

29th May, 2024

To, BSE Limited PJ Towes, Dalal Street, Mumbai – 400 001 Scrip Code: 526521 To,

National Stock Exchange of India Limited Exchange Plaza, Bandra - Kurla Complex, Bandra (E), Mumbai – 400 051. NSE Symbol: SANGHIIND

Sub: Notice of 37th Annual General Meeting alongwith Annual Report of Sanghi Industries Limited (The Company) for the Financial Year 2023-24.

Dear Sir / Madam,

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the Notice of 37th Annual General Meeting (AGM) along with the Annual Report of the Company to be held on Wednesday, 26th June, 2024 at 2:00 P.M. through Video Conferencing / Other Audio Visual Means for the financial year 2023-24.

The aforesaid Notice is also available on the website of the company at <u>www.sanghicement.com</u>.

You are requested to take the same on your records.

Thanking you, Yours Sincerely, For Sanghi Industries Limited

Anil Agrawal Company Secretary Membership No.: A14063

Encl. As above

Registered Office

Corporate Office

Sanghi Industries Limited Sanghinagar – 501511 R.R. District, Telangana, India Ph: 08415-242217 www.sanghicement.com Adani Corporate House Shantigram, S. G. Highway Khodiyar, Ahmedabad – 382421 Gujarat, India Ph +91 79-2656 5555

CIN: L18209TG1985PLC005581



Sanghi Industries Limited Annual Report

STRONGER THAN EVER

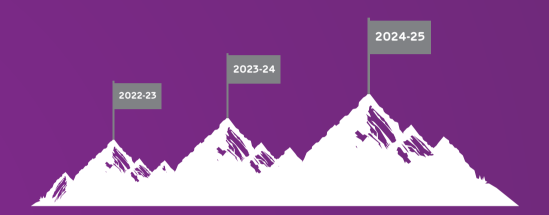
AS IN SPORTS ...

BREAKING

"It took me 17 years and 114 days to become an overnight success." Lionel Messi

RECORDS

ALL



Monumental success is not merely about reaching new heights but shattering previous boundaries and redefining what is possible. It embodies the epitome of human potential, where individuals or entities transcend conventional limits to achieve extraordinary feats. Such achievements become landmarks in history, inspiring generations and setting new benchmarks for excellence.

Mountains symbolise trust and truthfulness, strength and stillness, constancy and courage. In this publication, we have drawn our inspiration from the mountains, and paid our humble homage to the world's highest mountains.

Mount Everest, the world's highest mountain

While storms can flatten structures and cyclones can destroy cities, they cannot do anything to mountains.

Mountains remain unmoved and unaffected. From one peak to another, they continue to rise higher and higher.

And as they rise, they emerge stronger.

We also faced a severe man-made storm recently – one that would have destroyed most businesses.

But, under the visionary leadership of our Chairman, we remained unyielding and unputdownable like a mountain.

We kept building inner strength by:

our unceasing commitment to governance and compliance our unwavering focus on sustainability and Impact creation our unending endeavour to trust and transparency

With untiring learning we made the biggest comeback in the history of corporate India with our strongest performance ever.

We continue to rise higher and higher, and emerge

Stronger Than Ever

CONTENTS

We showed our unbreakable spirit and proved that challenges could not weaken us; instead they became a testament to our ability to emerge stronger than ever."

Gautam Adani Chairman, Adani Group

Portfolio Overview

04 Portfolio of Progress

than Ever India

Ever Performance

08 Stronger than

06 Committed to a Stronger

Strategic Review

- 32 Strategic Objectives
- 34 Manufacturing Excellence
- **38** Technology Focus

ESG Overview

- 42 Environment
- 48 Social Employees
- 52 Social Community
- 54 Governance-Board of Directors

Statutory Reports

- **56** Management Discussion and Analysis
- 72 Board's Report and Annexures
- 82 CSR Report
- 99 Corporate Governance Report
- **138** Business Responsibility and Sustainability Report

Financial Statements

- 166 Independent Auditor's Report
- 178 Balance Sheet
- 179 Statement of Profit and Loss
- **180** Statement of Cash Flow
- **181** Statement of Changes in Equity

Notice

227 Notice of Annual General Meeting

Annexure

238 BRSR Limited Assurance Report**241** Acronym Table

To view this report online, please visit: www.sanghicement.com 38 Techr

ESG

Corporate Overview

- 12 About Sanghi Industries Limited
- **16** Offerings
- 18 Business Model
- 20 Message from Chairman
- 22 From the CEO's Desk
- 24 Performance Highlights
- 28 Opportunities





Key Highlights FY 2023-24

Financial

₹ 821 crore Revenue from Operations **₹ 1,111 crore** Net Worth

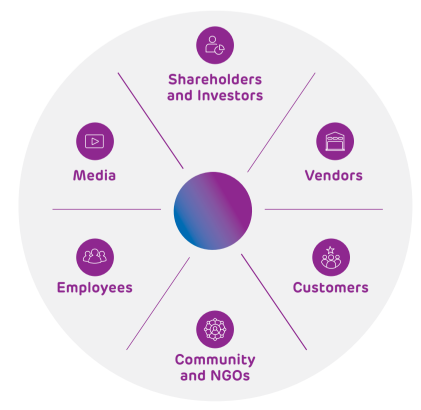


₹ 2,338 crore Market capitalisation as on March 31, 2024 ₹ (17.37) Earnings per share



Key Stakeholders

Sanghi Industries Limited engages periodically with its key stakeholders to understand their needs and interests and align its strategies accordingly.



Mount K2 or Godwin Austen, the world's second highest mountain



PORTFOLIO

- 04 Portfolio of Progress
- 06 Committed to a Stronger than Ever India
- 08 Stronger than Ever Performance

THE ADANI PORTFOLIO OF COMPANIES

Portfolio of Progress

At the heart of this Portfolio of Progress is a journey of evolution over the years. Like the ascending peaks of a mountain range, we have grown every year – not only on the strength of our business performance, but equally and importantly, through our steadfast commitment to environmental, social and governance practices underpinned by a culture of transparency.

The Adani portfolio of companies, headquartered in Ahmedabad, India, has been founded and promoted by the visionary industrialist Mr Gautam Adani. The operations of the portfolio commenced in 1988 with commodity trading business under the flagship company Adani Enterprises Limited (previously Adani Exports Limited).

The Adani portfolio of companies today stands amongst India's largest and fastest-growing diversified business portfolios spanning transport, logistics, energy and utility, materials, metals, mining and various B2C sectors. The portfolio comprises eleven publicly-traded companies, including four investment grade (IG)-rated businesses, and is India's sole Infrastructure Investment Grade bond issuer.

Vision

To be a world-class leader in businesses that enrich lives and contribute to nations in building infrastructure through sustainable value creation.



Courage

We shall embrace new ideas and businesses

Trust

We shall believe in our employees and other stakeholders

Commitment

We shall stand by our promises and adhere to high standards of business

Culture

Passion

Performing with enthusiasm and energy

Results

Consistently achieving goals

Integration

Working across functions and businesses to create synergies

Dedication

Working with commitment in the pursuit of our aims

Entrepreneurship

Seizing new opportunities with initiatives and ownership

Core Philosophy



The Adani portfolio of companies is guided by the philosophy of 'Growth with Goodness', which emphasises sustainable and responsible development aligned with national priorities. To this end, ambitious ESG targets, with a focus on decarbonisation, have been set.

In one of the largest commitments of its kind globally, a significant USD 100 billion investment has been earmarked for a green transition and transport by 2030. This includes building Integrated Green Hydrogen Ecosystem encompassing three giga factories to develop 10 GW solar panels, 5 GW wind turbines and 5 GW hydrogen electrolysers and expanding the portfolio of Adani renewables to 50 GW. Five major companies – Adani Ports, Adani Green Energy, Adani Energy Solutions, ACC and Ambuja – have committed to achieving net zero by 2050. Furthermore, a pledge has been made at WEF's 1t.org to plant 100 million trees by 2030.

The Adani Foundation, currently touching over 9.1 million lives, is positioned to address the critical needs of New India in areas like health, nutrition, education, basic sanitation, women's livelihood and skills development.

Statutory Reports

Portfolio Structure

Unleashing growth and nation development with a world-class infrastructure and utility portfolio

Flagship	K Infrast	ructure & Ut	ility Core Portfo	olio >	Primary Industry	Emerging B20
ncubator	Energy	& Utility	Transport & L	ogistics	Materials, Metal & Mining	Direct to Consumer
AEL	AGEL Renewables	AESL T&D	APSEZ Ports & Logistics	NQXT	Cement ¹	
(72.61%)	(56.37%)	(73.22%)	(65.89%)	(100%)	(70.33%)	
*	ATGL Gas Discom (37.40%)	APL IPP (71.75%)			Copper, Aluminium (100%)	AWL Food FMCG (43.94%)
					PVC (100%) Specialist	NDTV (64.71%)
₩					Manufacturing ²	ADL Digital
_ >>	ANIL A New Industries	daniConneX Data Center	AAHL Airports	ARTL Roads	Mining Services & Commercial Mining	(100%)
	(100%)	(50%)	(100%)	(100%)	(100%)	

 Listed entity ----- Unlisted entity

(%) Adani family's equity stake in the Adani portfolio companies

(%) AEL equity stake

Holdings are as on March 31, 2024, except for cement, in which holding is as on April 30, 2024.

Data center, JV with EdgeConneX, AEL: Adani Enterprises Limited; APSEZ: Adani Ports and Special Economic Zone Limited; AESL: Adani Energy Solutions Limited; APL: Adani Power Limited; AGEL: Adani Green Energy Limited; AAHL: Adani Airport Holdings Limited; ARTL: Adani Roads Transport Limited; ANIL: Adani New Industries Limited; AWL: Adani Wilmar Limited; ADL: Adani Digital Labs Private Limited; NDTV: New Delhi Television Limited; PVC: Polyvinyl Chloride; NQXT: North Queensland Export Terminal; ATGL: Adani Total Gas Ltd, JV with TotalEnergies; T&D: Transmission & Distribution; IPP: Independent Power Producer

- 1 Cement business includes 70.33% stake in Ambuja Cements Limited which in turn owns 50.05% in ACC Limited, Adani directly owns 6.64% stake in ACC Limited. Ambuja also owns 60.44% stake in Sanghi Industries Limited
- 2 Includes the manufacturing of Defence and Aerospace Equipment

Committed to a Stronger than Ever India

The Adani portfolio of companies boldly leads the way with extensive capacities spanning critical sectors of the economy and a nationwide footprint. They are strategically positioned to capture market leadership and propel the nation forward.

Empowering Critical Sectors of the Indian Economy



Transport and Logistics

Logistics (seaports, airports, logistics, shipping and rail), public transport infrastructure (roads and highways construction)



Energy and Utility

Power generation, transmission & distribution, renewable energy (solar, wind, hybrid and pump hydro storage), green hydrogen, data center, water management



Materials, Metals and Mining

Cement, mining development and operations, copper, petrochemicals, defence & aerospace



B2C

Natural Gas & infrastructure (City Gas Distribution, EV Charging, Compressed Biogas Production, Smart Meters), agro (commodities, branded edible oil, packaged food products, cold storage and grain silos), media & entertainment, digital lab

Scale and Market Leadership across Businesses

Adani Ports and Special Economic Zone Limited

India's largest private-sector port operator

> India's largest port (Mundra)

Highest margin among peers

627 MMT cargo handling capacity

Adani Green Energy Limited

Among the world's largest renewable energy business

World's largest wind-solar hybrid power project (2,140 MW) in Rajasthan

21,953 MW locked-in portfolio

Fully secured growth up to **50 GW** by 2030

Adani Energy Solutions Limited

India's

largest private-sector transmission and distribution company with over 20,500 ckm of network and 12 million consumers

> **Only private player** in the country to have built and operate a HVDC line

One of India's most efficient

transmission and distribution players in terms of line availability benchmarks and distribution losses and other operating parameters

> AEML is rated as India's No.1 power utility (2nd year in a row)

34.35% Renewable power in the overall energy mix of AEML by FY 2023-24

Adani Total Gas Limited

India's largest private city gas distribution business

52* geographical areas of gas supplies

(*including 19 IOAGPL GA's)

606 EV charging points and 1,040 under various stages of construction

01 00115610061011

Ambuja Cements Limited

(with subsidiaries ACC Limited and Sanghi Industries Limited)

Second largest cement manufacturer in India

Iconic cement brand

78.9 MTPA cement manufacturing capacity

National Footprint with Deep Penetration



Map not to scale and used for representation only.

Adani Enterprises Limited

India's largest business incubation company

India's largest airport infrastructure company

4 GW module manufacturing

1.5 GW wind turbine generator capacity

17 MW data center capacity

500 KTPA Copper Unit at Mundra

5,000+ lane kms of road projects

9 mine service contracts (operational: 4 coal and 1 iron ore)

Adani Power Limited

India's largest private sector thermal power producer

India's largest single location private thermal IPP (Mundra)

16.85 GW of operating and upcoming capacity

Adani Wilmar Limited

India's largest edible oil brand

Amongst India's largest port-based edible oil refinery

5,000 MT per day edible oil refinery capacity

7.2 lakh retail outlets

NDTV Limited

Among India's most trusted media companies

Countries 65 NDTV 24*7 | 10 NDTV India 5 NDTV Profit

> **32.25 million** YouTube subscribers

Stronger than Ever Performance

Industry-leading Profitability

	₹ 28,111 Cr	₹ 17,202 cr	₹ 6,322 Cr	₹ 13,681 cr
	APL 96% ☆	APSEZ 19% 🛠	AESL 4% ✿	AEL 30% 🛠
Adjusted EBITDA	Note: Includes prior period items contributing ₹ 9,322 cr to EBITDA			
LONDA	₹ 8,847 cr	₹ 1,166 cr	₹ 7,589 Cr	₹ 1,406 Cr
	AGEL	ATGL	Ambuja Cements	AWL
	38% 🕿	26% 🛠	Limited (with subsidiaries ACC Limited and Sanghi Industries Limited)	28% 🛠
		 	74% 🛠	-



*Comparable PAT excludes all one-time items like regulatory income, provisions, bilateral charges

Note 1: Growth pertains to growth in FY 2023-24 vs FY 2022-23

- Note 2: Adjusted EBITDA: PAT incl. Share of Profit from JV + Current Tax + Deferred Tax + Depreciation + Finance Cost + Unrealised Forex Loss / (Gain) + Exceptional Items
- Note 3: EBITDA and PAT of AWL was impacted on account of hedges dis-alignment, tariff rate quota disparity and losses in Bangladesh operations

Renewable Capacity





City Gas Distribution Volume (MMSCM)

6% 10%

(Mn) CAGR 41%

Passenger Traffic

55%

AAHL

36.9*

88.6

AGEL

0.3

10.9



Note: The start year considered for industry data is the year when the business commenced.

* Pax numbers were impacted due to pandemic in FY 2021-22

Industry

CAGR



Cargo Volume

Growth (MMT)

5%

Industry

973

1,539

14%

APSEZ

113

408

CAGR

2014

2024

Growth (GW)

15%

Industry

46

143.6

CAGR

2016

2024

57%

Mount Kanchenjunga, the third highest mountain in the world



CORPORATE OVERVIEW

- 12 About Sanghi Industries Limited
- 16 Offerings
- 18 Business Model
- 20 Message from Chairman
- 22 From the CEO's Desk
- 24 Performance Highlights
- 28 Opportunities

ABOUT SANGHI INDUSTRIES LIMITED

Leveraging Synergies. Fortifying Position.

Sanghi Industries Limited (SIL), now part of Ambuja Cements and operating under the umbrella of the prestigious Adani Group, is well-positioned to fortify its standing as one of India's most cost-efficient cement manufacturers and multiply the value it generates for all its stakeholders.

The Company has already established itself as a prominent cement manufacturer in India. Headquartered in Ahmedabad, Gujarat, it possesses India's largest integrated single-location cement and clinker unit by capacity in Sanghipuram. Due to the integrated nature of its operations, including a captive jetty and power plant, the Company is considered as possibly the country's lowest-cost cement producer.

With cutting-edge manufacturing techniques, stringent quality control measures, and sustainable practices, the Company specialises in the manufacturing of highquality Ordinary Portland Cement (OPC), Pozzolana Portland Cement (PPC), and Pozzolana Slag Cement (PSC), and serve individual home builders and professional construction companies across western, central, and southern India. In addition to this, it possesses one of the nation's largest reserves of 'Superior' grade marine limestone.

Its fully automated plant in Kutch, Gujarat, with capacities for 6.6 MMTPA clinker and 6.1 MMTPA cement, includes a 143 MW captive power plant, positioning it as a leader in the industry. Strategic Review

Largest Single-location cement

Single-location cement and clinker unit by capacity in India

1 Bn tonnes

Limestone reserves

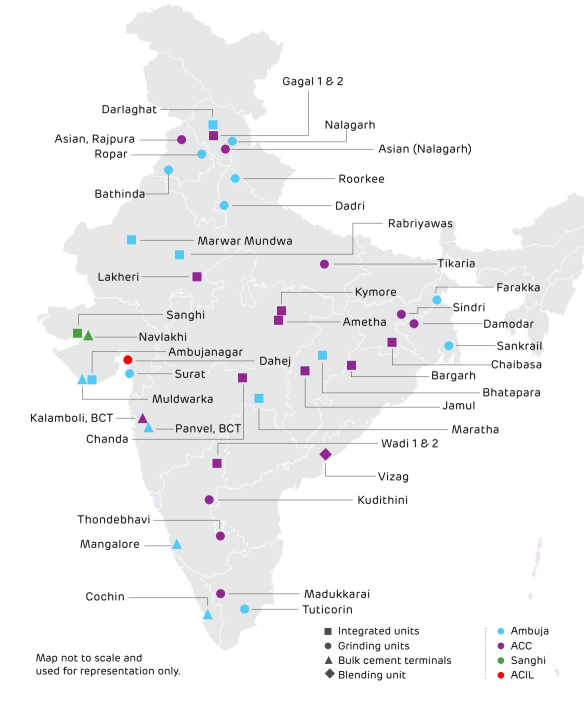
6.6 MTPA Clinker production capacity

6.1 MTPA Cement production capacity

1,273 Permanent employees plus workers



Adani Cement's Presence



Strategic Review

ESG Overview

Adani Cement Portfolio

18 Integrated cement plants

19* Grinding and blending units

6 Bulk terminals

78.9* MTPA Cement production capacity

1,00,000+ Channel Partners

86+ Ready-mix plants

10 Captive ships

4 Jetties

*Including Tuticorin grinding unit acquired in April, 2024

15

OFFERINGS

Producing the Highestgrade Cement

Leveraging the high quality of mineral reserves, manufacturing prowess, and industry experience, the Company manufactures superior-grade cement at one of the lowest costs of production. As a result of the consistent delivery of high-quality products, it has emerged as the preferred choice of partner for all.

What Enables the Company to Produce the Highest-quality Cement



Product Portfolio



Ordinary Portland Cement (OPC 53 & OPC 43)

OPC is ideal for general construction purposes, providing durability and high-strength

Features

- Narrow particle size distribution for high-strength development at all stages
- Low heat of hydration ensures crack-free construction
- Low C3A content reduces material degradation and chances of early cracking
- Low chloride content prevents corrosion
- Low alkali content increases setting time and improves compressive strength

Usage

Widely used for construction of high-rise buildings, dams, bridges, flyovers, pavements, commercial and industrial complexes. In addition to this, it is also used for making grouts and mortars.



Portland Pozzolana Cement (PPC)

PPC is suited for use in harsh construction conditions. This is an eco-friendly product and conforms to the IS 1489 (Part I):1991, Portland Pozzolana Cement Standards.

Features

- Increased long term strength
- Low heat of hydration ensures crack-free construction
- Corrosion resistance
- Increased workability and reduced water demand
- Low water permeability
- Improved surface finish

Usage

Preferred choice for masonry mortars, plastering and RCC work in residential construction due to its low heat hydration. It is also used in mass construction works like dykes, sewage pipes, dams, marine and hydraulic structures, among others.



Portland Slag Cement (PSC)

PSC is suitable for use in concrete, either as a separate component or blended with cement. This product conforms to the IS 455: Portland Slag Cement Standards. It offers long-lasting construction in saline and sulphated land.

Features

- Improves the properties of fresh concrete
- Increases concrete strength and elastic modulus
- Reduces permeability and inhibits corrosion
- Improves resistance to alkali-aggregate reaction
- Reduces heat and cracking in mass concrete
- Increases life cycle of structure

Usage

Used in almost all concrete applications like concrete roads, pavements, flyovers, pile foundations, mass concrete works like dams, marine constructions, precast – prestressed concrete and concrete pipes and blocks.

The Master Supply/ Service Agreement (MSA)

Post the acquisition, the Company has entered into a Master Supply Agreement and Master Service Agreement (collectively referred to as "MSA") with Ambuja and ACC.

The MSA covers the purchase/sale of raw materials, spare parts, and availing/rendering of services. Under the MSA, ACL and ACC will bulk purchase clinker and cement produced by the Company, which will be sold under the Ambuja/ACC brand.

The Company expects to improve its capacity utilisation to around 80% and become EBITDA positive, leading to an improvement in operating cash flow

This arrangement is expected to alleviate the financial constraints faced by the Company and benefit all stakeholders, including creditors, governments, shareholders, and employees

BUSINESS MODEL

A Model **Designed to Sustain**

Inputs **Financial Prowess** ₹ 1.111 cr ₹ 2,081 cr Net worth Gross debt Manufacturing Strengths Im 6.1 мтра Cement capacity **Responsible approach** $\left\{ \begin{array}{c} & & \\ & & \\ & & \\ \end{array} \right\}$ ₹68.98 cr 0.1 million KL Raw material Water Consumption consumption 0.56 million GJ

Enerav consumption

Biodiversity Policy

Formulated a comprehensive **Biodiversity Policy**

People-first Approach

1.273 Total workforce

100% Employees and

Workers covered under health and safety training

Growing Together

766 Number of suppliers

₹ 491.03 cr Procurement spend

Process

Purpose

Committed to building nations with goodness.

Vision

To be a world-class leader in businesses that enrich lives and contribute to nations in building infrastructure through sustainable value creation.

Mission

 To be the largest, most innovative efficient sustainable cement & building materials company in the world, creating value & enriching lives of people and employees.

Culture Passion

Results Integration Dedication Entrepreneurship

Strategic Priorities

The Company's strategic priorities serve as guiding star towards the success path. Its clear focus on innovation, and operational excellence as well as sustainability and digital transformation underpins its strategy, ensuring long-term growth and resilience.

