LAXMIPATI ENGINEERING WORKS LIMITED

Date: 04/09/2024

To,

BSE LIMITED

Phiroze Jeejeebhoy towers, Dalal Street, Mumbai – 400001

Dear Sir/ Madam,

Scrip ID/ Code/ ISIN : LAXMIPATI/ 537669/ INE920P01019

Subject : Annual Report for the Financial Year 2023-24

Reference No. : Regulation 34(1) of SEBI (Listing Obligations and Disclosure

Requirement) Regulations, 2015

Pursuant to Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith Annual Report of the company for the financial year 2023-24 and is also available on the website of the company at http://www.laxmipatiengineering.com/annual-report.

This is for your information and record.

Thanking You.

Yours Faithfully,

For Laxmipati Engineering Works Limited

Rakeshkumar Govindprasad Sarawagi

Director

DIN: 00005665

Place: Surat

Enclosure: Annual Report for the financial year 2023-24



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SHAREHOLDERS INFORMATION

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Nobody said this path would be easy, But certain journeys are worth the work!

In Financial Year 2023-24

The company's revenue from operations is around Rs, 4024.94 Lacs. Resulting an increase of revenue from the Operations compared to FY. 2022-23. The company has a team of more than 300 employees and has witnessed 100% client satisfaction in the previous fiscal.

ABOUT THE COMPANY

Laxmipati Engineering Works Limited is engaged in the Business of Fabrication, Heavy Engineering, Engineering Infrastructure and services and Shut down maintenance projects. The company was incorporated in 2012 as a Ship Building company and has in short span of time building itself as a reliable partner Manufacturing, Engineering Services, Repair and Upgrade. The company has the following certification: ISO 45001:2018 and ASME.

Company's first state of the art engineering workshop has been set up strategically at Palsana on NH 48. It covers more than 40,000 sq. meters of space. Currently the workshop employs more than 300 people in various activities. The workshop has latest machines and resources like 30 MT EOT cranes, Plate rolling machine, Press, CNC cutting machines, Pipe bending machine, VMC, latest welding machines.



The workshop is ideally suited for the following manufacturing projects depending on a client's need:

- Boilers and Heat Exchangers
- Pressure Vessels
- · Modular Manufacturing
- Pier Caps and Shutters for Infra Projects
- Heavy Engineering and Fabrication
- Defence Related Project
- · Maintenance, Repair and Upgrade
- IBR Piping
- Overlay Welding
- Machining

Some of our esteemed clients include L&T HED, L&T Defence, L& T ECC, AM/NS, Adani Ports, Ensavior and Sulzer India.

<u>VISION</u>

To be Global Player in the Shipbuilding / Ship Repair, Manufacturing, Heavy Engineering, Overlay Welding and Machining.

MISSION

To exceed Customers' Expectations with a mutually cooperative approach.

To consistently deliver quality products and services at competitive costs.

To create and deliver value for all stake holders and ensure profitability.

To set world class benchmarks in the Shipbuilding/Ship Repair and Manufacturing.

To focus on new areas of growth and opportunity.

To recruit and retain quality manpower and talent.

Becoming a partner in Nation building.



Dear Shareholders,

At the onset, I would like to express my heartfelt gratitude to our frontline workers, whose untiring efforts at ensuring the safety and well-being of our employees and communities have allowed us to hold our heads high, and continue our operations without disruptions. Despite the challenges, we have been able to create sustained value for our stakeholders, and, have achieved improved production, cost and distribution efficiency, and sustainability initiatives.

The company managed to complete 23 Key projects in the Heavy Engineering & Defence sector, which the company expects to be on the higher side in FY. 2026. The company's total list of principal clients now stands at 11 and this list includes big name such as L&T Precision Engineering and System, AM/NS, Nuberg Engineering Ltd, Adani, Hazira, Indian Oil Corporation Ltd, Ensavior Technologies Pvt. Ltd., and so on.

The company has increased its tally of total number of principal clients to Eleven in this Fiscal, which assures a very strong order book for the coming year with Four projects already under work-in progress. I am very pleased to inform that the current status of the work-in projects is nearly 65%. The State-of-the-Art Palsana workshop is now 100% complete and the company is further developing a world class infrastructure facility at the workshop to fasten the production process. Our focus remains aligned on heavy engineering division, and our recent success in pressure vessels, fabrication work verifies the same. We're further developing state-of the art world class infrastructure facility at Palsana to automate the entire plant to increase efficiency.

The company's revenue from operations is around Rs. 4024.94 Lacs in FY 2024. Resulting an increase of revenue from the Operations compared to FY. 2022-23. I join the Board in thanking the team for demonstrating resilience and agility and delivering on our set objectives.

I would like to take this opportunity to thank each and every employee as well as others who are associated with Laxmipati Engineering Works Limited in any way and also our partners across the value chain for their commitment and service to us. Most importantly, I would like to thank you, our shareholders, for our overwhelming trust, support and confidence in Laxmipati Engineering Works Limited.

Warms regards,

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468

LEADERSHIP TEAM



Mr. Sanjaykumar Govindprasad Sarawagi is one of the leading industrialists of Gujarat. He is the Chairman of Laxmipati Engineering Works Limited. He took over the reins of his family business at a very young age and has since then grown it into India's largest manufacturer of Sarees with his immense expertise in designing, production, marketing and business development. His vast experience in formulating and implementing effective business strategies has helped the Laxmipati Group into diversifying to other business areas like engineering and defense. His future plan involves getting a strong hold into the Defense Sector through technical textiles and Engineering services.

Mr. Manojkumar Govindprasad Sarawagi executive director of Laxmipati Engineering Works Limited is a marketing and sales wizard. His uncanny understanding of market dynamics and consumer behaviour has helped Laxmipati Group create a Pan India Presence. His strong networking skills have helped the company to expand into different segments, geographies and business areas. He was instrumental in getting the first contract for the company for fabrication of interceptor boats.





Mr. Rakeshkumar Govindprasad Sarawagi, an expert in Finance, administration and personnel management. He has played a vital role in debt and equity fund raising activity of Laxmipati group and the Company. He has been responsible for managing the fund requirement of the group effectively and keeping the funding costs low to enhance returns to the shareholders. His ability to take risks and back his team had enabled the company to not only diversify in different strategic areas but also grow substantially in last few years. He believes that people are the biggest asset of an organisation and nurturing the right people is a sure shot formula for success.



CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Sanjaykumar Govindprasad Sarawagi Chairman & Director

Mr. Manojkumar G Sarawagi Director

Mr. Rakeshkumar Govindprasad Sarawagi Director

Ms. Sheetal Ashok Tayal Non - Executive Independent Director

Mrs. Pratibha Pankaj Gulgulia Non - Executive Independent Director

Mrs. Ruchita Amit Mittal

(Completion of Tenure w.e.f. 28/09/2024)

Mr. Krishna Papaiah Mekala Additional Independent Director



COMMITTEES OF BOARD AS ON DATE

AUDIT COMMITTEE

Mrs. Pratibha Pankaj Gulgulia - Chairperson

Mr. Rakeshkumar Govindprasad Sarawagi - Member

Mr. Krishna Papaiah Mekala - Member









NOMINATION & REMUNERATION COMMITTEE

Ms. Sheetal Ashok Tayal - Chairperson

Mrs. Pratibha Pankaj Gulgulia - Member

Mr. Krishna Papaiah Mekala - Member

STAKEHOLDERS, SHAREHOLDERS & INVESTORS GRIEVANCE COMMITTEE

Ms. Sheetal Ashok Tayal - Chairperson

Mrs. Pratibha Pankaj Gulgulia - Member

Mr. Krishna Papaiah Mekala - Member



MANAGER

Mr. Amit Khandelwal



STATUTORY AUDITOR

M/s R P R & Co.

9001, World Trade Center, Near Udhna Darwaja, Ring Road, Surat - 395002

Email: rpr@rprandco.com Ph: +91-261-3591630











BANKER OF THE COMPANY

Bank of Baroda

0642, Textile Market Branch, Surat Textile Market , Ring Road, Surat - 395002, Gujarat

HDFC Bank Limited

UG 8-12, Divya Darshan Society, Nr. Rushabh Tower, Rander Road, Surat — 395009, Gujarat



REGISTRAR & SHARE TRANSFER AGENT

M/s Bigshare Services Private Limited

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre,

Mahakali Caves, Road, Andheri (East) Mumbai - 400093

Tel.: +91-022-62638200 Email: info@bigshareonline.com

Website: www.bigshareonline.com



REGISTERED OFFICE

Office Block, First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc. G.I.D.C., Pandesara, Surat - 394 221

BOOK CLOSURE: Date: 22nd September, 2024 to 28th September, 2024 (both days

inclusive)

13TH ANNUAL GENERAL

MEETING:

Date: 28th September, 2024

Time: 12.00 Noon

Venue: Registered Office

ISIN: INE920P01019

BSE Code: 537669









GOVERNANCE OF COMPANY



UPHOLDING A CULTURE OF ACCOUNTABILITY

We are guided by a strong value system and take pride in being a responsible corporate body that has consistently built upon its solid foundation of oversight. By abiding with the established laws and regulations, and ingraining a culture of compliance, accountability and ethical conduct across the organisation, we are upholding the best interests of our stakeholders.

Our business is underpinned by our adherence to high ethical standards and best practices in corporate governance. As a public company, we are committed not merely to guarantee consistent profitability to our shareholders, but also contribute to the economic growth of the nation by performing with integrity and in strict compliance with public laws and regulations. We are, at the same time, committed to work in the best interests of our stakeholders, which include not only our business partners, and employees but also the larger society we impact through our operations.



The Board of Directors at Laxmipati provides leadership to the Company, ensures that it delivers shareholder value, provides oversight and guides the management and approves the strategic objectives of the Company. Above all, it ensures that the Company is able to remain true to its obligations to the stakeholders and function in a sustainable way. The Board executes its duties in a way that involves careful risk considerations so that the Company is able to remain viable in the long term.

The senior management of the Company regularly updates the Board on key matters that concern and impact the business. At a special meeting every year, Board members are required to review and approve the business plan for the next year and give its feedback, which is addressed while drawing up the final plan. The Audit Committee and the Board also review and approve every related party transaction. We seek the approval of the shareholders whenever necessary. A key matter that involves the Board is succession planning. Under the aegis of the Board, the Nomination and Remuneration Committee drives the succession planning process for the Company.

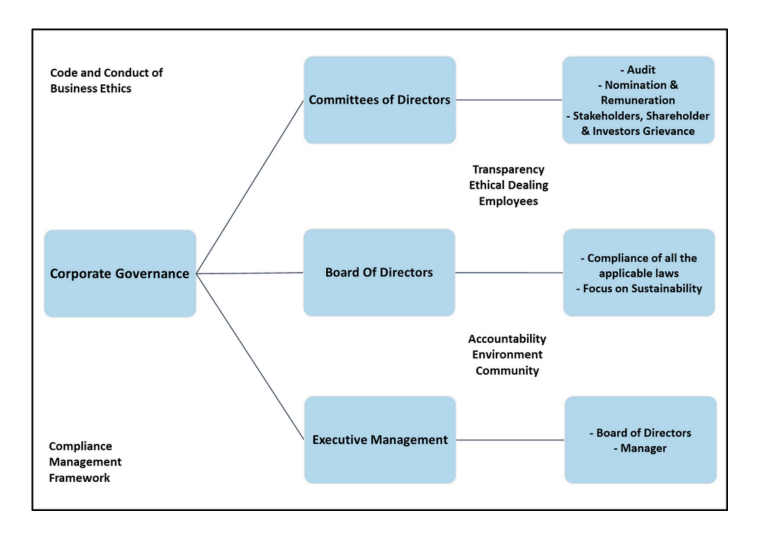








OUR GOVERNANCE FRAMEWORK



We have moreover, incorporated various policies to keep our Governance structure on point. Some of the important policies are listed below:

- Archival Policy
- Board Diversity Policy
- · Preservation of Documents
- Insider Trading Policy
- Evaluation of Board of Directors
- Risk Management Policy
- Related Party Transaction
- Vigil Mechanism/Whistle Blower Policy

The Board ensures that the Company adheres to Environment, Social and Governance (ESG) parameters under various Board committees. It seeks regular updates on the functioning of each project and other specific updates.









PREVENTION OF SEXUAL HARASSMENT (POSH)

We have a comprehensive POSH policy, which is overseen by Independent Women Director. We practice a policy of Zero Tolerance towards any misconduct, particularly of sexual harassment. Any reported incident is investigated with due attention and appropriate decisions are taken based on the outcome of the investigation. During the year under review, we received one POSH-related complaint and it has been resolved.



INVESTOR GRIEVANCE

The Stakeholders, Shareholder & Investors Grievance Committee is responsible for managing investor grievances, and is assisted by the registrar and share transfer agent of the Company. We believe that the prosperity of the company lies in the prosperity of its stakeholders.



BUILDING FOUNDATIONAL RELATIONSHIPS

Given the influence wielded by large shareholders, building positive relationships can lay the groundwork for future resolution of challenges or conflicts. Engaging with a company's largest shareholders before a crisis arises potentially builds relationships that are less adversarial than many existing board-investor relationships and may facilitate future communications.













LAXMIPATI ENGINEERING WORKS LIMITED

NOTICE

Notice is hereby given that the 13th Annual General Meeting of the Members of **Laxmipati Engineering Works Limited** will be held on Saturday, 28th September, 2024 at 12.00 Noon at the Registered Office of the company situated at Office Block, First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc., G.I.D.C, Pandesara, Surat, Gujarat – 394221 to transact the following businesses:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the company for the financial year ended on 31st March, 2024 together with the report of the Board of Directors & Auditors' thereon.
 - "RESOLVED THAT the Audited Balance Sheet, Profit & Loss Account and Cash Flow Statement for the year ended 31st March, 2024 along with the Auditors' Report and Directors' Report, be and are hereby considered, adopted and approved"
- 2. To appoint a Director in place of Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), liable to retire by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment.

"RESOLVED THAT in accordance with the provision of Section 152(6) and all other applicable provisions, if any, of the Companies Act, 2013, Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), who retires by rotation at this annual general meeting, be and is hereby reappointed as an executive director of the Company, liable to retire by rotation."

SPECIAL BUSINESS:

Regularisation of appointment of Mr. Krishna Papaiah Mekala (DIN: 01685738), as an Independent Director of the Company.

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

"RESOLVED THAT pursuant to the provisions of Section 149, 152, 161, Schedule IV and any other applicable provisions of the Companies Act, 2013 and the rules made there under (including any statutory modification(s) or re-enactment thereof for the time being in force) and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Mr. Krishna Papaiah Mekala (DIN: 01685738) who was appointed as an Additional Director of the company at the meeting of the Board of Directors of the Company held on 31st August, 2024 to hold office up to the date of ensuing Annual General Meeting of the Company be and is hereby appointed as a Non-Executive Independent Director of the company to hold the office for a term of five consecutive years upto 30th August, 2029, and whose office shall not be liable to retire by rotation.

Reg. Office: Office Block, First Floor, Pl. No. 237/2 & 3, Sub. Pl. No. A/25, Central Park Soc. GIDC, Pandesara, Surat-394221 E-mail: cs@laxmipatiengineering.com, Website: www.laxmipatiengineering.com, Tel. No. 0261-2894415 CIN: L35111GJ2012PLC068922









RESOLVED FURTHER THAT Board of Directors of the company be and is hereby authorized to do all such acts, deeds and things as may be required to give effect to the above resolution."

4. To Re-appoint Mr. Amit Khandelwal as a Manager of the company:

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

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and any other applicable provisions of the Companies Act, 2013 and the Rules made there under (including any statutory modification(s) or reenactment thereof for the time being in force), read with Schedule V to the Companies Act, 2013 the consent of the Company, be and is hereby accorded to re-appoint Mr. Amit Khandelwal as Manager for a further period of five years effective from 24th July, 2025, on the terms and conditions of appointment and remuneration as approved by the Board on recommendation of Nomination and Remuneration Committee, and the Board of Directors be and is hereby authorised to alter and vary such terms of appointment and remuneration not exceeding the limits specified in Schedule V to the Companies Act, 2013."

For and on behalf of the Board of Directors **LAXMIPATI ENGINEERING WORKS LIMITED**

Sd/-Gaurav Rajesh Jhunjhunwala Company Secretary

Date: 31/08/2024 Place: Surat









NOTES:

- 1. A statement pursuant to Section 102 (1) of the Companies Act, 2013 ("the Act"), relating to the special business to be transacted at the Annual General Meeting ("Meeting") is annexed hereto.
- 2. A member entitled to attend and vote at the Annual General Meeting (the "meeting") is entitled to appoint a proxy to attend and vote on a poll instead of himself / herself and the proxy need not be a member of the company. The instrument appointing the proxy, duly completed, must be deposited at the company's registered office not less than 48 hours before the commencement of the meeting (on or before 28th September, 2024 at 12.00 Noon IST). A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights. However, a member holding more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder. The Proxy holders shall provide his identity at the time of attending the meeting. A proxy form for the AGM is enclosed.
- 3. Pursuant to Section 113 of the Companies Act, 2013, corporate members intending to send their authorized representative to attend the meeting are requested to send to the Company a certified copy of Board resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 4. Karta in case of HUF, partners/proprietors in case of firm attending and voting should affix the respective stamp of HUF or firm on the attendance sheet, Polling paper or Proxy form.
- 5. Members/Proxy holders/ Authorized representatives are requested to bring Attendance slip sent herewith, duly filled-in for attending the Annual General Meeting.
- 6. Members are requested to quote Folio number/ Client ID No. in all their correspondences.
- 7. Relevant documents referred to in the above Notice are open for inspection at the Registered Office of the Company during the business hours on any working day (except Saturday, Sunday and holidays) between 10.00 a.m. and 4.00 p.m. up to the date of the Annual General Meeting.
- 8. The Register of Directors and Key Managerial Personnel and their shareholding, maintained under section 170 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 9. The Register of Contracts & arrangements in which director are interested, maintained under section 189 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 10. The Register of Members and the Share Transfer Books of the Company will remain closed from 22nd September, 2024 to 28th September, 2024 (both days inclusive).
- 11. The Shareholders are requested to direct change of address notifications and update details to their respective Depository Participant(s).
- 12. Equity shares of the Company are under compulsory demat trading by all Investors.
- 13. The Annual Report 2023-24, the Notice of the 13th AGM and instructions for e-voting along with the Attendance Slip and Proxy form, are being sent by electronic mode to all the members whose email addresses are registered with the Company/Depository Participant(s), unless a member has requested for a physical copy of documents. For members who have not registered their email addresses, physical copies of the documents are being sent by the permitted mode.
- 14. Members may also note that the Notice of the 13th AGM and the Annual Report 2023-24 will be available on Company's website i.e. www.laxmipatiengineering.com on website of BSE Limited at www.bseindia.com and on the website of CDSL https://www.evotingindia.com. For members who have not registered their email addresses, physical copies of the documents are being sent by the permitted mode.









- 15. Members seeking any information/document as referred in the notice are requested to write to the Company on or before 28th September, 2024 through email at cs@laxmipatiengineering.com. The same will be addressed by the Company suitably.
- 16. Members who have not registered their e-mail addresses so far, are requested to register their e-mail address for receiving all communication from the company electronically and quicker response to their queries to company's Registrar and Share Transfer Agent, Bigshare Services Private Limited, by clicking the link: https://www.bigshareonline.com/InvestorRegistration.aspx or Company.
- 17. Members are requested to contact our Registrar and Transfer Agent for any query related to shares and other inquiry at following address: -

M/s. Bigshare Services Private Limited

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre,

Mahakali Caves Road, Andheri (East) Mumbai - 400093

Tel.: +91-022-62638200, Fax: +91-022-62638299,

E-mail: info@bigshareonline.com, Website: www.bigshareonline.com

Please Quote Folio No. / DP ID & CL ID for any communication for your shareholding

- 18. The shareholder needs to furnish the printed Attendance slip along with a valid identity proof such as the PAN Card, Passport, Aadhar Card or driving license to enter the AGM hall.
- 19. Additional information, pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, in respect of the directors seeking appointment/re-appointment at the AGM, is furnished as annexure to the Notice. The directors have furnished consent/declaration for their appointment/re-appointment as required under the Companies Act, 2013 and the Rules there under.
- 20. The voting rights of Shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on 21st September, 2024.
- 21. The route map of the venue of Annual General Meeting is appended to this report. The prominent land mark near the venue is Decent Restaurant, Surat.

22. Information and other instructions relating to e-voting are as under:

- I. Pursuant to Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), the Company has provided a facility to the members to exercise their votes electronically through the electronic voting service facility arranged by CDSL. The facility available for voting through polling paper will also be made available at the AGM and members attending the AGM, who have not already cast their votes by remote e-voting shall be able to exercise the right at the AGM through polling paper. Members who have cast their votes by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their votes again.
- II. If Members are opting for remote e-voting, they shall not vote by polling paper and vice versa. However, in case Members cast their vote both by polling paper and by remote e-voting, then voting done through remote e-voting shall prevail and voting done by polling paper will be treated as invalid.
- III. Shri Ranjit Binod Kejriwal, Practicing Company Secretary has been appointed to act as the Scrutinizer for conducting the remote e-voting process as well as the voting through Polling Paper, in a fair and transparent manner.
- IV. Voting rights shall be reckoned on the paid up value of shares registered in the name of the members as on the cut-off date i.e. 21st September, 2024.









- V. A person, whose name is recorded in the register of members as on the cut-off date, i.e. 21st September, 2024 only shall be entitled to avail the facility of remote e-voting / as well as voting through the polling papers at the AGM. Any recipient of the Notice, who has no voting rights as on the Cut-off date, shall treat this Notice as intimation only.
- VI. A person who has acquired the shares and has become a member of the Company after the dispatch of the Notice of the AGM and prior to the Cut-off date i.e. 21st September, 2024, shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or through the polling papers at the AGM by following the procedure mentioned in this part.
- VII. The Remote e-voting period will commence on Wednesday, 25th September, 2024 at 9.30 a.m. and will end on Friday, 27th September, 2024 at 5.00 p.m. During this period, the members of the Company holding shares either in physical form or in demat form as on the Cut-off date i.e. 21st September, 2024, may cast their vote electronically. The members will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be automatically disabled for voting thereafter.
- VIII. Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast the vote again.
 - IX. The Scrutinizer, after scrutinizing the votes cast at the meeting (polling paper) and through remote e-voting, will, not later than 2 working days of conclusion of the Meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company. The results shall be communicated to the Stock Exchanges.
 - X. Subject to receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of the Meeting, i.e. 28th September, 2024.

XI. Instructions to Members for e-voting are as under:

- i. The voting period begins on Wednesday, 25th September, 2024 on open of working hours (i.e. 9:30 hours) and ends on the close of working hours (i.e. 05:00 hours), Friday, 27th September, 2024. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 21st September, 2024 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed 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 listed 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.









- **Step 1:** Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
 - iv. In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of	Login Method		
shareholders			
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi/Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login to Easi / Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab.		
Depository	2) After successful login the Easi/Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers website directly.		
	3) If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.		
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.		
Individual Shareholders holding securities in demat mode with NSDL Depository	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.		
	2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp		









	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.
Individual	You can also login using the login credentials of your demat account
Shareholders	through your Depository Participant registered with NSDL/CDSL for e-
(holding	Voting facility. After Successful login, you will be able to see e-Voting
securities in	option. Once you click on e-Voting option, you will be redirected to
demat mode)	NSDL/CDSL Depository site after successful authentication, wherein you
login through	can see e-Voting feature. Click on company name or e-Voting service
their Depository	provider name and you will be redirected to e-Voting service provider
Participants (DP)	website for casting your vote during the remote e-Voting period.

