 were as follows:

As at March 31, 2022 (In Rs)

Particulars	Fair value through P&L	Fair value through OCI	Amortised cost	Total carrying and Fair value
Financial Assets				
Investment	_	6,07,54,476	_	6,07,54,476
Trade Receivables	_	_	_	_
Cash and Cash Equivalents	_	_	17,32,156	17,32,156
Bank Deposits Other than				
Cash and Cash Equivalents	_	_	_	_
Loans & Advances	_	_	4,29,630	_
Other Financial Assets	_	_	_	_
Total	_	6,07,54,476	21,61,786	6,24,86,632
Financial Liabilities				
Borrowings	_	_	_	_
Trade Payables	_	_	_	_
Other Financial Liabilities			10,44,690	10,44,690
Total	_	_	10,44,690	10,44,690

### As at March 31, 2021 (In Rs)

Particulars	Fair value through P&L	Fair value through OCI	Amortised cost	Total carrying and Fair value
Financial Assets				
Investment	_	3,77,58,144	_	3,77,58,144
Trade Receivables	_	_	_	_
Cash and Cash Equivalents	_	_	12,76,827	12,76,827
Bank Balance Other than				
Cash and Cash Equivalents	_	_	_	_
Loans & Advances	_	_	8,31,630	_
Other Financial Assets	_	_	_	_
Total	_	3,77,58,144	21,08,457	3,90,34,971
Financial Liabilities				
Borrowings	_	_	_	_
Trade Payables	_	_	_	_
Other Financial Liabilities	_	_	10,44,690	10,44,690
Total		_	10,44,690	10,44,690
				1

### Fair Value Hierarchy

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



The mutual funds are valued using the closing NAV and listed equity instruments are being valued at the closing prices on recognised stock exchange.

- **Level 2:** The fair value of financial instruments that are not traded in an active market (for example, traded bonds, over-the counter derivatives) is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.
- Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities, contingent consideration and indemnification asset included in level 3.

The Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

- **18.6.** The figures of the previous year have been reworked, regrouped, rearranged and reclassified wherever necessary. Accounts and other disclosures for the preceding year are included as an integral part of the current year financial statements and are to be read in relation to the amounts and other disclosures relating to the current year.
- **18.7.** Deferred Tax Asset is not recognised during the year because there is no probability that future taxable profit will be available against which, the temporary difference in tax can be utilised. Deferred Tax Assets are reviewed at each reporting date and are reduced to the extent that is no longer probable.
- 18.8. Provision for depreciation as per Companies Act 2013 as presented in Schedule II has been accounted for on the basis of the useful life of the asset.
- 18.9. Pursuant to the Taxation Laws (Amendment) Bill 2019, passed on November 25, 2019, the Company had exercised the option permitted u/s 115BAA of the Income Tax Act, 1961, to compute income tax at revised rate and accordingly, the Company has written off MAT credit available and the same is reflected under Tax Expense in the Statement of Profit and Loss.
- 19.1. Companies operations are closed and therefore company has not prepared its financial statement on the basis of going concern assumptions.
- 19.2. Companies operations are closed and hence there is no impact on account of COVID-19.

As per our report of even date

Signature to Note 1 to 19

For BATLIBOI & PUROHIT CHARTERED ACCOUNTANTS F.R. No. 101048 W

For BOMBAY WIRE ROPES LIMITED

**Partner** Membership No. 153493

Place: Mumbai

Gauray Dhebar

Date: 25th May, 2022

Shraboni Chatterjee Rajkumar Jhunjhunwala Whole Time Director Company Secretary

Dr. Anurag Kanoria Director