Ensuring Raw Material Security Taxation Inbound Logistics **Business Activities** Operations Raw Material Extraction Mining Cement Grinding and Storage Clinkerisation Administrative Burden

Outcomes

 (\rightarrow)

Manufacturing Strengths 1.71 MMT Cement production inorganic growth. **Responsible Approach** Tonnes of CO₂ 1.1 Hac Increase in green Scope 1 - 12,89,519 cover Scope 2 – 3,301 GHG emissions People-first Approach 1.07 0.59 317 Number of new hires Diversity and inclusion LTIFR 55.56% Employee turnover rate Growing Together More efficient Training sessions Conducted for channel partners Procurement process

- Accelerated growth by significant capacity ramp up as well as
- Market leadership and premium product offering to achieve customer delight.



19

MESSAGE FROM CHAIRMAN

Dear Shareholders,

As we reflect on the FY 2023-24, I am delighted to address you with a sense of pride and accomplishment. This year has been transformative, challenging us to re-evaluate our approach to business and synergies holistically. We reinforced our commitment to fuel India's growth by increasing our footprint through inclusion of Sanghi Industries Limited (SIL) as a part of Ambuja Cements and Adani portfolio, which significantly propels us towards fulfilling our goal.

66

The Master Supply Agreement (MSA) between SIL and Ambuja Cements resulting from the acquisition is anticipated to serve as a primary growth catalyst for SIL in the foreseeable future. This strategic alliance is poised to elevate SIL's capacity utilisation to approximately 80%, bringing it on par with the Group's capacity, a substantial increase from the meagre 25% previously."

To New Beginnings

The Adani Group has remained focused in its commitment to fostering the growth trajectory of India, endeavouring to bolster efforts aimed at realising the nation's ambition of attaining a USD 5 trillion economy. In alignment with the government's concerted initiatives toward infrastructural development, SIL will unlock value by exclusively supplying to Ambuja and ACC, mitigating the demand volatility that SIL has historically encountered. The persistent working capital constraints experienced by SIL have been effectively addressed through the infusion of funds from Ambuja Cements, enabling substantial deleveraging of SIL's debt-laden balance sheet through the repayment of highinterest-bearing secured debts. Furthermore, Ambuja Cements and ACC will provide advance payments for SIL's cement, alleviating liquidity challenges faced by SIL.

The Master Supply Agreement (MSA) between SIL and Ambuja

66

Key areas of focus encompass reducing Greenhouse Gas (GHG) emissions, managing air emissions and waste in accordance with circular economy principles, responsible water sourcing, biodiversity preservation, and upholding Corporate Social Responsibility standards, among others."

Echoing the ethos of the Adani Group, SIL is committed to aligning its Environmental, Social, and Governance (ESG) goals with those of the Group, contributing to the fulfilment of the nation's priorities. air emissions and waste in accordance with circular economy principles, responsible water sourcing, biodiversity preservation, and upholding Corporate Social Responsibility standards, among others.

Echoing the ethos of the Adani Group, SIL is committed to aligning its Environmental, Social, and Governance (ESG) goals with those of the Group, contributing to the fulfilment of the nation's priorities.

As we embark on this promising journey, I am filled with profound optimism about the path ahead, confident that it will be one that we can all take pride in. We sincerely hope for your steadfast support as we usher in this new phase for Sanghi Industries Limited.

Regards,

Mr Ajay Kapur

Chairman

Cements resulting from the acquisition is anticipated to serve as a primary growth catalyst for SIL in the foreseeable future. This strategic alliance is poised to elevate SIL's capacity utilisation to approximately 80%, bringing it on par with the Group's capacity, a substantial increase from the meagre 25% previously. Additionally, the MSA is projected to reverse SIL's EBITDA trajectory, transitioning from a negative 32% for half-year ended September 30, 2023 to a projected 9%. As an integral part of Ambuja Cements, a leading player in the cement industry, we are steadfast in our commitment to conducting operations responsibly, with an unwavering focus on sustainability and innovation. Our dedication to sustainability is exemplified through the introduction of environmentally responsible products and our steadfast adherence to sustainable business practices. Key areas of focus encompass reducing Greenhouse Gas (GHG) emissions, managing

FROM THE CEO'S DESK

Dear Shareholders,

New beginnings are often regarded as the start of something great. The story of Sanghi Industries Limited (SIL) echoes the exact same sentiment. The acquisition of the Company by Ambuja Cements has opened a world of new possibilities to strive and chart a sustainable growth story.

SIL truly established itself as a respectable player in the cement industry, with its moats ranging from its vast industry experience, to possessing one of the largest limestone reserves, to achieving perhaps the lowest cost of cement manufacturing in the country. However, its potential as a cement supplier was muted, contrary to the premium brands in the market.

The injection of funds from Ambuja Cements has not only alleviated our liquidity concerns but also empowered us to retire high interest secured debts, thereby fortifying our Balance Sheet. Moreover. these resources have been instrumental in addressing our immediate working capital requirements, positioning us favourably for expansion initiatives.

Ready for Take-off

Year in Review

During the year, we recorded revenues of ₹ 821 crore compared to ₹ 928 crore in the previous year, a decrease of 12%. Our EBITDA stood at a negative ₹ (58) crore compared to ₹ 6 crore in the previous year; we suffered losses of ₹ (449) crore, compared to ₹ (326) crore in the previous year. Our total cement sales were recorded at 1.72 million tonnes compared to 1.69 million tonnes in the previous year. The underlying reason responsible for the decline in performance is the ineffective utilisation of our capacities and capabilities.

Way Forward

With the recent acquisition, our Company has experienced a substantial enhancement in our market position, setting the stage for accelerated growth in the foreseeable future. The injection of funds from Ambuja Cements has not only alleviated our liquidity concerns but also empowered us to retire high interest secured debts, thereby fortifying our Balance Sheet, Moreover, these resources have been instrumental in addressing our immediate working capital requirements, positioning us favourably for expansion initiatives. This strategic move has not only solidified our current

66

We place significant emphasis on initiatives aimed at curbing Greenhouse Gas (GHG) emissions, tackling climate change, managing air emissions and waste in alignment with circular economy principles, ensuring responsible water sourcing, preserving biodiversity, and upholding the highest standards of Corporate Social Responsibility (CSR). These efforts underscore our firm belief in the importance of sustainable development and our resolve to make meaningful contributions towards a greener and more equitable future.

standing but has also laid a robust foundation for scaling up our operations in the coming years.

As a proud member of Ambuja Cements, renowned for its leadership in the cement industry, we are unwavering in our commitment to conducting our business operations responsibly, with a sharp focus on sustainability and innovation. Our dedication to this cause is evident through our introduction of eco-friendly product lines and our steadfast adherence to sustainable business practices. We place significant emphasis on initiatives aimed at curbing Greenhouse Gas (GHG) emissions, tackling climate change, managing air emissions and waste in alignment with circular economy principles, ensuring responsible water sourcing, preserving biodiversity, and upholding the highest standards of Corporate Social Responsibility (CSR). These efforts underscore our firm belief in the importance of sustainable development and our resolve to make meaningful contributions towards a greener and more equitable future.

Being part of Ambuja Cements has opened up new avenues for our Company to excel and achieve levels of success that were previously beyond our reach. The Master Supply Agreement (MSA) forged as part of this acquisition is poised to become the cornerstone of our strategy for delivering superior performance. By ramping up our capacity utilisation to approximately 80%, in line with Ambuja's standards, compared to a mere 25% prior to the acquisition, we anticipate a substantial surge in our production volumes. This, coupled with the anticipated increase in sales volumes, is expected to have a cascading effect on our EBITDA, projecting a remarkable turnaround from a negative 32% for half -year ended September 30, 2023 to a projected 9%. These figures underscore the transformative impact of the acquisition on our operational efficiency and financial performance, positioning us for sustained growth and profitability in the years ahead.

Sustainable Approach

At SIL, we recognise the profound importance of Environmental, Social, and Governance (ESG) principles in driving sustainable business practices. Our commitment to ESG is unwavering, as we understand its pivotal role in fostering long-term value creation and stakeholder trust. Moving forward, we remain dedicated to upholding the highest standards across all facets of ESG. From environmental stewardship to social responsibility and corporate governance, we will continue to prioritise initiatives that positively impact our planet, communities, and organisational integrity. Our journey towards comprehensive ESG excellence is ongoing, and we are steadfast in our resolve to continually improve and innovate in this crucial domain.

Postface

I want to take the opportunity to reaffirm to all the stakeholders that we will leverage the synergies of Adani, Ambuja Cements and ACC and will take it to the next level. On behalf of the Board of Directors, I want to thank everyone for your trust in the Company for all these years. We are certain that this is just the beginning of the greater things to come.

Regards,

Mr Sukuru Ramarao

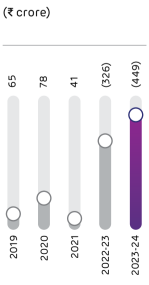
Chief Executive Officer

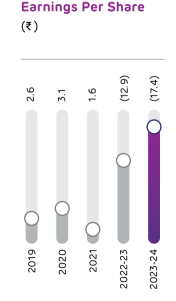
PERFORMANCE HIGHLIGHTS

Reflecting on a **Resilient Performance**

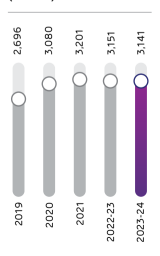














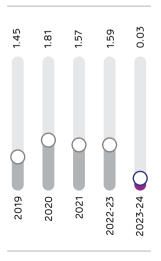
0			
4		FY 2023-24	FY 2022-23
	Profit / (Loss) before Tax	(55)%	(35)%
14	Cost of materials consumed	8%	7%
	Power and fuel	46%	51%
	Employee Cost	8%	7%
13	Freight and forwarding expense	16%	26%
	Manufacturing and other costs	21%	15%
3	Depreciation and amortisation expense	13%	10%
В	Finance costs	35%	26%
9	Other income	2%	2%

Cost and Profit as a Percentage of Revenue from Operations (₹ crore)

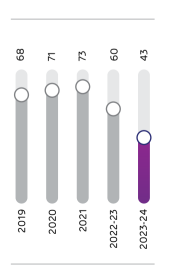
% of Revenue from Operations

CSR Expenditure

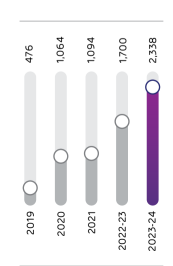
(₹ crore)



Book Value Per Share (₹)



Market Capitalisation (₹ crore)



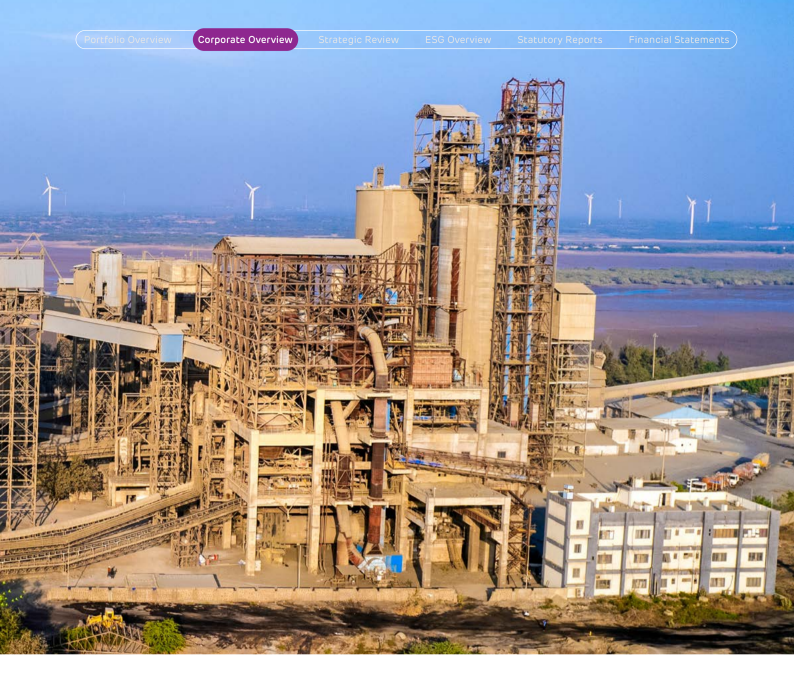
17

Margin and Efficiency

The Company's EBITDA margin for the reporting period stood at a negative 7%. However, post the signing of the MSA, the Company expects a jump in its total sales, coupled with the synergies it will derive from Ambuja Cements.

Cost Break-up Percentage of Total Cost





Earnings

During the year under review, the Company reported losses of ₹ (449) crore, compared to ₹ (326) crore in the previous year, which could largely be pinned on the underutilisation of its existing capacities.

Assets

The Company's reported total assets amounted to ₹ 3,628 crore with current assets representing 10.75% of the total assets during the review period.

Cash Flow

Pre-acquisition, it had been dealing with cash flow challenges, largely due to longer payment terms and lowcapacity utilisation. Net cash used in operations during FY 2023-24 was ₹ 243 crore, mainly due to payment to suppliers. However, as a result of the MSA in the current scenario, it will receive monthly advance payment for all the orders, which in turn, will help meet its working capital requirements to ensure smooth functioning and improve capacity utilisation.

OPPORTUNITIES

Trends Shaping the Industry

The Indian economy continues to demonstrate resilience, amid strong global headwinds stemming from intensifying geo-political tensions and trade disruptions.

India's continued outperformance vis-à-vis major global economies reflect the economy's structural strength and ability to absorb external shocks, propelled by strong private consumption, increased public investments, and favourable government policies. This, in turn, bodes well for the country's cement sector, with an expected 11% year-on-year growth in consumption for FY 2023-24.



Accelerated Economic Momentum

Currently, India is ranked as the 5th largest economy, with an estimated GDP of USD 3.7 trillion. This achievement was made possible due to the Company's substantive and incremental economic and structural reforms, that has helped to make economy more competitive, efficient and resilient.

With the aim of achieving a USD 5 trillion economy, the Government has been continuously investing in enhancing the nation's infrastructure to facilitate growth, which is anticipated to stimulate demand in the cement industry. A decade ago, India held the position of the 10th largest economy globally, boasting a GDP of USD 1.9 trillion at prevailing market rates. Currently, it ranks as the 5th largest economy, with an estimated GDP of USD 3.7 trillion for the fiscal year 2024, despite the challenges posed by the pandemic and the pre-existing macroeconomic imbalances and deficiencies within the financial sector.

Housing Sector Continues to Grow



The idea of home ownership, especially in the post-COVID scenario, is driving the growth of the housing sector in urban and rural India, which remains the principal consumer of cement in the country. The real estate industry saw record sales of residential properties in terms of both volumes and value in 2023. A growing housing sector, which typically accounts for 60% to 65% of India's cement consumption will continue to remain the key demand driver over the foreseeable future. In the Union Budget 2024,

the Government has allocated ₹ 11,11,111 crore for safe housing and other allied infrastructure development. Infrastructure-led investments and mass residential projects will continue to keep India's future cement demand strong.

13.8%

Estimated share of real estate sector to GDP by FY 2033-34 from ~8% in FY 2022-23

Source: Confederation of Real Estate Developers' Association of India (CREDAI)

Key Growth Drivers

Population

India, with a population of 1.44 billion people, remains one of the most populous countries in the world, driving continuous demand for housing units. Further, the country's lion's share of the population falls in the working-age category, boosting the prospects of the real estate industry.

Urbanisation

Between 2022 and 2047, India's urban population is projected to increase by 328 million, driving the demand for urban dwellings as well as increased infrastructure developments.

Growing Consumer Spending

Per-capita GDP in India is expected to double from less than USD 2,500 in 2022 to nearly USD 4,000 by 2028, with nearly two in three citizens likely to reach middle-class status within the next 25 years.

SIL's Positioning

In line with the Group's goal of contributing towards the nation's holistic development, SIL is continuously channelling investments to foster its growth. The Company is actively embracing digitalisation to optimise operations and bolster profitability. Recognising the increasing

significance of the environmental footprint of cement production, SIL is significantly expanding its capabilities in alternative energy generation, minimising the use of finite resources, and promoting the well-being of communities in proximity to its operational areas.

Mount Lhotse, the fourth highest mountain in the world



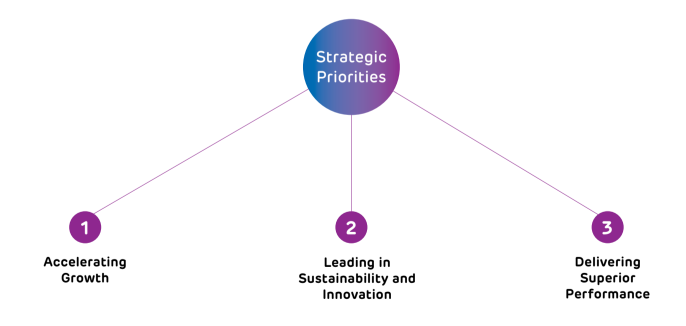
STRATEGIC REVIEW

- 32 Strategic Objectives
- 34 Manufacturing Excellence
- 38 Technology Focus

STRATEGIC OBJECTIVES

Chartered Path for Sustainable Growth

Post its acquisition, the Company has chartered a path for sustainable long-term growth; it plans to achieve this by adopting the strategic priorities of Ambuja Cement. The acquisition places the Company favourably to ascend on its recovery path and play an integral part in driving the growth of Adani Cement by taking strides against these strategic priorities.



Accelerating Growth

As part of Ambuja Cements, the Company has been able to resolve the elevated liquidity issue through the repayment of high-interestbearing secured debts and address the working capital needs of the daily business. This has significantly strengthened its balance sheet and placed it in a position to expand its capacities. Additionally, Ambuja Cements, with the added capacities of SIL, is poised to expand its market presence, strengthen its product portfolio, and reinforce its position as a leader in the construction materials sector. It will also propel the Adani Cement towards its objective of fulfilling its goal of 140 MTPA of cement manufacturing capacity by 2028 way ahead of time.

Leading in Sustainability and Innovation The Company is committed to conducting its operations responsibly, prioritising sustainability and innovation. This commitment is validated by the Company's environmentally responsible products and dedication to conducting business sustainably and inclusively. Its focus areas include reducing GHG emissions, addressing climate change, managing air emissions and waste in adherence to circular economy principles, responsible water sourcing, safeguarding biodiversity, and upholding Corporate Social Responsibility standards, among others.



The MSA (Master Sale/ Supply Agreement) will be the major proponent of delivering superior performance. It is expected to significantly increase its capacity utilisation to ~80% compared to a mere 28% in FY 2024, which in turn, will result in significantly higher volumes.

25% Capacity utilisation pre-acquisition

10% EBITDA levels post-acquisition

~80%

Projected capacity utilisation post-acquisition

(32)%

EBITDA levels pre-acquisition (for half -year ended September 30, 2023)

MANUFACTURING EXCELLENCE

Building a Strong Manufacturing Base

Integrated Manufacturing Unit

The Company boasts one of India's largest single-location cement plants. Its fully integrated facility, equipped with multi-fuel technology, encompasses captive amenities such as captive mines, a thermal power plant, an allweather port, and sea terminals in Gujarat and Mumbai. Besides this, due to the integrated nature of its operations, it has possibly one of the lowest costs of production in the country.

Capacity Expansion

The Company is in the process of aggressively adding new capacity and in the process of commissioning a new clinker unit that will increase its total clinker production capabilities by 4 MTPA.

Capacity Utilisation

The Company's capacity utilisation for the year under review was only 28%. However, due to the MSA, it is expected to shoot up significantly and reach ~80% levels, which is at par with the Adani Cement over the foreseeable future.

Raw Material Security

The Company proudly owns one of the largest limestone reserves in India, featuring 'A grade' marine limestone reserves of approximately 1 billion metric tonnes. The key attributes include:

- High mineral-grade limestone with a purity level exceeding 90%
- Implementation of eco-friendly surface mining practices
- Utilisation of a 3 km long conveyor belt for raw material transportation from mines to the plant, ensuring near-zero dusting and substantial fuel savings
- Adherence to best mining practices, including roundthe-clock live monitoring of mining activities
- Recognition through various awards for best mining operations and practices from the Indian Bureau of Mines and Directorate General of Mines Safety consecutively for multiple years



Efficiency Improvement

Striving to emerge as the most cost-competitive cement manufacturer in India, the Company consistently invests in lowering the clinker factor, improving energy efficiency, optimising raw material and fuel combinations, diversifying power sources, and increasing the utilisation of alternative fuels and raw materials in the Company's production processes. Various measures have been taken to improve productivity and reduce energy consumption across operations. The mill internals have undergone modifications aimed at enhancing productivity and lowering energy usage. Inefficient coolers have been replaced to decrease thermal

energy consumption. Initiatives focused on improving reliability have been undertaken, leading to increased overall productivity and efficiency. Energy-intensive transportation equipment has been replaced with more efficient modes of material movement, further contributing to energy savings. Moreover, grinding aids have been optimised for maximum efficiency and productivity. Mills and kilns are now operated through automated processes using emerging technology, which has resulted in consistent operations and improved specific energy consumption levels. These combined efforts reflect a commitment to sustainable and efficient practices.

MANUFACTURING EXCELLENCE



Product Quality Management

Emphasising efficiency and precision, the Company's operations are driven by automated processes. Rigorous quality checks are conducted at every stage to ensure the superior quality of its products. The Company's commitment to consistency extends to the use of stackers and reclaimers for the uniform homogenisation of each raw material.

 Automated processes for enhanced operational efficiency

- Stringent quality checks implemented at all stages
- Utilisation of stackers and reclaimers to achieve uniform homogenisation of raw materials
- Central manufacturing process controls to orchestrate seamless production workflows
- NABL (National Accreditation Board for Testing and Calibration Laboratories) accredited physical and chemical testing labs to uphold rigorous quality standards
- Accreditation by BIS and BS-EN (British standard

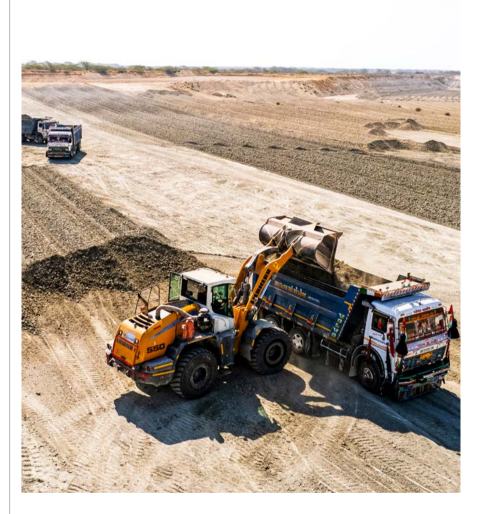


implementations of English language versions of European standards), standards, highlighting the Company's commitment to industry benchmarks and excellence

Mining

SIL's integrated cement plants are directly linked to exclusive limestone mines, ensuring a secure supply of essential raw materials. The Company is implementing various measures to optimise and improve mine operations across different areas:

- Diesel Usage: Proposed measures involve optimising operations through the utilisation of alternative fuels, improving lead and gradient optimisation, and enhancing productivity. Strategies also include incorporating electric pumps, negotiating contracts, and minimising stock rehandling by optimising the truck fleet.
- Electrical Energy: Efforts to enhance electrical efficiency include reducing crusher idling time, optimising office lighting with solar solutions, and replacing HPSV (High Pressure Sodium Vapour) metal lights with energy-efficient LEDs. The Company also concentrate on optimising dewatering pump operations through the use of energy-efficient alternatives.
- Explosives Management: In its explosive operations, the Company adopts innovative practices such as using stemming plugs, spacers, decking methods, and plastic bottles. Focus is also on optimising drilling and



blasting patterns, exploring cost-effective explosives, minimising hole diameter, and improving fragmentation, all while integrating low-cost Nonel solutions.