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

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

Login Type	Helpdesk Details
Individual Shareholders	Members facing any technical issue in login can contact CDSL
holding securities in	helpdesk by sending a request at helpdesk.evoting@cdslindia.com
Demat mode with CDSL	or contact at toll free no. 1800225533
Individual Shareholders	Members facing any technical issue in login can contact NSDL
holding securities in	helpdesk by sending a request at evoting@nsdl.co.in or call at : 022
Demat mode with NSDL	- 4886 7000 and 022 - 2499 7000

- **Step 2**: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
 - v. Login method for e-Voting for Physical shareholders and shareholders other than individual shareholders holding in Demat form.
 - 1. The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2. Click on "Shareholders" module.
 - 3. 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 should enter Folio Number registered with the Company.
 - 4. Next enter the Image Verification as displayed and Click on Login
 - 5. 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.
 - 6. If you are a first time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat
PAN	Enter your 10-digit alpha-numeric *PAN issued by Income Tax Department









	(Applicable for both demat shareholders as well as physical shareholders)
	• Shareholders who have not updated their PAN with the Company/Depository
	Participant are requested to use the sequence number sent by Company/RTA
	or contact Company/RTA.
Dividend Bank Details OR Date	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as
	recorded in your demat account or in the company records in order to login.
	• If both the details are not recorded with the depository or company, please
of Birth (DOB)	enter the member id / folio number in the Dividend Bank details field.

- vi. After entering these details appropriately, click on "SUBMIT" tab.
- vii. Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders 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.
- viii. For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- ix. Click on the **EVSN 240831048** for LAXMIPATI ENGINEERING WORKS LIMITED on which you choose to vote.
- x. 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.
- xi. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xii. 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.
- xiii. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xiv. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xv. If a demat account holder has forgotten the login password, then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xvi. There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- xvii. Additional Facility for Non-Individual Shareholders and Custodians-For Remote Voting only.
 - Non-Individual shareholders (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.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - 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.
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, 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.
 - Alternatively, Non-Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address cs@laxmipatiengineering.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.





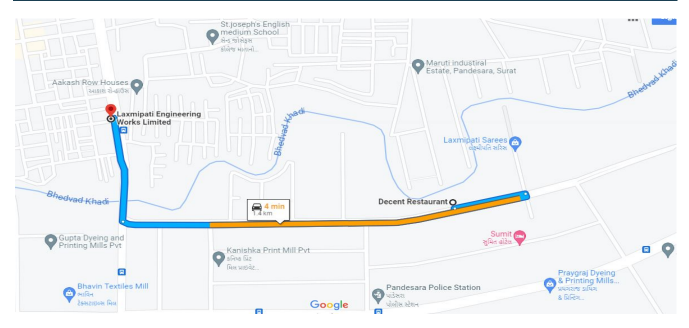




PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- 1. For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to **Company/RTA email id**.
- 2. For Demat shareholders -, Please update your email id & mobile no. with your respective **Depository Participant (DP)**.
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.
- If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33.
- All grievances connected with the facility for voting by electronic means may be addressed to Mr.
 Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, 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 toll free no. 1800 22 55 33

The Route Map of Venue of AGM of the Company.



For and on behalf of the Board of Directors LAXMIPATI ENGINEERING WORKS LIMITED

Sd/Date: 31/08/2024 Gaurav Rajesh Jhunjhunwala
Place: Surat Company Secretary









ANNEXURE TO NOTICE

DETAILS OF DIRECTOR/KMP SEEKING APPOINTMENT/RE-APPOINTMENT AT THE ENSUING ANNUAL GENERAL MEETING:

(Pursuant to Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard 2 issued by the Institute of Companies Secretaries of India)

1. Mr. Sanjaykumar Govindprasad Sarawagi (DIN-00005468), is proposed to be re-appointed as an Executive Director, who is liable to retire by rotation and as per the Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 and Secretarial Standards his details are as under:

Name of Director	Mr. Sanjaykumar Govindprasad Sarawagi
DIN	00005468
Date of Birth	01/07/1970 (54 years)
Qualification	B. Com
Expertise in specific functional areas	Finance
Experience	32 years
Terms and Conditions of Appointment/	As per the resolution at item No. 2 of the notice convening this
Reappointment	meeting, Mr. Sanjaykumar Govindprasad Sarawagi is liable to
	retire by rotation at the meeting and eligible for re-appointment
Remuneration Last drawn	NIL
Remuneration Proposed	NIL
Date of First Appointment	07/02/2012
Relationship with Directors/ Key Managerial	Mr. Manojkumar G Sarawagi and Mr. Rakeshkumar
Personnel	Govindprasad Sarawagi are brothers of Mr. Sanjaykumar
	Govindprasad Sarawagi
List of Companies in which directorship is	As attached below
held as on 31/03/2024	
Chairman / Member of the Committee of	Siddhi Vinayak Knots & Prints Private Limited
other Company	CSR Committee – Member
No. of Meetings of the Board Attended	6
during the year	
Listed entities from which the person has	NIL
resigned in the past three years	

List of Companies in which Mr. Sanjaykumar Govindprasad Sarawagi holds directorship as on 31st March, 2024:

Sr. No.	Name of the Company	Nature of Interest	Shareholding	Date on which interest arose
1.	Siddhi Vinayak Knots & Prints Private Limited	Whole-time Director	77,35,250	05/08/2008 01/04/2013
2.	Laxmipati Engineering Works Limited	Director	3,03,000	07/02/2012
3.	Shahlon Textile Park Private Limited	Director	5,48,000	13/04/2015 29/09/2015
4.	Siddhi Vinayak Polyfab Private Limited	Director	1,200	25/10/2018
5.	Wintex Mills Private Limited	Director		06/02/2020
6.	Vilayatee Couture Private Limited	Director	25,000	09/12/2020
7.	Anmol Tradelinks Pvt Ltd	Director	89,000	29/03/2021 08/11/2021
8.	SMR Kohinoor Private Limited	Director	50,000	03/08/2022
9.	Laxmipati Foundation	Director		10/06/2021
10.	Surat Sewa Foundation	Director	25.00%	01/12/2021

Mr. Manojkumar G Sarawagi and Mr. Rakeshkumar Govindprasad Sarawagi are brothers of Mr. Sanjaykumar Govindprasad Sarawagi









Mr. Krishna Papaiah Mekala (DIN: 01685738), is proposed to be regularized as an Independent Director, and as per the Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 and Secretarial Standards his details are as under:

Name of Director	Mr. Krishna Papaiah Mekala
DIN	01685738
Date of Birth	10/04/2024 (50 years)
Qualification	Diploma in Electronics and Communication
Expertise in specific functional areas	Managing the operations of the company
Experience	17 years
Terms and Conditions of Appointment/ Reappointment	As per the resolution at item No. 3 of the notice convening this meeting, Mr. Krishna Papaiah Mekala is proposed to be regularised as an Independent Director
Remuneration Last drawn	NA .
Remuneration Proposed	NIL
Date of First Appointment	31/08/2024 as an additional director
Relationship with Directors/ Key Managerial Personnel	Mr. Krishna Papaiah Mekala is not related to any director
List of Companies in which directorship is held as on 31/03/2024	NIL
Chairman / Member of the Committee of other Company	NIL
No. of Meetings of the Board Attended during the year	NA
Listed entities from which the person has resigned in the past three years	NA
Shareholding of non-executive directors [in the listed entity, including shareholding as a beneficial owner]	NIL
In case of independent directors, the skills and capabilities required for the role and the manner in which the proposed person meets such requirements.	As mentioned in Item No. 3 of explanatory statement.

2. Mr. Amit Khandelwal, is proposed to be re- appointed as Manager, and as per the Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 and Secretarial Standards his details are as under:

Name of Director	Mr. Amit Khandelwal		
DIN/PAN	AHLPK1456E		
Date of Birth	03-02-1977 (47 years)		
Qualification	M.B.A, B.Sc.		
Expertise in specific functional areas	Expert in Marketing		
Experience	22 years		
Terms and Conditions of Appointment/	As per the resolution at item No. 4 of the notice convening this		
Reappointment	meeting, Mr. Amit Khandelwal is proposed to be re-appointed		
	as Manager		
Remuneration Last drawn	Rs. 1,50,000 per month + other employment benefits		
Remuneration Proposed	Same as above		
Date of First Appointment	24/07/2015		
Relationship with Directors/ Key Managerial	Mr. Amit Khandelwal is not related to any Directors/ Key		
Personnel	Managerial Personnel		
List of Companies in which directorship is held	NIL		









as on 31/03/2024	
Chairman / Member of the Committee of other	
Company	
No. of Meetings of the Board Attended during	NA
the year	

For and on behalf of the Board of Directors **LAXMIPATI ENGINEERING WORKS LIMITED**

Date: 31/08/2024 Place: Surat Sd/-Gaurav Rajesh Jhunjhunwala Company Secretary









EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE PROVISIONS

ITEM NO. 3

Mr. Krishna Papaiah Mekala has been appointed as an Additional Independent Director of the Company pursuant to the provision of Section 161(1) of the Companies Act, 2013 by the board of directors in its meeting held on 31st August, 2024. Mr. Krishna Papaiah Mekala can hold office only upto the date of this Annual General Meeting.

On the recommendation of Nomination and Remuneration Committee of the Board of Directors of the Company, the Board of Directors has appointed him as an Independent Director for the term of consecutive five years starting from 31st August, 2024, subject to the member's approval in ensuing general meeting and he is not liable to retire by rotation.

In terms of Section 149 and any other applicable provisions of the Companies Act, 2013, Mr. Krishna Papaiah Mekala (DIN: 01685738), being eligible have offered himself to be regularised as an Independent Director of the Board of the Company. In line with the requirements of Companies Act, 2013, it is therefore proposed to regularise him as independent director and his details are mentioned in the Annexure to this notice.

Mr. Krishna Papaiah Mekala has a Diploma in Electronics and Communication and has 17 years' experience in the field of managing the operations of the company.

Mr. Krishna Papaiah Mekala, is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given the following:

- (i) consent in writing to act as Director in Form DIR-2 pursuant to Rule 8 of Companies (Appointment & Qualification of Directors) Rules 2014,
- (ii) intimation in Form DIR-8 in terms of Companies (Appointment & Qualification of Directors) Rules, 2014, to the effect that he is not disqualified for being appointed as Directors under subsection (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.

In the opinion of the Board, Mr. Krishna Papaiah Mekala, fulfill the conditions specified in the Companies Act, 2013 and rules made thereunder for appointment as an Independent Director of the Company.

None of the Directors and Key Managerial Personnel of the Company or their respective relatives, other than Mr. Krishna Papaiah Mekala for his respective appointment, is concerned or interested, financially or otherwise, in these Resolutions. The Board recommends the Special Resolution set out at item no. 3 for approval of the Member.

ITEM NO. 4

Mr. Amit Khandelwal, was appointed as Manager of the company in AGM held on 24th July, 2015 for a term of 5 years from that AGM. He was re-appointed as the Manager of the Company w.e.f 24th July, 2020, and the tenure of the manager will expire on 23rd July, 2025, so the approval of members is hereby accorded for re-appointing the manager for the further term of 5 year commencing from 24th July, 2025 on the terms and conditions as approved by the board on recommendation of Nomination and Remuneration Committee.

Mr. Amit Khandelwal being eligible, the resolution seeks approval of members for his re-appointment as Manager for a period of 5 years. Consent in writing has been received from Mr. Amit Khandelwal as a manager of the Company.

None of the Directors, Key Managerial person or their relatives are interested in the resolution. The Board recommends this Resolution for Members approval by way of Special Resolution.

For and on behalf of the Board of Directors LAXMIPATI ENGINEERING WORKS LIMITED

Sd/-Gaurav Rajesh Jhunjhunwala Company Secretary

Date: 31/08/2024 Place: Surat







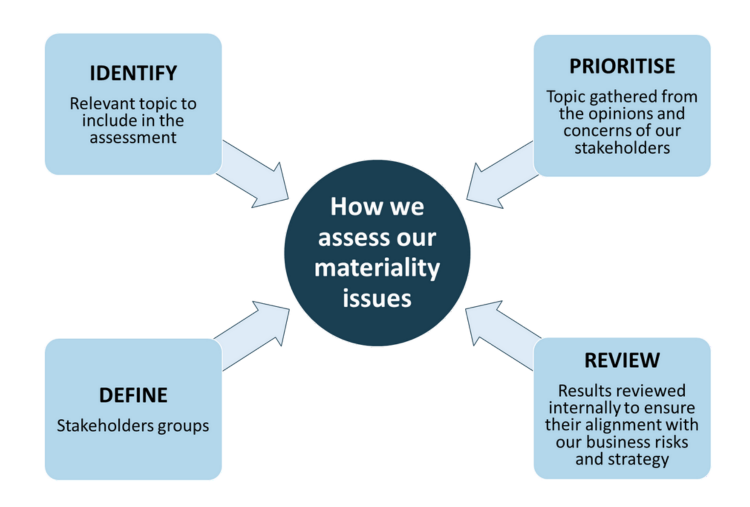


MATERIALITY ASSESSMENT

MATERIAL PRIORITIES OF BUSINESS

Through a comprehensive materiality assessment, we identify, assess and understand the financial and nonfinancial issues that impact our business and the process by which we create long-term value for our stakeholders. These issues are integral to our planning process and help support the delivery of our business strategy.

We engage in a comprehensive stakeholder engagement exercise, based on a well-defined, closed-loop approach. This includes identification of stakeholders, prioritization, engagement, strategy development, preparation and implementation of the action plan to complete the feedback loop. The prioritization of material topics related to performance, people, and planet are well aligned with our strategic pillars.











UNDERSTANDING OUR STAKEHOLDERS

STAKEHOLDERS	HOW WE ENGAGE
Shareholders/ Investors	Through our investor relations arm and various communication channels including annual report, quarterly releases and investor calls, we engage with our shareholders and investors. Key concerns are shared with the Board.
Dealers/ Channel Partners	We engage with our dealers through channel satisfaction surveys, annual conferences, meetings and marketing meets.
Suppliers	We hold regular supplier meets, periodic assessments and interactions to ensure a transparent procurement system, address suppliers' grievances, expand network and reduce their risks.
Customers	We engage with our customers through technical services team camps, workshops, seminars and site visits.
Employees	We regularly undertake employee engagement surveys, hold function specific meetings, and engage with our employees through internal newsletters and magazines and events.
Community	We continue the positive engagement with communities by considering their issues through meetings and reduce the negative impactsof organisation onthem.
Industry associations	We interact with industry associations through meetings, policy papers, conferences to highlight issues faced by the Company/industry, need for policy interventions, policy advocacy on sustainable development practices in the value chain.

Strong stakeholder relationships help us to communicate our business decisions, activities and performance to our stakeholders and provide us the opportunity to co-create effective and lasting solutions for our business and other challenges.









DIRECTORS' REPORT

TO THE MEMBERS,

Your Directors take pleasure in presenting the 13th Annual Report on the business and operations of your Company together with the Audited Accounts for the financial year ended 31st March 2024.

1. FINANCIAL PERFORMANCE/ STATE OF AFFAIRS:

During the financial year ended 31st March 2024, your company has recorded a total revenue of Rs. 4031.79 lakhs against Rs. 1526.55 lakhs in the previous year, representing increase of 164.11%. During the year, the company has incurred profit of Rs. 77.52 lakhs as compared to loss of Rs. 472.55 lakhs in the previous year. Financial performance of the Company for Financial Year 2023-24 is summarized below:

(Figure in lakhs)

2023-24* 4031.79 3816.02	2022-23* 1526.55
3816.02	
	1860.42
215.77	(333.87)
117.74	110.04
98.03	(443.91)
98.03	(443.91)
15.72	28.64
4.79	
77.52	(472.55)
	117.74 98.03 98.03 15.72 4.79 77.52

^{*} Figures regrouped wherever necessary.

2. DIVIDEND:

Keeping in mind the overall performance and outlook for your Company, your Board of Directors recommend that this time the company is not declaring dividends as the company is at growing stage and requires funds for expansion. Your Directors are unable to recommend any dividend for the year ended 31st March, 2024.

3. UNCLAIMED DIVIDEND:

There is no balance lying in unpaid equity dividend account.

4. SHARE CAPITAL:

As on 31/03/2024:

Authorized Share Capital:

60,00,000 Equity Shares of Rs. 10/- Each for Rs. 6,00,00,000/-

Issued, Subscribed and Fully Paid Up:

57,52,000 Equity Shares of Rs. 10/- Each for Rs. 5,75,20,000/-

There has been no change in the Equity Share Capital of the Company during the year.









5. MATERIAL CHANGES:

There have been no material changes and commitments, which affect the financial position of the company which have occurred between the end of the financial year to which the financial statements relate and the date of this Report.

6. TRANSFER TO RESERVES:

The Board of Directors of your company has decided not to transfer any amount to the Reserves for the year under review.

7. DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to the requirement under Section 134 (3) (c) and 134 (5) of the Companies Act, 2013 with respect to Directors' Responsibility Statement, it is hereby confirmed that:

- a. In the preparation of the annual accounts for the year ended March 31, 2024, the applicable Accounting Standards have been followed and there are no material departures from the same;
- b. 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 as at March 31, 2024 and of the Profit & Loss of the Company for that period;
- c. the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d. The Directors had prepared the annual accounts of the Company on a 'going concern' basis; and
- e. The Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively;
- f. 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.

8. DECLARATION BY INDEPENDENT DIRECTOR:

All the independent directors have submitted their disclosures to the Board that they fulfill all the requirements as stipulated in section 149(6) of the Companies Act, 2013 and Regulation 16 of the Listing Regulations 2015. The Independent Directors of your Company have confirmed that they are not aware of any circumstance or situation, which could impair or impact their ability to discharge duties with an objective independent judgement and without any external influence. All the independent directors have cleared their exam "Online Self-Assessment Test" with the Indian Institute of Corporate Affairs at Manesar.

9. SEPARATE MEETING OF INDEPENDENT DIRECTORS:

In terms of requirement of Schedule IV of the Companies Act, 2013, the Independent Directors of the company have complied with the code of Independent Director. Independent Directors met separately on 12th February, 2024 to inter alia review the performance of Non-Independent Directors (Including the Chairman), the entire Board and the quality, quantity and timeliness of the flow of the information between the Management and the Board.

10. PARTICULARS OF LOANS GUARANTEES AND INVESTMENTS:

The company has not given any loans or guarantees or made investments under section 186(4) of Companies Act, 2013.

11. SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES:

The Company does not have any Subsidiary, Joint Venture or Associate Company.









12. EXTRACT OF ANNUAL RETURN:

As per amended section 92(3) of Companies Act, 2013 attachment of extract of annual return to Directors Report is discontinued. The Annual Return for FY 2023-24 is available on Company's website at https://www.laxmipatiengineering.com.

13. MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

As per the Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015, the Management Discussion and Analysis of the financial condition and results of consolidated operations of the Company under review, is annexed and forms an integral part of the Directors' Report, is given in **Annexure I.**

14. NUMBER OF MEETING HELD DURING THE YEAR:

The details of all meeting of board of directors and committee meeting had taken place during the year and their detailed composition along with their attendance forms the part of Corporate Governance Report as given in **Annexure II.**

The following Meetings of the Board of Directors were held during the Financial Year 2023-24:

Sr. No.	Date of Meeting	Board Strength	No. of Directors Present
1	23-05-2023	6	6
2	17-08-2023	6	6
3	03-10-2023	6	6
4	19-10-2023	6	6
5	07-11-2023	6	6
6	12-02-2024	6	6

15. CORPORATE GOVERNANCE:

Your company has incorporated the appropriate standards for corporate governance. The company has filed all the quarterly compliance reports on corporate governance within the due time line to the Stock Exchange, as specified in Regulation 27(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and all other Corporate Governance norms mentioned under the said regulation dully complied by the Company. Moreover, as per Regulation 34(3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 company gives the Corporate Governance Report in its Annual Report. Corporate Governance Report is as per **Annexure II.**

16. PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES:

There was no employee drawing remuneration in excess of limits prescribed under section 197(12) of the Companies Act, 2013 read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. The disclosures pertaining to remuneration as required under section 197(12) of the Companies Act, 2013 read with rules 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Amendment Rules, 2016 are annexed in **Annexure III.**

17. DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

There was no significant material order passed by the regulators or courts or tribunals impacting the going concern status and company's operation in nature.

18. STATEMENT ON RISK MANAGEMENT:

During the financial year under review a statement on risk management including identification therein of elements of risk, if any, which in the opinion of the Board may threaten the existence of the company as per the provisions of Section 134(3) (n) of Companies Act, 2013; has been annexed in **Annexure IV**.









19. STATUTORY AUDITORS:

The members at the 11th Annual General Meeting of the company held on 25th August, 2022, had appointed M/s. R P R & Co., Chartered Accountants (Firm Registration No. 131964W) as the Statutory Auditor of the Company to hold office for a term of five years i.e., from the conclusion of the 11th Annual General Meeting until the conclusion of the 16th Annual General Meeting.

20. SECRETARIAL AUDITOR:

Your Board had appointed Mr. Ranjit Binod Kejriwal, Practicing Company Secretary to conduct Secretarial Audit for the term of 5 (Five) Years from the financial year 2024-25 to 2028-29.

The Secretarial Audit Report for the financial year 2023-24 is annexed herewith in **Annexure V**. The Secretarial Auditor's report is self-explanatory and as such they do not call for further explanations.

21. INTERNAL AUDITOR:

M/s. V.M. Patel & Associates, Cost Accountants were appointed as Internal auditor by the Board of Directors of the Company, based on the recommendation of the Audit Committee, for five years from financial year 2019-20 to 2023-24 in the board meeting held on 27th May, 2019. The Internal Auditor reports their findings on the internal audit of the company to the Audit Committee on a quarterly basis. The Scope of Internal audit is approved by the Audit Committee.

Further the Board has appointed M/s R. Kejriwal & Co., Chartered Accountants, Surat (Firm Registration No. 133558W) as an Internal Auditor for five years from financial year 2024-25 to 2028-29 in place of M/s V.M. Patel & Associates due to completion of its tenure.

22. COMMENTS ON AUDITOR'S REPORT:

The notes referred to in the Auditor's Report are self-explanatory and as such they do not call for any further explanation.

23. MAINTENANCE OF COST RECORDS:

The company is not required to maintain Cost Records as specified by Central Government under section 148(1) of the Companies Act, 2013, and accordingly such accounts and records are not made and maintained.

24. CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES:

The company has in place a robust process for approval of related party transactions and on dealing with related parties. The material related party transactions approved by the members of the company are also reviewed/ monitored on quarterly basis by the audit committee of the company as per Regulation 23 of the Listing Regulations and Section 177 of the Companies Act, 2013.

Your Board endeavors that all contracts/arrangements/transactions entered by the Company during the financial year with related parties are in the ordinary course of business and on an arm's length basis only. The Policy on Related Party Transactions is uploaded on the website of the company at https://www.laxmipatiengineering.com/storage/app/media/11.%20Related%20Party%20transaction.pdf.

Further all related party transactions entered into by the Company were in the ordinary course of business and were on an arm's length basis are attached herewith in **Form AOC-2** in **Annexure VI.**

25. ENERGY CONSERVATION MEASURES, TECHNOLOGY ABSORPTION AND R & D EFFORTS AND FOREIGN EXCHANGE EARNINGS AND OUTGO:









The requirements for disclosure in respect of conservation of energy, technology absorption and foreign exchange earnings and outgo in terms of Section 134(3) (m) of the Companies Act, 2013 read with the rule 8 of Companies (Accounts) Rules, 2014 are annexed herewith in **Annexure VII**.

26. CEO / CFO CERTIFICATION:

In terms of Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the CFO has certified to the Board of Directors of the Company with regard to the financial statements and other matters specified in the said regulation for the financial year 2023-24. The certificate received from CFO is attached herewith as per **Annexure VIII.**

27. CORPORATE SOCIAL RESPONSIBILITY (CSR):

The disclosures as per Rule 9 of Companies (Corporate Social Responsibility Policy) Rules, 2014 are not applicable to the Company.