Maintenance and Spare
 Parts: The Company optimises
 procurement by sourcing hoses,
 spares, and lube oil from non OEM suppliers. Utilising used oil
 for top-ups and implementing
 cost-effective in-house solutions
 contribute to operational
 efficiency. Its focus on

increasing tire life and achieving lubrication savings enhances mining KPIs.

- Efficiency improvements: The Company has identified and is deploying on a regular basis across the process.
- Miscellaneous: The Company has successfully eliminated land tax and implemented optimisation strategies for general and other expenses, enhancing overall financial efficiency.

TECHNOLOGY FOCUS

Innovation at the Forefront

The Company places immense focus on innovation, and that has translated into the quality of its products, which are considered one of the best in the industry. As part of Ambuja Cements, the Company will now amplify its thrust on research and innovation to improve its products and increase overall efficiencies. Portfolio Overview

Corporate Overview

Strategic Review ESG Overview

Financial Statements

Ambuja Knowledge Centre (AKC)

ACL has established Ambuja Knowledge Centres (AKCs) across 18 sites in India, serving as knowledge-sharing hubs for architects and engineers. These centres focus on educating construction professionals about sustainable construction, advanced materials, and techniques. The Company will look to leverage the AKC platform and actively promote and educate professionals through various physical and virtual knowledge-sharing activities.

Digitalisation

As strong proponents of digitalisation, the Company recognises its pivotal role in fostering sustainable business growth. The Company has initiated the integration of various digital techniques into its core business operations, including sales, logistics, material management, manufacturing, control systems, and technology operations. With a well-defined digital transformation strategy, the Company aims to revolutionise these processes, optimising resource allocation for sustainable business growth while ensuring compliance with regulatory requirements. Its digital transformation endeavours align with Industry 4.0, and substantial investments underscore its dedication to enhancing its position in the Indian cement manufacturing sector.

Improving Supply Chain Efficiency through Digital Transformation

The Company's focus on supply chain transformation revolves around strategic investments in automated logistics infrastructure and process automation. It is in the process of deploying hardware and software solutions, including integrating Push API with SAP ERP, to optimise its extensive supply chain network. The real-time Al-enabled tracking platform, supported by analytics and machine learning, provides actionable insights derived from track and trace data. Ongoing efforts are directed towards expanding GPS coverage, minimising warehouse diversion, and reducing logistics costs. The Company's goal is to address data gaps and automate all operations currently managed by the operations team, ensuring the long-term sustainability of this transformative supply chain.

Aligning SIL's Cybersecurity with the Group standards

The Company is focused on aligning with the IEC 62443 standard and Adani Operational Technology (OT) security guidelines to ensure robust protection of its business. Implementing operational technology network

segmentation is crucial in blocking unauthorised access to sensitive (International Electrotechnical Commission) 62443 standards, and complying with various cybersecurity measures like DLP (Data Loss Prevention), SIEM (Security Information and Event Management), Proxy, and MFA (Multi-Factor Authentication). Recently, Sanghipuram underwent a thorough compliance audit, validating the effectiveness of its security measures and alignment with industry standards. This proactive approach underscores the Company's commitment to data protection and operational integrity, positioning it as cybersecurity resilient.

100%

Compliance in key cybersecurity initiatives at Sanghipuram





Mount Makalu, the fifth highest mountain in the world



OVERVER BSG

- 42 Environment
- 48 Social-Employees
- 52 Social-Community
- 54 Governance-Board of Directors

ENVIRONMENT

Taking Strides towards a Greener Future

The Company's extensive Environment Management System complements policies, procedures, and practices with industryleading standards, enabling it to proactively tackle climate risks, reduce waste generation, and promote recycling. The Company actively endorses the integration of climate change measures into national policies, underscoring its commitment to broader environmental initiatives and sustainable practices.

Climate and Emissions Management

Portfolio Overview

The Company is committed to reducing its Scope 1 and Scope 2 greenhouse gas (GHG) emissions through various projects and initiatives. To meet these objectives, it has implemented a range of measures, including transitioning to alternative fuels, reducing clinker factor, increasing blended cement production, enhancing energy efficiency, deploying waste heat recovery systems, and embracing automation technologies. By actively pursuing these strategies, the Company strives to minimise its environmental footprint and contribute to a more sustainable future.

GHG Emissions

The Company monitors and reports CO₂ emissions in its integrated manufacturing unit. The direct GHG emissions of the plant almost entirely consists of CO₂. The contribution of other non-CO₂ GHG emissions is negligible.

Scope 1

It covers direct emissions from the chemical process of cement manufacturing, fuel combustion in kiln, combustion of fuels for power generation, and on-site vehicle movement within premises, among others.

Scope 2

It covers emissions associated with purchased electricity from grid.

Details of GHG Emissions

Parameter	Unit	FY 2024	FY 2023
Scope 1 emissions	Tonnes of CO ₂	12,89,519	14,28,572
Scope 2 emissions	Tonnes of CO ₂	3,301	60,404

Corporate Overview

Strategic Review



SANGHI INDUSTRIES LIMITED Annual Report 2023-24

ENVIRONMENT



Energy Management

Reducing the energy footprint remains a constant focus across all the businesses, recognising energy consumption as a key indicator. The operations depend on a combination of energy sources, including fossil fuels, alternate fuels, renewable energy, and Waste Heat Recovery Systems (WHRS). A meticulous tracking of energy consumption is maintained across facilities and equipment, aiding in mapping consumption patterns and structures. This enables the Company to prioritise and implement energy conservation initiatives effectively.

Specific Thermal Energy Consumption

(kCal/kg of clinker produced)



Other Air Emissions

In addition to greenhouse gas emissions, the combustion of fuel in operations generates air pollutants like nitrogen oxides (NOx) and sulfur oxides (SOx), contributing to the environmental impact of the industry. Furthermore, the business contributes particulate emissions due to fuel combustion and vehicle movement.

I,481 tonnes NOx consumption in FY 2023-24

514 tonnes SOx consumption in FY 2023-24

> **193** tonnes Particulate matter (PM) in FY 2023-24

 \bigcirc



Water Management

Water is a key focus area and a vital component of SIL's sustainable development plan. Limited water is used for cooling, dust suppression, and human consumption. Central to its effective water stewardship is a continuous focus on monitoring and measuring key water-related factors, including withdrawal, consumption, recycling, and final disposal. Through water stewardship efforts, the Company aims to contribute to a more sustainable future where access to clean, safe, and abundant water is assured for generations to come. **0.1 million KL** Total water consumption

ENVIRONMENT



Waste Management

The Company upholds the integrity of its products by ensuring they are free from hazardous and toxic chemicals, demonstrating its commitment to responsible manufacturing. This dedication is reinforced by its certification under ISO 14001:2015, which covers its entire cement manufacturing operations. Within the Company's environmental management system, it has established comprehensive waste management guidelines, covering identification, segregation, collection, recycling, and responsible disposal.

Embracing the principles of the 6R framework, including Rethink, Reduce, Reuse, Recycle, Refuse, and Repair, guides its waste management practices, aiming to minimise waste generation and maximise resource efficiency. Through regular awareness sessions, the Company empowers its employees to fulfil their roles and responsibilities in waste management, fostering a culture of environmental consciousness. Its commitment to continuous improvement is demonstrated by its monthly monitoring of waste data, enabling it to identify areas for enhancement and implement targeted strategies to further enhance its environmental performance.

0.05 MMT

Total waste generated in FY 2023-24

0.04 MMT

Total waste recycled in FY 2023-24

Zero

Hazardous waste sent to landfill FY 2023-24

Waste Co-processed

The Company is using alternate fuel resources and has made significant investments in upgrading its pre-processing and coprocessing infrastructure, transforming highly diverse waste streams into a homogeneous mix suitable for co-processing in cement kilns. This process converts waste into an alternative resource, reducing reliance on traditional fossil fuels, conserving natural resources, and cutting greenhouse gas emissions.

Quantity of Co-processed Waste (MT)





Biodiversity Management

The Company's manufacturing sites are deliberately situated away from specific biodiversity zones, World Heritage sites, and IUCN (International Union for Conservation of Nature) category I-IV protected areas, in alignment with its group policy. It pledges to refrain from establishing new sites or explorations within these protected areas. The limestone used is responsibly sourced from captive mines near the plants, utilising surface miners to eliminate drilling and blasting. Located in the Kutch District, one of the most underdeveloped areas

in the country characterised by desert landscapes and extreme weather, the plant has initiated transformative measures. This includes the construction of three check dams for rainwater harvesting, aiming to combat perennial drought and enhance the surrounding ecosystem. Through planned microhabitat development, perennial water sources have been created, fostering tree plantation activities and the establishment of nurseries. Additionally, the planting of fast-growing trees contributes to the rapid development of natural shade in the area.

Responsible Mining

Financial Statements

The Company possesses surface mines. Surface mine operations include surface milling (windrowing) and direct crushing to desired sizes. This eliminates drilling-blasting and primary crushing, which helps reduce atmospheric pollution and ground vibrations. The area of the mining lease is free from any habitation, therefore, no rehabilitation and resettlement is involved. To minimise the release of particulate matter at site, the plantation is carried out along the haul roadside. At the end of mining operations, most of the area will be used as rainwater storage. However, at present, all the pits are working pits. Primary reason for choosing this method of mining closure is that Kutch is one of the most arid and barren areas of the country and groundwater is very limited. Therefore, it is more feasible to use the closed mine for water conservation and groundwater recharge.

Environment Compliance

The Company can affirm that it is 100% compliant with all applicable environmental laws, regulations, and guidelines in India, including the Water (Prevention and Control of Pollution) Act, the Air (Prevention and Control of Pollution) Act, and the Environment Protection Act, along with their respective rules.

SOCIAL – EMPLOYEES

A People-centric Approach

The Human Resources function within the Company is integral to executing its business strategy, ensuring a skilled and motivated workforce to achieve organisational goals.

The Company upholds a 'Zero Tolerance' policy, vehemently opposing workplace discrimination and harassment, and aligning with laws and internal directives to ensure a safe and respectful work environment. Building a sustainable organisation in cement manufacturing necessitates a holistic approach, integrating leadership development, positive workplace culture, and strategic initiatives.

Team Strength

Management Category	Female	Male	Total
	Ŷ	Ŷ	
Junior Management (Assistant Manager and below)	4	213	218
Middle Management (Deputy Manager to General Manager)	1	101	102
Senior Management (Assistant Vice- President and above)	0	7	7
Total	05	321	326



Learning and Development

As part of its people strategy, the Company empowers its employees to enhance their skills, drive performance, advance professionally, and achieve exceptional results. The digital ecosystem has been optimised to streamline learning processes and engage a broader audience.

Training Information in FY 2023-24

198 Total number of sessions

3,507 Total employees covered

8,278 Total number of training hours

1,135 Total unique employees covered

Employee Well-being

The Company prioritises employee well-being by fostering an inclusive environment and offering comprehensive support programmes, flexible work options, and family-friendly policies. The Company's commitment includes providing flexible working hours and emphasising work-life balance. The Company conducts regular health check-ups, offers comprehensive health insurance and childcare facilities, and celebrates significant events. To address workplace stress, the Company also supports mental and emotional well-being through various initiatives.

Diversity and Inclusion

The Company places a strong emphasis on inclusivity and diversity within its people practices. It deeply values and supports all employees, fostering a workplace environment that is both respectful and intellectually stimulating. By prioritising being an equal opportunity employer, the Company can attract, retain, and develop new talent effectively, thereby enhancing its ability to serve customers and communities with unwavering dedication. In addition to this, the Company upholds a 'zero tolerance' policy

against workplace discrimination and harassment. It aligns closely with laws and internal directives to ensure a safe and respectful work environment for all. The Company's robust diversity, equity, and inclusion policy serves as the foundation of its dynamic and innovative workplace culture. This policy guarantees equal rights and respect for every individual, regardless of their gender, ethnicity, race, religion, marital status, or disability.



Virtual instructor-led master

classes facilitate widespread

participation and knowledge

sharing, while tailored web sessions

Company has developed dedicated

learning programmes for successor development, cultivating a strong

focus on specific functional and

leadership areas. Moreover, the

safety culture, and enhancing performance management, among other critical areas. At the unit level, numerous on-the-job training initiatives are in place, supported by internal faculty, subject matter experts, and functional leaders.

safety culture, and enhanc performance management

SOCIAL - EMPLOYEES

Workforce Diversity



Health and Safety

The Company is dedicated to fostering a robust safety culture within the Ambuja family, striving towards the attainment of 'Zero Harm'. Safety remains the utmost priority at all times, with the aim of leading the industry in both health and safety outcomes. The overarching goal is to cultivate workplaces that are free from incidents and injuries. The Company emphasises the execution of work in a 'safer' manner, believing that everyone holds the potential to champion change in safety practices with the right mindset.

The Journey towards Achieving this Objective is Guided by Six Pillars

Leadership Commitment and Governance	 System and Process for Strategic Safety Performance 	 Safe Execution Strategy
 Training and Capability Building 	 System Assurance, including Technological Intervention 	 Safety Engagements under #SafetyCulture and Reward and Recognition at various levels

The Company implements a safety culture grounded in cultural leadership accountability. The approach integrates both top-down and bottom-up strategies to establish a comprehensive safety culture, incorporating governance systems and processes at every level.



Safety Performance

FY 2023-24	FY 2022-23
1	0
1	0
0	0
0	0
44	0
0.57	0.104
1.14	0
	1 0 0 44 0.57

Channel Partner Meet and Greet

Financial Statements

The Company organised a meet and greet for all its channel partners, wherein they were introduced to the entire Ambuja and ACC teams, and were formally inducted into SIL's Adani Cement 'Parivaar'.



SOCIAL - COMMUNITY

Growing Together

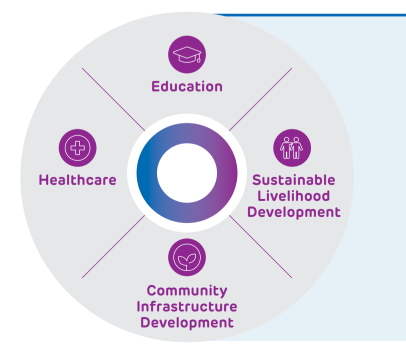
The Company considers its communities as its foremost stakeholders. Through its grassroots corporate social responsibility arm, it conducts thorough assessments to make evidence-based interventions, actively contributing to their well-being. Under the aegis of the Adani Foundation, the community outreach arm of the Adani Group, the Company is committed to strategic social investments aimed at fostering sustainable outcomes nationwide.





Key Focus Areas

The Company is wholly committed to ensuring that it is fully aligned with the Foundation's philosophy and priorities and is committed to implementing the same with communities in and around its operations.



It follows a structured approach to engage with all stakeholders, including community members, to foster collaboration and mutual support, fostering enduring and sustainable relationships. These interactions are thoughtfully crafted to address immediate community needs while also implementing programmes with long-term impact.

GOVERNANCE - BOARD OF DIRECTORS

The Bedrock of the Company

Committees

Areas of Expertise

	A	NR	SR	CSR	RM	
Mr Ajay Kapur Chairman, Non-Executive, Non-Independent Director				0		He is having a rich experience of more than three decades in cement, construction, power and heavy metal sector.
Mr Vinod Bahety Director Non-Executive and Non-Independent Director			0			He possesses a rich and varied experience of more than 25 years in various manufacturing and finance industry and has led some major M&A mandates for the Adani Group.
Mr Sukuru Ramarao Whole-Time Director and CEO			0			He is having a rich experience of 37 years in Building material space and is actively involved in entire spectrum of manufacturing of Cement such as production, quality control, efficiency / productivity improvement, Capex projects, Plant operations etc.
Mr Sanjay Kumar Khajanchi Chief Financial Officer						He is having a rich experience of more than three decades of working across various verticals of finance such as - treasury, business planning, accounting and reporting, Internal Control System, business controlling etc.

Committees

Areas of Expertise

	A	NR	SR	CSR	RM	
Mr Sudhir Nanavati Independent Director	0	0	•	0	0	He is a senior advocate at the High Court and has more than 50 years of experience and expertise in legal domain.
Ms Shruti Shah Independent Director	•	0		0	0	She is having experience of more than 15 years in the field of tax advisory and estate planning services.
Mr Ravi Kapoor Independent Director	0	•	0	•	0	He is having an experience of more than three decades of independent practice as a Company Secretary and has expertise in Corporate Law matters. Has handled various corporate-level assignments like restructuring, mergers (including cross-border mergers), etc.

ChairmanMember

- A Audit Committee
- NR Nomination and Remuneration Committee
- SR Stakeholders' Relationship Committee

CSR Corporate Social Responsibility Committee

RM Risk Management Committee

Management Discussion and Analysis

Prelude

Sanghi Industries Limited (SIL), part of Ambuja Cements Limited and the diversified Adani Group, is among India's leading cement companies. Its 6.1 MTPA capacity integrated cement plant located in Gujarat, is one of the largest single-location cement plants in India. Equipped with multi-fuel technology SIL's fully integrated plant includes captive facilities viz. a 143 MW power plant, all-weather port, and sea terminal to cater to the demands of its markets. The Company also possesses one of the largest limestone reserves in the country. Due to the high quality of its mineral reserves and advanced manufacturing technology, the Company is able to produce a superior grade of cement while maintaining the lowest cost of production. Its commitment to positive transformation has resulted in converting the arid landscape of the nearby area into a green and clean zone.

Management Discussion and Analysis

Economic Scenario and Outlook

Despite multiple challenges, the global economy showed exemplary resilience and reported strongerthan-expected growth during the second half of CY 2024, led by the United States and several other emerging and developing economies. India remained an outlier and reported an estimated 7.6% growth in FY 2023-24, driven by robust performance broadly across all economic sectors. The construction sector reported an impressive 10.6% growth, owing to the Indian Government's continuous investment in augmenting the country's infrastructure and heightened project execution activities.

The Government of India continued its focus on infrastructure spending to create a multiplier effect on economic growth and job creation and to stimulate private

consumption and investment spending. The ₹11.11 lakhs crore allocated in the Interim Budget FY 2024-25 will focus on creating three important economic corridors (energy, mineral and cement corridor, port connectivity corridor, and high traffic density corridor) to enable multi-modal connectivity under the PM Gati Shakti scheme, expansion of metro railways and Namo Bharat in large cities, expansion and development of new airports, initiation of projects for port connectivity, tourism infrastructure and amenities on Indian islands. among others.

These initiatives are in sync with the Prime Minister's vision of Viksit Bharat by 2047. Furthermore, the Interim Budget FY 2024-25 has also targeted building two crore houses under the PM Awas Yojana (Grameen) (rural housing scheme) in the next five years and proposed a housing scheme for the country's vast middle-class population.

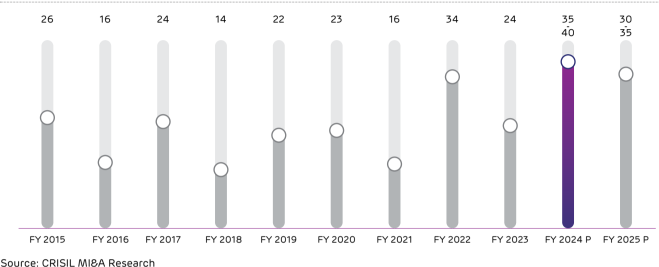
India's GDP Growth Trend (%)



Source: MoSPI



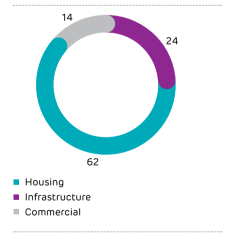
Cement Industry



Cement Capacity Addition the Highest in over a Decade in FY 2024 (MTPA)

The Indian cement industry, the second-largest producer globally, stands out for its energy efficiency, resource conservation, social responsibility, and environmental consciousness. Embracing green, clean, and sustainable practices has been a longstanding commitment of the cement industry. In FY 2022-23, the Indian cement market reached a substantial size of 397 MTPA, buoyed by robust growth in the housing sector and ongoing investments in infrastructure development. The industry is likely to grow by an impressive 9% to 10% during FY 2023-24 and reach a total volume of 425 to 430 MTPA.

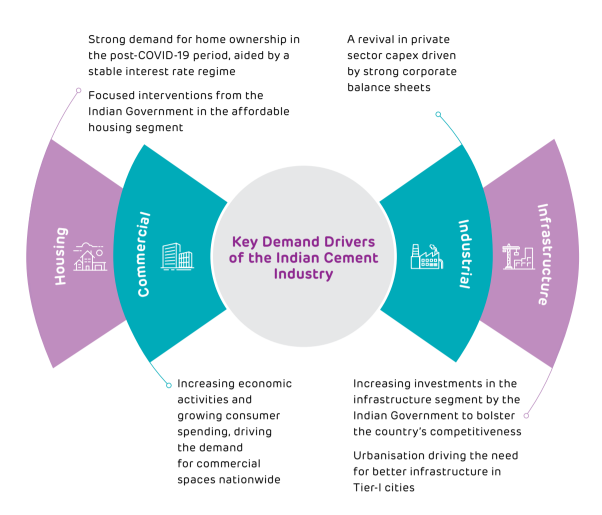




Outlook

As the country prepares for rapid economic growth and urbanisation, there is a rising demand for robust infrastructure and contemporary living spaces. Upliftment of Tier-II cities and rural areas is also fuelling the need for housing, transportation networks, healthcare facilities, and educational institutions. Additionally, the surge in commercial and industrial activities is boosting demand for commercial spaces. With this positive outlook, the Indian cement sector anticipates demand increasing by 8-9% in FY 2024-25. It also foresees 150-160 MTPA in capacity additions over the next five years, utilising organic expansion strategies.

Management Discussion and Analysis



Business Review

Sustainable Development

Increasing its coastal footprint under the umbrella of Ambuja Cements, the Company will increase its existing capacity to 15 MTPA across the West Coast markets with the states of Gujarat, Maharashtra, Karnataka, and Kerala at a very competitive cost based on its strength of low-cost clinker. This additional capacity is targeted to be commissioned by FY 2025-26.