28. PUBLIC DEPOSIT:

The company has not accepted deposits from the public during the financial year under review within the meaning of Section 73 of the Act of the Companies Act 2013, read with Companies (Acceptance of Deposits) Rules, 2014.

Details of money received from Directors

Sr. No.	Name of Directors	Loan Received during the year (in Lakhs)	O/s amount as on year end (in Lakhs)
1	Mr. Rakeshkumar Govindprasad Sarawagi	92.00	NIL

29. BOARD EVALUATION:

The board of directors has carried out an annual evaluation of its own performance, board committees and individual directors pursuant to the provisions of the Act and the corporate governance requirements as prescribed by SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 ("SEBI Listing Regulations") based on the evaluation criteria defined by Nomination and Remuneration Committee (NRC) for performance evaluation process of the Board, its Committees and Directors.

The performance of the board was evaluated by the board after seeking inputs from all the directors on the basis of the criteria such as the board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the committees was evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The board and the nomination and remuneration committee reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the chairman was also evaluated on the key aspects of his role.

In a separate meeting of independent directors, performance of non-independent directors, performance of the board as a whole and performance of the chairman was evaluated, taking into account the views of executive directors and non-executive directors.

The same was discussed in the board meeting that followed the meeting of the independent directors, at which the performance of the board, its committees and individual directors was also discussed. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.









30. DIRECTORS AND KEY MANAGERIAL PERSONNEL:

In accordance with Section 152(6) of the Companies Act, 2013 read with the Articles of Association of the Company, Mr. Sanjaykumar Govindprasad Sarawagi (DIN: 00005468), Executive Director, retire by rotation and is being eligible has offered himself for re-appointment at the ensuing Annual General Meeting. Company's policy on directors' appointment and remuneration is available in the web link https://www.laxmipatiengineering.com/storage/app/media/Nomination%20and%20Remuneration%20Policy.pdf.

Mr. Amit Khandelwal, Manager of the company is proposed to be re-appointed and Mr. Krishna Papaiah Mekala (DIN: 01685738) is proposed to be regularized as an Independent Director in the ensuing Annual General Meeting.

Based on the confirmations received from Directors, none of the Directors are disqualified from appointment under Section 164 of the Companies Act, 2013.

The List of board of Directors and Key Managerial Personnel (KMP) for the F.Y. 2023-24 is as follow:

Name of Director/KMP	Category &	Date of	Date of	Date of Change
	Designation	Appointment	Resignation	in Designation
				during the Year
Mr. Sanjaykumar	Executive Director &	07/02/2012		
Govindprasad Sarawagi	Chairman			
Mr. Manojkumar G Sarawagi	Executive Director	07/02/2012		
Mr. Rakeshkumar	Executive Director	07/02/2012		
Govindprasad Sarawagi				
Mrs. Ruchita Amit Mittal	Non-Executive	29/09/2014	28/09/2024	
	Independent Director		(Completion	
			of Tenure)	
Mrs. Pratibha Pankaj Gulgulia	Non-Executive	24/07/2015		
	Independent Director			
Mrs. Sheetal Ashok Tayal	Non-Executive	21/07/2022		
	Independent Director			
Mr. Amit Khandelwal	Manager	24/07/2015		
Mr. Gaurav Rajesh	Company Secretary	12/11/2022	31/08/2024	
Jhunjhunwala				
Mr. Mustufa M Haji	Chief Financial Officer	30/09/2014		

^{*}Appointment of Mr. Krishna Papaiah Mekala have been made after the completion of financial year 2023-24; on 31st August, 2024.

31. COMPOSITION OF BOARD AND ITS COMMITTEE:

The details of the composition of the Board and its Committees thereof and detail of the changes in their composition if any is given in **Annexure II** in the Corporate Governance Report. The composition of the Board and its committee is also available on the website of the company at below mentioned links respectively: https://www.laxmipatiengineering.com/board-of-directors & <a href="https://www.laxmipatiengineering.com/board-of-direct

32. INTERNAL FINANCIAL CONTROL SYSTEM:

The Company has a well-placed, proper and adequate internal financial control system which ensures that all the assets are safeguarded and protected and that the transactions are authorized recorded and reported









correctly. The internal audit covers a wide variety of operational matters and ensures compliance with specific standard with regards to availability and suitability of policies and procedures. During the year no reportable material weakness in the design or operation were observed.

The internal auditors independently evaluate the adequacy of internal controls and concurrently audit the majority of the transactions in value terms. Independence of the audit and compliance is ensured by direct reporting of the internal auditor to the Audit Committee of the Board.

33. ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The Companies Act, 2013 re-emphasizes the need for an effective internal financial control system in the company. Rule 8(5) (viii) of Companies (Accounts) Rules, 2014 requires the information regarding adequacy of internal financial controls with reference to the financial statements to be disclosed in the Board's Report. The detailed report forms part of Independent Auditors Report.

34. WHISTLE BLOWER POLICY / VIGIL MECHANISM:

Your Company has established a mechanism called Vigil Mechanism/Whistle Blower Policy for the directors and employees to report to the appropriate authorities of unethical behavior, actual or suspected, fraud or violation of the Company's code of conduct or ethics policy and provides safeguards against victimization of employees who avail the mechanism and also provides for direct access to the Chairman of the Audit Committee. The Vigil Mechanism/Whistle Blower Policy as approved by the Board is uploaded on the Company's website.

The weblink of the policy is as mentioned below:

https://www.laxmipatiengineering.com/storage/app/media/14.%20Vigil%20Mechanism%20Whistle%20Blower.pdf

35. STATUTORY INFORMATION:

The company is engaged into the defence and heavy engineering and allied business and is the member of BSE SME Platform. Apart from this business, the company is not engaged in any other business/activities.

36. SECRETARIAL STANDARDS ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI):

The Company complies with all applicable mandatory Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI).

37. FRAUD REPORTING:

During the year under review, no fraud has been reported by Auditors under Section 143(12) of the Companies Act, 2013.

38. COMPLIANCE CERTIFICATE FROM THE AUDITORS REGARDING COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE:

A certificate received from M/s R P R & Co., Statutory Auditors of the Company regarding compliance of the conditions of Corporate Governance, as required under Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached herewith as per **Annexure – IX.**

39. CODE OF CONDUCT:

Board of Directors has formulated and adopted Code of Conduct for Board Members and Senior Management Personnel. During the year, Board of Directors and Senior Management Personnel has complied with general duties, rules, acts and regulations. In this regard certificate from Executive Director as required under Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been received by









the Board and the same is attached herewith as Annexure - X.

Code of Conduct for Board Members and Senior Management Personnel is available on below link: https://www.laxmipatiengineering.com/storage/app/media/3.%20Code%20of%20Conduct.pdf

40. CERTIFICATION FROM COMPANY SECRETARY IN PRACTICE:

Mr. Ranjit Binod Kejriwal, Practicing Company Secretary has issued a certificate required under the listing regulations, confirming that none of the Directors on the Board of the company has been debarred or disqualified from being appointed or continuing as director of the company by SEBI/Ministry of Corporate Affairs or any such statutory authority. The certificate is enclosed as **Annexure - XI**.

41. RESEARCH & DEVELOPMENT:

The Company believes that technological obsolescence is a reality. Only progressive research and development will help us to measure up to future challenges and opportunities. We invest in and encourage continuous innovation. During the year under review, expenditure on research and development is insignificant in relation to the nature size of operations of your Company.

42. INSURANCE:

All the properties and the insurable interest of the company including building and stocks wherever necessary and to the extent required have been adequately insured. The company keeps reviewing the insurance amount every year as per requirement.

43. PREVENTION OF INSIDER TRADING:

The Company has adopted a Code Of Internal Procedures And Conduct For Regulating, Monitoring And Reporting Of Trading By Insiders And Code Of Practices And Procedures For Fair Disclosure Of Unpublished Price Sensitive 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 Board is responsible for implementation of the Code.

The Company has a Prohibition of Insider Trading Policy and the same has been posted on the website of the Company at:

https://www.laxmipatiengineering.com/storage/app/media/7.%20Insider%20Trading%20Policy.pdf

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

Our company goal has always been to create an open and safe workplace for every employee to feel empowered, irrespective of gender, sexual preferences, and other factors, and contribute to the best of their abilities.

The Internal Complaints Committee (ICC) has been constituted as per the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, and the committee includes external members from NGOs or with relevant experience. Half of the total members of the ICC are women. The role of the ICC is not restricted to mere redressal of complaints but also encompasses prevention and prohibition of sexual harassment.

The Company did not receive any complaints on sexual harassment during the year 2023-24 and hence no complaints remain pending as of 31st March, 2024.

The Company has a Policy for Anti-Sexual Harassment and the same has been posted on the website at below link:









https://www.laxmipatiengineering.com/storage/app/media/9.%20Policy%20for%20Anti%20Sexual%20harassment.pdf

45. OTHER DISCLOSURES

There are no proceedings initiated/ pending against your company under the Insolvency and Bankruptcy Code, 2016 and there is no instance of one-time settlement with any Bank or Financial Institution.

46. APPRECIATION:

Your Directors place on record their deep appreciation to employees at all levels for their hard work, dedication and commitment and express their sincere thanks and appreciation to all the employees for their continued contribution, support and co-operation to the operations and performance of the company.

47. ACKNOWLEDGEMENT:

Your Directors would like to express their sincere appreciation of the co-operation and assistance received from Shareholders, Bankers, regulatory bodies and other business constituents during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the commitment displayed by all executives, officers and staff, resulting in successful performance of the Company during the year.

For and on behalf of the Board of Directors

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468

Place: Surat

Date: 31/08/2024









Annexure I

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

This Report contains forward-looking statements that involve risks and uncertainties. When used in this Report, the words 'anticipate', 'believe', 'estimate', 'expect', 'intend', 'will' and other similar expressions as they relate to the Company and/or its Businesses are intended to identify such forward-looking statements. The Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. Actual results, performances or achievements could differ materially from those expressed or implied in such forwardlooking statements. Readers are cautioned not to place undue reliance on these forward-looking statements that speak only as of their dates.



INDUSTRY STRUCTURE AND DEVELOPMENT

Global Economic Scenario

The January 2024 World Economic Outlook Update projects that Global growth is projected to stay at 3.1 percent in 2024 and rise to 3.2 percent in 2025. Elevated central bank rates to fight inflation and a withdrawal of fiscal support amid high debt weigh on economic activity. Inflation is falling faster than expected in most regions, amid unwinding supply-side issues and restrictive monetary policy. Global headline inflation is expected to fall to 5.8 percent in 2024 and 4.4 percent in 2025, with the 2025 forecast having been revised down. The baseline forecast is for the world economy to continue growing at 3.2 percent during 2024 and 2025, at the same pace as in 2023. A slight acceleration for advanced economies – where growth is expected to rise from 1.6 percent in 2023 to 1.7 percent in 2024 and 1.8 percent in 2025 – will be offset by a modest slowdown in emerging market and developing economies from 4.3 percent in 2023 to 4.2 percent in both 2024 and 2025. The forecast for global growth five years from now – at 3.1 percent – is at its lowest in decades. Global inflation is forecast to decline steadily, from 6.8 percent in 2023 to 5.9 percent in 2024 and 4.5 percent in 2025, with advanced economies returning to their inflation targets sooner than emerging market and developing economies.

Indian Economic Scenario

The Indian economy is better placed than ever to take on these three key challenges because of the policies adopted and implemented in the last decade. The Union government has built infrastructure at a historically unprecedented rate, and it has taken the overall public sector capital investment from ₹5.6 lakh crore in FY15 to ₹18.6 lakh crore in FY24, as per budget estimates. That is a rise of 3.3X. Whether the total length of highways, freight corridors, number of airports, metro rail networks or the trans-sea link, the ramp-up of physical and digital infrastructure in the last ten years is real, tangible and transformative.

The pursuit of inclusive development finds Indian households in good financial health. Fifty-one crore bank accounts under "Jan Dhan Yojana" now have total deposits of over ₹2.1 lakh crore. Over 55 per cent of them are women. In December 2019, household financial assets were 86.2 per cent of GDP; liabilities were 33.4 per cent of GDP. In March 2023, these numbers were 103.1 per cent and 37.6 per cent, respectively. So, Net Financial Assets of households were 52.8 per cent of GDP in Dec. 2019, and by March 2023, it had improved to 65.5 per cent of GDP.









India's foreign exchange reserves raised by \$5.98 billion and stood at \$578.78 billion as of March 24, 2023, was increased to \$648.562 billion in April 2024 according to data from RBI. According to RBI as of April 12, 2024, the current forex reserve of India is Rs. 54,01,575 crores (\$648.562 billion) forex reserves.



Industry Outlook and Trends

The engineering sector is the largest of the industrial sectors in India. Real GDP has been estimated to grow by 8.2% in FY. 2023-24 as compared to the growth rate of 7.0% in FY. 2022-23. Nominal GDP has witnessed a growth rate of 9.6% in FY. 2023-24 over the growth rate of 14.2% in FY. 2022-23. Export of engineering goods is expected to reach US \$200 billion by 2030.

Real GVA has grown by 7.2% in 2023-24 over 6.7% in 2022-23. This GVA growth has been mainly due to significant growth of 9.9% in Manufacturing sector in 2023-24 over -2.2% in 2022-23 and growth of 7.1% in 2023-24 over 1.9% in 2022-23 for Mining & Quarrying sector.

Real GDP or GDP at Constant Prices is estimated to attain a level of ₹173.82 lakh crore in the year 2023-24, against the First Revised Estimates (FRE) of GDP for the year 2022-23 of ₹160.71 lakh crore. The growth rate in Real GDP during 2023-24 is estimated at 8.2% as compared to 7.0% in 2022-23. Nominal GDP or GDP at Current Prices is estimated to attain a level of ₹295.36 lakh crore in the year 2023-24, against ₹269.50 lakh crore in 2022-23, showing a growth rate of 9.6%.

On the other hand, private consumption improved to 3.5% YoY from the third quarter of fiscal year 2024. The index of industrial production of consumer durables and improved passenger and two-wheeler sales indicated a revival in private consumption over this period. Data from the past three quarters points to India's resilient domestic demand, which has aided its strong growth despite modest global growth and continuing geopolitical crises.









OPPORTUNITIES AND THREATS

Opportunities:

- India's drive to become self-reliant and built in-house capabilities and uplift Domestic Production both in Engineering & Defence Sector.
- "Make in India" push by the government especially in the **Defence Sector.**
- Bolstered reforms and long-term fiscal policies by the Government can make Global manufacturers shift their supply chains from China to India.







Threats:

- Distress pricing policies of competitors, coupled with rising cost of labour.
- Rising inputs costs of raw material and energy and fuel.
- Non-flexible government regulations on procurement policies delaying product delivery timelines and cost.









SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE

Revenue from Defence Sector in FY. 2023-24 represented 100% of the company's turnover.

The Company's total Revenue from Operations stood at Rs. 4024.94 lakhs, 100% of the total Revenue from Operations came from the Defence Sector, resulting an increase of revenue from the Operations compared to FY. 2022-23. The company with same Asset base has been able to cater to a diversified pool of Industries, and thus been able to assure that the top line is not affected due to outbreak of the pandemic.

The company's total list of principal clients now stands at 11 and this list includes big name such as L&T Precision Engineering and System, AM/NS, Nuberg Engineering Ltd, Adani Hazira, Indian Oil Corporation Ltd, Ensavior Technologies Pvt. Ltd., and so on. The company managed to complete 23 projects in the FY. 2023-24.

The State-of-the-Art Palsana workshop is now 100% complete and the company is further developing a world class infrastructure facility at the workshop to fasten the production process. The company has a team of approx. 350 employees and has witnessed 100% client satisfaction in the previous fiscal.

OUTLOOK

The company witnessed increase of 164.75% growth in Revenue from Operations during the FY. 2023-24 compared to corresponding time period last year. However, the bottom line got impacted because of heavy employee expense. The company didn't lay off employees during the lockdown because the company truly believes that the people in the organisation are its true strength and the company believed in supporting them during the time of crisis.

The roadmap of the company for FY. 2023-24 is as follows:

- a) Company successfully executed its largest ever order Supply of Feed Gas Heater and Second Stage Air Bundle. The order was delivered before time to AMNS India. Feed gas heater is single piece heaviest equipment of stainless steel 310S. This involves challenges in terms of metallurgy as well as stringent tolerances in manufacturing. Second Stage Air Bundle - 2 Nos. is made with exotic material like Incoloy 800T.
- b) Received another significant order of Technological Structure Order from AMNS, Hazira for Coke Oven Project. It is hyperbola shaped bigger sized equipment and delivered 4 Nos. in 1.5 month. Quality and delivery performance delighted the client and we received a repeat order of 4 times quantum.
- c) Successfully completed a Coke drum overlay repair at MRPL in partnership with Suzler India. It was a critical shutdown project completed within stringent timeline and with required quality.
- d) Successfully completed marine structure project for L&T Defence.
- e) Capacity / skill enhancement
 - Developed open yard of 15,000 Sq. m to cater expansion order from AM/NS, Hazira
 - Shop No. 3&4: Made higher capacity concrete flooring and increased lifting capacity.
 - Added 2 Nos. of Overhead Cranes of 10 MT capacity in Shop No. 2 and 3
- f) Acquired skill sets to weld SS 310S and Incoloy welding. Both these grades of materials are very challenging to weld and subsequently did 100% radiography test.

> The future roadmap of the company for FY. 2024-25 is as follows:

Laxmipati Engineering Works Limited intends to work on the following business and development areas in the coming years:

- a) Develop capabilities to manufacture specialized water cooled assemblies for Steel Plants.
- b) Provide end to end solutions to client involving various skill sets (Mechanical, Electrical and Electronics).
- c) Enhance capabilities to supply variety of projects in Defence field.









- d) Become reliable supplier to refineries of Indian Govt. by grabbing orders from PSUs.
- e) Develop capabilities and facilities to work on special grade Alloys and Materials.
- f) Develop technical partnership with organisation in the field of Oil & Gas and Defence.

RISK AND CONCERNS

- Metal, which forms the main raw material for the company has inherently been more volatile and it
 impacts the gross profit margins of the company.
- Continuous Labour availability is very necessary for the company to grow.
- The industry which forms the major portion of the revenue from operations is cyclical in nature; hence depend on overall economic activity.
- Moreover, slow speed of project approval delays revenue recognition.

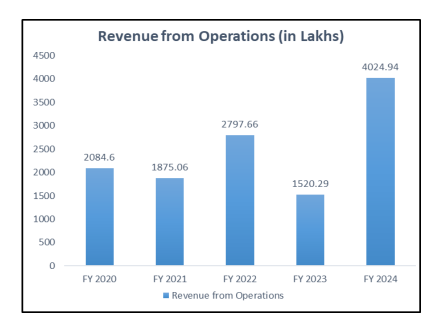
INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has in place an adequate system of internal control commensurate with its size and nature of its business. These have been designed to provide reasonable assurance that all assets are safeguarded and protected against loss from unauthorized use or disposition and that all transactions are authorized, recorded and reported correctly and the business operations are conducted as per the described policies and procedures of the Company. The Audit Committee and the Management have reviewed the adequacy of the internal control systems and suitable steps are taken to improve the same.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

In FY 2023-24, revenue from operations increased to Rs. 4024.94 lakhs, increase of 164.75% from FY. 2022-23. EBITDA came in at around Rs. 597.8 lakhs and profit after Tax was 77.52 lakhs. The company expects to be in a good wicket in FY. 2024-25. The company was able to keep its operations afloat and has managed to remain focused on network building and human resource development to sustain growth for the coming years.

To conserve resources for the Company's future growth plans, no dividend is being recommended by the Directors for the year ended 31st March, 2024.

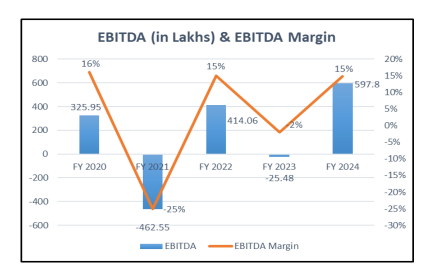






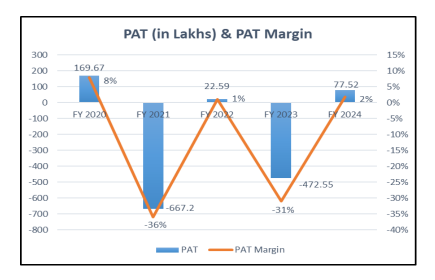






**all Operating Expenses have been considered while arriving at EBITDA.

**EBITDA Margin as a proportion of Total Income from Operations.



The company generated its revenue in FY. 2023-24 from the Defence Sector in which it carried out some independent Projects, which contributed 100% to its top line. The company now has a pool base of more than 300+ employees which are contributing daily to the growth of the company.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES

The company firmly believes that its human resources are the key enablers for the growth of the company and are an important asset. Hence, the success of the company is closely aligned to the goals of the human resources of the company. The company has over 300+ employees, skilled and unskilled combined, who are proficient and carry rich experience. They form a perfect team, and are the true reason behind the improvement of the performance of the Company. Taking this into account, the Company would continue to invest in developing its human capital and establishing its brand on the market to attract and retain the best talent.

HUMAN

RAINING

DEVELOPMENT

GOALS







RECRUITMEN

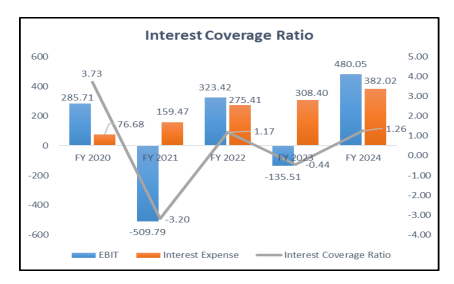
TALENT



DETAILS OF SIGNIFICANT CHANGES IN KEY FINANCIAL RATIOS

Interest Coverage Ratio

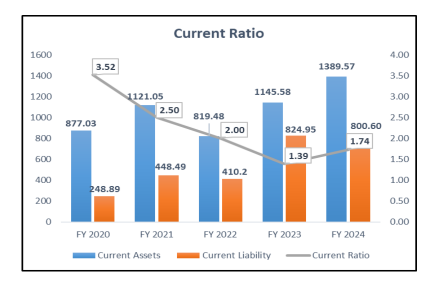
The company's Interest Coverage ratio was of 1.26 (FY 2023-24) at the Operational level as compared to -0.44 (FY 2022-23). There is a variation of more than 25% due to increase in EBIT in the current year (FY 2023-24)



^{**}Bank charges and loan processing charges are not considered while at Interest and EBIT

Current Ratio

The company is well able to maintain its Current Ratio at 1.74 which it intended to in order to make sure it has slight resources to meet its short-term obligations. Current ratio has increased during the year due to increase in current assets in form of inventories and short term loans and advances as compared to previous year.







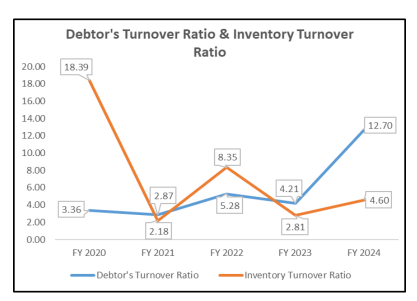




Debtor's and Inventory Turnover Ratio

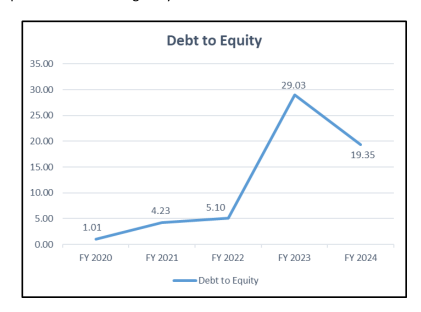
Debtor's Turnover Ratio measures how many times a business can turn its accounts receivable into cash during a period. The company has been able to maintain a ratio more than 4 in the past couple of years, indicating sound liquidity. Debtor's Turnover Ratio increased on account of increase in sales in current year.