Sustainability is at the core of SIL's strategic framework that emphasises circular economy, climate, energy, and environmental stewardship. The Company's proactive measures include reducing clinker factor, optimising energy consumption, and integrating alternate fuels into its cement production process. The Company strives to expand its utilisation of renewable energy sources and implement innovative waste heat recovery systems (WHRS) to bolster its green energy footprint. In addition, SIL focuses on making a lasting impact on the community by uplifting marginalised communities.



A. Circular Economy

The Company is dedicated to transforming its practices and operations towards a circular approach. The Company strategises to utilise clean energy sources like WHRS, undertake best water management practices, incorporate alternative fuels, and locally source raw materials to ensure responsible manufacturing. Additionally, SIL implemented a 'closed loop' system within its production processes, where materials and resources are recovered and reused, leading to reduced unnecessary waste.

B. Climate and Energy

The Company has pledged to decrease its Scope 1 and Scope 2 greenhouse gas (GHG) emissions through diverse projects and initiatives. To

achieve these goals, it has adopted various measures such as shifting to alternative fuels, lowering clinker factor, boosting blended cement production, improving energy efficiency, installing WHRS, and embracing automation technologies. In addition to greenhouse gas (GHG) emissions, the combustion of fuel in operations generates air pollutants like nitrogen oxides (NOx), sulphur oxides (SOx), and particulate matter contributing to the environmental impact of the industry.

The Company is in the constant process of reducing its carbon footprint and promoting a sustainable future. In addition to this, reducing the energy footprint is a consistent priority, with a recognition of energy consumption as a crucial indicator. The operations rely on a mix of energy sources encompassing fossil fuels, alternative fuels, renewable energy, and WHRS. The Company maintains a detailed monitoring of energy consumption across its facilities and equipment, which helps in analysing consumption patterns and structures. This approach enables the Company to prioritise and implement energy conservation initiatives.



86%

Clinker factor (captive consumption in cement)

2.4% Thermal substitution rate

835

Specific thermal energy consumption (kCalkg of clinker produced)

C. Environment

The Company has a comprehensive environmental management system that aligns with the policies, procedures, and practices of the parent company Ambuja Cements Limited. This approach enables SIL to proactively address climate risks, minimise waste generation, and advocate for recycling. The Company supports incorporating climate change strategies, reaffirming its dedication to progressive environmental endeavours and sustainable practices.

🔟) Read more on page **46**

Management Discussion and Analysis

Performance Overview

Particular	FY 2023-24	FY 2022-23
Sales Volumes (MT)	1.78	1.69
Revenues from Operations (₹ Cr)	821	928
EBITDA (₹ Cr) (including exceptional items)	(58)	6
EBITDA Margin (%) (including exceptional items)	(7)	1
PAT (₹ Cr)	(449)	(326)

Key Financial Ratios

Ratios	FY 2023-24	FY 2022-23	% Variance	Reason for Variance
Current Ratio (in times)	1.07	0.69	56	It is mainly because of the repayment of short-term borrowing and substantial reduction in trade payables
Inventory Turnover Ratio (in times)	3.78	2.99	26	Due to a substantial reduction in inventories
Trade Receivables Turnover Ratio (in times)	31.76	12.86	147	Average trade receivables have substantially reduced, resulting from improved collection
Trade Payables Turnover Ratio (in times)	3.57	2.47	45	Payment to creditors (substantial reduction in trade payables) due to improved liquidity position of the Company
Debt-to-Equity Ratio	1.87	0.98	91	The Company's holding company has infused additional funds in the Company, by way of Inter-Corporate Deposit (total borrowing is from the Company's Holding company) to support the Company's working capital requirement and improve operational efficiency. The other factor is the loss incurred by the Company reducing its equity.
Net Profit Ratio (%)	(55)	(35)	56	Due to the increase in loss during the year due to increased costs
Operating EBITDA Margin (%)	(11)	(1)	632	Due to increase in loss during the year owing to increased costs
Return on Equity Ratio (%)	(34)	(19)	75	Due to higher losses during the year
Net Worth (₹Cr)	1,111	1,559	(29)	Due to losses incurred during the year

On a Path to Recovery

The Company's shareholders have approved in its special EGM held on February 08, 2024 for related party transactions (RPTs) with Adani Enterprises Limited (AEL), Ambuja Cements Limited (ACL), and/or its wholly owned unlisted subsidiaries. ACL, the holding company currently, owns 60.44% equity shares of Sanghi Industries Limited. These transactions are expected to exceed the applicable materiality thresholds.

To ensure transparency and compliance, the Company follows a specific process for validating RPTs. The Audit Committee, consisting of independent directors, reviews and approves the transactions based on relevant information provided by the management, as required by the law. The committee ensures that the transactions are conducted on an arms' length basis and in the ordinary course of business.

Furthermore, the Company sought an arms' length opinion regarding these transactions from a reputable firm of Chartered Accountants based in Mumbai.

Approved RPTs with AEL and ACL

Acquisition of Solid Fuels: The Company faced operational complexities, including issues related to the terms of delivery, delayed supply, and quality problems when acquiring solid fuels from third-party sources. To address these challenges, AEL, an entity under common control, agreed to supply coal of superior and consistent quality, with efficient and improved logistics, at an arms' length price. As a result, the Company entered into a transaction with AEL to purchase solid fuels (specifically coal) used for manufacturing clinker and also in captive thermal power plants. The consistent supply of superior quality solid fuels from AEL to the Company (SIL) is expected to be in the best interest of all stakeholders involved.

Purchase of Fly Ash: Given the proximity of fly ash availability to the plant, it is financially prudent to purchase fly ash from AEL, considering the cost savings associated with reduced logistics expenses. The purchase of fly ash from AEL will be at the prevailing market price.

Shared Business Services: AEL provides shared business services to all Adani Group Companies. The Company will avail of these services from AEL to ensure administrative convenience, cost-effectiveness, and robust financial control. Overall, the proposed transactions and shared business services with AEL are aimed at improving operational efficiency, ensuring consistent fuel quality, reducing logistics costs, and enhancing financial control, thereby benefiting the Company as a whole and its stakeholders.

Cement and Clinker: The price will be based on the manufacturing plant's cost of production (excluding interest and depreciation) of the previous quarter, with a 10% markup. ACL would purchase bulk clinker and cement from the Company.

Sale/Purchase of Raw Materials and Spare Parts: The price will be determined based on either the replacement cost at the manufacturing company's location, considering the market price, or the manufacturing company's landed cost plus a carrying cost of 10% per annum for the holding



Management Discussion and Analysis

period. The quantity would be based on the need.

Availing/Rendering of services:

Each company will reimburse the actual expenses incurred on its behalf by other the entity. This will create a positive impact on the liquidity of the Company. Assurance of bulk purchases ensures that the Company will not face liquidity challenges and can meet overheads and working capital requirements resulting in smooth business operations for the benefit of all stakeholders.

These transactions with Ambuja Cements aim to achieve several benefits for the Company, including:

- Synergies and economies of scale, optimising capacity utilisation, and reducing operational and administrative costs
- Strengthening business sustainability, including environmental sustainability and conservation of natural resources
- Optimising the cost to serve the market and achieving higher ESG (Environmental, Social, and Governance) standards
- Optimum utilisation of plant installed capacity as due to various reasons, including financial constraints, the Company has been operating at around 25% utilisation of its installed capacity

Master Supply Agreement and Master Service Agreement

Post-acquisition by ACL, the Company has entered into a Master Supply Agreement and Master



Service Agreement (collectively referred to as 'MSA') with Ambuja Cements Limited and ACC.

The MSA covers the purchase/ sale of raw materials, spare parts, and availing/rendering of services. Under the MSA, ACL, and ACC will bulk purchase clinker and cement produced by the Company, which will be sold under the Ambuja/ ACC brand.

Expected Benefits

- The Company expects to improve its capacity utilisation to around 80% and become EBITDA positive, leading to an improvement in operating cash flow.
- This arrangement is expected to alleviate the financial

constraints faced by the Company and benefit all stakeholders, including creditors, governments, shareholders, and employees.

Overall, these related party transactions (RPTs) are aimed at optimising the Company's operations, improving financial stability, and enhancing the overall interest of all stakeholders.

- Financial Constraint Elimination: The Company expects that these transactions with ACL and ACC will alleviate any financial constraints that it may face in the future
- Positive Impact on EBITDA: The EBITDA of the Company was negative (32%) during the half-year ended on September

Portfolio Overview Corporate Overview Strategic Review ESG Overview Statutory Reports Financial Statements

30, 2023. However, with the transactions undertaken/ proposed with ACL and ACC, the EBITDA is anticipated to become positive, estimating around 9%. Furthermore, the Company's turnover is expected to increase to approximately ₹2,000 crore, resulting in an EBITDA of about ₹180 crore.

Availing Financial Assistance: Given the current scenario and the liquidity crunch faced by the Company, ACL has already provided a long-term unsecured Ioan (Inter-Corporate Deposit, 'ICD') of ₹ 2,081 crore at an 8% interest rate. The Company utilised this loan to repay existing secured debts bearing an average interest rate of about 18% and for working capital requirements. ACL, the parent company, will provide additional financial assistance of up to ₹500 crore through an unsecured loan (ICD) in one or more tranches. This additional funding will be used to meet working capital requirements, plant balancing and refurbishment, IT upgradation, initiatives towards ESG, and other general corporate purposes. An interest rate of 8% p.a. will be charged on the provided ICD, aligning with the prevailing market yield rate.

Overall, these RPTs and the financial assistance provided by AEL and ACL are expected to significantly benefit the Company's financial stability, positively impact its EBITDA, and address its liquidity requirements for various purposes in line with market standards



Quality Management

The Company's operations prioritise efficiency and precision through automation. SIL conducts thorough quality checks at every stage to ensure top-notch product quality. The Company employs stackers and reclaimers for the homogenisation of raw materials. Additionally, it employs central manufacturing process controls for seamless production workflows. SIL's NABL-accredited labs uphold rigorous quality standards, complemented by accreditations from the Bureau of Indian Standards (BIS) and BS-EN, showcasing its commitment to industry benchmarks and overarching excellence.

Certifications

- ISO 9001:2015 (Quality management systems)
- ISO 14001:2015 (Environmental management systems)
- ISO 45001:2018 (Occupational health and safety management systems)
- ISO/IEC 17025:2017 (National Accreditation Board for Testing and Calibration Laboratories' accreditation for chemical and mechanical testing)

Management Discussion and Analysis

Digitalisation and Cybersecurity

SIL acknowledges the crucial role of digitalisation in driving sustainable business expansion. Over time, the Company has systematically incorporated diverse digital techniques across its key business functions, spanning sales, logistics, material management, manufacturing, control systems, and technology operations. Guided by a clear digital transformation strategy, the Company aims to overhaul these processes, efficiently allocating resources for sustainable growth while maintaining regulatory compliance. SIL's digital initiatives align with Industry 4.0 principles, and significant investments underscore its commitment to advancing the Company's position in the Indian cement manufacturing industry.



In addition, the Company prioritises adherence to the highest levels of security guidelines to safeguard its business effectively. Operational technology network segmentation prevents unauthorised access to sensitive data and devices. SIL's strategy involves segregating information and operational technology networks and implementing cybersecurity measures such as data loss prevention, security information and event management, proxy, and multi-factor authentication (MFA). Recently, Sanghipuram underwent a comprehensive compliance audit, affirming the effectiveness of the Company's security measures and their alignment with industry standards.

 \square) Read more on page **39**

Internal Control Systems and Adequacy

SIL's management is accountable for establishing and upholding internal financial controls following the criteria set forth by the Company and considering the essential components of internal control. SIL's responsibilities encompass the design, execution, and upkeep of sufficient internal financial controls that function effectively to ensure its business' orderly and efficient operation. This approach includes adhering to policies, safeguarding assets, preventing and detecting frauds and errors, maintaining accurate and complete accounting records, and promptly generating reliable financial information as required



under the Companies Act, 2013. The Company maintains comprehensive internal financial control systems across its business operations, statutory compliance, and financial reporting. Additionally, SIL's internal audit focuses on evaluating the operational effectiveness of the internal financial control system, providing objective assurance to the Board and Audit Committee regarding its adequacy and efficiency.

Human Resources



The Company aims to enhance individual capabilities to meet and exceed the organisation's current and future goals. The Company aims to create an environment that drives every member of the Adani Parivar towards success by unlocking their full potential, blending growth and achievement for collective success.

Improving Employee Experience

Recognising the pivotal role of employee experience, the Company invests in initiatives to enhance workplace engagement, collaboration, and fulfilment. Through feedback mechanisms, surveys, and regular communication channels, the Company listens to its workforce to address their needs and expectations, fostering an environment where employees thrive personally and professionally.

HR Technology

Embracing technological advancements in human resource (HR) management, the Company implements cutting-edge solutions to streamline processes and boost efficiency. The Company aims to ensure optimal performance and a digitally integrated, agile infrastructure by empowering employees with user-friendly tools.

Fostering a Performance and Merit-Based Culture

The Company maintains a commitment to fostering a highperformance, meritocratic culture. The Company's performance management system (PMS) emphasises regular feedback, goal alignment, and recognition of achievements, supported by digital tools for goal tracking and evaluation. SIL celebrates employee accomplishments through a robust rewards and recognition programme, encouraging consistent excellence.

Management Discussion and Analysis

Adopting an Agile Approach

In today's fast-paced business environment, agility is vital for success. The Company embraces an agile way of working to enhance responsiveness to market changes, customer needs, and internal dynamics. Cross-functional collaborations, iterative processes, and continuous improvement are central to the Company's agile approach, ensuring adaptive, innovative teams are ready to navigate challenges and seize opportunities.

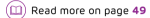
Improving Industrial Relations

Positive industrial relations are fundamental to the Company's

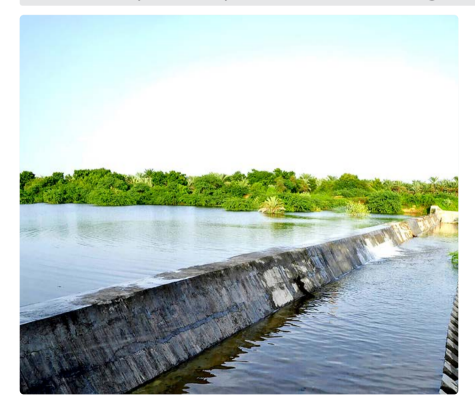
organisational ethos. SIL maintains an open-door policy and effective communication channels, with regular employee forums and committees facilitating transparent dialogue and prompt resolution of concerns. The Company aspires to foster a workplace where trust, collaboration, and inclusivity thrive.

Enhancing Diversity and Inclusion

Building on its past successes, the Company remains firmly committed to diversity and inclusion. Informed by data, SIL strives to create a workforce reflecting the richness of its communities, fostering innovation, creativity, and collaboration through diverse perspectives. The Company believes that a diverse and inclusive workplace is a source of strength and essential for achieving its business objectives.



Community Development under the Aegis of Adani Foundation



Since its inception in 1996, the Adani Foundation, the community outreach arm of the Adani Group, has maintained a deep-seated commitment to strategic social investments aimed at fostering sustainable outcomes nationwide. The Adani Foundation's initiatives, focusing on critical areas such as education, health, livelihoods, skill development, and community infrastructure, align with national priorities and UN SDGs. Recognised for its innovative problem-solving approach, the Adani Foundation challenges norms and embraces novel solutions to ensure lasting impact. The Company is wholly committed to ensuring that it is aligned with the Foundation's philosophy and priorities and implements the same with communities in and around its operations.

Key Risk	ks and their M	itigation

The Company adheres to the highest standards of risk management practices to ensure the integrity and resilience of its operations. The Company's approach to risk management encompasses thorough identification, assessment, and mitigation of potential risks across all aspects of its business. By leveraging comprehensive risk assessment methodologies, the Company proactively identifies and analyses internal and external risks that may impact the organisation.

ESG Overview

Statutory Reports

Key Risks	Description	Mitigation
Maintaining Market Position in a Dynamic Industry Environment	The Indian cement industry's ever- evolving diverse landscape poses inherent risks to the Company's market position, heightened by ongoing capacity additions and consolidations.	The Company aims to counter these risks through strategically expanding its cement and clinker production capacities. Additionally, proactive efforts in brand equity enhancement through innovation and digitisation ensure resilience against competitive and profitability challenges.
Compliance with Changes Regulatory Landscape	Regulatory changes, driven by shifts in climate and environmental concerns, are occurring rapidly worldwide. Failure to comply with these new standards poses a high degree of complexity, potentially impacting the reputation and financial standing of the Company.	The Company employed transformation, upgradation, and modification tools to address these challenges. It has initiated various projects across its operations to control pollution and adhere to new emission standards (for dust, SOx, and NOx) set by the Ministry of Environment and Forest and Climate Change (MoEFCC). This proactive approach ensures regulatory compliance and positions the Company as a responsible steward of the environment.
Fuel and Raw Material Security Challenges	The cement industry, known for its capital, energy, and raw-material intensity, grapples with significant challenges in ensuring fuel and raw material security. Operating expenses hinge on energy and raw material costs, necessitating an uninterrupted supply for business continuity. Challenges arise from the Mines and Minerals (Development and Regulation) Act's notification, mandating mining lease renewals and grants through auctions, leading to fierce competition.	The Company employs a comprehensive strategy to address these challenges. It optimises the fuel mix for fuel security, enhances plant efficiency, and increases alternative fuel utilisation. Procuring raw materials, including coal, limestones, and fly ash, at an economical cost and suitable quality is crucial for production efficiency. The Company's risk on this front gets mitigated owing to its long-term mining lease for limestone, a key raw material for a cement company, and its substantial limestone reserves for many years.

Risk Management



Management Discussion and Analysis

Key Risks	Description	Mitigation
Cybersecurity Threats	SIL's strategic integration of digitisation and emerging technologies, spanning artificial intelligence (AI), the Internet of Things (IoT), and blockchain, brings forth avenues for its progress and introduces new risks. The rapid pace of technological evolution presents both opportunities and potential security challenges.	The Company proactively addresses the potential security risks associated with learning language models (LLMs) and social media platforms. It has implemented immediate measures to safeguard confidential information, including identifying and blocking data leakage sites that threaten the Company's network. Simultaneously, plans are in motion to establish a secure and monitored environment dedicated to using artificial intelligence tools.
		Creating a secure business environment involves the implementation of backup procedures and firewalls. Regular system upgrades and monitoring adhere to the latest security standards. The Company's commitment to cybersecurity extends to the periodic update of policies and procedures, ensuring alignment with the evolving threat landscape. Users are consistently educated on policy adherence, eliminating risks, and contributing to a secure digital workspace at SIL.
Health and Safety Priorities	Health and safety are fundamental for business sustainability, demanding teamwork and commitment at all levels. In the pursuit of zero harm, the Company is undergoing evaluations and is focused on improving frontline safety and leadership presence.	The Company systematically reviews systems, processes, and procedures, addressing identified gaps. Initiatives like 'Unchaai Kendra' and Life Saving Safety Rules (LSSR) enhance awareness and prevent mishaps, contributing to a safer working environment onsite and offsite. Regular dynamic risk assessments help the Company to stay ahead of challenges, driving continuous progress towards 'zero harm.'
Climate Risk	The Company is conscious of the risks posed by climate change – physical risks as well as transitional risks. In physical risks, the Company considers acute and chronic risks. Acute risks are in the form of flooding, droughts, cyclones, etc., and chronic risks include water stress, heat stress, etc. In transition risk, the Company considers regulatory, technology, market, and reputation risks. The impacts of the risk can be in the form of supply chain disruptions, power outages, threats to plants and personnel, productivity, and many more.	The Company has a well-established climate governance consisting of policies and committees. Climate-related metrics and targets are defined, and performance is monitored regularly. The structures are designed to withstand severe conditions. Emergency plans are in place to address the risks. Regular training and drills are conducted to ensure that everyone is familiar with emergency procedures.

Natural Resources	The cement industry predominantly relies on natural resources such as limestone, coal, and minerals. Ensuring an uninterrupted flow of these essential materials while maintaining optimal cost and quality standards is imperative for sustaining seamless business operations.	To mitigate risks associated with natural resources, the Company is investing in improving its operational efficiencies for better resource utilisation. The Company is also actively undertaking several initiatives to conserve, reuse, and recycle resources wherever possible. These initiatives include efforts to improve the clinker factor and thermal substitution rate (TSR), among others.
		Additionally, the Company is investing in renewable energy and WHRS systems to minimise its reliance on non-renewable sources. To ensure the availability of key raw materials, the Company is also investing in coal and limestone mines. Through these measures, SIL aims to enhance sustainability, reduce environmental impact, and ensure a more resilient supply chain.
Energy Security	Energy security is a critical factor for the Company, as it heavily influences the operations and overall production costs. The Company faces substantial risks associated with energy expenses, constituting a significant portion of its overall production costs. Given the	The Company recognises the importance of safeguarding against the risk of energy price inflation, and one strategy it employs is diversifying fuel sources, which includes leveraging alternative fuels. This approach helps mitigate the impact of fluctuating energy prices and promotes sustainability by reducing reliance on conventional fossil fuels.
	energy-intensive nature of cement production, particularly during kilning and grinding processes, managing energy costs effectively is paramount.	Moreover, the Company evaluates various energy procurement options to ensure optimal cost-effectiveness and reliability. The Company is committed to enhancing energy efficiency across its operations by implementing innovative technologies and sustainable practices. By proactively managing its energy resources, the Company aims to bolster operational resilience and

industry landscape. **Project Execution** Project execution is critical, The Company is leveraging group synergies by aligning with the Adani Group's project considering the company's vision to reach 140 MTPA by FY 2027-28. In management company which has demonstrable line with this target, the company is experience and expertise in executing large-scale already executing large-scale projects projects. Budgetary concerns, an important factor at multiple sites. To ensure timely in project execution, are mitigated by a robust completion, with utmost safety and cashflow through internal accruals. The Company quality and all within budget, is of is executing its ongoing projects through EPC utmost priority for the business. mode, for which it is partnering with the only the most reputed and regarded suppliers in the world. The Company is aligning its internal processes with an objective of simplifying, standardisation, and skill enhancement to achieve maximum speed and scale - the Projects team's 5S mantra.

Description

Key Risks

Mitigation ural n improvina resource ely serve, reuse, ible. These the clinker (TSR),

sustain competitiveness in the dynamic cement

Board's Report

Dear Shareholders,

Your Directors are pleased to present the 37th Annual Report along with the Audited Financial Statements of your Company for the financial year ended March 31, 2024 ("FY 2023-24/ FY24").

Financial Performance

The Audited Financial Statements of your Company as on March 31, 2024, are prepared in accordance with the relevant applicable Indian Accounting Standards ("Ind AS") and Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and the provisions of the Companies Act, 2013 ("Act").

The summarised financial highlight is depicted below:

		(₹ In crore)	
Destionless	Standalone		
Particulars	2023-24	2022-23	
Revenue from operations	821.35	928.36	
Other Income	12.60	19.45	
Total Income	833.95	947.81	
Expenditure other than Depreciation, Finance cost and Foreign Exchange (Gain) / Loss (Net)	909.16	941.39	
Depreciation and Amortisation Expenses	107.03	93.38	
Foreign Exchange (Gain) / Loss (Net)	0.23	0.57	
Finance Cost	283.59	238.17	
Total Expenditure	1,300.01	1,273.51	
Profit before share of Profit/ (Loss) from joint ventures, exceptional items and tax	(466.06)	(325.70)	
Share of loss from joint ventures	-	-	
Profit before exceptional items and tax	(466.06)	(325.70)	
Add/(Less):- Exceptional Items	17.47	-	
Total Tax Expense	0.20	-	
Profit/loss for the year	(448.79)	(325.70)	
Other Comprehensive income (net of tax)	0.45	0.60	
Total Comprehensive Income for the year (net of tax)	(448.34)	(325.10)	
Attributable to:			
Equity holders of the parent	(270.98)	-	
Non-controlling interests	(177.36)	-	

Operations and Performance of the Company

During the year ended March 31, 2024, the total income was ₹833.95 crore against ₹947.81 crore in the previous year. The Company has incurred a net loss of ₹ 448.79 crore against the net loss of ₹ 325.70 crore in previous year. The Total Comprehensive loss for the year is ₹ 448.34 crore against the total comprehensive loss of ₹ 325.10 crore in previous year.

Credit Rating

The Company has repaid all its secured debts including non convertible debentures during the year under review and therefore there is no credit rating for the Company as on March 31, 2024. After the completion of the financial year ended March 31, 2024, India Ratings and Research has assigned IND AA / Stable / IND A1+ rating. The details of credit rating during the year are disclosed in the Corporate Governance Report, which forms part of the Annual Report.

Dividend

Portfolio Overview

In view of losses, your Directors have not recommended any dividend for the year.

Corporate Overview

Dividend Distribution Policy

The Dividend Distribution Policy, in terms of Regulation 43A of the SEBI Listing Regulations is available on your Company's website and the link for the same is given in **Annexure – A** to the report.

Transfer to Reserves

In view of losses, your Directors have not recommended any amount for transfer to reserves during the year.

The closing balance of the retained earnings of your Company for FY24, after all appropriations and adjustments, was ₹ 315.61 crore.

Share Capital

During the year under review, there was no change in the authorised and paid-up share capital of the Company. The Authorised Share Capital of the Company is ₹ 550 crores divided into Equity Share Capital of ₹ 350 crore and the Preference Share Capital of ₹ 200 crore and paid-up equity share capital is ₹ 258.33 crore.

Non-Convertible Debentures (NCDs)

During the year under review, the Company has made full repayment of principal amount alongwith redemption premium of its 3050 Listed, Rated, Secured, Non Convertible Debentures (Listed NCDs) of face value of ₹ 10,00,000/- and 5000 Secured, Un Rated, Un Listed, Redeemable, Non Convertible Debentures (Unlisted NCDs) of face value of ₹ 10,00,000/-

As on 31.03.2024 the Company has NIL outstanding Non Convertible Debentures.

Change in Management \ Control

Pursuant to the Share Purchase Agreement dated August 03, 2023 ("**SPA**"), amongst (a) the Company (b) certain members of the erstwhile promoter/promoter group of the Company vis. Mr. Ravi Sanghi, Ms. Anita Sanghi, Ms. Ekta Gupta, Mr. Aditya Sanghi, Mr. Alok Sanghi, Sanghi Polymers Private Limited, Samruddhi Investors Services Private Limited, Flarezeal Solutions LLP and Thinkfar Tradelink Private Limited (collectively referred to as "**Sellers**") and (c) Ambuja Cements Limited ("**ACL**") (Acquirer), 54.51% Equity Shares were transferred from the Sellers to Acquirer on December 6, 2023.

Subsequent to above, the management and control of Sanghi Industries Limited is with Ambuja Cements Limited, a flagship Cement Company of Adani Group.

Open offer details

Pursuant to acquisition of 14,08,21,941 Equity Shares (54.51%) of Sanghi Industries Limited (Company) by Ambuja Cements Limited (Acquirer), the acquirer made an open offer to acquire upto 6,71,64,760 shares at price of ₹ 121.90/- constituting 26% of total voting share capital, to the shareholders of the Company. The said open offer remained opened from January 15, 2024 to January 30, 2024.

Total 2,04,81,161 shares constituting 30.49% of open offer issue and 7.93% of total voting share capital of the Company were tendered by the shareholders in the open offer.

The Settlement for open offer was completed on February 7, 2024 and all subscribing shareholders were duly paid against the shares tendered by them in open offer. Accordingly, as on February 7, 2024, acquirer holds 62.44% Equity Shares of the Company and the overall promoter group shareholding increased upto 80.52%.

Minimum Public Shareholding Compliance

In compliance with the requirement of Rule 19(2)(b) and 19(A) of Securities Contracts (Regulation) Rules, 1957 and Regulation 38 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 read with Section VI-A of the SEBI Circular No. SEBI/HO/CFD/PoD2/ CIR/P/ 2023/120 dated July 11, 2023 ("Master Circular") the Company is required to comply with the provisions of Minimum Public Shareholding (MPS) within period of 12 months. In order to achieve the MPS, Ambuja Cements Limited, the Promoter Company has sold 51,66,000 Equity shares (2%) in Open market. Therefore Ambuja Cements Limited is now holding 60.44% Equity Shares of the Company and overall Promoter/promoter group holding came down to 78.52%.

The Company assures to achieve MPS within the prescribed time limit i.e. on or before February 7, 2025.

Public Deposits

There were no outstanding deposits within the meaning of Section 73 and 74 of the Act read with rules made thereunder at the end of FY24 or the previous financial years. Your Company did not accept any deposit during the year under review.

Particulars of loans, guarantees or investments

The Company has not made any loans or provided any guarantee or has made any investments falling under purview of section 186 of the Companies Act, 2013 during the year under review.

Subsidiaries, Joint Ventures and Associate Companies

There are no subsidiaries, Joint Venture and Associate company of the Company.

Directors and Key Managerial Personnel

As of March 31, 2024, your Company's Board had six members comprising of one Executive Director, two Non-Executive & Non-Independent Directors and three Independent Directors including one Woman Independent Director. The details of Board and Committee composition, tenure of directors, and other details are available in the Corporate Governance Report, which forms part of this Annual Report.

In terms of the requirement of the Listing Regulations, the Board has identified core skills, expertise, and competencies of the Directors in the context of the Company's business for effective functioning. The key skills, expertise and core competencies of the Board of Directors are detailed in the Corporate Governance Report, which forms part of this Annual Report.

Appointment/Cessation/Change in Designation of Directors

During the year under review, following changes took place in the Directorships:

Appointment:

- Mr. Ajay Kapur, (DIN: 03096416), Chairman & Non-Executive, Non-Independent Director was appointed as an Additional Director of your Company w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.
- Mr. Vinod Bahety (DIN: 09192400) was appointed as an Additional Director (Non-Executive and Non-Independent Director) w.e.f. December 7, 2023 and

was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.

- Mr. Sukuru Ramarao (DIN: 08846591) was appointed as Whole – Time Director & Chief Executive Officer w.e.f. December 7, 2023. His appointment was approved by the shareholders by passing a resolution in the Extra Ordinary General Meeting held on February 8, 2024.
- Mr. Ravi Kapoor (DIN: 00003847), Independent Director was appointed as an Additional Director w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.
- Ms. Shruti Shah (DIN: 08337714), Independent Director was appointed as an Additional Director w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.

Cessation:

- Mr. Ravi Sanghi, (DIN: 00033594), resigned as a Chairman and Director of the Company w.e.f. December 7, 2023.
- Mr. Aditya Sanghi (DIN: 00033755) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Alok Sanghi (DIN: 00033506) resigned as Director of the Company w.e.f. December 7, 2023.
- Mrs. Bina Mahesh Engineer (DIN: 01653392) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Nirubha Balubha Gohil (DIN: 05149953) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Sundaram Balasubramaniam (DIN: 02849971) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Raina Dilip Desai (DIN: 05113035) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Arvind Motilal Agarwal (DIN: 00122921) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Gurudeo M. Yadwadkar (DIN: 01432796) resigned as Director of the Company w.e.f. December 7, 2023.

The Board places on record the deep appreciation for valuable services and guidance provided by respective Directors, during their tenure of Directorship.

Re-appointment of Director(s) retiring by rotation

In accordance with the provisions of Section 152 of the Act, read with rules made thereunder and Articles

of Association of your Company, Mr. Ajay Kapur (DIN: 03096416) is liable to retire by rotation at the ensuing AGM and being eligible, offers himself for re-appointment.

The Board recommends the re-appointment of Mr. Ajay Kapur as Director for your approval. Brief details as required under Secretarial Standard-2 and Regulation 36 of SEBI Listing Regulations, are provided in the Notice of AGM.

Declaration from Independent Directors

Your Company has received declarations from all the Independent Directors of your Company confirming that they meet the criteria of independence as prescribed under Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Listing Regulations and there has been no change in the circumstances which may affect their status as an Independent Director. The Independent Directors have also given declaration of compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to their name appearing in the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

Key Managerial Personnel:

During the year under review the following changes took place in the Key Managerial Personnel:

- Mr. Sukuru Ramarao was appointed as Whole Time Director & Chief Executive Officer w.e.f. December 7, 2023
- Mr. Sanjay Kumar Khajanchi was appointed as Chief Financial Officer w.e.f. December 7, 2023.
- Mr. Manish Mistry was appointed as a Company Secretary and Compliance Officer w.e.f. December 8, 2023
- Mr. Ravi Sanghi resigned as a Chairman and Managing Director of the Company w.e.f December 7, 2023
- Mrs. Bina Engineer resigned as a Chief Financial Officer of the Company w.e.f. December 7, 2023
- Mr. Anil Agrawal resigned as a Company Secretary and Compliance Officer of the Company w.e.f. closure of business hours on December 7, 2023

As on March 31, 2024, the following are Key Managerial Personnel ("KMPs") of the Company as per Sections 2(51) and 203 of the Act:

- Mr. Sukuru Ramarao, Whole Time Director and Chief Executive Officer
- Mr. Sanjay Kumar Khajanchi, Chief Financial Officer
- Mr. Manish Mistry, Company Secretary

Subsequently, following changes took place in the Key Managerial Personnel:

- Mr. Manish Mistry resigned as a Company Secretary and Compliance Officer w.e.f. closure of business hours on March 31, 2024.
- Mr. Anil Agrawal appointed as a Company Secretary and Compliance Officer of the Company w.e.f. April 1, 2024.

As on date of this report, the following are Key Managerial Personnel ("KMPs") of the Company as per Sections 2(51) and 203 of the Act:

- Mr. Sukuru Ramarao, Whole Time Director and Chief Executive Officer
- Mr. Sanjay Kumar Khajanchi, Chief Financial Officer
- Mr. Anil Agrawal, Company Secretary

Committees of Board

As required under the Act and the SEBI Listing Regulations, the Company has constituted various Statutory Committees. As on March 31, 2024, the Board has constituted the following statutory committees.

Statutory Committees:

- Audit Committee
- Nomination and Remuneration Committee
- Stakeholders Relationship Committee
- Risk Management Committee
- Corporate Social Responsibility Committee

Details of all the committees such as terms of reference, composition, and meetings held during the year under review are disclosed in the Corporate Governance Report, which forms part of this Annual Report.

Number of meetings of the Board

The Board met 11 (Eleven) times during the year under review. The intervening gap between the meetings did not exceed 120 days, as prescribed under the Act and SEBI Listing Regulations. The details of board meetings and the attendance of the Directors are provided in the Corporate Governance Report, which forms part of this Annual Report.

Independent Directors' Meeting

The Independent Directors met on March 26, 2024, without the attendance of Non-Independent Directors and members of the management. The Independent Directors reviewed the performance of Non-Independent Directors, the Committees and the Board as a whole along with the performance of the Chairman of your Company, taking into account the views of Executive Director and Non-Executive Directors and assessed the quality, quantity and timeliness of flow of information between the management and the Board that is necessary for the Board to effectively and reasonably perform their duties. The Independent Directors were satisfied with the overall performance of the Board as a whole.

Board Evaluation

The Nomination and Remuneration Committee has devised criteria for evaluation of the performance of the Board as a whole, committees, chairperson and individual directors. As a step towards better governance practice, for the financial year ended March 31, 2024, the Company has engaged an independent external agency "Talentonic HR Solutions Private Limited" ("Talentonic") for facilitating Board evaluation. The evaluation process focused on Board dynamics and softer aspects and involved independent discussions with all Board members. A detailed Board effectiveness assessment questionnaire was developed based on the criteria and framework adopted by the Board. The CEO of Talentonic has conducted one-to-one virtual meetings with all the board members on five key themes i.e., Fiduciary Role of the Board, Board involvement in strategy, quality of Board discussions, Board leadership and organisation health and talent and Board Structure & Capability. The outcomes of the evaluation process were presented to the Independent Director Meeting, Nomination & Remuneration Committee and the Board and further actions were agreed upon.

The results of the evaluation showed high level of commitment and engagement of Board, its various committees and senior leadership. The recommendations arising from the evaluation process were discussed at the Independent Directors' meeting, NRC meeting and Board meeting held on March 26, 2024. The suggestions were considered by the Board to optimise the effectiveness and functioning of the Board and its committees.

Board Familiarisation and Training Programme

The Board is regularly updated on changes in statutory provisions, as applicable to the Company. The Board is also updated on the operations, key trends and risk universe applicable to the Company's business. These updates help the Directors in keeping abreast of key changes and its impact on the Company. An annual strategy retreat is conducted by the Company where the Board provides its inputs on the business strategy and longterm sustainable growth for the Company. Additionally, the Directors also participate in various programmes / meetings where subject matter experts apprise the Directors on key global trends. The details of such programmes are provided in the Corporate Governance Report, which forms part of this Annual Report.

Policy on Directors' appointment and remuneration

Pursuant to Section 178(3) of the Act, the Company has framed a policy on Directors' appointment and remuneration and other matters ("Remuneration Policy") which is available on the website of your Company. The link of the same is available in **Annexure – A**.

The Remuneration Policy for selection of Directors and determining Directors' independence sets out the guiding principles for the NRC for identifying the persons who are qualified to become the Directors. Your Company's Remuneration Policy is directed towards rewarding performance based on review of achievements. The Remuneration Policy is in consonance with existing industry practice.

We affirm that the remuneration paid to the Directors is as per the terms laid out in the Remuneration Policy.

Board Diversity

The Company recognises and embraces the importance of a diverse board in its success. The Board has adopted the Board Diversity Policy which sets out the approach to the diversity of the Board of Directors. The said Policy is available on your Company's website and link for the same is given in **Annexure – A** of this report.

Succession Plan

Your Company has an effective mechanism for succession planning which focuses on orderly succession of Directors, Key Management Personnel and Senior Management. The Nomination and Remuneration Committee implements this mechanism in concurrence with the Board.

Directors' Responsibility Statement

Pursuant to Section 134(5) of the Act, the Board, to the best of their knowledge and based on the information and explanations received from the management of your Company, confirm that:

 a. in the preparation of the Annual Financial Statements, the applicable accounting standards have been followed and there are no material departures;

- b. they have selected such accounting policies and applied them consistently and judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the loss of the Company for that period;
- c. proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d. the annual financial statements have been prepared on a going concern basis;
- e. they have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and operating effectively;
- f. proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

Internal Financial control system and their adequacy

The details in respect of internal financial controls and their adequacy are included in the Management Discussion and Analysis Report, which forms part of this Annual Report.

Risk Management

The Company has a structured Risk Management Framework, designed to identify, assess and mitigate risks appropriately. The Board has formed a Risk Management Committee (RMC) to frame, implement and monitor the risk management plan for the Company. The RMC is responsible for reviewing the risk management plan and ensuring its effectiveness. The Audit Committee has additional oversight in the area of financial risks and controls. The major risks identified by the businesses are systematically addressed through mitigation actions on a continual basis. Further details on the Risk Management activities, including the implementation of risk management policy, key risks identified and their mitigations are covered in Management Discussion and Analysis section, which forms part of this Annual Report.

Board Policies

The link of various policies approved and adopted by the Board as required under the Act and SEBI Listing Regulations are provided in **Annexure – A** to this report.

Corporate Social Responsibility (CSR)

The details of the CSR Committee are provided in the Corporate Governance Report, which forms part of this Annual Report. The link of the CSR policy is provided in **Annexure – A** to this report. The Annual Report on CSR activities is annexed and forms part of this report as **Annexure – B**.

Due to losses during previous FY 2022-23 and the average net profits of preceding three financial years being negative, the Company was not mandatorily required to spend any amount towards CSR Expenditure. However the Company has voluntarily spent ₹ 3.39 lakhs towards CSR Expenses during FY 2023-24.

Management Discussion and Analysis

The Management Discussion and Analysis Report for the year under review, as stipulated under the SEBI Listing Regulations, is presented in a section forming part of this Annual Report.

Corporate Governance Report

Your Company is committed to maintain highest standards of corporate governance practices. The Corporate Governance Report, as stipulated by SEBI Listing Regulations, forms part of this Annual Report along with the required certificate from Statutory Auditors, regarding compliance of the conditions of corporate governance, as stipulated.

In compliance with corporate governance requirements as per the SEBI Listing Regulations, your Company has formulated and implemented a Code of Conduct for all Board members and senior management personnel of your Company ("Code of Conduct"), who have affirmed the compliance thereto. The Code of Conduct is available on the website of your Company and the link for the same is given in **Annexure – A** to the report.

Business Responsibility & Sustainability Report (BRSR)

In accordance with the SEBI Listing Regulations, the BRSR for the FY 24, describing the initiatives taken by your Company from an environment, social and governance (ESG) perspective, forms part of this Annual Report. In addition to BRSR, the Annual Report of the Company provides an insight on various ESG initiatives adopted by the Company. The BRSR data is independently assured by an Independent assurance provider agency i.e. Intertek India Private Limited.

Annual Return

Pursuant to Section 134(3)(a) of the Act, the draft annual return as on March 31, 2024 prepared in accordance with Section 92(3) of the Act is made available on the website and the link of the same is given in **Annexure – A** of this report.

Transactions with Related Parties

All transactions with related parties are placed before the Audit Committee for its approval. An omnibus approval from Audit Committee is obtained for the related party transactions which are repetitive in nature.

All transactions with related parties entered into during the year under review were at arm's length basis and in the ordinary course of business and in accordance with the provisions of the Act and the rules made thereunder, the SEBI Listing Regulations and your Company's Policy on Related Party Transactions.

The Audit Committee comprises solely of the Independent Directors of your Company. The members of the Audit Committee abstained from discussing and voting in the transaction(s) in which they were interested.

During the year, your company has not entered into any transactions with related parties which could be considered material in terms of Section 188 of the Act. Accordingly, the disclosure of related party transactions as required under Section 134(3)(h) of the Act, in Form AOC 2, is not applicable.

During the year, the materially significant Related Party Transactions pursuant to the provisions of SEBI Listing Regulations had been duly approved by the shareholders of the Company at their Extra-ordinary General Meeting of the Company held on February 8, 2024.

Your Company did not enter into any related party transactions during the year under review, which could be prejudicial to the interest of minority shareholders. The Policy on Related Party Transactions is available on your Company's website and can be accessed using the link as given in **Annexure – A** of this report.

Pursuant to the provisions of Regulation 23 of the SEBI Listing Regulations, your Company has filed half yearly reports to the stock exchanges, for the related party transactions from time to time as applicable.

Statutory Auditors & Auditors' Report

Pursuant to Section 139 of the Act read with rules made thereunder, as amended, M/ s. Chaturvedi & Shah LLP, Chartered Accountants (Firm Registration Number: 101720W/W100355), Mumbai and M/s. S. K. Mehta & Co., Chartered Accountants (Firm Registration Number: 000478N) Delhi, were appointed as the Joint Statutory Auditors of the Company for the consecutive term of five years to hold office till the conclusion of 40th Annual General Meeting of your Company to be held in the year 2027. The Statutory Auditors have confirmed that they are not disqualified to continue as Statutory Auditors and are eligible to hold office as Statutory Auditors of your Company.

Subsequently, M/s. Chaturvedi & Shah LLP, Chartered Accountants (Firm Registration Number: 101720W/ W100355), Mumbai, one of the Joint Statutory Auditors of the Company had resigned w.e.f. December 5, 2023 since on account of changes in management and control of the Company during the year, their eligibility criteria was impacted and therefore, they tendered their resignation.

As on March 31, 2024, M/s S K Mehta & Co. is the sole Statutory Auditor of the Company.

Statutory Auditor have expressed their unmodified opinion on the Standalone Financial Statements and their reports do not contain any qualifications, reservations, adverse remarks, or disclaimers. The Notes to the financial statements referred in the Auditors' Report are self-explanatory.

Representatives of both the Joint Statutory Auditors of your Company attended the previous AGM of your Company held on September 14, 2023.

Secretarial Audit Report

Pursuant to the provisions of Section 204 of the Act, read with the rules made thereunder, the Board re-appointed M/s. Parikh Dave & Associates, Practicing Company Secretary, to undertake the Secretarial Audit of your Company for FY24. The Secretarial Audit Report for the year under review is provided as **Annexure – C** of this report.

Secretarial Audit of Material Unlisted Indian Subsidiary

The Company is not having any subsidiary and therefore the Company is not required to undertake the Secretarial Audit of Material Unlisted Indian Subsidiary.

Secretarial Standards

During the year under review, your Company has complied with all the applicable provisions of Secretarial Standard-1 and Secretarial Standard-2 issued by the Institute of Company Secretaries of India.

Cost Records and Cost Auditors

During the year under review, in accordance with Section 148(1) of the Act, the Company has maintained the accounts and cost records, as specified by the Central

Government. Such cost accounts and records are subject to audit by M/s. N D Birla & Co., Cost Auditors of the Company for FY 24.

The Board has re-appointed M/s N D Birla & Co, Cost Accountants (Firm Registration Number: 000028) as Cost Auditors of the Company for conducting cost audit for the FY 2024-25. A resolution seeking approval of the Shareholders for ratifying the remuneration payable to the Cost Auditors for FY 2024-25 is provided in the Notice of the ensuing Annual General Meeting.

The Cost accounts and records as required to be maintained under section 148 (1) of the Act are duly made and maintained by the Company.