The inventory turnover ratio is an important measure as well which measures how well a company generates sales from its inventory. The company in FY 2023-24 as well has been able to maintain a healthy Inventory turnover ratio which suggests that the company is able to sell goods quickly and there is existence of demand for the products and services provided by the company. Inventory turnover ratio increased on account of increase in sales in current year.



Debt to Equity

The FY. 2023-24 Debt to Equity ratio of the company is 19.35 which is on the higher side, because of low profitability due to higher debt. However, the company expects to be back on profitable terms and bring back the ratio at par average in FY. 2024-25. Debt equity ratio has decreased during the year as the company has earned profits and repaid term loan during the year.





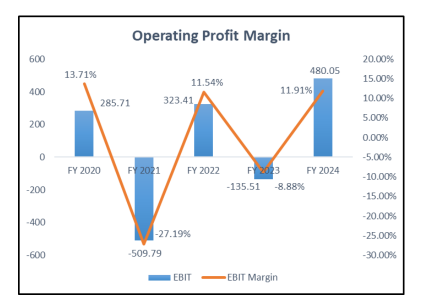






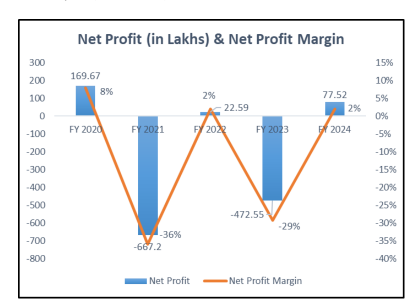
Operating Profit Margin (%)

The Company aims to maintain a stable Operating Margin Ratio; however, FY. 2023-24 has been an improved for the company due to increase in the revenue. There is a variation of more than 25% due to increase in EBIT in the current year (FY 2023-24)



Net Profit Margin (%)

The company's FY. 2023-24 Net Profit went up to Rs. 77.52 lakhs. However, the company is expecting to more profit in the upcoming financial year. There is a variation of more than 25% due to increase in sales and profits of the company in the current year (FY 2023-24)





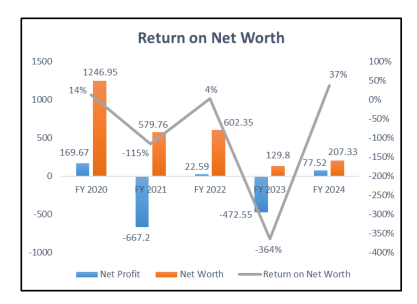






RETURN ON NET WORTH

The Company witnessed a significant change in the **Return on Net Worth**, due to increase profitability & lower leverage. However, the Asset Turnover for the company has been remained intact. The company expects to be on a good wicket in the coming Fiscal Years.



For and on behalf of the Board of Directors

Sd/Sanjaykumar Govindprasad Sarawagi
Chairman
DIN: 00005468

Place: Surat Date: 31/08/2024









Annexure II

CORPORATE GOVERNANCE REPORT

The disclosure requirements of Corporate Governance under Regulation 27 and Regulation 34(3) read with Schedule-V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") are given below:

1. COMPANY'S PHILOSOPHY ON THE CODE OF CORPORATE GOVERNANCE

The Company's philosophy on Corporate Governance is to strive to do the right things, we explore innovative ideas and thinking with positive outlook. We stand and deliver our promises by adhering to highest standard of business ethics. We believe integrity is the foundation of our individual and corporate actions drives our organization to make it vibrant. Our organization is based on trust between the different element of our organization with honesty and credibility. In its endeavor to achieve the higher standards of governance by adopting the best emerging practices, the Company not only adheres to the prescribed corporate governance practices in terms of the regulatory requirements but is also committed to sound corporate governance principles and practices.

2. BOARD OF DIRECTORS

The Board of Directors of the Company has optimum combination of Executive and Independent Directors comprising three Executive Non Independent Directors and three Non-Executive Independent Directors.

None of the Directors hold directorship in more than 20 companies nor is a member of more than 10 committees or chairman of more than 5 committees across all the public limited companies in which they are Directors.

None of the Directors hold office in more than Ten Public Companies. None of the Independent Directors of the Company serve as an Independent Director in more than Seven listed companies. All Directors are also in compliance with the limit on Independent Directorships of listed companies as prescribed under Regulation 17A of the SEBI Listing Regulations.

(a) Board Strength and representation:

As of March 31, 2024, the Board consisted of six members comprising three Executive Non Independent Directors and three Non-Executive Independent Directors. The Composition and the category of Directors on the Board of the Company as on date of this report are as under:

Category	Name of Director
Executive Director	Mr. Sanjaykumar Govindprasad Sarawagi
	Mr. Manojkumar G Sarawagi
	Mr. Rakeshkumar Govindprasad Sarawagi
Non-Executive Independent	Mrs. Ruchita Amit Mittal (Completion of Tenure w.e.f. 28/09/2024)
Director	Mrs. Pratibha Pankaj Gulgulia
	Ms. Sheetal Ashok Tayal
*Additional Non-Executive	Mr. Krishna Papaiah Mekala
Independent Director	

^{*}Appointment of Mr. Krishna Papaiah Mekala have been made after the completion of financial year 2023-24; on 31st August, 2024.









(b) The Details of Directorship held by the Directors as on 31st March, 2024 and their attendance at the Board meetings during the year are as follows:

Name of Directors	Name of Directors Category		No. of shares held	No. of Board meetings held during the	No. of Board meetings as attended by the Directors	Attendance at the Last AGM	No. of Committee positions held in the Company	No. of Committee positions held in the Other Company	No. of Directorship held in other company
	PD/ NPD *	ED/ NED /ID*		financial year 2023-24	during the financial year 2023- 24			**	
Mr. Sanjaykumar Govindprasad Sarawagi	PD	ED	3,03,000	6	6	Yes	0	0	9
Mr. Manojkumar G Sarawagi	PD	ED	32,61,000	6	6	Yes	0	0	8
Mr. Rakeshkumar Govindprasad Sarawagi	PD	ED	3,03,700	6	6	Yes	1	0	11
Mrs. Pratibha Pankaj Gulgulia	NPD	NED /ID	NIL	6	6	Yes	3	0	0
Mrs. Ruchita Amit Mittal	NPD	NED /ID	NIL	6	6	Yes	3	0	0
Ms. Sheetal Ashok Tayal	NPD	NED /ID	NIL	6	6	Yes	2	0	0

^{*} PD - Promoter Director; NPD - Non-Promoter Director; ED - Executive Director; NED - Non-Executive Director; ID - Independent Director.

(c) Details of number of Board Meetings held in the financial year:

During the financial year 2023-24, Six (06) Meetings of the Board of Directors were held on the following dates:

23/05/2023 17/08/202	3 03/10/2023	19/10/2023	07/11/2023	12/02/2024
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(d) Disclosure of Relationships between Directors inter-se:

No other Directors are related to each other except Mr. Sanjaykumar Govindprasad Sarawagi, Mr. Manojkumar G Sarawagi and Mr. Rakeshkumar Govindprasad Sarawagi, who are related to each other as brothers.

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

None of the Non-Executive Directors hold any share in the Company.







^{**} Membership / Chairman of only Audit Committee and Shareholders' Shareholders / Investors' Grievance Committee and Nomination & Remuneration Committee have been considered.



(f) Familiarization to Independent Directors:

The Independent Directors of the Company are familiarized with the various aspects of the Company, provided with an overview of the requisite criteria of independence, roles, rights, duties and responsibilities of directors, terms of appointment of the Company and policies of the Company and other important regulatory aspects as relevant for directors.

The Company, through its Executive Director or Manager as well as other Senior Managerial Personnel, conducts presentations/programs to familiarize the Independent Directors with the strategy, operations and functions of the company inclusive of important developments in business. The details of number of programs attended and the cumulative hours spent by an independent director are uploaded on the website of the company. The web link is as follows:

https://www.laxmipatiengineering.com/storage/app/media/Familiarization%20Programme%20Imparted%20to%20Independent%20Directors.pdf

The terms and conditions of independent directors are available on the website of the company at https://www.laxmipatiengineering.com/storage/app/media/13-tc-of-independent-director.pdf

Meeting of Independent Director

The Company's independent directors meet at least once in a financial year without the presence of executive directors and management personnel to review the performance of Non-Independent Directors and Board as whole.

The Company has devised the Policy on Familiarization Programme for Independent Director and the same is available on the website of the Company at:

https://www.laxmipatiengineering.com/storage/app/media/6.%20Familarization%20of%20ID.pdf

During the financial year 2023-24 one (01) meeting of Independent Director was held on the following date: 12/02/2024

Attendance of Directors at Independent Directors meeting held during the financial year is as under:

Name of Directors	Categories	No. of Meeting Attended
Ms. Sheetal Ashok Tayal	Chairman	1
Mrs. Ruchita Amit Mittal (Completion of Tenure w.e.f. 28/09/2024)	Member	1
Mrs. Pratibha Pankaj Gulgulia	Member	1

(g) Skills/expertise/competence of the Board of Directors of the Company

The Board of Directors of the Company has the following skills/expertise and competencies in the context of the businesses in which it operates:

Sr. No.	Essential Core skills/expertise/ competencies required for the Company	Core skills/expertise/competencies of the Board of Directors
1	Finance expertise	The Board has eminent business leaders with deep knowledge of finance and business.
2	Personal Values	Personal characteristics matching the company's values, such as integrity, accountability, and high performance standards.
3	Good Corporate Governance	Experience in developing and implementing good Corporate Governance practice, maintaining Board and Management accountability, managing stakeholder's interest and company's responsibility towards customers, employees, suppliers, regulatory bodies and the community in which it operates.









4	Knowledge and Expertise	 The Directors have profound knowledge of: Designing, production, marketing and business development Fabrication Knowledge of the textile sector and the related value chains
		Expertise in technical management i.e. manufacturing sites
		Knowledge and experience in Marketing
		Future planning

All board members possess skills and knowledge which are required for the industry in which company operates as on 31.03.2024

Director	Qualification						
Name	Knowledge about Industry	Finance	Sales & Marketing	Technology	Regulatory	Diversity	Leadership
Mr. Sanjaykumar Govindprasad Sarawagi			√				$\sqrt{}$
Mr. Manojkumar G Sarawagi						$\sqrt{}$	$\sqrt{}$
Mr. Rakeshkumar Govindprasad Sarawagi	V	V	V		$\sqrt{}$		
Mrs. Pratibha Pankaj Gulgulia		$\sqrt{}$				$\sqrt{}$	$\sqrt{}$
Mrs. Ruchita Amit Mittal		$\sqrt{}$				$\sqrt{}$	$\sqrt{}$
Ms. Sheetal Ashok Tayal							

(h) Independent Directors confirmation by the Board:

All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. In the opinion of the Board, the Independent Directors, fulfill the conditions of independence specified in Section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

All the independent directors have successfully qualified the online proficiency self-assessment test for independent director's databank with the Indian Institute of Corporate Affairs at 'Manesar' except who are not required to pass the test.

(i) Detailed Reasons of the resignation of an Independent Directors before expiry of his tenure and confirmation by Board:

None of the Independent Director other than above has resigned before the expiry of his/her tenure and there is no other material reason for resignation.

3. AUDIT COMMITTEE

The Board of Directors has constituted an Audit Committee of Directors and empowered the Committee to deal with all such matters which it may consider appropriate to perform as audit committee including items specified in Section 177(4) of the Companies Act, 2013 (as may be modified/amended from time to time), items specified in Part C of Schedule II in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as may be modified/amended from time to time) and such matters as may be assigned from time to time by the Board of Directors.









Composition and attendance at Meetings:

Audit Committee consists of two Independent Directors and one Executive Director of the Company. All the members of the committee possess sound knowledge in finance, accounts and law. The Chairperson of the Audit Committee is Mrs. Ruchita Amit Mittal has attended all the meetings during the financial year under review.

The Composition of the Audit Committee and details of participation of the Members at the Meetings of the Committee during the year are as under:

Name of Directors	Categories	Nature of Directorship	No. of Meeting Attended
Mrs. Ruchita Amit Mittal	Chairperson	Independent Director	4
(Completion of Tenure w.e.f. 28/09/2024)			
Mr. Rakeshkumar Govindprasad Sarawagi	Member	Executive Director	4
Mrs. Pratibha Pankaj Gulgulia	Member	Independent Director	4

The composition of Audit Committee w.e.f. 31st August, 2024 is as follows:

Name of Directors	Categories	Nature of Directorship
Mrs. Pratibha Pankaj Gulgulia	Chairperson	Independent Director
Mr. Rakeshkumar Govindprasad Sarawagi	Member	Executive Director
Mr. Krishna Papaiah Mekala	Member	Additional Independent Director

During the financial year 2023-24, Four (4) Meetings of Audit Committee were held on following dates: 23-05-2023, 17-08-2023, 07-11-2023 and 12-02-2024

The term of reference of Audit Committee is as below:

The scope of audit committee shall include, but shall not be restricted to, the following;

- 1. Oversight of the listed entity's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the listed entity;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - (a) Matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - (b) Changes, if any, in accounting policies and practices and reasons for the same;
 - (c) Major accounting entries involving estimates based on the exercise of judgment by management;
 - (d) Significant adjustments made in the financial statements arising out of audit findings;
 - (e) Compliance with listing and other legal requirements relating to financial statements;
 - (f) Disclosure of any related party transactions;
 - (g) Modified opinion(s) in the draft audit report;
- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. 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 utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- 7. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;









- 8. Approval or any subsequent modification of transactions of the listed entity with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the listed entity, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. 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;
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. 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;
- 16. 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;
- 17. 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;
- 18. To review the functioning of the whistle blower mechanism;
- 19. Approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- 20. Carrying out any other function as is mentioned in the terms of reference of the audit committee.
- 21. Reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.
- 22. Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders.

The audit committee shall mandatorily review the following information:

- 1. Management Discussion and Analysis of financial condition and results of operations;
- 2. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 3. Internal audit reports relating to internal control weaknesses; and
- 4. The appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- 5. Statement of Deviations:
 - i Half Year Statement of Deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
 - ii Annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7).

4. NOMINATION AND REMUNERATION COMMITTEE:

Your Company constituted a Nomination & Remuneration Committee to look into the matters pertaining to remuneration of executive and non-executive directors. The detailed policy on appointment and remuneration for directors, key managerial personnel and senior management employee is uploaded on the website of the Company. The web link is: https://www.laxmipatiengineering.com/codes-and-policies

Further in terms of Regulation 19(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Committee is required to formulate criteria for evaluation of performance of the Board of Directors and Independent Directors. The criteria are available on the link http://www.laxmipatiengineering.com/codes-and-policies.

Composition of the Nomination & Remuneration Committee and attendance at Meetings:









The Composition of the Nomination and Remuneration Committee and details of participation of the Members at the Meetings of the Committee during the year are as under::

Name of Directors	Categories	Nature of Directorship	No. of Meeting Attended
Ms. Sheetal Ashok Tayal	Chairperson	Independent Director	1
Mrs. Ruchita Amit Mittal	Member	Independent Director	1
(Completion of Tenure w.e.f. 28/09/2024)			
Mrs. Pratibha Pankaj Gulgulia	Member	Independent Director	1

The composition of Nomination and Remuneration Committee w.e.f. 31st August, 2024 is as follows:

Name of Directors	Categories	Nature of Directorship
Ms. Sheetal Ashok Tayal	Chairperson	Independent Director
Mrs. Pratibha Pankaj Gulgulia	Member	Independent Director
Mr. Krishna Papaiah Mekala	Member	Additional Independent Director

During the financial year 2023-24 One (1) meeting of the Nomination & Remuneration Committee was held on 17-08-2023

The term of reference of Nomination & Remuneration Committee is as below:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration of the directors, key managerial personnel and other employees;
- 2. For every appointment of an independent director, the Nomination and Remuneration Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. The person recommended to the Board for appointment as an independent director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates, the Committee may:
 - use the services of an external agencies, if required;
 - consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - consider the time commitments of the candidates.
- 3. Formulation of criteria for evaluation of performance of Independent Directors and the Board;
- 4. Devising a policy on Board diversity, if any;
- 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 of Directors their appointment and removal and shall carry out evaluation of every director 's performance.
- 6. whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- 7. recommend to the board, all remuneration, in whatever form, payable to senior management.
- 8. To ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks.
- 9. To ensure the policy includes the following guiding principles:
 - The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors of the quality required to run the Company successfully,
 - Relationship of remuneration to performance is clear and meets appropriate performance benchmarks and
 - Remuneration to Directors, Key Managerial Personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company and its goals.

The performance evaluation of the independent director was evaluated by the board after seeking inputs from all the independent directors on the basis of the criteria such as participation in decision making and rendering unbiased opinion; participation in initiating new ideas and planning of the company etc.









The board reviewed the performance of the independent directors on the basis of the criteria such as the contribution in raising concerns to the Board, safeguarding of confidential information, rendering independent unbiased opinion etc. The web link is:

https://www.laxmipatiengineering.com/storage/app/media/5.%20Evaluation%20of%20Board%20of%20Directors.pdf

5. STAKEHOLDERS, SHAREHOLDERS & INVESTORS GRIEVANCE COMMITTEE

Your Company has constituted a Stakeholders, Shareholders & Investors Grievance Committee to redress the complaints of the shareholders. The Stakeholders, Shareholders & Investors Grievance Committee shall oversee all matters pertaining to investors of our company. Ms. Sheetal Ashok Tayal (Non-Executive Independent Director) is heading the Committee.

Composition of the Stakeholders, Shareholders & Investors Grievance Committee and attendance at meetings:

The Composition of the Stakeholders, Shareholders & Investors Grievance Committee and details of participation of the Members at the Meetings of the Committee during the year are as under::

Name of Directors	Categories	Nature of Directorship	No. of Meeting Attended
Ms. Sheetal Ashok Tayal	Chairperson	Independent Director	4
Mrs. Ruchita Amit Mittal	Member	Independent Director	4
(Completion of Tenure w.e.f. 28/09/2024)			
Mrs. Pratibha Pankaj Gulgulia	Member	Independent Director	4

The composition of Stakeholders, Shareholders & Investors Grievance Committee w.e.f. 31st August, 2024 is as follows:

Name of Directors	Categories	Nature of Directorship
Ms. Sheetal Ashok Tayal	Chairperson	Independent Director
Mrs. Pratibha Pankaj Gulgulia	Member	Independent Director
Mr. Krishna Papaiah Mekala	Member	Additional Independent Director

During the financial year 2023-24, Four (4) meetings of Stakeholders, Shareholders & Investors Grievance Committee were held on following dates:

23-05-2023, 17-08-2023, 19-10-2023 and 12-02-2024

The term of reference of Stakeholders, Shareholders/Investors Grievance Committee is as below:

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

Name & Designation and address of the Compliance Officer

CS Gaurav Rajesh Jhunjhunwala Company Secretary & Compliance Officer (Resigned w.e.f. 31/08/2024)









LAXMIPATI ENGINEERING WORKS LIMITED

Office Block First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc., G.I.D.C, Pandesara, Surat-394221

Pursuant to the Regulation 13(3) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015; the details regarding investor's complaints are as follows:

Status of Complaints received, resolved and pending as on 31st March, 2024

Number of Shareholders' Complaints Pending at the end of the year	Nil
Number of Shareholders' Complaints received during the year	Nil
Number of Shareholders' Complaints disposed during the year	Nil
Number of Shareholders' Complaints remain unresolved during the	Nil
year	

6. REMUNERATION OF DIRECTORS

During the financial year under review the company did not pay any remuneration or sitting fees to any of the directors of the Company.

REMUNERATION POLICY

The Company has adopted and implemented the policy on appointment and remuneration for directors, key managerial personnel and senior management employee devised in accordance with Section 178(3) and (4) of the Companies Act, 2013 which is available on the website of the Company http://www.Laxmipatiengineering.com/storage/app/media/Nomination%20and%20Remuneration%20Policy. pdf.

Presently the company doesn't pay any sitting fees to its non-executive director. The criteria for making payment to the non-executive director is available on the website of the company https://www.laxmipatiengineering.com/storage/app/media/13-tc-of-independent-director.pdf

7. GENERAL BODY MEETINGS

The details of Annual General Meetings held during the last three years are as follows:

Years	Day, Date and Time	Venue	No. of Special Resolutions passed
2020-21	Friday, 03 rd	Office Block First Floor, Pl. No. 237/2 & 3, Sub Pl.	0
	September, 2021 at	No. A/25, Central Park Soc., G.I.D.C, Pandesara,	
	11.00 A.M.	Surat-394 221	
2021-22	Thursday, 25 th	Office Block First Floor, Pl. No. 237/2 & 3, Sub Pl.	3
	August, 2022 at 11.00	No. A/25, Central Park Soc., G.I.D.C, Pandesara,	
	A.M.	Surat-394 221	
2022-23	Friday, 15 th	Office Block First Floor, Pl. No. 237/2 & 3, Sub Pl.	0
	September, 2023 at	No. A/25, Central Park Soc., G.I.D.C, Pandesara,	
	01.00 P.M.	Surat-394 221	









The details of resolution(s) which were passed in the last three Annual General Meetings ("AGM") of the Company along with details of Ballot & voting pattern are as follows:

AGM Date	Resolution	Ordinary/	Fa	vor	Aga	ainst
		Special	Ballot	E- Votes	Ballot	E-Votes
03 rd	Adoption of Annual Accounts, Auditors report & Directors report	Ordinary	207000	4167800	0	0
September, 2021	Reappointment of Mr. Sanjaykumar Sarawagi as Director, liable to retire by rotation	Ordinary	207000	0	0	0
	Adoption of Annual Accounts, Auditors report & Directors report	Ordinary	207000	4180000	0	0
	Reappointment of Mr. Manojkumar G Sarawagi as Director, liable to retire by rotation	Ordinary	207000	12000	0	0
25 th August, 2022	Appointment of M/s R P R & Co. as Statutory Auditor and authorise directors to approve their remuneration	Ordinary	207000	4180000	0	0
2022	Revision in remuneration of Mr. Amit Khandelwal, Manager of the company	Special	207000	4180000	0	0
	Appointment of Mrs. Sheetal Ashok Tayal (DIN: 09650300), as an Independent Director of the Company	Special	207000	4180000	0	0
	Approval of Material Related Party Transaction(s)	Special	207000	12000	0	0
15 th	Adoption of Annual Accounts, Auditors report & Directors report	Ordinary	207000	4168000	0	0
September, 2023	Reappointment of Mr. Rakeshkumar Sarawagi as Director, liable to retire by rotation	Ordinary	207000	0	0	0

NAME AND ADDRESS OF SCRUTINIZER OR THE PERSON WHO CONDUCTED THE REMOTE EVOTING AND BALLOT EXERCISE:

CS Ranjit Binod Kejriwal

Practicing Company Secretary, 1, Aastha, 2/906, Hira Modi Sheri, Opp. Gujarat Samachar Press, Sagrampura, Ring Road, Surat – 395002, Gujarat. Email: rbksurat@gmail.com

Ph: +91-261-2331123

EXTRA-ORDINARY GENERAL MEETING:

During the year no Extra - Ordinary General Meetings was held.

POSTAL BALLOT:

The Company has not passed resolutions through postal ballot during the year 2023-24. As per amended Companies Act, 2013, Company is not proposing Postal Ballot for 13th AGM and thus procedure for postal









ballot is not applicable.

8. MEANS OF COMMUNICATION

Financial Results:

Laxmipati Engineering Works Limited believes in to publish all the financial information to stakeholders within the stipulations provided under the law. During the year, Company has declared all financial results within the timeline provided under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Yearly/Half yearly financial results:

The Yearly/Half yearly financial results of the Company are normally published in website of the Company i.e. on http://www.laxmipatiengineering.com/announcement. During the year, following half yearly and yearly financial results have been submitted on BSE portal

Period of Financial Results	Date
Unaudited Financial Results for the half year ended September 30,	07 th November, 2023
2023	
Audited Financial Results for the year ended March 31, 2024	28 th May, 2024

Being a SME listed Company, exemptions have been provided to the Company from publishing financial results in newspaper. Hence, Company has not published above mentioned half yearly and yearly financial results in any of the newspaper.