Reporting of frauds by Auditors

During the year under review, the Statutory Auditors and Secretarial Auditor of your Company have not reported any instances of fraud committed in your Company by Company's officers or employees, to the Audit Committee, as required under Section 143(12) of the Act.

Particulars of Employees

Your Company had 686 permanent employees and workers as of March 31, 2024.

The information required under Section 197 of the Act, read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, relating to percentage increase in remuneration, ratio of remuneration of each Director and Key Managerial Personnel (KMP) to the median of employees' remuneration are provided in **Annexure – D** of this report.

The statement containing particulars of employees, as required under Section 197 of the Act, read with rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is provided in a separate annexure forming part of this report. However, in terms of Section 136 of the Act, the Annual Report is being sent to the shareholders and others entitled thereto, excluding the said annexure, which is available for inspection by the shareholders at the Registered Office of your Company during business hours on working days of your Company. If any shareholder is interested in obtaining a copy thereof, such shareholder may write to the Company Secretary in this regard.

Prevention of Sexual Harassment at Workplace

As per the requirement of The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and rules made thereunder, your Company has laid down a Prevention of Sexual Harassment (POSH) Policy and has constituted Internal Complaints Committees (ICs), at all relevant locations across India to consider and resolve the complaints related to sexual harassment. The ICs includes external members with relevant experience. The ICs, presided by senior women, conduct the investigations and make decisions at the respective locations. The Company has zero tolerance on sexual harassment at the workplace. The ICs also work extensively on creating awareness on relevance of sexual harassment issues, including while working remotely. The employees are required to undergo a mandatory training/ certification on POSH to sensitise themselves and strengthen their awareness.

During the year under review, your Company has not received any complaint pertaining to sexual harassment.

All new employees go through a detailed personal orientation on anti-sexual harassment policy adopted by your Company.

Vigil Mechanism

Your Company has adopted a whistle blower policy and has established the necessary vigil mechanism for directors and employees in confirmation with Section 177 of the Act and Regulation 22 of SEBI Listing Regulations, to facilitate reporting of the genuine concerns about unethical or improper activity, without fear of retaliation.

The vigil mechanism of your Company provides for adequate safeguard against victimisation of whistle blowers who avail of the mechanism and also provides for direct access to the Chairperson of the Audit Committee in exceptional cases.

No person has been denied access to the Chairperson of the Audit Committee. The said policy is uploaded on the website of your Company and the link of the same is given in **Annexure – A** to this report.

Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated under Section 134(3)(m) of the Act read with rule 8 of the Companies (Accounts) Rules, 2014, as amended is provided as **Annexure – E** of this report.

Cyber Security

In view of increased cyberattack scenarios, the cyber security maturity is reviewed periodically and the processes, technology controls are being enhanced in-line with the threat scenarios. Your Company's technology environment is enabled with real time security monitoring with requisite controls at various layers starting from end user machines to network, application and the data.

Code for prevention of insider trading

Your Company has adopted a Code of Conduct ("Code") to regulate, monitor and report trading in Company's shares by Company's designated persons and their immediate relatives as per the requirements under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015. The Code, inter alia, lays down the procedures to be followed by designated persons while trading/ dealing in Company's shares and sharing Unpublished Price Sensitive Information ("UPSI"). The Code covers Company's obligation to maintain a digital database, mechanism for prevention of insider trading and handling of UPSI, and the process to familiarise with the sensitivity of UPSI. Further, it also includes code for practices and procedures for fair disclosure of unpublished price sensitive information which has been made available on the Company's website and link for the same is given in **Annexure – A** of this report.

The employees are required to undergo a mandatory training/ certification on this Code to sensitise themselves and strengthen their awareness.

General Disclosures

Your Directors state that no disclosure or reporting is required in respect of the following items, as there were no transactions/events of these nature during the year under review:

- Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 2. Issue of Shares (Including Sweat Equity Shares) to employees of your Company under any scheme.
- 3. Significant or material orders passed by the Regulators or Courts or Tribunals which impact the

going concern status and your Company's operation in future.

- 4. Voting rights which are not directly exercised by the employees in respect of shares for the subscription/ purchase of which loan was given by your Company (as there is no scheme pursuant to which such persons can beneficially hold shares as envisaged under Section 67(3)(c) of the Act).
- 5. Application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016.
- 6. One time settlement of loan obtained from the Banks or Financial Institutions.
- Revision of financial statements and Directors' Report of your Company.

Acknowledgement

Your Directors are highly grateful for all the guidance, support and assistance received from the Government of India, Governments of various states in India, concerned Government Departments, Financial Institutions and Banks. Your Directors thank all the esteemed shareholders, customers, suppliers and business associates for their faith, trust and confidence reposed in your Company.

Your Directors wish to place on record their sincere appreciation for the dedicated efforts and consistent contribution made by the employees at all levels, to ensure that your Company continues to grow and excel.

For and on behalf of the Board of Directors

Place: Ahmedabad Date: April 27, 2024 **Ajay Kapur** Chairman DIN: 03096416

Annexure – A to the Directors' Report

Sr. No.	Policy Name	Web-link
1	Dividend Distribution and Shareholder Return Policy [Regulation 43A of the SEBI Listing Regulations]	https://www.sanghicement.com/wp-content/ uploads/Dividend-Distribution-Policy.pdf
2	Nomination and Remuneration Policy of Directors, KMP and other Employees [Regulation 19 of the SEBI Listing Regulations and as defined under Section 178 of the Act]	https://www.sanghicement.com/wp-content/ uploads/Nomination-and-Remuneration-Policy.pdf
3	Policy on Board Diversity [Regulation 19 of the SEBI Listing Regulations]	https://sanghicement.com/wp-content/uploads/ Board-Diversity-Policy-1.pdf
4	Corporate Social Responsibility Policy [Section 135 of the Act]	https://www.sanghicement.com/wp-content/ uploads/Corporate-Social-Responsibility-Policy.pdf
5	Code of Conduct [Regulation 17 of the SEBI Listing Regulations]	<u>https://www.sanghicement.com/wp-content/ uploads/Code-of-Conduct-for-Board-of-Directors- and-Senior-Management.pdf</u>
6	Related party transactions [Regulation 23 of SEBI Listing Regulations and as defined under the Act]	<u>https://www.sanghicement.com/wp-content/</u> uploads/Related-Party-Transaction-Policy-1.pdf
7	Vigil Mechanism / Whistle Blower Policy [Regulation 22 of SEBI Listing Regulations and as defined under Section 177 of the Act]	https://www.sanghicement.com/wp-content/ uploads/Whistle-Blower-Policy-1.pdf
8	Code of Practices and Procedures for Fair disclosure of unpublished price sensitive information [Regulation 8 of SEBI (Prohibition of Insider Trading) Regulations]	https://www.sanghicement.com/wp-content/ uploads/Insider-Trading-Code.pdf
9	Policy for procedure of inquiry in case of leak or suspected leak of unpublished price sensitive information [Regulation 9A of SEBI (Prohibition of Insider Trading) Regulations]	https://www.sanghicement.com/wp-content/ uploads/Leak-of-UPSI-Policy.pdf
10	Terms of Appointment of Independent Directors [Regulation 46 of SEBI Listing Regulations and Section 149 read with Schedule IV to the Act]	https://www.sanghicement.com/wp-content/ uploads/Terms-and-Conditions-of-Appointment-of- Independent-Directors.pdf
11	Familiarisation Program [Regulations 25(7) and 46 of SEBI Listing Regulations]	<u>https://www.sanghicement.com/wp-content/</u> uploads/Familiarization-Programme-Policy.pdf
12	Material Events Policy [Regulation 30 of SEBI Listing Regulations]	<u>https://www.sanghicement.com/wp-content/</u> uploads/Material-Events-Policy.pdf
13	Website content Archival Policy [SEBI Listing Regulations]	<u>https://www.sanghicement.com/wp-content/uploads/Website-Content-Archival-Policy.pdf</u>
14	Policy on Preservation of Documents [Regulation 9 of SEBI Listing Regulations]	<u>https://www.sanghicement.com/wp-content/</u> uploads/Policy-on-Preservation-of-Documents.pdf
15	Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders [Regulation 8 of the SEBI (Prohibition of Insider Trading) Regulations]	https://www.sanghicement.com/wp-content/ uploads/Insider-Trading-Code.pdf
16	Annual Return (MGT 7):	https://www.sanghicement.com/investors

Annexure - B to the Directors' Report

Annual Report on CSR Activities

1. A brief outline of the Company's CSR Policy

The Company has framed the Corporate Social Responsibility (CSR) policy in compliance with the provisions of the Companies Act, 2013 The CSR policy enumerating the CSR Activities / projects / programs undertaken / to be undertaken by the Company is in accordance with the Schedule VII of the Companies Act, 2013.

Policy of the Company: The CSR Policy is posted the Company's website at https://www.sanghicement.com/wp-content/uploads/Corporate-Social-Responsibility-Policy.pdf

2. Composition of CSR Committee

Sr. No.	Name of Director	Designation/Nature of Directorship	Number of meetings of CSR committee held during the tenure	Number of CSR Committee meetings attended during the year
1.	Mr. Ravi Kapoor*	Chairman, Independent Director	1	1
2.	Mr. Sudhir Nanavati*	Member, Independent Director	1	1
3.	Ms. Shruti Shah*	Member, Independent Director	1	1
4.	Mr. Ajay Kapur*	Member, Non-executive Non-independent Director	1	1
5.	Shri Balasubramanian**	Chairman, Independent Director	1	1
6.	Shri Aditya Sanghi**	Member, Executive Director	1	1
7.	Shri N B Gohil**	Member, Executive Director	1	1

* Appointed w.e.f. December 7, 2023

** Ceased w.e.f. December 7, 2023

3. Web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the Company.

https://www.sanghicement.com/wp-content/uploads/Corporate-Social-Responsibility-Policy.pdf

4. Details of the executive summary alongwith web-link(s) of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable.

Not applicable

5.

1. (a) Average net profit of the Company as per Section 135 (5)

	(₹ in crore)
Particulars	
Average net profits for last three financial years	(52.13)

(b) Two percent of average net profit of the Company as per section 135(5)

	(₹ in crore)
Particulars	
Prescribed CSR expenditure (2% of ₹ -52.13 crore)	Nil

(c) Surplus arising out of the CSR projects or programmes or activities of the previous financial years. NIL

(d) Amount required to be set off for the financial year, if any.

Nil

(e) Total CSR obligation for the financial year (5b+5c-5d).

₹ Nil

- 6. (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project): ₹ 3.39 Lac
 - (b) Amount spent in Administrative Overheads : Nil
 - (c) Amount spent on Impact Assessment, if applicable : N.A.
 - (d) Total amount spent for the Financial Year [(a)+(b)+(c)] : ₹ 3.39 Lacs
 - (e) CSR amount spent or unspent for the Financial Year:

	Amount Unspent (₹ in crore)				
Total Amount Spent for the Financial Year (₹ in crores)	Total Amount transferred to Unspent CSR Account as per section 135(6)		Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5)		
	Amount	Date of transfer	Name of the Fund	Amount	Date of Transfer
			N.A.		

(f) Excess amount for set off, if any

Sr. No.	Particular	Amount (in ₹ in crores)
1.	Two percent of average net profit of the Company as per section 135(5)	Nil
2.	Total amount spent for the Financial Year	-
3.	Excess amount spent for the financial year [(2)-(1)]	-
4.	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0.00
5.	Amount available for set off in succeeding financial years [(3)-(4)]	0.00

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

1	2	3	4	5	(5	7	8
Sr. No.	Amount transferred to Unspent CSR Account under sub-section (6) of Section		Balance Amount in Unspent CSR Account under sub-section (6) of Section 135	Amount spent in the Financial Year	Amount transferred to a fund as specified under Schedule VII as per second proviso to sub-section (5) of Section 135, if any		Amount remaining to be spent in succeeding financial	Deficiency, if any
		135 (in ₹)	(in ₹)	(in ₹)	Amount (in ₹)	Date of transfer	year (in ₹)	
1.	FY 2022-23	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
2.	FY 2021-22	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
3.	FY 2020-21	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
	Total	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.

8. Whether any capital assets have been created or acquired through Corporate Social Responsibility amount spent in the Financial Year:

No

If yes, enter the number of Capital assets created/acquired

Not Applicable

Furnish the details relating to such asset(s) so created or acquired through Corporate Social Responsibility amount spent in the Financial Year:

Sr. No.	Short particulars of the property or asset(s) [including complete address and location of the property]	Pincode of the property or asset(s)	Date of creation	Amount of CSR amount spent	Details of entit beneficiary of the r	•	•
(1)	(2)	(3)	(4)	(5)	(6))	
					CSR Registration Number, if applicable	Name	Registered address
			Not Ap	plicable			

9. Specify the reason(s), if the Company has failed to spend two per cent of the average net profit as per section 135(5).

Not Applicable

For and on behalf of Board

Place: Ahmedabad Date: April 27, 2024 **Ravi Kapoor** Chairman – CSR Committee (DIN: 00003847) **Ajay Kapur** Chairman (DIN: 03096416)

Annexure – C to the Directors' Report

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2024 [Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, SANGHI INDUSTRIES LIMITED CIN: L18209TG1985PLC005581 Sanghi Nagar, P.O. Hayatnagar,

Tq. Ranga Reddy, Dist. Hyderabad, Telangana – 501 511.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **SANGHI INDUSTRIES LIMITED** (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorised representatives whether electronically or otherwise during the conduct of secretarial audit; we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2024 generally complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

i. The Companies Act, 2013 (the Act) and the Rules made there under;

- The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under;
- 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 thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings-Not applicable to the extent of Overseas Direct Investment and External Commercial Borrowings as there were no reportable events during the financial year under review;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018- Not applicable during the year under review;

- (d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021- Not applicable during the year under review;
- (e) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act, 2013 and dealing with client – Till, January 8, 2024 the Company was having In-House electronic connectivity with National Securities Depository Limited (NSDL) & Central Depository Services (India) Limited (CDSL) for Share Transfer Registry Work. With effect from January 9, 2024 the Company has appointed Link Intime India Private Limited as its Registrar and Share Transfer Agent (RTA);
- (f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021-Not applicable during the year under review;
- (g) The Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 - Not applicable during the year under review;
- (h) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (i) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021- As there is no fresh issue of any Listed Non-Convertible security during the year, the said provisions are not applicable in the reporting year.

We have also examined compliance with the applicable Standards / Clauses / Regulations of the following:

- i. Secretarial Standards issued by The Institute of Company Secretaries of India(ICSI) and made effective from time to time.
- The Uniform Listing Agreement entered into by the Company with National Stock Exchange of India Limited (NSE) and BSE Limited (BSE).

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

We further report that:

Having regard to the Compliance system prevailing in the Company and on examination of relevant documents and records in pursuance thereof on test - check basis, the Company has generally complied with the material aspects of the following laws specifically applicable to the Company being engaged in the Cement Industry:

- 1. The Atomic Energy Act, 1962 read with Atomic Energy (Radiation Protection) Rules, 2004;
- Indian Boiler Act, 1923 read with Gujarat Boiler Rules, 1966;
- 3. The Petroleum Act, 1934;
- 4. Mines Act, 1952;
- 5. The Mines and Mineral (Development and Regulations) Amendment Act, 2015;
- Mineral Conservation and Development (Amendment) Rules, 2016;
- 7. Explosive Rules, 2008;
- 8. Ammonium Nitrate Rules, 2012;
- 9. Mineral (Auction) Rules, 2015;
- The Minerals (Evidence of Mineral Contents) Rules, 2015;
- Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2008;
- 12. Bio-Medical Waste (Manufacturing and Handling) Rules, 2008.

We further report that:

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

Adequate notice is given to all Directors to schedule the Board Meetings and Committee Meetings, agenda and detailed notes on agenda were sent at least seven days in advance. Further, Independent Director(s) were present at Board Meetings which were called at a shorter notice to transact business which were considered urgent by the management in compliance of Section 173(3) of the Act. 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.

Decisions at the meetings of Board of Directors and Committees of the Company were carried unanimously. We were informed that there were no dissenting views of the members on any of the matters during the year that were required to be captured and recorded as part of the minutes.

We further report that:

Based on the review of compliance mechanism established by the Company, the information provided by the Company, its officers and authorised representatives during the conduct of the audit and compliance certificate placed before the Board Meeting, we are of the opinion of 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 general laws, rules, regulations and guidelines.

We further report that:

The Compliance by the Company of the applicable financial laws like Direct and Indirect Tax laws, has not been reviewed in this Audit since the same have been subject to the review by the Statutory Auditors and other designated professionals.

We further report that:

During the Audit period under review:

 Subject to approval of concerned Regional Director, the Company has obtained approval from shareholders for altering the clause II of Memorandum of Association of the Company (MOA) so as to shift the Registered Office (RO) from the State of Telangana to the State of Gujarat at the Extra Ordinary General Meeting held on April 1, 2023. Further, the Company has made necessary application with the Office of Regional Director, South Eastern Region, Hyderabad for the purpose of shifting the Registered office from the state of Telangana to the State of Gujarat. Necessary approval from the Regional Director's Office is awaited.

- 2) Pursuant to the Share Purchase Agreement dated August 3, 2023 ("SPA"), amongst (a) the Company (b) certain members of the erstwhile promoter/ promoter group of the Company viz. Mr. Ravi Sanghi, Ms. Anita Sanghi, Ms. Ekta Gupta, Mr. Aditya Sanghi, Mr. Alok Sanghi, Sanghi Polymers Private Limited, Samruddhi Investors Services Private Limited, Flarezeal Solutions LLP and Thinkfar Tradelink Private Limited (collectively referred to as "Sellers") and (c) Ambuja Cements Limited ("ACL") (Acquirer), 14,08,21,941 Equity Shares constituting 54.51% of total voting share capital were transferred from the Sellers to Acquirer on December 6, 2023.
- 3) Subsequent to the acquisition, the management and control of Sanghi Industries Limited vested with Ambuja Cements Limited (Adani Group). Pursuant to the said SPA, all the executive Directors and Key Managerial Personnel and majority of Independent Directors have tendered their resignation and new Directors and Key Managerial Personnel have been appointed in the Company.
- 4) Pursuant to acquisition of 14,08,21,941 Equity Shares (54.51%) of Sanghi Industries Limited (Company) by Ambuja Cements Limited (Acquirer), the acquirer has made an open offer to acquire upto 6,71,64,760 shares at price of ₹ 121.90/- per share constituting 26% of total voting share capital, to the shareholders of the Company. The said open offer was remained opened from January 15, 2024 to January 30, 2024.

Total 2,04,81,161 shares constituting 30.49% of open offer made and 7.93% of total voting share capital of the Company were tendered by the shareholders in the open offer which were accepted by Acquirer and consideration of the same was duly paid off by the Acquirer.

Subsequent to above, acquirer's holding was increased to 62.44% of total voting capital of the Company and the overall Promoter/ Promoter group shareholding got increased to 80.52%.

5) In compliance with the requirement of Rule 19(2)(b) and 19(A) of Securities Contracts (Regulation) Rules, 1957 and Regulation 38 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 read with Section VI-A of the SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/ 2023/120 dated July 11, 2023 ("Master Circular") the Company is required to comply with the provisions of Minimum Public Shareholding (MPS) within period of 12 months from February 7, 2024.

In order to achieve the MPS, the Ambuja Cements Limited, the Promoter Company sold 51,66,000 Equity shares (2%) in Open market. Therefore, Ambuja Cements Limited's shareholding as on March 31, 2024 reduced to 60.44% of total voting capital of the Company and overall Promoter/ promoter group holding came down to 78.52%.

6) The Company has made full redemption of principal amount along with redemption premium for 3050 Listed, Rated, Secured, Redeemable Non-Convertible Debentures (Listed NCDs) of face value of ₹ 10,00,000/- each aggregating to ₹ 305 crore and also 5000 Secured, Unrated, Unlisted, Redeemable, Non-Convertible Debentures (Unlisted NCDs) of face value of ₹ 10,00,000/- each aggregating to ₹ 500 crore. Therefore, at the end of the year no Non-Convertible Debenture is outstanding in the Company. The Company has adopted new set of Memorandum and Articles of Association of the Company at the Extra Ordinary General Meeting held on February 8, 2024.

For Parikh Dave & Associates

Company Secretaries

Umesh G. Parikh

Practicing Company Secretary Partner ICSI Unique Code No.: P2006GJ009900 Peer review Certificate No.: 796/2020 FCS No.: 4152 Place: Ahmedabad C.P. NO. 2413 Date: April 27, 2024 UDIN: F004152F000255656

Notes:

This report is to be read with our letter of even date which is annexed as **Annexure – A** and forms an integral part of this report.

Annexure – A

Financial Statements

Portfolio Overview Corporate Overview Strategic Review

ESG Overview

To. The Members, SANGHI INDUSTRIES LIMITED CIN: L18209TG1985PLC005581

Sanghi Nagar, P.O.Hayatnagar, Tq. Ranga Reddy, Dist. Hyderabad, Telangana – 501511.

Our report of even date 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.
- We have followed the audit practices and process as were appropriate to obtain responsible assurance about 2. the correctness of the contents of Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the process and practices followed by us 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. Wherever 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 provision of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to verification of procedure on test basis.
- 6. The Secretarial Audit Report is neither an assurance as to the future viability of the Company nor the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For Parikh Dave & Associates

Company Secretaries

Umesh G. Parikh

Practicing Company Secretary Partner ICSI Unique Code No.: P2006GJ009900 Peer review Certificate No.: 796/2020 FCS No.: 4152 C.P. NO. 2413 UDIN: F004152F000255656

Place: Ahmedabad Date: April 27, 2024

Annexure - D to the Directors' Report

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

i) The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the FY 2023-24 and the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary in the FY 2023-24:

Name of Directors/KMP	Ratio of remuneration to median remuneration of employees	% increase in remuneration in the financial year
Executive Directors:		
*Mr. Sukuru Ramarao	N.A.	NA
^Mr. Ravi Sanghi	78.31	NA
^Mr. Aditya Sanghi	34.45	NA
^Mr. Alok Sanghi	34.45	NA
^Ms. Bina Engineer	40.99	NA
^Mr. N.B. Gohil	12.95	NA
Non-Executive Directors:		
*Мг. Ајау Кариг	NA	NA
*Mr. Vinod Bahety	NA	NA
Independent Directors:		
Mr. Sudhir Nanavati	0.56	NA
*Ms. Shruti Shah	0.33	NA
*Mr. Ravi Kapoor	0.34	NA
^Mr. S. Balasubramanian	0.47	NA
^Mr. Arvind Agarwal	0.39	NA
^Mr. G. M. Yadwadkar	0.47	NA
^Ms. Raina Desai	0.36	NA
Key Managerial Personnel:		
*Mr. Sukuru Ramarao	NA	NA
*Mr. Sanjay Kumar Khajanchi	NA	NA
@Mr. Manish Mistry	NA	NA
^Mr. Anil Agrawal	5.45	NA
^Mrs. Bina Engineer	40.99	NA

* Appointed w.e.f. December 7, 2023

^ Ceased w.e.f. December 7, 2023

@ Appointed w.e.f. December 8, 2023 & ceased w.e.f. closing of business hours on March 31, 2024.