News Release/ Presentation made to the Investors:

All the Press Release and the presentation made to Institutional Investor/ Analysts are uploaded on the official website of the company www.laxmipatiengineering.com

Website:

Company's official website www.laxmipatiengineering.com contains separate tab "Investor Relationship" for investors, in which notices of the Board Meetings, Annual Reports, Investor Presentations, Shareholding Pattern and other announcements made to stock exchange are displayed in due course for the shareholders information.

Email IDs for investors:

The Company has formulated separate email id <u>cs@laxmipatiengineering.com</u> for investor service, investor can also contact Share Registrar and Transfer Agent (RTA) of the Company on their email id <u>investor@bigshareonline.com</u> and the same is available on website of the Company www.laxmipatiengineering.com

SEBI SCORES:

For investor compliant redressal SEBI has developed SCORES platform in which investor can lodged any complaint against the Company for any grievance. The Company also uploads the action taken report in the SCORES platform for redressal of investor complaint.

9. GENERAL SHAREHOLDER INFORMATION

(a) Annual General Meeting: 13th Annual General Meeting

Day, Date, Time & Venue: Saturday, 28th September, 2024 at 12.00 Noon

Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park

Soc., G.I.D.C. Pandesara Surat Gujarat 394221

(b) Financial Year/Calendar:

The Financial Year of the company is from April 1 to March 31 of the following year.

- (c) Date of Book Closures: 22nd September, 2024 to 28th September, 2024 (both days inclusive)
- (d) Listed on Stock Exchanges: SME Platform of BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001

Annual listing fees for the financial year 2023-24 were paid to BSE Limited timely.









(e) Scrip Code/ID: 537669/LAXMIPATI

(f) ISIN: INE920P01019

(g) No. of paid up shares: 57,52,000

(h) Market Price Data (As obtained from BSE Website):

Table below gives the monthly high and low prices and volumes of M/s. LAXMIPATI ENGINEERING WORKS LIMITED equity shares at SME Platform of BSE Limited for the year 2023-24:

Month	High Price (in Rs.)	Low Price (in Rs.)	Volume (No. of Shares)	Turnover (Amount in Rs.)	Closing (Rs.)
Apr-23					
May-23					
Jun-23					
Jul-23					
Aug-23					
Sep-23	62.70	28.80	27000	1841970	62.70
Oct-23	57.50	57.50	3000	172500	57.50
Nov-23	63.38	57.50	24000	1423890	63.38
Dec-23	66.50	62.20	9000	575640	63.18
Jan-24					
Feb-24					
Mar-24	63.18	63.18	3000	189540	63.18

(i) Performance in comparison to other indices:

Table below gives the performance comparison of M/s. LAXMIPATI ENGINEERING WORKS LIMITED to BSE Sensex and BSE SME for the F.Y. 2023-24 on month to month closing figures:

Month	BSE Sensex	Change in %	BSE SME IPO	Change in %	LAXMIPATI (Closing Price at BSE)	Change in %
Apr-23	61112.44	3.60	25367.61	5.21		
May-23	62622.24	2.47	24450.86	-3.61		-
Jun-23	64718.56	3.35	26082.25	6.67		-
Jul-23	66527.67	2.80	29831.11	14.37		-
Aug-23	64831.41	-2.55	36969.45	23.93	-	1
Sep-23	65828.41	1.54	35894.80	-2.91	62.70	74.14
Oct-23	63874.93	-2.97	38532.93	7.35	57.50	-8.29
Nov-23	66988.44	4.87	43632.87	13.24	63.38	10.23
Dec-23	72240.26	7.84	46528.80	6.64	63.18	-0.32
Jan-24	71752.11	-0.68	56910.05	22.31		-
Feb-24	72500.30	1.04	59083.72	3.82		
Mar-24	73651.35	1.59	52725.41	-10.76	63.18	5.00

(j) IN CASE THE SECURITIES ARE SUSPENDED FROM TRADING, THE DIRECTOR'S REPORT SHALL EXPLAIN THE REASON THERE OF

Not Applicable

(k) Registrar & Transfer Agents:

Bigshare Services Private Limited

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400093, Telephone: +91-022-62638200

Email: investor@bigshareonline.com, Website: www.bigshareonline.com









(I) Share Transfer System:

The Company's shares are compulsorily traded in dematerialized mode. The dematerialized shares are transferable through the depository system. The power of share transfer has been delegated to the designated officials of Registrar & Transfer Agent of the Company, **Bigshare Services Private Limited.** The Registrar & Transfer Agent processes the share transfers within a period of fifteen days from the date of receipt of the transfer documents.

The Company has obtained yearly certificate from Company Secretary in Practice for compliance of share transfer formalities as per the requirement of Regulation 40(9) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Company has also carried out Quarterly Secretarial Audit for reconciliation of Share Capital Audit as required under SEBI circular no. 16 dated 31st December, 2002.

(m) Investor Helpdesk

Shareholders/Investors can also send their queries through e-mail to the Company at cs@laxmipatiengineering.com. This designated e-mail has also been displayed on the Company's website www.laxmipatiengineering.com under the section Investor contact.

(n) Compliance Officer

CS Gaurav Rajesh Jhunjhunwala Company Secretary & Compliance Officer (Resigned w.e.f. 31/08/2024)

(o) Distribution of Shareholding (In Shares) as on 31st March, 2024:

Share Holding of Nominal	Number of	Percentage of	Shares	Percentage of
	Shareholders	Total	Amount	Total
1 – 500	3	3.41	3000	0.0052
2001 – 3000	20	22.73	600000	1.0431
5001 – 10000	36	40.91	2220000	3.8595
10001 – 5752000	29	32.95	54697000	95.0921
Total	88	100.00	57520000	100.00

Category	Total	% Of	No of Shares	Shareholding %
	Shareholders	Shareholders	held	
Promoter & Promoter	7	7.95	4168000	72.46
Group				
Corporate Bodies	6	6.82	507000	8.81
Public	73	82.95	1068000	18.58
Non-Resident	1	1.14	3000	0.05
Indian				
Clearing Member	1	1.14	6000	0.10
otal	88	100.00	5752000	100.00

Dematerialization of Shares and Liquidity:

As on 31st March, 2024, total of 57,52,000 equity shares equivalent to 100% of the total issued, subscribed and paid-up equity share capital of the Company were in dematerialized form.

The equity shares of the company are traded on the SME platform of BSE Limited.









(p) NOMINATION FACILITY

It is in the interest of the shareholders to appoint nominee for their investments in the Company. Those members, who are holding shares in physical mode and have not appointed nominee or want to change the nomination, are requested to send us nomination form duly filed in and signed by all the joint holders.

(q) PROCEEDS FROM PUBLIC ISSUE / RIGHTS ISSUE / PREFERENTIAL ISSUE / WARRANT CONVERSION

The Company does not have any such proceeds from Public Issue, Right Issue, Preferential Issue and Warrant Conversion.

(r) Outstanding GDRs/ADRs/Warrants or any Convertible Instruments: NIL

(s) Details of Dividend:

The Company has not declared dividend in the past to equity shareholders.

(t) Details of Unpaid Dividend:

There is no unpaid dividend amount outstanding during the year.

(u) Plant Locations:

Survey No. 190-197, Block no. 186/1 & 2, Moje Village Makhinga, Taluka Palsana, Dist. Surat-394315

(v) Address for Correspondence:

(a) Company & Registered Office:

LAXMIPATI ENGINEERING WORKS LIMITED

(Formerly known as L. P. Naval and Engineering Limited)

CIN: L35111GJ2012PLC068922

Office Block, First Floor, Pl. No. 237/2 &3 Sub Pl. No. A/25,

Central Park Soc., GIDC, Pandesara, Surat-394221

Tel No. +91 261 2894415/16, Email: cs@laxmipatiengineering.com

Website: www.laxmipatiengineering.com

(b) Registrar & Transfer Agents:

Bigshare Services Private Limited

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road,

Andheri (East) Mumbai – 400093 Telephone: +91-022-62638200

Email: investor@bigshareonline.com, Website: www.bigshareonline.com

(w) Credit Ratings:

No credit rating has been obtained in the last financial year

10. OTHER DISCLOSURES

Related Party Transaction:

All the material significant transactions with its related parties have been reviewed by the shareholders and the audit committee, as the case may be. The policy has been disseminated on the website of the company. The policy for Related Party Transaction is provided in link given below:

https://www.laxmipatiengineering.com/storage/app/media/11.%20Related%20Party%20transaction.pdf

Statutory Compliance, Penalties and Strictures:

The company has complied with the requirements of the Stock Exchanges / Securities and Exchange Board of India (SEBI) / and statutory authorities to the extent applicable, and accordingly no penalties have been levied or strictures have been imposed on the company on any matter related to capital markets during the last three years.









Vigil Mechanism / Whistle Blower Policy:

The company has a formal Vigil Mechanism / Whistle Blower Policy. The directors of the company affirm that no personnel have been denied access to the Audit Committee.

Mandatory & Non Mandatory Requirements:

The company has complied with all the mandatory requirements of Corporate Governance and endeavors to adopt good corporate governance practices which help in adoption of non-mandatory requirements.

Material Subsidiary:

The company does not have any material subsidiary.

Details of Utilization of funds through Preferential Allotment or Qualified Institutions Placement:

During the year the company has not raised funds through Preferential Allotment or Qualified Institutions Placements.

Certificate for Disqualification of Director:

Mr. Ranjit Binod Kejriwal, Practicing Company Secretary, Surat has provided certificate under Regulation 34(3) and Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. A copy of certificate received from him is mention in **Annexure-XI**.

Code of Conduct for Prevention of Insider Trading:

The Company has adopted the Code of Conduct for regulating, monitoring and reporting of Trading by Insiders in accordance with the requirement of SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Companies Act, 2013. The Code of internal procedures and conduct for Regulating, monitoring and Reporting of Trading by Insiders is available on:

https://www.laxmipatiengineering.com/storage/app/media/7.%20Insider%20Trading%20Policy.pdf

Details of fees paid by the company to the statutory auditor and to all entities in the network firm / network entity of which the statutory auditor is a part are as under:

Type of service	F.Y. 2023-24	F.Y. 2022-23
Audit Fee	Rs. 50,000	Rs. 50,000
Total	Rs. 50,000	Rs. 50,000

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

Status of Complaints received, resolved and pending as on 31st March, 2024:

	Sexual Harassment	Discrimination at Workplace	Child labour
Number of complaints filed during the financial year	Nil	Nil	Nil
Number of complaints disposed of during the financial year	Nil	Nil	Nil
Number of complaints pending as on end of the financial year	Nil	Nil	Nil
Action Taken for the complaints received	Nil	Nil	Nil









Training / awareness programs are conducted throughout the year to create sensitivity towards ensuring respectable workplace.

Disclosure by listed entity and its subsidiaries of 'Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount': NIL

Update E-Mails for Receiving Notice/Documents in E-Mode:

The Ministry of Corporate Affairs (MCA) has through its circulars issued in 2011, allowed service of documents by companies including Notice calling General Meeting(s), Annual Report etc. to their shareholders through electronic mode.

This green initiative was taken by MCA to reduce paper consumption and contribute towards a green environment. As a responsible citizen, your company fully supports the MCA's endeavor.

In accordance of the same, your company had proposed to send Notice calling General Meetings, Annual Report and other documents in electronic mode in future to all the shareholders on their email addresses. It was also requested to inform the company in case the shareholders wish to receive the above documents in physical form. Accordingly, the Annual Report along with Notice will be sent to the shareholders in electronic mode at their email addresses. The shareholders may register their email addresses with their Depository through Depository Participant.

Update Your Correspondence Address/ Bank Mandate/Pan/ Email Id:

Shareholder(s) holding shares in dematerialized form are requested to notify changes in Bank details/address/email ID directly with their respective DPs.

Quote Folio No. / DP ID No.:

Shareholders/ Beneficial owners are requested to quote their DP ID no. in all the correspondences with the Company. Shareholders are also requested to quote their Email ID and contact number for prompt reply to their correspondence.

11. DISCRETIONARY REQUIREMENTS

The Board:

The chairperson of the company is an Executive Director.

Shareholder Rights:

Half yearly declaration of financial performance is uploaded on the website of the company at www.laxmipatiengineering.com as soon as it is intimated to the stock exchange.

Modified opinion(s) in audit report:

Standard practices and procedures are followed to ensure unmodified financial statements.

Reporting of Internal Auditor:

The Internal Auditor reports to the Audit Committee periodically with Internal Audit Report prepared on quarterly basis.









12. THE DISCLOSURES OF THE COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND CLAUSES (B) TO (I) OF SUB-REGULATION (2) OF REGULATION 46

The company has complied with the provisions of regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.

For and on behalf of the Board of Directors Sd/Sanjaykumar Govindprasad Sarawagi
Chairman

DIN: 00005468

Place: Surat Date: 31/08/2024









Annexure III

THE DISCLOSURES PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULES 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) AMENDMENT RULES, 2016, ARE ASUNDER:

(i) The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2023-24, ratio of the remuneration of the employees of the Company for the financial year 2023-24 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

Sr. No.	Name of Director/KMP and Designation	Remuneration of Director/KMP for F.Y. 2023-24 (in Rs.)	% increase in Remuneration in the F.Y. 2023-24	Ratio of Remuneration of each Director/ to median remuneration of employees
1.	Mr. Sanjaykumar Govindprasad Sarawagi Chairman & Executive Director	Nil		
2.	Mr. Manojkumar G Sarawagi Executive Director	Nil		
3.	Mr. Rakeshkumar Govindprasad Sarawagi Executive Director	Nil		
4.	Mrs. Ruchita Amit Mittal Non-Executive Director (Completion of Tenure w.e.f. 28/09/2024)	Nil		
5.	Mrs. Pratibha Pankaj Gulgulia Non-Executive Director	Nil		
6.	Ms. Sheetal Ashok Tayal Non-Executive Director	Nil		
7.	Mr. Gaurav Rajesh Jhunjhunwala Company Secretary (Resigned w.e.f. 31/08/2024)	3,00,000		N.A.
8.	Mr. Mustufa M Haji Chief Financial Officer	5,40,000		
9.	Mr. Amit Khandelwal Manager	21,00,000		

(ii) Names of the top ten employees in terms of remuneration drawn from the Company in the financial year 2023-24;

	(ii) Names of the top ten employees in terms of remuneration drawn from the company in the financial year 2023-24.							
SN.	Name	Remuner	Nature of	Qualifications	Date of	The age	The Last	The Percentage of Equity
	Designation	ation	Employmen	and experience	Commence	of such	Employment	Shares Held by The
		Received	t Whether	of the	ment of	employe	Held By Such	Employee in The Company
		during	Contractual	employee	Employment	e as on	Employee	Within the Meaning of
		2023-24	Or			31.03.24	Before	Clause (iii) of Sub-Rule (2)
			Otherwise				Joining The	Above. Whether Any Such
							Company	Employee Is a Relative of Any
								Director or Manager of the
								Company and If So, Name of
								Such Director or Manager.
								Nature of Relative
1	Sachin			B. Tech,				
	Surana-	36,00,000	Permanent	Experience 23	01-09-2022	45	Larsen &	
	General	30,00,000	remanent	Years	01-09-2022	45	Toubro Ltd	
	Manager			16912				
2	Amit			B. Sc., MBA,			Tapti Valley	
	Khandelwal-	21,00,000	Permanent	Experience 22	24-07-2015	47	School	
	Manager			Years			301001	









	1	1	ı	1				T
3	Kalpesh Gajjar- Production Manager	11,85,884	Permanent	Diploma In Mechanical, Experience 25 Years	18-01-2018	45	ABG Shipyard Limited	
4	Trupesh Savleeya- Planning Manager	8,58,465	Permanent	B.E. Production Engineering, 12 Years Experience	01-01-2020	33	Nuberg Engineering Limited	
5	Harsh Solanki- Production Manager	6,83,467	Permanent	Diploma in Fabrication Technology, Experience 20 Years	16-08-2021	43	Devashis Private Liimted	
6	Nainesh Rana- Accountant	6,48,615	Permanent	CA, 8 Years Experience	23-07-2019	33	Dhanurdhar Processors Pvt. Ltd.	
7	Hemant Kantibhai Patel- Engineer	6,08,493	Permanent	Diploma In Mechanical, Experience 11 Years	09-01-2012	34		
8	Vishal Shirish bhai Parma- QC Engineer	5,99,049	Permanent	Diploma Mechanical, 13 year Experience	03-01-2023	34	SNIS India L&T LLP (Hazira)	
9	Pradeep Chandrika Yadav- Production Supervisor	5,80,664	Permanent	12TH - ITI - 16 year Experience	05-06-2019	35	JNJ Machines Pvt. Ltd.	
10	Dinesh Rajendrapra sad Pal- Production Supervisor	5,74,954	Permanent	12TH - ITI - 14 year Experience	25-03-2019	37		

No Directors receive any remuneration or sitting fees.

- (i) The median remuneration of employees of the company during the Financial Year was Rs. 18,550/- p.m. (Calculated on the basis of salary as on 31st March, 2024)
- (ii) In the Financial year, there was Decrease of 7.25% in the median remuneration of employees;
- (iii) There were 349 permanent employees on the rolls of the Company as on March 31, 2024;
- (iv) Average percentage increase made in the salaries of employees other than the managerial personnel in comparison of the last financial year is 4.10%.
- (v) The remuneration of KMP is as per the recommendations of the Nomination & Remuneration Committee.
- (vi) It is hereby affirmed that the remuneration paid is as per the remuneration policy for Directors, Key Managerial Personnel and other Employees.

For and on behalf of the Board of Directors

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman

DIN: 00005468

Place: Surat Date: 31/08/2024









Annexure IV

STATEMENT ON RISK MANAGEMENT

All businesses are fraught with risk and ship fabrication and heavy engineering is not different. We at **LAXMIPATI ENGINEERING WORKS LIMITED** seek to minimize the adverse impacts of all kinds of risks, thus enabling the company to leverage market opportunities effectively and enhance long term competitive advantage. Our Risk Management Framework involves identification, analyses, evaluation, treatment, mitigation and monitoring all kinds of risks like Strategic, External and operational risks.

Strategic risk is the risk associated with our long term business strategies and the risks associated with the execution of these strategies. The ship fabrication industry, heavy engineering are going through a bad period right now though the outlook looks promising in the next 8-10 years horizon owing to the Make in India policy and the change in the FDI rules for this sector. In order to mitigate the strategic risk, we have taken conscious decision to develop our capabilities in aluminum boats construction and repairs which is a niche sectors (Not too many players) and we have also realigned ourselves to be engineering Services Company for shipbuilders and other related industries.

External Risk arises out of uncontrollable factors from outside the organization like downturn in the economy, adverse policies or regulatory framework or even natural disasters.

Operational Risk arises out of inefficiencies or negligence in the operations or system of internal controls.

These are risk associated with non-compliance with statuary requirements or policies, not following the safety regulations, engaging in unlawful or fraudulent behavior or breaches of contractual agreement. As a company we have checks and balances in places ensure such things don't happen. Proper Personal Protective Equipments are provided to all employees working on the shop floor to ensure safety. Internal and statuary audits on regular interval put the relevant checks in place.

For and on behalf of the Board of Directors

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468

Place: Surat

Date: 31/08/2024









Annexure V

SECRETARIAL AUDIT REPORT

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31.03.2024

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

To,

The Members

LAXMIPATI ENGINEERING WORKS LIMITED

CIN: L35111GJ2012PLC068922

Office Block First Floor Pl. No. 237/2 & 3,

Sub Pl. No. A/25 Central Park Soc. G.I.D.C, Pandesara,

Surat, Gujarat, India, 394221

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. Laxmipati Engineering Works Limited, (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 on test check basis of the **M/s. Laxmipati Engineering Works 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 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 **31**st **March**, **2024** complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by M/s. Laxmipati Engineering Works Limited for the financial year ended on 31st March, 2024 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made there under;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') to the extent applicable during the year: -
 - 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, 2018;the regulation is not applicable during the Financial Year 2023-24
 - d. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; the regulation is not applicable during the Financial Year 2023-24
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2021; **the** regulation is not applicable during the Financial Year 2023-24
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares)(Amendment) Regulations, 2021; **the** regulation is not applicable during the Financial Year 2023-24 and
 - h. The Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018;**the regulation is not** applicable during the Financial Year 2023-24
- vi. Other Laws Specifically Applicable to Company:
 - a. Income Tax Act, 1961
 - b. Goods & Service Tax and other Indirect Taxes









c. Labour Laws

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

- i. Secretarial Standards with regard to the Meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India.
- ii. The Listing Agreements entered into by the Company with BSE Limited Stock Exchange of India and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During The year under review, the company has generally complied with the provisions of the act, rules, regulations and guidelines mentioned above.

I further report that, based on the information provided by the company, its officers and authorised representative during the conduct of the audit, and also on the review of reports by CS/CFO and Statutory Auditor of the company, in my opinion, adequate systems and processes and control mechanism exist in the company to monitor and ensure compliance with applicable general laws.

I further report, that the compliance by the company of applicable financial laws, like direct and indirect tax laws, Pollution control, CRZ laws and Labour laws has not been reviewed in this audit since the same have been subject to review by statutory financial auditor and other designated professionals.

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. The changes in the composition of the Board of Directors if any, 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.

As per the minutes of the meetings duly recorded and signed by the chairman, the decisions of the board were unanimous and no dissenting views have been recorded.

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 report further that, during the audit period, there were no specific events/actions in pursuance of the aforesaid laws, rules, regulations, etc. having a major bearing on the company's affairs.

Sd/-

Date: 31/08/2024 Name of PCS: Ranjit Binod Kejriwal

FCS No.: 6116 C P No.: 5985

UDIN:F006116F001095193 PR: 12004GJ424500

This report is to be read with our letter dated 31/08/2024 which is annexed and forms an integral part of this report.



Place: Surat







To, The Members

LAXMIPATI ENGINEERING WORKS LIMITED

CIN: L35111GJ2012PLC068922

Office Block First Floor Pl. No. 237/2 & 3,

Sub Pl. No. A/25 Central Park Soc. G.I.D.C, Pandesara,

Surat, Gujarat, India, 394221

Our Secretarial Audit report dated 31/08/2024 is to be read along with this letter.

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

Date: 31/08/2024 Place: Surat Sd/-

Name of PCS: Ranjit Binod Kejriwal

FCS No.: 6116 C P No.: 5985

UDIN:F006116F001095193 PR: 12004GI424500









Annexure VI

FORM NO. AOC-2

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

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

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

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

SN	Name(s) of the related	Nature of	Duration of the	Salient terms of	Date(s) of	Amount
	party and nature of	contracts /	contracts /	the contracts or	approval by	paid as
	relationship	arrangements	arrangements /	arrangements or	the Board, if	advances,
		/ transactions	transactions	transactions	any	if any
				including the		
				value, if any		
1	Amit Khandelwal, Manager	Salary	Yearly	Rs. 21,00,000 P.A.	N.A.*	
2	Gaurav Rajesh	Salary	Yearly	Rs. 3,00,000 P.A.	12/11/2022	
	Jhunjhunwala, Company					
	Secretary					
3	Mustufa M Haji, Chief	Salary	Yearly	Rs. 5,40,000 P.A.	22/08/2019	
	Financial Officer					
4	Rakesh Govindprasad	Interest	Per Annum	Interest @ 9% P.A.	23/05/2023	
	Sarawagi, Executive					
	Director					
5	Siddhi Vinayak Polyfab	Interest	Per Annum	Interest @ 9% P.A.	23/05/2023	
	Private Limited, Common					
	Director					
6	Siddhi Vinayak Silk Mills	Interest	Per Annum	Interest @ 12%	23/05/2023	
	Private Limited, Directors'			P.A.		
	relatives are Directors					
7	Anmol Tradelinks Pvt Ltd,	Interest	Per Annum	Interest @ 9% P.A.	23/05/2023	
	Common Director					
8	Shri Siddhi Vinayak Fashions	Royalty	Yearly	Rs. 25000 P.A.	12/02/2024	
	LLP, Directors' relatives are	Expense				
	Designated Partner					
9	Siddhi Vinayak Polyfab	Corporate	Yearly	Rs.50,000 P.A.	23/05/2023	
	Private Limited, Common	Guarantee				
	Director	Fees				

^{*}The salary was approved by the members in their meeting held on 25th August, 2022.