Notes:

- 1. The ratio of remuneration to the median remuneration of erstwhile Executive Directors is calculated on actual basis i.e. after taking into consideration the Full and Final Payment at the time of their resignation.
- 2. On account of change in Management of the Company w.e.f. December 7, 2023 and the resultant changes in the Director and KMP including the MD & CEO and CFO during the year, the figures are not comparable and percentage increase in remuneration is not provided.

- ii) The percentage increase in the median remuneration of employees in the financial year: Nil
- iii) The number of permanent employees on the rolls of Company as on March 31, 2024: 686 employees and workers
- iv) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:
 - Average increase in remuneration of employees excluding KMPs: Nil
 - Average increase in remuneration of KMPs: Nil
- v) Key parameters for any variable component of remuneration received by the Directors
 - Executive Directors: Nomination and Remuneration Committee determines the variable compensation (annual based) on their individual and organisation performance.
 - Non Executive Directors Not applicable.
- vi) Affirmation that the remuneration is as per the Remuneration Policy of the Company:

The Company affirms remuneration is as per the Remuneration Policy of the Company.

For and on behalf of the Board of Directors

Place: Ahmedabad Date: April 27, 2024 Ajay Kapur Chairman DIN: 03096416

Annexure - E to the Directors' Report

Environment and Pollution Control

The Company has established centralised Environmental Management Cell (EMC) for environment management and vigorously pursued its goal of sustainable development through exacting standard in environmental conservation, emission control, promotion of alternative fuel & raw materials and waste management. The Company has been certified with ISO:14001 standard since 2004.

The Company has installed state of the art air pollution control systems like ESP, Bag house with membrane technology, Fugitive emission control systems like Dust extraction & dust suppression system in all required locations. The Company has also explored possibility to upgrade existing pollution control equipment's on the ground of present technology advancement and implement accordingly. The Company has concreting of internal roads, truck parking area and plant floors and carried out massive plantation in the entire complex. The Company has provided Clinker storage and state of the art loading system. The mining activities are being carried out by eco-friendly surface miner. The Company is committed for CO² emissions abatement and implemented series of project for the same.

The Company has implemented series of measures for environment and pollution control. Some of the measures implemented during the year are:

- Enhancement in alternative fuel & raw material in manufacturing process.
- Real time monitoring of emission data through online continuous emission monitoring system.
- Enhancement of composite cement mix to enhance fly ash utilisation.
- Regular carbon footprint analysis for green-house gas emission reduction.
- Massive plantation in the plant & colonies.
- Internal Water audit has been carried out for optimisation of water consumption in all the units & increased the
 efficiency of cooling tower.
- Internal Energy audit has been carried out for the optimisation of plant process, energy conservation & enhancing the efficiency of compressors, blowers etc.

Conservation of Energy, Technology Absorption

(a)	Conservation of Energy	
(i)	The steps taken or impact on conservation of	 All Locations Process optimisation in Clinker and Cement plant as far as concern to quality & energy.
	energy;	 All Locations Optimisation of compressors by arresting air leakages & loading & unloading pressures.
		• All Locations Optimisation of Bag filters by adjusting the inlet damper without affecting the operation & dust emission.
		All Locations Optimisation of Bag filters purging air by installation of DP transmitter
		 All Locations Minimise the false air across Preheaters, Raw mill & Coal mills in Clinker unit.
		• All Locations Installation of LED lights in place of conventional lights in different locations in plant.
		 All Locations Installation of LED lights in place of conventional lights in plant, colonies, street lights etc.
		 All Locations To avoid the idle running of transport equipment of additive, Limestone & coal circuits.
		• All Locations Installation of LT VFD in different sections to save maximum energy.

- CU-2 Coal feeding system auto stop logic with minimum current to avoid idle running.
- CU-2 SS liner installed in additive chutes which reduced jamming frequency.
- CU-2 SS liner installed in Raw Mill Inlet chute which reduced jamming frequency and increased availability of Mill.
- **CU-2** Stand by additive feeding arrangement made for additive feeding.
- CU-2 Alkali dust handling Dumper Carrier body modified to reduce dust emission
- CU- Clinker unit, CU-1 Clinker unit-1, CU-2 Clinker unit-2, GU Grinding unit, **TPP** - Thermal Power Plant

(a) Conservation of Energy

CU - Clinker unit, CU-1 - Clinker unit-1, CU-2 - Clinker unit-2, GU - Grinding unit, TPP - Thermal Power Plant

 CU-1 Coal mill-2 feed chute modification done to reduce reject, increase TPH & save power.

Statutory Reports

- CU-1 Installation of occupancy sensors in offices & electrical sub-stations for ON-OFF of power supply.
- CU-1 Raw Coal Feeder replaced by modified rotary air lock to increase coal mill efficiency & reduce power
- CU-1 Installation of rotary air lock at firing screw discharge for improve coal firing efficiency.
- CU-1 Efficiency improvement in WHRS by modification of Alkali bypass Boiler circuit.
- CU-2 Raw Mill Bag house running in DP mode to reduced air consumption & filter bag life enhanced.
- CU-2 Preheater down comer duct 5 no's expansion joint changed to reduce specific heat and power.
- CU-2 Pressure drop reduced across cooler fan inlet by removing inlet damper.
- CU-2 New refractory installed with increased thickness (refractory thickness) increased from 220 mm to 250 mm) which reduce shell radiation and improve heat losses.
- CU-2 Additive weigh feeder hopper discharge chute modified which minimised jamming problem and improved material flow-ability.
- CU-2 Both 4th stage cyclone new dip-tube installed which reduces return dust loss and reduces Specific heat.
- CU-2 Alkali Bag house running in DP mode to reduce air consumption and improve filter bag life.
- CU-2 With in-house modification, installed HRB bearing cooling system which reduced stoppage of HRB and increased life of bearing and increased equipment reliability.
- CU-2 Coal mill Dam-ring height increased by 20 mm which reduced mill vibration.
- CU-2 Coal mill auto start and auto stop logic created to avoid idle running which reduces specific power consumption.
- CU-2 With in-house modification, new blower with purging air system installed in Coal dosing RAL which reduced jamming frequency and manpower engagement.

(a) Conservation of Energy

- **CU-2** CLT extraction auto logic created for sequential gate opening to avoid heaping in side silo and reduces quality variation.
- CU-2 CLT circuit, Deep Pan conveyor PG gate operation with its upper limit applied to reduce spillage of material due to flushing.
- CU-2 CLT circuit, belt conveyor replaced with diverting gate to improve operational efficiency.
- CU-2 Raw Mill section all O6 rollers sealing arrangement modified to reduce false air ingress.
- CU-2 Raw Mill circuit, 332 BC-3 belt skirt extended near chute area to reduce dust emission.
- CU-2 RMH circuit, 121 BC-5 belt discharge chute angle changed to reduce frequent chute jamming tendency.
- CU-2 RMH circuit, 232 BC-3 belt discharge chute angle changed to reduce frequent chute jamming tendency.
- CU-2 Two additional air blaster installed in ABC inlet to reduce snowman formation tendency.
- CU-2 Cooler hydraulic room exhaust fan installed to reduce room temperature and ambient air recirculation.
- CU-2 Limestone hopper additional air blaster installed to reduce jamming tendency.
- CU-2 Liquid AFR system additional 2 firing point installed at calciner to improve firing efficiency.
- CU-2 Raw Mill bag house circuit, DCS logic
- Interlock provided to stop the rotary air lock when the load of corresponding chain conveyor increases. This avoid material spillage and overload tripping of circuit.
- CU-2 Alkali bag house circuit, DCS logic interlock provided to stop the rotary air lock when the load of corresponding chain conveyor increases. This avoid material spillage and overload tripping of circuit.
- CU-2 Cooler ESP circuit, DCS logic interlock provided to stop the rotary air lock when the load of corresponding chain conveyor increases. This avoid material spillage and overload tripping of circuit.
- CU-2 In coal mill bag house, modified rupture disk installed with the facility of alarm in case of rupture disc failure.
- CU-2 Kiln outlet Tip-casting refractory application modified to enhance refractory life.
- CU-2 Pressure drop reduced across cooler fan inlet by removing inlet damper.
- CU-2 Bag house & Alkali ESP PCC APFC (Automatic power factor controller) commissioning done.
- CU-2 Coal mill circuit was running continuously after stopping mill & Reclaimer.
 Optimisation done in the transport circuit.

(a)	Conservation of Energy	
		 CU-2 CLT area 2 nos. 37 KW Bag filter fans were running continuously after stopping of DPC. Optimisation done in the same circuit.
		 TPP-1 APH tubes cleaning & replacement done to avoid false air in the circuit.
		 TPP-1 ESP area heavy leakages arrested to avoid false air in the circuit & reduc load of ID fan.
		 TPP-1 ESP retrofitting to be improve the dust collection.
		 TPP- 1 condenser cleaning to improve the condenser efficiency.
		 TPP -1 Cooling tower retrofitting to improve the cooling performance an increasing the turbine efficiency.
		 TPP – 1 coal feeder replacement to avoid the breakdown and improv the availability.
		 TPP -2 APH tube replacement for improving the boiler efficiency (2 to 3 %).
		 TPP-2 Flue gas duct bellows replacement to reducing air ingress. Improve th boiler efficiency and reduce the auxiliary power consumption.
		 TPP – 2 coal feeder replacement to avoid the breakdown and improv the availability.
		 GU Packing plant under rated motors power connection changed from delta t star to save power.
		 GU Minimise idle running of the equipment and there by conserving the energy i cement manufacturing process.
		 GU Clinker factor reduction increased usage of fly-ash in manufacturing of PPO Usage of slag in composite cement and replacing chemical gypsum instea mineral are under continuous observation without affecting quality of cement.
		 QC Increased use of Dry Fly Ash in PPC to reduce Clinker factor.
		• QC Increased production of PPC and Blended Cement to reduce CO ² emission.
		 QC Increased Slag % in Portland Slag Cement.
ii)	The steps taken by the	 Provided advance feeding system for liquid alternative fuel system in Line-2.
	Company for utilising alternate sources of energy;	 Obtained regular permission for co processing of different types of hazardous non-hazardous waste in fifth three categories under Hazardous & Other Wast (Management & Trans-boundary Movement) Rules.
		 Achieved 2.40% Thermal Substitution Rate (TSR) during the year.
		 To be installed solar power source up to 20 MW or utilising our existing solar plan at Khavda.
		 To be installed wind power source up to 20MW in Sanghipuram location.
ii)	The capital investment on energy conservation equipment's	Nil
(b)	Technology absorption	
(i)	The efforts made towards technology absorption;	 The MIS Cell & Energy Steering Committee is working on energy accounting an conservation program by handling issues associated with it.
		 The Company strives to implement latest technologies for energy efficienc alternative resources & minimise adverse impact on environment.

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

(b)	Technology absorption	
		 The regular energy audit is carried out by the third party to identify the area for improvement.
		 Participation in National / International seminar
(ii)	The benefits derived like product improvement, cost reduction, product development or import substitution	Product improvement, cost reduction, product development & import substitution
(iii)	In case of imported technology (imported during the last three years reckoned from the beginning of the financial year:-	State of the art technology
	 a) The details of technology imported; 	NA
	b) The year of import;	NA
	 c) Whether the technology been fully absorbed; 	NA
	 d) If not fully absorbed, areas where absorption has not taken place, and the reasons thereof; 	NA
(c)	Research and Development	
(i)	Specific areas in which R&D carried out by the Company	 Safety enhancement
		 Improvement in existing production process
		 Energy conservation.
		Pollution Control
		 Alternative Fuel and Raw Material
		 Water conservation
		 Improvement in slump retention of OPC
		 Use of TPP fly ash & bed ash in raw mix.
		 Alternative of Laterite.
(ii)	Benefits derived as result of the above R&D	 All Locations Reduction in specific water consumption.
		 QC Slump retention improved
		 QC Proper Disposal of waste and conservation of Natural resources
		CU Clinker quality improvement by raw mix optimisation.
		CU Reduction in specific clay consumption.
		 CU Improvement in clinker factor by adding high ash coal.
		 CU Development of rain water harvesting reservoir.
		 Mines Installation of Lighting Transformers (Power supply midpoint zer 110-0-110) in lighting system to enhance the electrical safety.

(c)	Research and Developmen	nt	
		ľ	CU-2 Raw mill Feeding Belt 332BC2 & BC3 Permanent Magnet Fixed to reduced frequently operation of Diverter and reduced mill stoppages.
		1	$\mbox{CU-2}$ Earthing provided at all Flange of coal conveying lines to Prevent short circuit and fire in Coal mill area.
		•	GU Enhance fly ash addition in PPC.
		•	GU Mineral Gypsum replaced by Chemical Gypsum after successful trails.
		•	${\bf GU}$ Conversion of weigh feeder DC motors to AC motors to ease maintenance ${\boldsymbol \aleph}$ avoid breakdown.
		1	TPP-1 Replacement of sonic soot blowers with steam soot blowers to reduce APH chocking.
		•	TPP-1 Remnant life assessment of L1 boiler. Testing of all pressure parts of boiler for healthy and safe operation.
(iii)	Future Plan of Action	•	All Locations – 220 KV Overhead line renovation jobs to avoid blackout.
		•	All Locations – Relay coordination of CU, GU & TPP to avoid blackout.
			Mines overhead line to replace with overhead cable to avoid unwanted stoppage in monsoon.
		1	Mines Installation of high mast towers O8 nos. in Mines pit to improve the illumination.
		•	CU-1 Up gradation of main PLC with advance version to avoid unwanted stoppages.
		•	CU-1 Installation of Turbo Blower ILC & C-2 firing.
		•	CU-1 Replacement of Pond Ash by using waste material of Iron Industries i.e. iron sludge & iron oxide in Raw Mix.
		•	CU-1 Replacement of DC motor to AC motor at raw mill hopper.
		•	CU-1 Reduction in transmission line losses by replacement of old phase conductor.
		•	CU-1 Up-gradation of Cooler ESP to maintain dust emission norms.
		•	CU-1 Process fans SPRS to replace with MV drive to increase the power saving.
		•	CU-1 Up-gradation of Bag house to maintain dust emission norms.
		•	CU-1 Replacement of high efficiency fans in place of conventional fans for plant process fans.
		•	CU-1 Conventional motors to be replaced with high efficiency motors.
		•	CU-1 Pre-heater across false air to be reduced by 10%.
		•	CU-1 Raw mill & Coal mill across false air to be reduced by 15%.
		•	CU-2 Upgradation of cooling system in drive room to avoid unwanted stoppages.
		•	CU-2 Upgradation of plant Analyzer for better analysis of gases.
		•	CU-2 Upgradation of cooling system in drive room to avoid unwanted stoppages.
		1	CU-2 Modification of trenches cable trays in Bag house & Preheater areas to avoid unwanted stoppages.
		•	CU-2 Nitrogen plant Upgradation by use of compressed air and carbon molecules.
		•	CU-2 Modification in the purging system of Bag house to enhance the collection efficiency.
		•	CU-2 Installation of metallic expansion joint in preheater down comer duct to reduce in false air ingress and reduction in power consumption of fan.
			CU-2 Preheater 4 th stages dip-tube placement to reduce Sp. Heat consumption.
			CU-2 Kiln inlet sector plate replacement work to reduce spillage of material at kiln inlet.

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

(c) Research and Development

- CU-2 Linking Clinker loading terminal (CLT) weighment with SAP through RFID.
- **GU** Reduction in clinker factor in PPC by 1%.
- **GU** Up-gradation of clinker feeding circuit.
- GU Separation of fine clinker before feeding to HRP to improve the reliability.
- **GU** Installation of VFD in Compressor to save power.
- GU Removal of 02 Belt conveyors by chute to improve reliability.
- TPP 01 Cooling tower structure replacement with FRP to improve the cooling efficiency and reduce the power consumption.
- TPP 01 HP Heater 1 Internal tube repair work to improve turbine efficiency and reduce the Plant heat rate.
- TPP 01 ESP collecting and emitting electrodes. Roof plate, both side plates, inlet, outlet ducts and hoppers replacement to meet GPCB emission norms as well as reduced the ID fan load.
- TPP 01 Boiler furnace PA air nozzle cap repair work to reduce PA flow and improve fluidisation as well as better control the O2 level and improve the boiler efficiency.
- TPP 01 Bed ash conveying pipe and bend with cast basalt repair work to avoid the dust emission.
- TPP 01 ACW pipe line replacement work to increase the ACW pump discharge pressure and increase the cooling efficiency.
- TPP 01 Provision of purging air line from PA discharge after APH for Boiler all Coal feeder RAV to Reduce the compressed air and power consumption.
- TPP 01 Woodward Upgradation Job to better control of operation parameters and increase the performance.
- TPP 02 Boiler ID fan common suction duct bellow replacement to avoid the air ingress.
- TPP Upgradation of Woodward sensitivity system for both TPP to avoid blackout.
- **TPP** Upgradation of DCS system to avoid unwanted stoppages.
- QC CBA (Cross belt analyzer) in LS belt conveyor to minimise the Lime stone quality deviation.
- QC Plan to procure new XRF for betterment of quality of clinker.
- QC Moisture analyzer to be procured to enhance the precision of moisture calculation.
- QC Plan to procure new auto sampler for Kiln-2 to get the representative sample of clinker.

(iv) Expenditure on R&D

Foreign Exchange Earnings & Outgo:

Nil

During the year under review, Foreign Exchange Earnings was ₹ 0.57 crore and Outgo was ₹ 53.81 crore.

Corporate Governance Report

Corporate Governance is about meeting our strategic goals responsibly and transparently, while being accountable to our stakeholders. The Company is equipped with a robust framework of corporate governance that considers the long-term interest of every stakeholder as we operate with a commitment to integrity, fairness, equity, transparency, accountability and commitment to values. Our robust corporate governance structure is based on well-structured policies and procedures that are the backbone of our governance philosophy. Our policies are formulated to ensure business continuity and to maintain a high quality throughout our operations.



This report is divided into following sections:

Corporate Governance Philosophy

Courage, **Trust** and **Commitment** are the main tenants of our Corporate Governance Philosophy -

- Courage: we shall embrace new ideas and businesses.
- Trust: we shall believe in our employees and other stakeholders.
- Commitment: we shall standby our promises and adhere to high standards of business.

The Company believes that sustainable and longterm growth of every stakeholder depends upon the judicious and effective use of available resources and consistent endeavour to achieve excellence in business along with active participation in the growth of society, building of environmental balances and significant contribution in economic growth. The cardinal principles such as independence, accountability, responsibility, transparency, fair and timely disclosures, credibility, sustainability, etc. serve as the means for implementing the philosophy of corporate governance in letter and in spirit.

Governance principles

At the heart of the Company, governance commitment is a one tier Board system with Board of Directors possessing a disciplined orientation and distinctive priorities.

Ethics and integrity: The Boards of the Company are committed to the highest integrity standards. Directors commit to abide by the 'Code of Conduct', regulations

and policies under oath, endeavouring to demonstrate intent and actions consistent with stated values.

Responsible conduct: The Boards emphasise the Company's role in contributing to neighborhoods, terrains, communities and societies. In line with this, the Company is accountable for its environment and societal impact, corresponded by compliance with laws and regulations. As a mark of responsibility, the Company's business extends beyond minimum requirements with the objective of emerging as a responsible corporate.

Accountability and transparency: The Boards engage in comprehensive financial and non-financial reporting, aligned to best practices relating to disclosures; it follows internal and/or external assurance and governance procedures.

Key pillars of Corporate Governance Philosophy of the Company

- Accurate, uniform and timely dissemination of disclosures of corporate, financials and operational information to all stakeholders.
- Complete and timely disclosure of relevant financial and operational information to enable the Board to play an effective role in guiding strategies.

- Board Governance through specialised subcommittees in the areas of Audit, Risk Management, HR&Nomination, ESG, Corporate Social Responsibility and Stakeholders' Relationship etc.
- Compliance with all relevant laws in both form and substance.
- Effective and clear Governance structure with diverse Board, Board Committees and Senior Management.
- Robust risk management framework, strong foundation of Code of Conduct and business policies & procedures.
- Well-defined corporate structure that establishes checks, balances and delegation of authority at appropriate levels in the organisation.
- Transparent procedures, practices and decisions based on adequate information.
- Oversight of Board on Company's business strategy, major developments and key activities.

The Company is in compliance with the conditions of corporate governance as required under the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 (**"SEBI Listing Regulations"**), as applicable.



Board of Directors

The Board of Directors ("**Board**"), is the highest authority for the governance and the custodian who push our businesses in the right direction and is responsible for the establishment of cultural, ethical, sustainable and accountable growth of the Company. The Board is constituted with a high level of integrated, knowledgeable and committed professionals. The Board provides strategic guidance and independent views to the Company's senior management while discharging its fiduciary responsibilities. The Board also provides direction and exercises appropriate control to ensure that the Company is managed in a manner that fulfils stakeholders' aspirations and societal expectations.

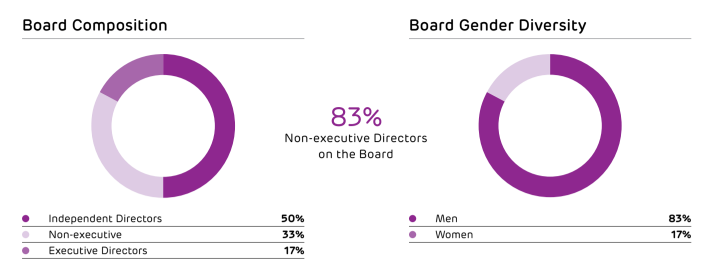
Size and Composition

The Board of your Company comprises highly experienced persons of repute, eminence and has a good and diverse mix of Executive and Non-Executive Directors with 50% of the Board members comprising Independent Directors including an Independent Woman Director. The Board composition is in conformity with the applicable provisions of Companies Act, 2013 (**"Act"**), SEBI Listing Regulations, as amended from time to time and [terms of shareholders' agreement] and other applicable statutory provisions.

As on March 31, 2024, the Board consists of total Six Directors as follows:

Sr. No.	Category	Na	me of Director	% of Total Board size
1	Non-executive Directors	i.	Mr. Ajay Kapur, Chairman	33.33%
		ii.	Mr. Vinod Bahety	
2	Independent	i.	Mr. Sudhir Nanavati	
	Director	ii.	Ms. Shruti Shah	50.00%
		iii.	Mr. Ravi Kapoor	
3	Executive Directors	i.	Mr. Sukuru Ramarao	16.67%





The present strength of the Board reflects judicious mix of professionalism, competence and sound knowledge which enables the Board to provide effective leadership to the Company.