For and on behalf of the Board of Directors

Sd/-

Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468



Place: Surat

Date: 31/08/2024







Annexure VII

ENERGY CONSERVATION MEASURES, TECHNOLOGY ABSORPTION AND R&D EFFORTS AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

(See Rule 8 of Companies(Accounts) Rules, 2014)

A Conservation of Energy

NIL

- (i) the steps taken or impact on conservation of energy
- (ii) the steps taken by the company for utilising alternate sources of energy
- (iii) the capital investment on energy conservation equipment

B Technology absorption

NIL

- (i) the efforts made towards technology absorption
- (ii) the benefits derived like product improvement, cost reduction, product development or import substitution

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

- (iii) year)
 - a The details of technology imported
 - b the year of import
 - c whether the technology been fully absorbed
 - d if not fully absorbed areas where absorption has not taken place& reasons thereof
- (iv) the expenditure incurred on research & development.

C Foreign Exchange

Details of Earning in Foreign Exchange	Current Year	Previous Year
Export of goods calculated on FOB basis	-	-
Interest and dividend	-	-
Royalty	-	-
Know- how	-	-
Professional & consultation fees	-	-
Other income	-	-
Total Earning in Foreign Exchange	-	-
Details of Expenditure in Foreign Exchange		
Import of goods calculated on CIF basis	-	-
(i) raw material	-	-
(ii) component and spare parts	-	-
(iii) capital goods	-	-
Expenditure on account of	-	-
(i) Royalty	-	-
(ii) Know- HOW	-	-
Professional & consultation fees	-	-
Interest	-	-
Other matters	-	-
Dividend paid	-	-
Total Expenditure in foreign exchange	-	-

For and on behalf of the Board of Directors

Sd/-

Sanjaykumar Govindprasad Sarawagi Chairman

DIN: 00005468

Place: Surat Date: 31/08/2024









Annexure VIII

CERTIFICATION BY THE CHIEF FINANCIAL OFFICER ON FINANCIAL STATEMENTS OF THE COMPANY

- I, Mustufa Moiz Haji, Chief Financial Officer of M/s Laxmipati Engineering Works Limited, certify that:
 - (a) I have reviewed the financial statements and the Cash Flow Statement of Laxmipati Engineering Works Limited for the year ended 31st March 2024 and that to the best of our knowledge and belief:
 - i. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 - ii. These statements together present a true and fair view of the company's affairs and are in compliance with existing Accounting Standards, applicable laws and regulations.
 - (b) There are, to the best our knowledge the belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
 - (c) I accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the listed entity pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
 - (d) I have indicated to the auditors and the Audit Committee:
 - i. There has not been any significant change in internal control over financial reporting during the year under reference;
 - ii. There has not been any significant change in accounting policies during the year; and

We are not aware of any instance during the year of significant fraud with involvement therein of the management or any employee having a significant role in the company's internal control system over financial reporting.

By order of Board of Directors

Sd/-

Mustufa Moiz Haji Chief Financial Officer

Place: Surat Date: 31/08/2024









Annexure-IX

RPR & Co.

Chartered Accountants

9001, World Trade Center, Near Udhna Darwaja, Ring Road, Surat-395002 E-mail- rpr@rprandco.com Ph- 0261-3591630

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To

The Members of

Laxmipati Engineering Works Limited

We have examined the compliance of the conditions of Corporate Governance by Laxmipati Engineering Works Limited, CIN: L35111GJ2012PLC068922; for the year ended 31st March 2024 as stipulated in Regulation 27(2) of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 of the said Company with BSE Limited.

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

In our opinion and to the best of our information and according to the explanations given to us, and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015.

We state that no investor grievances are pending for a period exceeding one month against the Company as per the records maintained by the Shareholders/Investors Grievances Committee.

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

For RPR & Co.
Chartered Accounts

Sd/-

Raunaq Kankaria Partner Membership No. 138361 FRN No. 131964W

UDIN: 24138361BKEIAO3190

Place: Surat

Date: 31/08/2024









Annexure-X

DECLARATION BY DIRECTOR THAT THE MEMBERS OF BOARD OF DIRECTORS AND SENIOR MANAGEMENT PERSONNEL HAVE AFFIRMED WITH THE CODE OF CONDUCT OF BOARD OF DIRECTORS AND SENIOR MANAGEMENT

All the Members of the Board of Directors of the Company and Senior Management Personnel have affirmed compliance with the Code of Conduct for the financial year ended 31st March, 2024 as applicable to them as laid down in Companies Act, 2013 with the code of conduct of Board members and senior management personnel.

For and on behalf of the Board of Directors

Sd/-

Sanjaykumar Govindprasad Sarawagi Chairman

DIN: 00005468

Place: Surat Date: 31/08/2024









Annexure-XI

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Members,

Laxmipati Engineering Works Limited

CIN: L35111GJ2012PLC068922

Office Block First Floor Pl. No. 237/2 & 3

Sub Pl. No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat –394221.

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Laxmipati Engineering Works Limited** having CIN: L35111GJ2012PLC068922 and having registered office at Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat –394221 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Sr. No.	Name of Director	DIN	Date of appointment
1	Manojkumar G Sarawagi	00005447	07/02/2012
2	Sanjaykumar Govindprasad Sarawagi	00005468	07/02/2012
3	Rakeshkumar Govindprasad Sarawagi	00005665	07/02/2012
4	Ruchita Amit Mittal	06870740	29/09/2014
5	Pratibha Pankaj Gulgulia	07121815	24/07/2015
6	Sheetal Ashok Tayal	09650300	21/07/2022

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

Place: Surat Sd/-

Date: 31/08/2024 Name of PCS: Ranjit Binod Kejriwal

FCS No.: 6116 C P No.: 5985

UDIN: F006116F001095237







RPR&Co.

Chartered Accountants

9001, World Trade Center, Near Udhna Darwaja, Ring Road, Surat – 395002

Email: rpr@rprandco.com, Ph: 0261-3591630

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF M/s. LAXMIPATI ENGINEERING WORKS LIMITED

(Formerly known as L.P. NAVAL AND ENGINEERING LIMITED)

Report on the Audit of Financial Statements:

Opinion:

We have audited the accompanying Financial Statements of **M/S. Laxmipati Engineering Works Limited** (Formerly known as L.P. Naval and Engineering Limited) ("the Company") which comprises the Balance Sheet as on 31st March 2024, the Statement of Profit and Loss and Cash Flow statement for the year ended on that date and notes to Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 31st March 2024 and its Profit (or Loss) and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the 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 entity 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.

Key Audit Matters

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

Accuracy of revenues and onerous obligation in respect of fixed price contracts involves critical estimates.

The Company use the percentage of completion method in accounting for its contracts. Use of the percentage of completion method requires the Company to estimate the efforts or cost expended to date as a proportion of the total efforts or costs to be expended. Efforts or costs expended have been use to measure progress towards completion as there is a direct relationship between input and productivity.

The Company derives revenues from business fabrications and related services. Revenue is recognized upon the work certified by the Company's engineers.

Auditor's Response

Our audit approach was a combination of test of internal controls and substantive procedure which include the following:

• Evaluate the design of internal controls relating to recording of efforts incurred and estimations of efforts required to complete the performance obligation.

- Tested the access and application controls pertaining to time recording, allocation and budgeting systems which prevents unauthorised changes to recording of efforts incurred.
- Select a sample of contract and through inspection of evidence of performance of these controls, tested the operating effectiveness of the internal controls relating to efforts incurred and estimated.
- Performed analytical procedure and test of details for reasonableness of incurred and estimated efforts.

Management's Responsibility for the 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 and presentation of these Financial Statements that give a true and fair view of the financial position, financial performance 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 the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Financial Statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibility 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 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:

- Identify and assess the risks of material misstatement of the Financial Statements, whether due to
 fraud or error; to design and perform audit procedures responsive to those risks; and to obtain audit
 evidence that is sufficient and appropriate to provide a basis for the auditor's opinion. The risk of not
 detecting a material misstatement resulting from fraud is higher than for one resulting from error, as
 fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act,2013, we are responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Financial Statements or, if such disclosures are inadequate, to modify the opinion. Our conclusions are based on the audit evidence obtained up to the date of the auditor's report. However, future events or conditions may cause an entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the Financial Statements that, individually or in aggregate, makes it probable that the economics decisions of a reasonably knowledgeable user of the financial statement may be influenced. We consider quantitative materiality and qualitative factor in (i) planning the scope of our audit work and in evaluating the result of our work and (ii) to evaluate the effect of any identified misstatements in the Financial Statements.

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

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

Report on Other Legal and Regulatory Requirements:

- 1. As required by the Companies (Auditor's Report), Order, 2020 issued by the Central Government of India in terms of section 143(11) of the Companies Act, 2013 (hereinafter referred to as 'order'), and on the basis of test check as we considered appropriate and according to information and explanation provided to us, we enclose in the Annexure "A" statement on the matters specified in paragraphs 3 and 4 of the said Order.
- 2. As required by section 143(3) of the Act, we report that:
 - 2.1 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
 - 2.2 In our opinion, proper books of account as required by law have been kept by the Company as far as appears from our examination of those books.
 - 2.3 The Balance Sheet, Profit and Loss statement and Cash Flow Statement dealt with by this report are in agreement with the books of account.
 - 2.4 In our opinion, the aforesaid Financial Statements comply with the accounting standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014
 - 2.5 On the basis of written representations received from the directors, as on March 31, 2024, taken on record by the Board of directors, none of the directors are disqualified as on March 31, 2024 from being appointed as a director under section 164(2) of the Act.
 - 2.6 With respect to the adequacy of financial controls over financial reporting of the Company and the operative effectiveness of such controls, refer to our separate report in "Annexure B";
 - 2.7 With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197 (16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act; and
 - 2.8 With respect to the others matters to be included in the auditor's report in accordance with Rule 11 of the companies (audit and auditors) rules 2014, in our opinion and to the best of our information and according to the explanations given to us.
 - (i) There were no pending litigations which would impact the financial position of the Company.
 - (ii) The Company did not have any material foreseeable losses on long term contracts including derivative contracts
 - (iii) There were no amounts which were required to be transferred to the Investor Education and Protection fund by the Company.
 - (iv)(i) As per management's representation, no funds other than disclosed by way of notes to accounts have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (ii) As per management's representation, there were no funds which have been received by the Company from any person(s) or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner

whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and

- (iii) The representation received from the Company under sub-clause (i) and (ii) above does not contain any material mis-statement.
- (v) No dividend has been declared by the Company during the year.
- (vi) Based on our examination carried out in accordance with the Implementation Guidance on Reporting on Audit Trail under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 (Revised 2024 Edition) issued by the Institute of Chartered Accountants of India, which included test checks, we report that the company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with. Our examination of the audit trail was in the context of an audit of Financial Statements carried out in accordance with the Standard of Auditing and only to the extent required by Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014. We have not carried out any audit or examination of the audit trail beyond the matters required by the aforesaid Rule 11(g) nor have we carried out any standalone audit or examination of the audit trail."

For RPR & Co.

Chartered Accountants. Firm Reg. No. 131964W

Place: Surat Date: 28/05/2024

> Sd/-Raunaq Kankaria Partner M. No. 138361 PAN: AANFR3923J

UDIN: 24138361BKEHYW6875

Annexure "A" to Auditors' Report

(Referred to in of our report of even date to the members of LAXMIPATI ENGINEERING WORKS LIMITED as on the financial statements for the year ended March 31, 2024)

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of audit, we state that:

1		Property, Plant, Equipment and Intangible Assets	
	` ,	Whether the company is maintaining proper records showing full particulars, including quantitative details and situation of property, plant, equipment and intangible assets.	Yes
		Whether these fixed assets have been physically verified by the management at reasonable intervals; whether any material discrepancies were noticed on such verification and if so, whether the same have been properly dealt with in the books of account;	The management conducted physical verification of certain fixed assets in accordance with its policy of physical verification in a phased manner. In our opinion, such frequency is reasonable having regard to the size of the Company and the nature of its fixed assets. As explained to us, the discrepancies noticed on physical verification as compared to book records maintained, were not material and have been properly dealt with in the books of account
		Whether title deeds of immovable properties are held in the name of the company. If not, provide details thereof.	No. Lease deed for land will be executed on completion of construction & subject to compliance of prescribed conditions.
		Whether the company has revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year and, if so, whether the revaluation is based on the valuation by a Registered Valuer.	No
	, ,	Whether any proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.	No
2		Inventories	
	(a)	Whether physical verification of inventory has been conducted at reasonable intervals by the management and whether any material discrepancies were noticed and if so, how they have been dealt with in the books of account;	
		Whether Company has availed Working Capital Loan(s) from banks or financial institutions by pledging current assets and the sanction limit(s) by combining limit of all banks or financial institutions exceed Rs 5 Crore and if so. Whether quarterly result or statement filed by the company with such banks or financial institutions are in line with the accounting books.	Yes, there has been a variation of Rs. 1,33,180 in the debtors and Rs. 3,41,811 in creditors submitted to bank and as shown in books, which was due to some discount and TDS entries are passed after submission of stock statement.
3		Investments, guarantees, securities and loans Whether the company has made investment in, provide any guarantee or security or granted any loans, secured or unsecured to companies, firms, LLPs or any other parties.	No
	, ,	Whether the investment made, guarantees provided, security given and terms and conditions of the grant of such loans are not prejudicial to the company's interest;	
	(b)	Whether receipt of the principal amount and interest are regular. If not provide details thereof; and	NA
	, ,	if amount is overdue then total amount overdue for more than 90 days and whether reasonable steps have been taken by the company for recovery of the principal and interest;	
		Whether any loan or advances granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdue of existing loan given to the same party, If so, specify the aggregate amount of such dues renewed or extended or settled by fresh loan and the percentage of the aggregate to the total loans or advances in the nature of loan granted during the year.	

	(e)	whether the company has granted any loans or advances in the nature of loans either repayable on demand or without specifying	No
		any terms or period of repayment, if so, specify the aggregate amount, percentage thereof to the total loans granted, aggregate	
		amount of loans granted to promoters, related parties as defined	
		in clause (76) of the section 2 of the companies Act 2013	
4		Loans, Investments and guarantees	
		In respect of loans, investments and guarantees, whether	
		provisions of Section 185 and 186 of the Companies Act, 2013 have been complied with. If not, provide details thereof.	185 and 186 of The Companies Act, 2013.
5		Deposit	Too and Too of the Companies Fox, 2016.
		In case the company has accepted deposits, whether the	No
		directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the	
		Companies Act, 2013 and the rules framed thereunder, where	
		applicable, have been complied with? If not, the nature of such	
		contraventions be stated; If an order has been passed by	
		Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal, whether	
		the same has been complied with or not?	
6		Cost Records	
		Whether maintenance of cost records has been specified by the	NA
		Central Government under sub-section (1) of section 148 of the Companies Act, 2013 and whether such accounts and records	
		have been so made and maintained;	
7		Statutory dues	
	(a)	whether the company is regular in depositing undisputed statutory	
		dues including provident fund, employees' state insurance, income-tax, sales-tax, , service tax, duty of customs, duty of	
		excise, value added tax, and any other statutory dues with the	
		appropriate authorities and if not, the extent of the arrears of	There were no arrears as at, 31st March, 2024 for a
		outstanding statutory dues as at the last day of the financial year	
		concerned for a period of more than six months from the date they became payable, shall be indicated by the auditor.	became payable.
		became payable, shall be indicated by the additor.	
	(b)	Where dues of income tax or sales tax or service tax or duty of	NIL
		customs or duty of excise or value added tax have not been	
		deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned. (A	
		mere representation to the concerned Department shall not be	
		treated as a dispute).	
		Particulars F.Y.	AMOUNT (In Rs.) STATUS
8		Income Disclosed in Tax Assessment but not properly	
		accounted in Books of Accounts. Whether any transactions not recorded in books of account have	NA
		been surrendered or disclosed as income during the year in the	
		tax assessments under the Income Tax Act, 1961, if so, whether	
		the previously unrecorded income has been properly recorded by the company in the books of accounts during the year.	
		the company in the books of accounts during the year.	
9		Default in Repayment	
	(a)	Whether the company has defaulted in repayment of dues to a	NO
		financial institution or bank or debenture holders? If yes, the period and amount of default to be reported (in case of banks and	
		financial institutions, lender wise details to be provided).	
	(b)	Whether the company has been disclosed wilful defaulter by any	NO
		financial institution (including Banks)	
	(c)	Whether term loan were applied for the purpose for which the	Yes
		loans were obtained, if not, the amount of loan so diverted and the	
	/ .B	purpose for which it is used.	NO
	(a)	Whether fund raised on short term basis have been utilised for long term purpose, if yes, the nature and amount to be indicated	INU
	(e)	Whether the company has taken any fund from any entity or	NA
	(-)	person on account of or to meet the obligations of its subsidiaries,	
		associates or joint ventures, if so, details thereof with nature of	
		such transaction and the amount in each case.	

	(f)	Whether the company has raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or	NA
		associate companies, if so, provide details thereof and also report	
		if the company has defaulted in repayment of such loan raised.	
10	(2)	Money raised Whether moneys raised by way of initial public offer or further	No
	(a)	public offer (including debt instrument) were applied for the	
		purposes for which those are raised. If not, the details together	
		with delays / default and subsequent rectification, if any, as may	
		be applicable, be reported;	
	(b)	Whether the company has made any preferential allotment / private placement of shares or fully or partly convertible	
		debentures during the year under review and if so, as to whether	
		the requirement of Section 42 and section 62 of the Companies	
		Act, 2013 have been complied with and the fund raised have been	
		used for the purpose for which the fund were raised, if not , the details in respect of amount involved and nature of non	
		compliances.	
11		Fraud	
ſ	(a)	Whether any fraud by the company or any fraud on the Company	
		by its officers/ employees has been noticed or reported during the	
		year; If yes, the nature and the amount involved be indicated.	been no cases of fraud on or by the Company noticed or reported during the year under report
ŀ	(b)	whether any report under sub-section (12) of section 143 of the	
	()	Companies Act has been filed by the auditors in Form ADT-4 as	
		prescribed under rule 13 of Companies (Audit and Auditors)	
ŀ	/ -\	Rules, 2014 with the Central Government; whether the auditor has considered whistle-blower complaints, if	Nii
	(C)	any, received during the year by the company	IVII
40			
12		Nidhi Company Whether the Nidhi Company has complied with the Net Owned	NA
		Fund in the ratio of 1:20 to meet out the liability and whether the	
		Nidhi Company is maintaining 10% liquid assets to meet out the	
13		unencumbered liability. Related Parties Transactions	
٠٠,			
		Whether all transactions with the related parties are in compliance	As per the information and explanation provided to us
		Whether all transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where	and records produced before us, the company has
		Whether all transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial	and records produced before us, the company has generally complied with the provisions.
		Whether all transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc as required by the accounting standards and	and records produced before us, the company has generally complied with the provisions.
14		Whether all transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc as required by the accounting standards and Companies Act, 2013.	and records produced before us, the company has generally complied with the provisions.
14		Whether all transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc as required by the accounting standards and Companies Act, 2013. Internal Audit	and records produced before us, the company has generally complied with the provisions.
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18 Resignation of Previous Statutory Auditor

Whether there has been any resignation of the Statutory Auditor No during the year, if so, whether consideration has been taken for the issues, objections or concerns raised by the outgoing auditors

19 <u>Material Uncertainty</u>

On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, whether the auditor is of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date;

20 Corporate Social Responsibility

- (a) Whether, in respect of other than ongoing projects, the company NA has transferred unspent amount to a Fund specified in Schedule VII to the Companies Act within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act;
- (b) whether any amount remaining unspent under sub-section (5) of NA section 135 of the Companies Act, pursuant to any ongoing project, has been transferred to special account in compliance with the provision of sub-section (6) of section 135 of the said Act;

21 Qualification or Adverse Remark for CFS Companies

Whether there have been any qualification or adverse remark by NA the respective auditors in the Companies (Auditor's Report) order (CARO) reports of the companies included in the Consolidated Financial Statement, if yes the details of the companies and the paragraph number of the CARO report containing the qualifications or adverse remark.

For RPR & Co. Chartered Accountants Firm Reg. No. 131964W

Sd/-Raunaq Kankaria (Partner) M.No. 138361 Date: 28/05/2024

Place: Surat

UDIN: 24138361BKEHYW6875

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 **LAXMIPATI ENGINEERING WORKS LIMITED** (Formerly Known as L.P NAVAL AND ENGINEERING LIMITED) ("The Company") as of 31 March 2024 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the 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, 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 31 March 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For RPR Co. Chartered Accountants. Firm Reg. No. 131964W

Place: Surat Date: 28/05/2024

> Sd/-Raunaq Kankaria Partner Membership No. -138361 PAN: AANFR3923J UDIN:24138361BKEHYW6875

Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN-L35111GJ2012PLC068922

Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No. A-25, Central Park, GIDC, Pandesara, Surat-394221 Website: www.laxmipatiengineering.com | Email:cs@laxmipatiengineering.com | Ph: 0261- 2894415

BALANCE SHEET AS AT 31.03.2024		(Amount in lacs.)	(Amount in lacs.)
	Note No.	As at 31.03.2024	As at 31.03.2023
EQUITY & LIABILITIES			
I Shareholders' Funds			
Share Capital	2	575.20	575.20
Reserve and Surplus	3	(367.87)	(445.40
II Share Application Money Pending Allotment		-	-
II Non-Current Liabilities			
Long term Borrowings	4	3,458.81	3,297.01
Deferred Tax Liabilities(Net)		72.84	57.12
Other Long term Liabilities		-	-
Long term provisions	5	77.03	59.07
V Current Liabilities			
Short term Borrowings	6	552.06	471.54
Trade payables :-	7		
 a. Total outstanding dues of micro enterprises and small enterprises b. Total outstanding dues of creditors other than micro enterprises and 		61.25	3.00
small enterprises		132.14	263.79
Other Current Liabilities	8	36.93	75.66
Short Term Provisions	9	18.22	10.96
TOTAL		4,616.60	4,367.95
ASSETS			
Non-Current Assets			
Property, Plant and Equipment and Intangible assets			
- Property, Plant and Equipment	10	3,022.71	2,983.56
- Intangible assets		-	-
- Capital WIP	10	158.92	158.92
- Intangible Assets under development		-	-
Non current Investments		-	_
Deferred tax assets (net)		-	-
Long term Loans and Advances		-	-
Other Non-Current Assets	11	45.40	79.90
I Current Assets			
Current Investments		_	-
Inventories	12	959.26	789.16
Trade receivables	13	315.74	318.13
Cash and bank balances	14	5.57	2.58
Short term Loans and advances	15	109.00	35.70
Other current assets		-	-
TOTAL		4,616.60	4,367.95
			-
Summary of significant accounting policies	1		
The accompanying notes are an integral part of the financial statements	1 - 22		

As per our report of even date

For RPR & Co.

For LAXMIPATI ENGINEERING WORKS LIMITED

Chartered Accountants Firm Reg. No.: 131964W

Sd/Raunaq Kankaria
(Partner)
M.No. 138361
Date: 28/05/2024
Place: Surat
UDIN:24138361BKEHYW6875

Sd/-Sanjaykumar Sarawagi (Director) DIN: 00005468

Sd/-**Gaurav Jhunjhunwala** Company Secretary Sd/-**Rakeshkumar Sarawagi** (Director) DIN:00005665

Sd/-**Mustafa Haji** C.F.O.

Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN- L35111GJ2012PLC068922

Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No. A-25, Central Park, GIDC, Pandesara, Surat-394221 Website: www.laxmipatiengineering.com | Email:cs@laxmipatiengineering.com | Ph: 0261- 2894415

PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31.03.2024

		Note No.	(Amount in lacs.) As at 31.03.2024	(Amount in lacs.) As at 31.03.2023
	Income	HOLE NO.	A3 at 31.03.2024	A3 at 31.03.2023
1	Revenue From Operations (Net)		4,024.94	1,520.29
II	Other income	16	6.85	6.26
Ш	TOTAL INCOME		4,031.79	1,526.55
IV	Expenses			
	Cost of Material Consumed	17	2,022.24	764.90
	Purchase of stock -in-trade	4.0	- (470.00)	- (400.50)
	Changes in inventory of finished goods and work-in-progress	18	(170.09)	(496.53)
	Employee benefit expense	19	1,016.61	944.97
	Finance costs	20	384.60	309.02
	Depreciation & Amortization Exp.	10	117.74	110.04
	Other expenses	21	562.65	338.06
V	TOTAL EXPENSES		3,933.76	1,970.46
VI	Profit before Exceptional & Extraordinary items & tax		98.03	(443.91)
	Add/(less) exceptional items		-	· -
VII	Profit before extraordinary items and tax		98.03	(443.91)
	Add/(less) Extraordinary items		-	-
VIII	Profit Before Tax		98.03	(443.91)
	Tax expense			,
	Current Tax		-	-
	Wealth Tax		-	-
	Deferred Tax		15.72	28.64
	Less: MAT credit entitlement		-	-
	Income tax of earlier years		4.79	-
IX	Profit /(Loss) from Continuing Operations		77.52	(472.55)
Χ	Profit /(Loss) from Discontinuing Operations		-	-
	Less: Tax Expenses of Discontinuing Operations		-	-
ΧI	Profit /(Loss) from Discontinuing Operations after Tax		-	-
XII	Profit / (Loss) for the year	•	77.52	(472.55)
XIII	Earning per Equity Share	;		· · · · ·
_	Basic		1.35	(8.22)
	Diluted		1.35	(8.22)
The	accompanying notes are an integral part of the financial statements	1 - 22		

As per our report of even date

For RPR & Co.

For LAXMIPATI ENGINEERING WORKS LIMITED

Chartered Accountants Firm Reg. No.: 131964W

Sd/-	Sd/- Sanjaykumar Sarawagi	Sd/- Rakeshkumar Sarawagi
Raunaq Kankaria	(Director)	(Director)
(Partner)	DIN: 00005468	DIN:00005665
M.No. 138361		
Date: 28/05/2024	Sd/-	Sd/-
Place: Surat	Gaurav Jhunjhunwala	Mustafa Haji
UDIN: 24138361BKEHYW6875	Company Secretary	C.F.O.

Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN- L35111GJ2012PLC068922

Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No. A-25, Central Park, GIDC, Pandesara, Surat-394221 Website: www.laxmipatiengineering.com | Email:cs@laxmipatiengineering.com | Ph: 0261- 2894415

CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2024

		(Amount in lacs.)	(Amount in lacs.)
		01.04.2023 -	01.04.2022 -
		31.03.2024	31.03.2023
^	Cook flow from anaroting activities		
A	Cash flow from operating activities: Net Profit before tax as per Profit And Loss A/c	98.03	(443.91
	Adjusted for:	30.03	(4-0.01
	Depreciation	133.46	138.67
	Interest & Finance Cost	384.60	309.02
	Operating Profit Before Working Capital Changes	616.1	3.78
	Adjusted for:		
	Inventories	(170.09)	(496.53)
	Trade Receivables	2.39	85.99
	Short Term Loan & Advances	(73.30)	69.17
	Other Non Current Assets	34.49	(49.03)
	Trade Payable	(73.40)	53.89
	Other Current Liability	(38.74)	31.26
	Short Term Provision	7.27	2.13
	Long Term Provision	17.96	(9.93)
	Cash Generated From Operations	322.68	(309.27)
	Direct Tax Paid	20.51	28.64
	Net Cash Flow from/(used in) Operating Activities:	302.17	(337.91)
Ь	Cook Flow From Investing Activities		
В	Cash Flow From Investing Activities: (Purchase)/Sale of Fixed Assets	(156.90)	(63.34)
	Proceeds from other investment	(156.89)	(03.34)
	Net Cash flow from /(Used in) Investing Activities:	(156.89)	(63.34)
	,,	(,	(3.3.3.)
С	Cash Flow from Financing Activities:		
	Proceeds From Share Capital & Share Premium	-	-
	Proceeds From Share Application Money	-	-
	Proceeds from Long Term Borrowing (Net)	161.80	367.53
	Proceeds from Short-term borrowings	80.52	327.47
	Interest & Financial Charges	(384.60)	(309.02
	Net Cash Flow from/(used in) Financing Activities	(142.29)	385.98
	Net Increase/(Decrease) in Cash & Cash Equivalents (A+B+C)	2.99	(15.27)
	Cash & Cash Equivalents As At Beginning of the Year	2.58	17.85
	Cash & Cash Equivalents As At End of the Year	5.57	2.58

As per our report of even date

For RPR & Co.

For LAXMIPATI ENGINEERING WORKS LIMITED

Chartered Accountants Firm Reg. No.: 131964W

Sd/- Sd/- Sd/Sd/- Sanjaykumar Sarawagi
Raunaq Kankaria (Director) (Director)
(Partner) DIN: 00005468 DIN:00005665
M.No. 138361

Date: 28/05/2024

Place: Surat Sd/- Sd/- UDIN: 24138361BKEHYW6875 **Gaurav Jhunjhunwala** Company Secretary C.F.O.

Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN- L35111GJ2012PLC068922

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NOTES FORMING PART OF FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024

Note 1 SIGNIFICANT ACCOUNTING POLICIES:

a. Basis of Accounting:

The financial statements have been prepared under historical cost convention in accordance with the generally accepted accounting principles and the provisions of the Companies Act 2013, as adopted consistently by the company. The company generally follows mercantile system of accounting and recognizes significant items of income and expenditure on accrual basis.

The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year.

b. Fixed Assets:

Fixed assets are recorded at cost. The Company has provided depreciation on Straight Line method as per the Companies Act, 2013

Capital Work In Progress:

All Expenditure incurred relating to Development of Ship Yard are accumulated and shown as Capital Work in Progress.

Investments:

The company has not made any investment during the year.

e. Depreciation and Amortization :

The company has provided depreciation on Straight Line Method as per companies Act,2013 and calculation of remaining useful life is based on no of days for which asstes were put to use.

f. Impairment of Assets:

An asset is treated as impaired when the carrying cost of assets exceeds its recoverable value. The company assesses at each Balance Sheet date whether there is any indication that any assets may be impaired and if such indication exists, the carrying value of such assets is reduced to its recoverable amount and a provision is made for such impairment loss in the statement of Profit & Loss A/c.The impairment loss recognized in prior accounting period is reversed if there has been a change in the estimate of recoverable amount.

g. Employee's Benefit:

Provident Fund, ESIC & LWF: Provident fund, ESIC and LWF contributions are made as per defined scheme and the contribution is charged to statement of Profit & Loss A/c of the year when it becomes due. The company has no other obligation other than to contribute and deposit to respective authorities.

Short term employee benefits are recognized as an expense in the statement of Profit & Loss A/c for the year in which the related service is rendered.

Long term employee benefit are recognized as an expense in the statement of Profit & Loss A/c for the year in which the employee has rendered service.

The Company's gratuity scheme is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on actuarial valuation using the Projected Unit Credit Method. The obligation is measured at present values of estimated future cash flows. The discount rates used for determining the present value are based on the market yields on government securities as at the balance sheet date.

h. Deferred Revenue Expenditure:

No Preliminary expenses recorded during the year.

i. Inventories:

Inventories are valued at the lower of cost on FIFO basis and the net realizable value after providing for obsolescence and other losses, where considered necessary. Cost includes all charges in bringing the goods to the point of sale Work-in-progress and finished goods include appropriate proportion of overhead. Other stock is valued at estimated realizable Value.

j. Foreign Currency Transactions:

No foreign currency transactions during the current year. The foreign currency transaction during the previous year have been reported in notes to accounts and its corresponding exchange gain and loss has been shown in profit & loss account.

k. Lease Transactions:

The Company has been given the possession of G.I.D.C. land on 14-08-2013, to hold the same as Licencee to make necessary construction etc. Lease Deed for 99 years will be executed by G.I.D.C. after completion of construction & subject to compliance of prescribed conditions.

I. Revenue & Recognition :

Income and expenditure are recognized and accounted on accrual basis as and when they are earned or incurred. Revenue from Job Work transaction is recognized as and when job work or part of it is completed.

m. Income Tax:

Income tax liability is ascertained on the basis of assessable profits computed in accordance with the provisions of Income-tax. Act, 1961. Deferred tax is recognized, subject to the consideration of prudence, on timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of being reversal in one or more subsequent periods.

The company has opted for new simplified tax scheme under section 115BAA of The Income Tax Act, 1961. So, provisions of Mat are not applicable to the company.

n. Earning per Share:

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

Diluted earnings per share is computed by taking into account the aggregate of the weighted average number of equity shares outstanding during the period and the weighted average number of equity shares which would be issued on conversion of all the dilutive potential equity shares into equity shares.

o. Cash & cash Equivalents:

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are term deposit balances, highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

p. Cash Flow Statement:

The cash flow statement has been in accordance with the Accounting Standard (AS) - 3 on "Cash flow statements" prescribed in Companies (Accounts) rules, 2014.

q. Accounting for Indirect Taxes

The Company is recording sales and purchases on exclusive method and GST/VAT are not passed through the profit and Loss accounts of the company. The Effect of Indirect Taxes on Sales will be as under:

	(Amount in Lacs.)
Gross Sales	4,694.10
Less: GST	669.16
Net Sales	4,024.94

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NOTES FORMING PART OF FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024

	(Amount in lacs.)	(Amount in lacs.)
PARTICULARS	As at 31.03.2024	As at 31.03.2023
NOTE- 2		
SHARE CAPITAL		
AUTHORIZED CAPITAL		
60,00,000 Equity shares of Rs.10 each	600.00	600.00
	600.00	600.00
ISSUED CAPITAL		
57,52,000 Equity Shares of Rs.10/- each	575.20	575.20
	575.20	575.20
SUBSCRIBED AND FULLY PAID UP CAPITAL		
57,52,000 Equity Shares of Rs.10/each fully paid up	575.20	575.20
	575.20	575.20
SUBSCRIBED BUT NOT FULLY PAID UP CAPITAL	-	-
		-

RECONCILIATION OF SHARES	As at 31.03.2024 Equity Shares			As at 31.03.2023 Equity Shares	
Shares outstanding	Number	In Lacs	Number	In Lacs	
Shares outstanding at beginning of the year	57,52,000	575.20	57,52,000	575.20	
Shares issued during the year	-	-	-	-	
Shares bought back during the year	-	-	-	-	
shares outstanding at end of the year	57,52,000	575.20	57,52,000	575.20	

Shareholder(s) holding more than 5% shares	As at 31.0	3.2024	As at 31.03.2023		
	No. of shares	% of holding	No. of shares	% of holding	
Equity shares of Rs. 10 each	held		held		
Rakeshkumar Govindprasad Sarawagi	3,03,700	5.28%	3,03,700	5.28%	
Sanjaykumar Govindprasad Sarawagi	3,03,000	5.27%	3,03,000	5.27%	
Manojkumar Govindprasad Sarawagi	32,61,000	56.69%	32,61,000	56.69%	
Govindprasad Gopiram Sarawagi	3,00,000	5.22%	3,00,000	5.22%	

Shares allotted for consideration other than cash(for period of five years preceding the B/S date)

NIL

 Unpaid calls
 As at 31.03.2024
 As at 31.03.2023

 By Directors
 Nil
 Nil

 By Officers
 Nil
 Nil

Terms/rights attached to shares:

The Equity shares have a face value of Rs 10 per share. Each holder of share is entitled to one vote per share. In the event of liquidation of company all shareholders will be entitled to receive remaining assets of the company after distribution of all preferential amounts in proportion to the shares held by them.

Shares Held by Promoters:

S.no	Promoter Name	No. of shares held	% of holding	% of change
	Promoters:			
1	Manojkumar Govindprasad Sarawagi	32,61,000	56.69%	-
	Promoters Group			
1	Sanjaykumar Govindprasad Sarawagi	3,03,000	5.27%	
2	Rakeshkumar Govindprasad Sarawagi	3,03,700	5.28%	
3	Govindprasad Gopiram Sarawagi	3,00,000	5.22%	-
4	Sujata Rakeshkumar Sarawagi	100	0.002%	-
5	Manojkumar Sarawagi(HUF)	100	0.002%	-
6	Sarladevi Manojkumar Sarawagi	100	0.002%	-
		41,68,000	72.46%	

NOTE 3 RESERVE & SURPLUS Securities Premium Account	(Amount in lacs.) As at 31.03.2024	(Amount in lacs.) As at 31.03.2023
Opening balance	411.30	411.30
Add: Credited during the year	-	-
Less: Utilized during the year Closing Balance (A)	411.30	411.30
Closing Balance (A)	411.00	411.50
Surplus		
Opening balance	(856.70)	, ,
(+)Net Profit/Net Loss (+)Transfer from reserves	77.52	(472.55)
(-)Issue of bonus shares	- -	- -
(-)Proposed dividends	-	-
(-)Transfer to reserves	<u> </u>	=
Closing Balance (B)	(779.17)	(856.70)
Total Reserves & Surplus (A+B)	(367.87)	(445.40)
NOTE 4 LONG TERM BORROWINGS		
From banks: Secured:		
Term Loan-HDFC Bank #	261.69	344.33
Loans & Advances from related party & others:		
Unsecured Loans **	3,197.12	2,952.68
	3,458.81	3,297.01
Additional disclosure		454.50
Promoter Director Other officers of the company	-	454.50
Firm in which director is a partner	-	-
Pvt company in which director is a member	3,106.49	2,412.20
	3,106.49	2,866.70

The Company has obtained term loan from HDFC Bank for purchase of Plant and Machinery having sanction limit of Rs 5.00 Crores repayable within a period of 7 years including moratorium of 1 year with rate of interest of Repo Rate + 375 bps. The term loan is primarily secured against Factory land & building owned by Siddhi Vinayak Polyfab Pvt Ltd located at Palsana, Surat and Plant and Machinery by way of hypothecation of plant & machinery and has collateral security on the current assets of the company by way of hypothecation of stock and book debts.

^{**}Loan from Related Parties and others represent interest bearing loans received by the Company, which has been obtained for business purposes and repayable on demand with rate of interest ranging from 6% to 12%

N	O	T	Έ	5	

LONG	TERM	I PRC	VISI	ONS
_		_	1 '1	

Provision for Gratuity	77.03	59.07
·	77.03	59.07
NOTE 6		
SHORT TERM BORROWINGS		
Loans repayable on demand:		
From banks:		
Secured:		
HDFC Bank (C.C)*	469.42	388.90
Current maturities of Long term borrowings - HDFC Term loan	82.64	82.64

^{*}The Company has obtained cash credit from HDFC Bank having sanction limit of Rs 5.00 Crores repayable on demand and interest rate is Repo Rate + 375 bps. It is primarily secured on the current assets of the company by way of hypothecation of stock and book debts. It has collateral security on Factory land & building owned by Siddhi Vinayak Polyfab Pvt Ltd located at Palsana, Surat and Plant and Machinery by way of hypothecation of plant & machinery.

NOTE 7

TRADE PAYABLES

Creditors - MSME 61.25 3.00 Creditors - Other 55.85 164.41 Creditors for Salary 76.29 99.38 193.39 266.79

Trade Payables Ageing schedule: (Amount in lacs.)

As at 31.03.2024	Outstand	Total			
A3 at 31.03.2024	Less Than 1 Year	1-2 Years	2-3 Years	More Than 3 Years	Total
(i)MSME	61.25	-	-	-	61.25
(ii)Others	125.00	(0.91)	8.05	-	132.14
(iii)Disputed dues- MSME	-	=	-	-	-
(iv)Disputed dues- others	-	=	-	-	-
(v)Unbilled dues	=	-	-	-	-
Total	186.25	(0.91)	8.05	-	193.39

Trade Payables Ageing schedule:	te of Payment	(Amount in lacs.)			
As at 31.03.2023	Less Than 1 Year	g for the following per	2-3 Years	More Than 3 Years	Total
i)MSME	3.00	1-2 18415	2-3 Teal5	WIGHT HIGH S TEATS	3.0
ii)Others	207.08	56.71	-	_	263.7
iii)Disputed dues- MSME	207.00	50.7 1	-	-	203.7
iv)Disputed dues- others	-	-	-	-	-
	-	-	-	-	-
(v)Unbilled dues	- 040.00	-	-	-	- 000.7
Total	210.08	56.71	-	-	266.79
NOTE 8					
OTHER CURRENT LIABILITIES					
For Employee Benefits:				0.43	0.6
E.S.I.C. Payable				****	
Professional Tax Payable (Employee)				0.58	0.65
Provident Fund Payable				5.05	2.4
For Taxes & Duties:				24.57	35.5
For Other Expenses:				-	-
Audit fees payable				0.45	0.45
Advance from customers				5.84	35.94
			;	36.93	75.60
NOTE 9					
SHORT TERM PROVISIONS					
Provision for Gratuity				18.22	10.96
,				18.22	10.96
NOTE 11					
OTHER NON CURRENT ASSETS					
Security Deposits:					
Deposit with Government Authorities				26.65	31.64
Other Deposits				0.86	0.86
Fixed Deposit(Lien marked for Bank Guarantee)				17.89	47.39
Tixed Deposit(Eleft marked for Bank Guarantee)			•	45.40	79.90
			:	10.10	10.00
NOTE 12					
INVENTORIES					
Raw Material				38.16	61.10
Stores & Spares				204.91	98.3
Work in Progress				716.19	629.66
			:	959.26	789.16
NOTE 13					
FRADE RECEIVABLES					
Unsecured - Considered Doubtful				30.77	17.7
Unsecured - Considered Good				284.97	300.40
				315.74	318.13
			;		2.3
Tords Deschools Analysis askedules					(A

Trade Receivables Agein	g schedule:					(Amount in lacs.)
As at 31.03.2024	Ou	Total				
AS at 31.03.2024	Less Than 6 Months	6 Months - 1 Year	1-2 Years	2-3 Years	More Than 3 Years	IOlai
(i) Undisputed Trade						
receivables - considered						
good	273.59	2.18	2.65	2.27	4.27	284.97
(ii) Undisputed Trade						
Receivables - considered						
doubtful	-	1	-	-	30.77	30.77
(iii) Disputed Trade						
Receivables considered						
good	-	1	-	-	-	-
(iv) Disputed Trade						
Receivables considered						
doubtful	-	-	-	-	-	-
Total	273.59	2.18	2.65	2.27	35.04	315.74

As at 31.03.2023		tstanding for the follow				Total
	Less Than 6 Months	6 Months - 1 Year	1-2 Years	2-3 Years	More Than 3 Years	. •
(i) Undisputed Trade receivables – considered						
good	279.54	1.20	19.66	-	-	300.40
ii) Undisputed Trade		-				
Receivables – considered						
doubtful (iii) Disputed Trade	-	-	-	-	-	-
Receivables considered						
good	-	-	-	-	-	-
(iv) Disputed Trade						
Receivables considered					47.70	47.7
doubtful Total	279.54	1.20	19.66	-	17.73 17.73	17.7 318.1
NOTE 14 CASH AND CASH EQUIV. Cash in Hand Balances With Schedule					1.02 4.55 5.57	1.1 1.4 2.5
SHORT TERM LOANS AN Others:						
Others, considered go Prepaid Expenses	ou.				4.33	7.2
TDS Receivable					36.43	24.4
TCS Receivable					0.31	-
Advance to Staff Advances to Supplie	ers				3.55 64.39	4.0
Advances to Supplie					109.00	35.7
OTHER INCOME Interest on Late Paymen Interest on Fixed Deposi Foreign Exchange Gain Interest on IT Refund Insurance Claim Receive Profit on Sale of Asset	t				0.24 1.42 - 0.79 2.95 1.46 6.85	0.2 0.9 0.5 4.4 - 0.1 6.2
NOTE 17						
COST OF MATERIAL COI Consumable Stores	NSUMED				265.40	232.3
Material Purchase					1,714.85	492.9
Freight					27.69	23.7
Tools & Tackles	- 0d				0.44	0.7
Maintenance & Repairing	g Service				13.86 2,022.24	15.1 764.9
NOTE 18					2,022.24	704.5
(INCREASE)/ DECREASE					243.07	159.5
Closing Stock of Goods Less: Opening Stock of					243.07 159.51	76.8
F = 0 = 12 = 10 ·					(83.56)	(82.71
Mark in Draws					740.40	000.0
Work in Progress Less: Opening WIP					716.19 629.66	629.6 215.8
					(86.53)	(413.82
					(170.09)	(496.53
NOTE 19 EMPLOYEE BENEFIT EXI	PENSES					
EMIPLOTEE BENEFIT EX					918.03	862.4
Salary Expenses					1.75 35.95	1.7 53.3
Salary Expenses Staff Welfare Expenses					JO MO	23.3
Salary Expenses					3.43	
Salary Expenses Staff Welfare Expenses Bonus Expenses						7.2
Salary Expenses Staff Welfare Expenses Bonus Expenses ESIC Expense Incentive Expense Labour Welfare Fund					3.43 1.19 0.06	7.2 3.2 0.0
Salary Expenses Staff Welfare Expenses Bonus Expenses ESIC Expense Incentive Expense Labour Welfare Fund Wages Expenses					3.43 1.19 0.06 1.95	7.2 3.2 0.0 3.5
Salary Expenses Staff Welfare Expenses Bonus Expenses ESIC Expense Incentive Expense Labour Welfare Fund	nses				3.43 1.19 0.06	7.2 3.2 0.0 3.5 15.2
Salary Expenses Staff Welfare Expenses Bonus Expenses ESIC Expense Incentive Expense Labour Welfare Fund Wages Expenses Provident Fund Worker Insurance Exper Transport for Staff	nses				3.43 1.19 0.06 1.95 21.74 3.14 0.49	7.2 3.2 0.0 3.5 15.2 2.4 1.0
Salary Expenses Staff Welfare Expenses Bonus Expenses ESIC Expense Incentive Expense Labour Welfare Fund Wages Expenses Provident Fund Worker Insurance Exper Transport for Staff Flat Rent	nses				3.43 1.19 0.06 1.95 21.74 3.14	7.2 3.2 0.0 3.5 15.2 2.4 1.0 2.1
Salary Expenses Staff Welfare Expenses Bonus Expenses ESIC Expense Incentive Expense Labour Welfare Fund Wages Expenses Provident Fund Worker Insurance Exper Transport for Staff	nses				3.43 1.19 0.06 1.95 21.74 3.14 0.49	7.8 3.2 0.0 3.5 15.2 2.4 1.0 2.1 0.2

NOTE 20		
FINANCE COST Bank Charges	2.58	0.62
Interest on CC	25.62	21.70
Interest on Unsecured Loans	316.01	246.02
Interest on Term Loan	40.40	40.68
interest on Term Loan	384.60	309.02
NOTE 21		
OTHER EXPENSES		
Payment to Auditor:		
As Auditors	0.50	0.50
Insurance Expense	4.87	2.32
Miscellaneous Expenditure:		
Advertisement Expense	0.05	0.05
Canteen Expenses	8.51	8.52
Computer Expenses	1.67	1.44
Consultancy Expense	18.17	41.33
Contractor's Charges	377.91	145.80
Corporate Guarantee Fees	0.50	-
Discount Account	(1.61)	(0.63)
Electricity Expenses	38.38	27.28
GST Expense	4.43	-
Hire Charge of Machinery	37.80	26.68
Interest & penalty on Late payment of Taxes	0.09	0.07
Interest on Late Payment of PF/ESIC/PT	0.05	-
Internet Exp	0.21	0.10
Legal & Professional Fees	13.92	20.51
Loading & Unloading exp	2.45	0.31
Medicine Expense	1.11	1.35
Office & General Expense	8.80	6.06
Other charges (L&T)	0.05	13.05
Other miscellaneous exp	0.72	2.50
Postage & courier Expense	0.72	0.56
Rate difference	(0.78)	(0.43)
Round off exp	0.00	(0.00)
ROC Exp	0.14	0.08
Royalty Expense	1.00	-
Security Guard Expenses	0.98	1.66
Software Maintenance charges	0.95	2.72
Stationery Expense	1.56	1.51
Rates and taxes	8.42	4.72
Technical Testing and Analysis charges	18.90	14.16
Telephone Expense	0.23	0.31
Travelling Expenses	4.41	8.62
Vehicle Exp.	7.55	6.92
	562.65	338.06

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NOTES FORMING PART OF FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024 NOTE 10 $\,$

(Amount in Lacs.)

PARTICULARS As at 31.03.2024

PARTICULARS										3 at 31.03.2024
PROPERTY, PLANT & EQUIP	MENTS & INTA	ANGIBLE AS	SETS							
		Gross	Block			Depr	eciation		Net B	Block
Description	Opening Balance	Addition	Deduction	As at 31.03.2024	Opening Balance	For the Period	Adjustment	As at 31.03.2024	As at 31.03.2024	As at 31.03.2023
Building	1,086.82	35.56	-	1,122.38	46.64	35.02	-	81.65	1,040.73	1,040.18
Computer & data Processing Units	38.38	0.92	-	39.30	28.03	7.17	-	35.20	4.10	10.35
Furniture & Fittings	17.03	0.95	-	17.98	5.47	1.35	-	6.82	11.16	11.55
Motor Vehicles	19.11	24.22	17.75	25.58	17.41	2.30	16.86	2.85	22.73	1.70
Plant & Machinery	1,089.97	96.12	-	1,186.09	272.62	71.91	-	344.53	841.56	817.35
Segment II (Ship Yard) Lease Hold										
Land (Dahej)	1,102.44	-	-	1,102.44	-	-	-	-	1,102.44	1,102.44
Capital WIP (Dahej)	158.92	-	-	158.92	-	-	-	-	158.92	158.92
TOTAL	3,512.65	157.78	17.75	3,652.68	370.17	117.74	16.86	471.06	3,181.63	3,142.48
Previous Year	3,449.70	580.94	517.99	3,512.65	260.52	110.04	0.38	370.17	3,142.48	3,189.17

NOTE 22

- a. Balances of Loans and Advances, Debtors, Creditors & Bank are subject to confirmation and reconciliation.
- b. Figures of previous year have been regrouped and rearranged wherever necessary.

 Auditors Remuneration
 C. Year
 P. Year

 As Auditors
 0.50
 0.50

 TOTAL:
 0.50
 0.50

d. (i) The disclosures of transactions with the related parties as required by AS 18- "Related Party Transactions" are given as under. Related parties have been identified on the basis of representation made by the directors of the company and information available with the company.

Name of the related party and description of relationship:

Key Managerial Personnel (KMP) & Director

Manoj Kumar Sarawagi (Executive Director)

Sanjay Kumar Sarawagi (Executive Director)

Rakesh Kumar Sarawagi (Executive Director)

Amit Khandelwal (Manager)

Gaurav Rajesh Jhunjhunwala (Company Secretary)

Mustufa Haji (Chief Financial Officer)

Ruchita Amit Mittal (Independent Woman Director)
Pratibha Pankaj Gulgulia (Independent Woman Director)
Sheetal Ashok Tayal (Independent Woman Director)

Relatives of KMP & Director

Govind Prasad Sarawagi Rehana Moizbhai Haji Kanta Devi Sarawagi Moiz Fakharuddin Haji Sarla Sarawagi Basant Kumar Jalan Manju Jalan Sandhya Sarawagi Sujata Sarawagi Amit Mittal Meena Tibrewal Abhishek Jalan Mansi Sarawagi Gunjan Jain Tanya Parth Lohia Mokshita Mittal Parth Ajay Lohia Dhruvika Mittal Parth Rakesh Sarawagi Tilokchand Mahnot Harddik Sanjaykumar Sarawagi Saroj Devi Mahnot Anushka Parasrampuria Pankaj Kumar P Gulgulia Chaheti Sarawagi (Minor) Pankaj Mahnot Teshima Sarawagi Pravina Nawlakha

Teshima Sarawagi Pravina Nawlakha Hridan Sarawagi (Minor) Pratigya Nahata Arjun Amit Khandelwal (Minor) Mamta Kochar Jyoti Amit Khandelwal Diya Gulgulia Prem Kumar Khandelwal Disha Gulgulia Mira Baid Ashok Sagarmal Tayal Charul Gupta Saroj Ashok Tayal

Shilpa Ranade Punit Ashok Tayal
Batul Mustufa Haji Mamta Devi Jhunjhunwala
Alifiya Mustufa Haji Nikunj Rajesh Jhunjhunwala
Murtaza Mustufa Haji

Enterprises owned or significantly influenced by KMP, directors or their relatives:

Sanjay Kumar Govind Prasad Sarawagi HUF Surat Mega Textile Processing Park Association

Manoj kumar Sarawagi HUF
Rakesh Sarawagi HUF
Govind Prasad Sarawagi HUF
Rose Commotrade LLP
Hi-Choice Trading LLP
Surat Realators Private Limited
Divyashakti Trading LLP
Mineral corporation
Himalaya corporation
Shahlon Textile Park Pvt. Ltd.
Wintex Mills Private Limited
Shri Govindprasad Sarawagi Charitable Trust
Samarth Sarawagi Marriage Trust
Teshima Sarawagi Marriage Trust

Surat Realators Private Limited

Samarth Sarawagi Marriage Trust
Divyashakti Trading LLP

Hitech Merchandise LLP

Lansdown Dealers LLP

Starmark trading LLP

Prabha Distibutors LLP

Siddhi Vinayak Silk Mills Private Limited

Samarth Sarawagi Marriage Trust

Chaheti Sarawagi Marriage Trust

Chaheti Sarawagi Education Trust

Mansi Sarawagi Marriage Trust

Shri Siddhi Vinayak Fashions LLP Tapti Kids
Anmol Tradelinks Private Limited Laxmipati Foundation

S.V Plantations Private Limited
Siddhi Vinayak Polyfab Private Limited
SMR Kohinoor Private Limited

Siddhi Vinayak Knots & Prints Private Limited # Mansi Sarawagi Education Trust

Tapti Valley Education Foundation # Parth Sarawagi Education Trust J-10 Green infrastructure # Samarth Sarawagi Education Trust

Urban india # Tanya Sarawagi Education Trust
Vilayatee Couture Private Limited # Tanya Sarawagi Marriage Trust
Innocent Financial Consultanta LLD
Tackima Sarawagi Education Trust

Innocent Financial Consultants LLP # Teshima Sarawagi Education Trust
Aconite Commercial LLP # Alliance Engineering

Acontre Commercial LLP # Alliance Engineering
Siddhi Vinayak Saree Selection # Olpad Industrial Park LLP
Surat Seva Foundation

Dissolved in Year 2023-2024

(ii) Transaction during the year with the related parties and closing balances as on 31.03.2024

(Amount in Lacs.)

	Value of Transaction						
Nature of Transaction	Key Managerial Personnel (KMP) & Director	Relatives of KMP & Director	Enterprises owned or significantly influenced by KMP, directors or their relatives:				
Loans accepted	92.00	-	1,227.02				
Loans given	-	-	-				
Loan received back	0.50	=	-				
Loans repaid	577.99	-	781.00				
Interest Paid	34.99	=	275.85				
Salary expenses	29.08	=	-				
Corporate guarantee fees	-	-	0.50				
Royalty expense	-	-	1.00				

(Amount in Lacs.)

Nature of Transaction	Closing Balances		
	Key Managerial Personnel Relatives of KMP Enterprises owned or signific		
	(KMP) & Director	& Director	influenced by KMP , directors or
			their relatives:
Loans	2.95	-	3,106.49
Interest Paid	-	-	-
Salary Payable	1.94	-	-
Corporate guarantee fees	-	-	-
Royalty expense	-	-	1.08

(Amount in Lacs.)

	Name of party	Relationship	Nature of transaction in current year	Amount	Amount outstanding at year end
			Loan taken	92.00	
1	Rakesh Sarawagi	Director	Loan repaid	577.99	-
			Interest @ 9% p.a	34.99	
2	Gaurav Rajesh Jhunjhunwala	Company Secretary	Salary	2.68	0.
3	Mustufa Haji	Chief Financial Officer	Salary	5.40	0.4
			Salary	21.00	1.
4	Amit Khandelwal	Manager	Loan given	-	2.
			Loan received back	0.50	2.
		Enterprises owned or	Loan taken	1,104.02	
5	Siddhi Vinayak Polyfab	significantly influenced by	Loan repaid	9.20	2,1
5	Pvt Ltd	KMP , directors or their	Interest @ 9% p.a	122.81	
		relatives	Corporate Guarantee Fees	0.50	-
		Enterprises owned or	Loan taken	73.00	
	Siddhi Vinayak Silk	significantly influenced by	Loan repaid	7.50	836.
U	Mills Private Limited	KMP , directors or their relatives	Interest @ 12% p.a	84.24	630
		Enterprises owned or	Loan taken	50.00	
7	Anmol Tradelinks Pvt	significantly influenced by	Loan repaid	764.30	96.
'	Ltd	KMP , directors or their relatives	Interest @ 9% p.a	68.81	90.
8	Shri Siddhi Vinayak Fashions LLP	Enterprises owned or significantly influenced by KMP, directors or their relatives	Royalty Expense	1.00	1.

e. Final Accounts has been prepared on Going Concern assumption.

			(Amount in Lacs.)	
f.	Basic & Diluted EPS	As at 31.03.2024	As at 31.03.2023	
	Basic:			
	Profit after tax as per accounts (in Lacs)	77.52	(472.55)	
	Weighted average number of shares outstanding	57,52,000	57,52,000	
	Basic EPS	1.35	(8.22)	
	Diluted:			
	Profit after tax as per accounts (in Lacs)	77.52	(472.55)	
	Weighted average number of shares outstanding	57,52,000	57,52,000	
	Add: Weighted average no. of potential equity shares	-	-	
	Weighted average no. of shares o/s for diluted EPS	57,52,000	57,52,000	
	Diluted EPS	1.35	(8.22)	
		Depreciation	Gratuity	Total
g.	As per Income Tax Act	205.42	-	
	As per Companies Act	117.74	25.23	
	Timing Difference	87.68	(25.23)	
	Tax on diff @ 25.168% [DTL / (DTA)]	22.07	(6.35)	15.72

Disclosure under Sec 22 of the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED): (Amount in Lacs.) h. The principal amount | The amount of payment | The amount of interest due The amount of The amount of further interest and the interest made to the supplier interest accrued and payable for the period remaining due and payable in the thereon due to any beyond the appointed day and remaining supplier as at the year and the interest thereon, unpaid at the end of delay in making payment of the year succeeding year end during the year 61.25 NIL NIL NIL NIL

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

- i. As per AS 17- Segment Reporting, Segment information has to be provided when the company has more than one reportable business segment. The company has two segments:
 - i) Fabrication
 - ii) Shipvard

As during the year no activity or business has been carried out in Ship yard, no separate segment reporting has been done except identification of segment wise assets.

j. <u>Disclosure of Foreign currency transactions:</u>

Particulars	Foreign Currency Foreign Currency Indian Rupee equive		Indian Rupee equivalent
	Denomination	Amount	
	March 31, 2024		
Export of services	US\$	-	NIL
Expenditure	US\$	-	NIL

 CWIP Ageing Schedule
 (Amount in Lacs.)

 CWIP
 Amount in CWIP For a Period Of
 More Than 3 Years

 (i) Projects In Progress

I. Contingent liabilities:

k.

Bank guarantee of Rs. 14.04 Lakh is issued for performance of service. Fixed deposit of Rs. 17.88 Lakh is made against it.

- m. The Company does not have any benami property, where any proceeding has been initiated or pending against the company for holding any Benami Property.
- n. The Company does not have any transactions with companies struck off.
- o. The company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
- p. The company have not traded or invest in Crypto currency or Virtual currency during the financial year.
- **q.** The company have not advanced or given loan or invested fund to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
 - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- r. The company have not received any fund from any person(s) or entity(ies), including foreign entities (Funding party) with the understanding (whether recorded in writing or otherewise) that the company shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

- S. The company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessment under the Income Tax Act, 1961 (such as, search or survey or any other relevent provisions of the Income Tax Act, 1961)
- t. The company has not been declared as Wilful defaulter by the Banks, Financial institution or other lenders.
- u. The Company have not provided any capital or other commitments during the current financial year.
- v. The Company has not revalued its Property, Plant and Equipment (including Right of Use Assets) or Intangible Assets or both during the year.

As per our report of even date

For RPR & Co.

Chartered Accountants Firm Reg. No.: 131964W For LAXMIPATI ENGINEERING WORKS LIMITED

Sd/-

Sd/-

Sd/-Raunaq Kankaria

(Partner) M.No. 138361

Date: 28/05/2024

Place: Surat UDIN: 24138361BKEHYW6875 Sanjaykumar Sarawagi

(Director) DIN: 00005468 Rakeshkumar Sarawagi

(Director) DIN:00005665

Sd/- Sd/- Sd/- Mustafa Haji
Company Secretary C.F.O.

Amount in Rs

Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN-L35111GJ2012PLC068922

Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No. A-25, Central Park, GIDC, Pandesara, Surat-394221 Website: www.laxmipatiengineering.com | Email:cs@laxmipatiengineering.com | Ph: 0261- 2894415

Financial Ratios

<u>Ratios</u>	<u>Methodology</u>	<u>Variance</u>	<u>As at</u> 31.03.2024	<u>As at</u> 31.03.2023
1.) Current Ratio	Current assets/Current liabilities	24.99%	1.74	1.39
2.) Debt Equity Ratio	Total debt/Shareholders Equity	-33.37%	19.35	29.03
3.) Debt Service Coverage Ratio	Earning available for Debt Service/Current maturities	2069.55%	1.28	-0.07
4.) Return On Equity Ratio	PAT-Preference Share dividend(if any)/Average Shareholders Fund	135.63%	0.46	-1.29
5.) Inventory Turnover Ratio	Net Sales/Average inventory	63.81%	4.60	2.81
6.) Trade Receivables Turnover Ratio	Net Credit Sales / AverageTrade Receivable	201.66%	12.70	4.21
7.) Trade Payables Turnover Ratio	Net Credit purchases/Average trade payable	184.62%	8.61	3.02
8.) Net Capital Turnover Ratio	Net Sales or Receipt/ Average Working Capital	120.71%	4.16	1.89
9.) Net Profit Ratio	Net profit/ Net Sales or Receipt × 100	106.60%	1.93%	-29.20%
10. Return On Capital Employed	Profit before Interest and Tax/Capital Employed × 100	428.91%	12.58%	-3.82%
11. Return On Investment	Profit before Interest and Tax/Capital Employed × 100	428.91%	12.58%	-3.82%

Explanation for variances exceeding 25%

- 1 Current ratio has increased during the year due to increase in current assets in form of inventories and short term loans and advances as compared to previous year.
- 2 Debt equity ratio has decreased during the year as the company has earned profits & repaid term loan during the year.
- 3 Debt service coverage has increased during the year because of increase in EBITDA during the year as compared to previous year.
- 4 Return on Equity ratio has increased during the year as the company has earned profits during the year.
- 5 Inventory Turnover Ratio increased on account of increase in sales in current year.
- 6 Trade Receivables Turnover Ratio increased on account of increase in sales in current year.
- 7 Trade payable turnover ratio has increased in current year on account of increase in purchases.
- 8 Net capital turnover ratio has increased during the year as the sales during the year has increased as compared to previous year.
- 9 Net Profit ratio has increased in current year as the company earn the profits during the year.
- 10 Return on capital employed and Return on investment has increased in current year as the company earn the profits during the year.

Note:		<u>31.03.2024</u>	31.03.2023
Average shareholders fund	(Opening Shareholders fund+ Closing shareholders fund)/2	1,68,56,311	3,66,07,524
Capital employed	Total assets- Current liabilities	38,15,99,654	35,43,00,084
Average Working Capital	(Opening WC+Closing WC)/2	9,66,59,688	8,05,82,277
Average inventory	(Opening stock+ Closing stock)/2	8,74,21,044	5,40,90,100
Average Trade Receivables	(Opening trade receivables+ Closing trade receivables)/2	3,16,93,514	3,61,12,937
Average Trade Payables	(Opening trade payables+ Closing trade payables)/2	2,30,09,001	2,39,84,348

For RPR & Co. Chartered Accountants Firm Reg. No.: 131964W

For LAXMIPATI ENGINEERING WORKS LIMITED

Sd/Raunaq Kankaria
(Partner)
M.No. 138361
Date: 28/05/2024
Place: Surat
UDIN:24138361BKEHYW6875

Sd/Sanjaykumar Sarawagi
(Director)
DIN: 00005468

Sd/Gaurav Jhunjhunwala
Company Secretary

Sd/
Mustafa Haji
C.F.O.



LAXMIPATI ENGINEERING WORKS LIMITED

CIN: L35111GJ2012PLC068922

Reg. Off.: Office Block First Floor, Pl No. 237/2& 3, Sub Pl No. A/25, Central Park Soc. G.I.D.C, Pandesara, Surat-394221

Email: cs@laxmipatiengineering.com, Ph: 0261-2894415, Web: www.laxmipatiengineering.com

ATTENDANCE SLIP

Record of Attendance at the ANNUAL GENERAL MEETING held on Saturday, 28th September, 2024 at 12:00 Noon at Office Block, First Floor, Pl No. 237/2 & 3 Sub PL No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat-394221

Please complete this attendance slip and Handover at the Entrance of the meeting Venue.

TO BE USED ONLY WHEN THE FIRST NAMED SHAREHOLDER ATTENDS

PLEASE GIVE NAME OF THE FIRST NAMED SHAREHOLDER:

NAME OF THE SHAREHOLDER OR PROXY OR REPRESENTATIVE ATTENDING THE MEETING:

Mr./Mrs./Ms. (In Capitals):				
Members' Folio No.:	DP ID			
No. of Shares	Client ID			
	<u>'</u>			
Signature of Shareholder Dated: 28th September, 2024				









LAXMIPATI ENGINEERING WORKS LIMITED

CIN: L35111GJ2012PLC068922

Reg. Off.: Office Block First Floor, Pl No. 237/2& 3, Sub Pl No. A/25, Central Park Soc. G.I.D.C,

Pandesara, Surat-394221

Email: cs@laxmipatiengineering.com, Ph: 0261-2894415, Web: www.laxmipatiengineering.com

Form No. MGT-11 Proxy form

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

2014]
CIN: L35111GJ2012PLC068922 Name of the company: LAXMIPATI ENGINEERING WORKS LIMITED Registered office: Office Block, First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc., G.I.D.C, Pandesara, Surat 394221
Name of the member(s): Registered address:
E-mail Id: Folio No/ Client Id: DP ID:
I/We, being the member (s) of shares of the above named company, hereby appoint

Address: E-mail Id: Signature:

1. Name:

or failing him

Name:
 Address:
 E-mail Id:
 Signature:

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 13th Annual General Meeting of the company, to be held on the Saturday, 28th September, 2024 at 12:00 Noon at Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park Soc. G.I.D.C Pandesara Surat 394221 and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution Nos.

- 1. To receive, consider and adopt the Audited Financial Statements of the company for the financial year ended on 31st March, 2024 together with the report of the Board of Directors & Auditors' thereon.
- 2. To appoint a Director in place of Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), liable to retire by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment.
- 3. To regularize appointment of Mr. Krishna Papaiah Mekala (DIN: 01685738), as an Independent Director of the Company.
- 4. To Re-appoint Mr. Amit Khandelwal as a Manager of the company

Signed this day of 2024

Signature of shareholder

Signature of Proxy holder(s)

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting. A holder may vote either for or against each resolution.







Affix a

Revenue Stamp



LAXMIPATI ENGINEERING WORKS LIMITED

CIN: L35111GJ2012PLC068922

Reg. Off.: Office Block First Floor, Pl No. 237/2& 3, Sub Pl No. A/25, Central Park Soc. G.I.D.C, Pandesara, Surat-394221

Email: cs@laxmipatiengineering.com, Ph: 0261-2894415, Web: www.laxmipatiengineering.com

Form No. MGT-12 Polling Paper

[Pursuant to section 109(5) of the Companies Act, 2013 and rule 21 (1) (c) of the Companies (Management and Administration) Rules, 2014]

Name of the Company: LAXMIPATI ENGINEERING WORKS LIMITED

Registered Office: Office Block First Floor Pl. No.237/2 & 3 Sub Pl. No. A/25 Central Park Soc. G.I.D.C, Pandesara, Surat

394221

CIN: L35111GJ2012PLC068922

BALLOT PAPER			
Particulars	Details		
Name of the first named Shareholder (In Block Letters)			
Postal address			
Registered Folio No./ *Client ID No. (*applicable to investors holding shares in dematerialized form)			
Class of Share	Equity Shares		
	Name of the first named Shareholder (In Block Letters) Postal address Registered Folio No./ *Client ID No. (*applicable to investors holding shares in dematerialized form)		

I/We hereby exercise my/our vote in respect of the following resolution(s) as set out in the Notice of Annual General Meeting of Company scheduled to be held on Saturday, 28th September, 2024 at 12:00 Noon. at the Registered Office of the Company at Office Block, First Floor, Plot No. 237/2 & 3, Sub Plot No. A/25, Central Park Soc., G.I.D.C, Pandesara, Surat, Gujarat - 394221, which is proposed to be placed for consideration of members at the aforesaid AGM of the Company, by conveying my/our assent and/or dissent to the said Resolution(s) in the relevant box as stated herein below:

No.	Item No.	No. of Shares	I assent to the	I dissent from the
		held by me	Resolution	Resolution
Ordina	ary Businesses			
1	Receive, consider and adopt the Audited Financial Statement of the company for the financial year ended on 31 st March, 2024 together with the report of the Board of Directors & Auditors' thereon.			
2	Appoint a Director in place of Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), liable to retire by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment.			
Specia	Special Business			
3	Regularisation of appointment of Mr. Krishna Papaiah Mekala (DIN: 01685738), as an Independent Director of the Company.			
4	Re-appoint Mr. Amit Khandelwal as a Manager of the company.			

Place: Surat Date: 28/09/2024

(Signature of the shareholder)









INSTRUCTIONS

- 1. This Polling Paper is provided to enable the shareholder(s) or their proxy(ies) for voting by way of Polling Paper(s), who does not have access to e-voting facility and /or who have not voted through e-voting, so that they can also participate in voting through this physical Ballot Paper.
- 2. A Member can opt for only one mode of voting i.e. either through e-voting or by Polling paper if a Member casts votes by both modes, then voting done through remote e-voting shall prevail and voting by Polling paper shall be treated as invalid.

ELECTRONIC VOTING PARTICULAR

EVSN (ELECTRONIC VOTING SEQUENCE NUMBER)
240831048

E-Voting shall start on Wednesday, 25th day of September, 2024 (9.30 a.m.) and will be open till Friday, 27th day of September, 2024 till the close of working hours (i.e. 5.00 p.m.).









Registered Office:

Office Block, First Floor, Plot No. 237/2 & 3 Sub Plot No. A/25, Central Park Soc. G.I.D.C Pandesara, Surat-394221

Website: www.laxmipatiengineering.com, Tel. No. 0261-2894415