No Director is related to each other.

Profile of Board of Directors

The profile of the Directors of the Company as on March 31, 2024 are as under:

1. Mr. Ajay Kapur (DIN: 03096416) (Chairman and Non-Executive, Non- Independent Director)

Mr. Ajay Kapur, aged 58 years, is a Non-Executive, Non-Independent Director of the Company w.e.f. December 7, 2023.

Mr. Ajay Kapur has 30+ years of experience in the cement and construction, power and heavy metals sector. He joined Ambuja Cement in 1993 as an Executive Assistant to the then Managing Director. He held various strategic positions over the last 2 decades and from 2014 to 2019, he served as the CEO and Managing Director of the Company. Prior to joining the Adani Group in June 2022, Mr. Ajay Kapur was CEO- Aluminium and Power and MD – Commercial at Vedanta Ltd. Most recently he served as CEO of Special Projects at Adani Ports and Special Economic Zone Ltd.

Mr. Kapur is an economics graduate from St. Xavier's University, Mumbai and an MBA from K.J. Somaiya Institute of Management. He has also attended the Advanced Management Programme at The Wharton School of the University of Pennsylvania. Mr. Kapur has been actively involved in various industry forums including CII, FICCI and ASSOCHAM.

Mr. Ajay Kapur is on the Board of the following public Companies:

Listed Public Companies Other Public Companies (Category of Directorship) (Category of Directorship)

 Ambuja Cements Limited - Whole Time Director 	 Adani Cementation Limited - Director
2. ACC Limited - Whole Time Director	 Adani Cement Industries Limited - Director
	 Foxworth Resources and Minerals Limited - Director
	 Ambuja Shipping Services Limited - Director

Mr. Ajay Kapur is not a Chairman of Audit Committee or Stakeholder Relationship Committee in any of the above Companies

Mr. Ajay Kapur is Member of the following Committees (other than the Company):

Na	ome of the Companies	Name of the Committee			
1.	Ambuja Cements Limited	-	Stakeholder Relationship Committee		
2.	ACC Limited	-	Stakeholder Relationship Committee		

2. Mr. Vinod Bahety (DIN:09192400) (Non-Executive, Non-Independent Director)

Mr. Vinod Bahety, aged 48 years, is a Non-Executive, Non-Independent Director of the Company w.e.f. December 7, 2023.

Mr. Vinod Bahety has more than 25 years of corporate life at various leadership positions in manufacturing and finance industry. Prior to joining as CFO of Ambuja Cements Limited, he has been Group Head – Merger & Acquisition & Corporate Finance for Adani Group. He has been instrumental in some of major M&A mandates for the Group. Earlier, in his stint in banking industry, Mr. Bahety has successfully led some of the largest mandates in infrastructure projects financing and contributed in nation building. He is a CA & CWA by qualification.

Mr. Vinod Bahety is on the Board of the following public Companies:

Listed Public Companies Other Public Companies (Category of Directorship) (Category of Directorship)

-	Asian Concrete and
	Cements Private Limited
	(Wholly Owned Subsidiary
	of ACC Limited) - Director

Mr. Vinod Bahety is neither a Chairman nor a Member in Audit or Stakeholder Relationship Committee of any of the above companies.

3. Mr. Sukuru Ramarao (DIN: 08846591) (Whole-Time Director & CEO)

Mr. Sukuru Ramarao, aged 60 years is a Whole Time Director & CEO of the Company w.e.f. December 7, 2023.

Mr. Sukuru Ramarao has about thirty seven years of strong professional experience in building material space. Ramarao is a Chemical engineer from SV University Tirupati.

On February 2023 he was appointed as the Chief Operating Officer, Cement Business of Adani Group. Mr S. Ramarao joined Ambuja Cements Limited in 1996 and in his twenty seven years of manufacturing experience in Ambuja Cements Limited he successfully managed multiple roles of increasing significance in entire spectrum of manufacturing such as production, quality control, efficiency/ productivity improvement, Capex projects, plant operations etc.

Mr. Sukuru Ramarao is responsible for leading plant teams towards higher productivity through combination of capex / Opex initiatives / adapting latest manufacturing practices and aim towards maximising productivity through process redesign / optimised resource deployment. He is also responsible for defining strategy and lead Clusters/ Plant teams in execution of all plant performance parameters to achieve manufacturing excellence.

He has played a key role in executing and delivering manufacturing excellence and cost savings through I CAN at Ambuja Cement cost savings through I CAN at Ambuja Cement. Mr. Sukuru Ramarao is on the Board of the following public companies:

Listed Public Companies (Category of Directorship)		ner Public Companies stegory of Directorship)
	1.	Ambuja Shipping Services Limited - Director
	2.	Foxworth Mineral Resources Limited - Director
	3.	ACC Mineral Resources Limited - Director
	4.	Lucky Minmat Limited - Director
	5.	Bulk Cement Corporation (India) Limited - Director
	6.	Adani Cement Industries Limited - Additional Director
	7.	Asian Concretes and Cements Private Limited (Wholly Owned Subsidiary of ACC Limited) - Director
	8.	Chemical Limes Mundwa Private Limited (Wholly Owned Subsidiary of Ambuja Cements Limited) - Director
	9.	MGT Cements Private Limited (Wholly Owned Subsidiary of Ambuja Cements Limited) - Director
	10.	Singhania Minerals Private Limited (Wholly Owned Subsidiary of ACC Limited) - Director

Mr. Sukuru Ramarao is neither Chairman nor a member in Audit or Stakeholder Relationship Committee of any of the above Companies.

4. Mr. Ravi Kapoor (DIN: 00003847) (Independent Director):

Mr. Ravi Kapoor, aged 61 years is an Independent Director of the Company w.e.f. December 7, 2023.

Mr. Ravi Kapoor, is a post graduate in commerce, a Fellow Member of ICSI, Post graduate diploma on Intellectual property from National Law School of India, Bangalore, an Insolvency Professional and has also cleared CAIIB examinations. With initial exposure as bank employee he shifted to private job as Company Secretary in 1989. After working with corporate for seven years started his independent practice in 1996. In his professional career he has been involved in handled various corporate level assignments, restructuring, mergers, including cross border merger and is also a Trade mark agent and advises his clients on IPR. Widely travelled has visited Frankfurt, Korea, London, Hong Kong, Dubai, Singapore, Indonesia on professional assignments. Has not only handled assignments as IRP/RP and Liquidator but has also submitted resolution plans for the clients.

He has been involved in institute activities since 1989 and had been Chairman of Ahmedabad Chapter of ICSI and also Chairman of Western India Regional Council.

He is on the Board of following Public Limited Companies:

Listed Public Companies Other Public Companies (Category of Directorship) (Category of Directorship)

 Concord Biotech Limited - Independent Director 	 Spinel Energy & Infrastructure Limited - Director
	 Surajkiran Renewable Resources Limited - Director
	3. Adani Green Energy (UP) Limited - Director
	 Sadbhav Hybrid Annuity Projects Limited - Director

Mr. Ravi Kapoor is not a Chairman in the Audit and Stakeholder Relationship Committee of any of the above Companies.

Mr. Ravi Kapoor is Member of the following Committees (other than the Company):

Na	me of the Companies	Nam	ne of the Committee
1.	Concord Biotech Limited	-	Stakeholder Relationship Committee
2.	Spinel Energy & Infrastructure Limited	-	Audit Committee
3.	Surajkiran Renewable Resources Limited	- /	Audit Committee
4.	Adani Green Energy (UP) Limited	- /	Audit Committee

5. Ms. Shruti Shah (DIN: 08337714) (Independent Women Director):

Ms. Shruti Shah aged 44 years is an Independent Director of the Company w.e.f. December 7, 2023.

Ms. Shruti Shah is a Chartered Accountant by profession. She is a partner of Pravin P. Shah & Company since August 2006. Earlier she worked as a manager with Haribhakti & Company and prior to that with Aneja Associates. She is engaged in providing Tax Advisory and Estate Planning Services. Shruti has over 15 years of rich and diverse experience in a various fields. Shruti has a degree in commerce from the NM College and a degree in law from JCCL, both under the University of Mumbai.

She is on the Board following Public Companies:

	sted Public Companies ategory of Directorship)		her Public Companies ategory of Directorship)
1.	Kalyani Investment Company Limited - Independent Director	1.	Spinel Energy & Infrastructure Limited - Director
2.	Balkrishna Industries Limited - Independent Director	2.	Surajkiran Solar Technologies Limited - Director
3.	Jai Corp Limited - Independent Director	3.	Surajkiran Renewable Resources Limited - Director
4.	Kalyani Steels Ltd Independent Director		

Ms. Shruti Shah is not the Chairperson in the Audit and Stakeholder Relationship Committee of any of the above companies

Ms. Shruti Shah is Member of the following Committees (other than the Company):

Na	me of the Companies	Na	me of the Committee
1.	Balkrishna Industries Limited	-	Audit Committee Stakeholder Relationship Committee
2.	Kalyani Steels Ltd.	-	Audit Committee
3.	Spinel Energy & infrastructure Limited	-	Audit Committee
4.	Surajkiran Solar Technologies Limited	-	Audit Committee
5.	Surajkiran Renewal Resources Limited	-	Audit Committee

6. Mr. Sudhir Nanavati (DIN: 00050236) (Independent Director):

Mr, Sudhir Nanavati, aged 77 years is an Independent Director of the Company w.e.f. 23rd June, 2022.

Mr. Sudhir Nanavati is a Commerce and Law Graduate (B.Com & L.LB), Senior Advocate by profession. He is multifaceted, magnanimous, and charismatic personality shouldering responsibility as the President of GLS University. He is a Senior Advocate in the Gujarat High Court and the Supreme Court, with more than 50 years of legal experience. While he is widely known for his expertise and acumen in the legal domain, he has broad institution- building capabilities. One of the leading educationists, the Gujarat Law Society has made significant progress under his leadership. He is also an Honorary Doctorate recipient from Gujarat University for his noble service in the fields of legal education and social welfare. He is actively involved in various educational associations, including Forum of Private Universities, GSFC University, Shreyarth University, and National Law University, Delhi, to name a few. He is also appointed as Ambassador of Gujarat for "Swachh Bharat Abhiyan" by the Hon'ble Chief Minister of Gujarat State and the Government of India. He has been awarded "The Contemporary Achiever Award" by Divya Bhaskar, the "Gold Star Award" by the Indian Achievers Forum for Excellence in Education and the "Indian Achiever Award" by the Indo-Thai Business Community Forum. He is on the Board of following Public Companies:

Listed Public Companies (Category of Directorship)	Other Public Companies (Category of Directorship)
The Sandesh Limited -	Sterling Abrasives Limited -
Director	Director

Mr. Sudhir Nanavati is Chairman of the following committees (other than the Company):

ommittee
elationship
•

Mr. Sudhir Nanavati is Member of the following Committees (other than the Company):

Name of the Companies	Name of the Committee
The Sandesh Limited	Audit Committee

Skills / expertise competencies of the Board of Directors:

The following is the list of core skills / competencies identified by the Board of Directors as required in the context of the Company's business and that the said skills are available within the Board Members:

Financial **Business** Risk Global Leadership Expertise Management Experience Leadership Knowledge and Ability to understand Global mindset and experience including skills in accounting, and assess the staying updated in areas of business on global market finance, treasury key risks to the development, management, organisation, opportunities, strategic planning, tax and financial legal compliances competition succession planning, management of large and ensure that experience in driving corporations with appropriate policies business success driving change and long-term growth and understanding of and procedures are around the world with guiding the Company capital allocation, an understanding in place to effectively and its senior funding and financial manage risk. of diverse business management towards reporting processes. environments, its vision and values. economic conditions and regulatory frameworks. Corporate Technology Industry & Merger Governance & ESG & Acquisition & Innovations Sector Experience Ability to assess Experience in Experience or Knowledge and 'build or buy & timing implementing knowledge of experience in the of decisions, analyse good corporate business sector to emerging areas of the fit of a target technology such governance practices, provide strategic with the Company's reviewing compliance as digital, artificial guidance to the strategy and and governance intelligence, cyber management in evaluate operational practices for a security, datacentre, fast changing integration plans. sustainable growth data security etc. environment of the Company and protecting stakeholders interest.

Directors' selection, appointment and tenure:

The Directors of the Company are appointed / reappointed by the Board on the recommendation of the Nomination and Remuneration Committee and approval of the Shareholders at the General Meeting(s) or through means of Postal Ballot. In accordance with the Articles of Association of the Company and provisions of the Act, all the Directors, except Independent Directors, of the Company, are liable to retire by rotation at the Annual General Meeting ("AGM") each year and, if eligible, offer their candidature for re-appointment. The Executive Director on the Board has been appointed as per the provisions of the Act and serve in accordance with the terms of employment with the Company.

As regards the appointment and tenure of Independent Directors, following is the policy adopted by the Board:

- The Company has adopted the provisions with respect to appointment and tenure of Independent Directors which are consistent with the Act and Listing Regulations.
- In keeping with progressive governance practices, it has resolved to appoint new Independent Directors for a maximum term of up to 3 (three) years for up to 2 (two) such terms.

In compliance with Regulation 26 of the SEBI Listing Regulations, none of the Directors is a Member of more than 10 (ten) Committees or acts as an independent director in more than 7 (seven) listed companies. Further, none of the Director is chairperson of more than 5 (five) committees (committees being, audit committee and stakeholders' relationship committee) across all the companies in which he/she is a Director. All the Directors have made necessary disclosures regarding committee positions held by them in other companies.

Any person who becomes Director or Officer, including an employee who is acting in a managerial or supervisory capacity, shall be covered under Directors' and Officers' Liability Insurance Policy. The Policy shall also covers those who serve as a Director, Officer or equivalent of an subsidiaries / joint ventures / associates at Company's request. The Company has provided insurance cover in respect of legal action against its Directors under the Directors' and Officers' Liability Insurance.

Independent Directors

The Independent Directors are the Board members who are required to meet baseline definition and criteria on 'independence' as set out in Regulation 16 of Listing Regulations, Section 149(6) of the Companies Act, 2013 read with rules and Schedule IV thereto and other applicable regulations. In terms of Regulation 25(8) of Listing Regulations. Independent Directors of the Company have confirmed that they are not aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact their ability to discharge their duties.

Accordingly, based on the declarations received from all Independent Directors, the Board of Directors has confirmed that Independent Directors of the Company fulfill the conditions specified in the Companies Act, 2013 and Listing Regulations and are independent of the management. Further, the Independent Directors confirmed that they have enrolled themselves in the Independent Directors' Databank maintained by the Indian Institute of Corporate Affairs. As mentioned earlier in this report, the Board has 3 (three) Independent Directors as on March 31, 2024.

The Company issues formal letter of appointment to the Independent Directors at the time of their appointment / re-appointment. The terms and conditions of the appointment of Independent Directors are available on the Company's website at

https://www.sanghicement.com/wp-content/uploads/ Terms-and-Conditions-of-Appointment-of-Independent-Directors.pdf

Changes in the Board during the FY 2023-24

Appointment

- Mr. Ajay Kapur, (DIN: 03096416), Chairman & Non-Executive, Non-Independent Director was appointed as an Additional Director of your Company w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.
- Mr. Vinod Bahety (DIN: 09192400) was appointed as an Additional Director (Non-Executive and Non-Independent Director) w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.
- Mr. Sukuru Ramarao (DIN: 08846591) was appointed as Whole – Time Director & Chief Executive Officer w.e.f. December 7, 2023. His appointment was approved by the shareholders by passing a resolution in the Extra Ordinary General Meeting held on February 8, 2024.
- Mr. Ravi Kapoor (DIN: 00003847), Independent Director was appointed as an Additional Director w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.

 Ms. Shruti Shah (DIN: 08337714), Independent Women Director was appointed as an Additional Director w.e.f. December 7, 2023 and was regularised as a Director at Extra-ordinary General Meeting held on February 8, 2024.

Cessation:

- Mr. Ravi Sanghi, (DIN: 00033594), resigned as a Chairman and Director of the Company w.e.f. December 7, 2023.
- Mr. Aditya Sanghi (DIN: 00033755) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Alok Sanghi (DIN: 00033506) resigned as Director of the Company w.e.f. December 7, 2023.
- Mrs. Bina Mahesh Engineer (DIN: 01653392) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Nirubha Balubha Gohil (DIN: 05149953) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Sundaram Balasubramaniam (DIN: 02849971) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Raina Dilip Desai (DIN: 05113035) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Arvind Motilal Agarwal (DIN: 00122921) resigned as Director of the Company w.e.f. December 7, 2023.
- Mr. Gurudeo M. Yadwadkar (DIN: 01432796) resigned as Director of the Company w.e.f. December 7, 2023.

Board Meetings and Procedure

Meetings Schedule and Agenda

The schedule of the Board meetings and Board Committee meetings are finalised in consultation with the Board members and communicated to them in advance. The Board Calendar for the FY 2024-25 has been disclosed later in this report. Additional meetings are called, when necessary, to consider the urgent business matters.

The Audit Committee for deliberation on the financial performance of the Company, are held on the same dates as Board meetings. To ensure an immediate update to the Board, the Chairperson of the respective committee briefs the Board in detail about the proceedings of the respective committee meetings. All committee recommendations placed before the Board during the year under review were unanimously accepted by the Board.

The Board devotes its significant time in evaluation of current and potential strategic issues and reviews Company's business plans, corporate strategy and risk management issues based on the markets it operates in and in light of global industry trends and developments to help achieve its strategic goals.

The Chief Financial Officer and other Senior Management members are invited to the Board and Committee meetings to present updates on the items being discussed at the meeting. In addition, the functional heads of various business segments/ functions are also invited at regular intervals to present updates on the respective business functions.

Availability of information to the Board

The Board has complete and unfettered access to all relevant information within the Company, to the Senior Management and all the auditors of the Company. Board Meetings are governed by structured agenda. All major agenda items are backed by comprehensive background information to enable the Board to take informed decisions. The Company Secretary in consultation with the Senior Management prepares the detailed agenda for the meetings.

Agenda papers and Notes on Agenda are circulated to the Directors, in advance, in the defined Agenda format. All material information is circulated along with Agenda papers for facilitating meaningful and focused discussions at the meeting. Where it is not practicable to attach any document to the Agenda, the same is tabled before the meeting with specific reference to this effect in the Agenda. In special and exceptional circumstances, additional or supplementary item(s) on the Agenda are permitted. In order to transact some urgent business, which may come up after circulation of agenda papers, the same is placed before the Board by way of Table Agenda or Chairman's Agenda. Frequent and detailed deliberation on the agenda provides the strategic roadmap for the future growth of the Company.

Minimum 4 (four) pre-scheduled Board meetings are held every year. Apart from the above, additional Board meetings are convened by giving appropriate notice to address the specific needs of the Company. In case of business exigencies or urgency of matters, resolutions are also passed by way of circulation.

Detailed presentations are made at the Board / Committee meetings covering Finance and operations of the Company, terms of reference of the Committees, business environment, all business areas of the Company including business opportunities, business strategy and the risk management practices before taking on record the quarterly / half yearly / annual financial results of the Company. The required information as enumerated in Part A of Schedule II to SEBI Listing Regulations is made available to the Board of Directors for discussions and consideration at every Board Meeting. The Board periodically reviews compliance reports of all laws applicable to the Company as required under Regulation 17(3) of the SEBI Listing Regulations.

The important decisions taken at the Board / Committee meetings are communicated to departments concerned promptly. Action taken report on the decisions taken at the meeting(s) is placed at the immediately succeeding meeting of the Board / Committee for noting by the Board / Committee.

During the year under review, Board met **11 (Eleven)** times on:



The Board meets at least once in every quarter to review the Company's operations and financial performance. The maximum gap between two meetings is not more than 120 days. The necessary quorum was present in all the meetings.

The attendance of the Board members at the Board meetings and the Annual General Meeting of the Company held during FY 2023-24, is as follows:

Name of Director	AGM held on September	Board Meetings										Total Board meetings held	Board meetings	% of	
	14, 2023	1	2	3	4	5	6	7	8	9	10	11	during tenure		attendance
Mr. Ajay Kapur*	-	-	-	-	-	-	-	-	-		R	B	3	3	100%
Mr. Vinod Bahety*	-	-	-	-	-	-	-	-	-		R	B	3	3	100%
Mr. Sukuru Ramarao*	-	-	-	-	-	-	-	-	-			8	3	3	100%
Ms. Shruti Shah*	-	-	-	-	-	-	-	-	-				3	3	100%
Mr. Ravi Kapoor*	-	-	-	-	-	-	-	-	-				3	3	100%
Mr. Sudhir Nanavati				\times		\times	×	×					11	7	63.63%
Mr. Ravi Sanghi**				8						-	-	-	8	8	100%
Mr. Aditya Sanghi**				8			×			-	-	-	8	7	87.5%
Mr. Alok Sanghi**				R						-	-	-	8	8	100%
Ms. Bina Engineer**			×	8						-	-	-	8	7	87.5%
Mr. N.B. Gohil**										-	-	-	8	8	100%
Mr. S. Balasubramanian**				¢<						-	-	-	8	8	100%
Mr. Arvind Agarwal**										-	-	-	8	8	100%

SANGHI INDUSTRIES LIMITED

Annual Report 2023-24

Name of Director	AGM held on September	Board Meetings						Total Board meetings held	Board I meetings	% of					
	14, 2023	1	2	3	4	5	6	7	8	9	10	11	during tenure	attended	attendance
Mr. G M Yadwadkar**									Þ	-	-	-	8	8	100%
Ms. Raina Desai**		8			×					-	-	-	8	7	87.5%
 * Appointed w.e.f. ** Ceased w.e.f. De 					·										
Attended thro	ough video		< Le	eave	of al	bsen	ce	8	8	At	tend	ed i	n Person		

During the year, the Board of Directors accepted all recommendations of the Committees of the Board, which were statutory in nature and required to be recommended by the Committee and approved by the Board of Directors. Hence, the Company is in compliance of condition of clause 10 (j) of schedule V of the SEBI Listing Regulations.

Meeting of Independent Directors:

The Independent Directors meet at least once in a year, without the presence of Executive Directors or Management representatives. They also have separate meeting(s) with the Chairman of the Board, to discuss issues and concerns, if any. The Independent Directors met one time during the FY 2023-24, on March 26, 2024. The Independent Directors inter alia discuss the issues arising out of the Committee Meetings and Board discussion including the quality, quantity and timely flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform its duties. In addition to these formal meetings, interactions outside the Board Meetings also take place between the Chairman and Independent Directors.

The Company appointed an Independent external agency "Talentonic HR Solutions Private Limited" ("Talentonic") for carrying out performance evaluation of Individual Directors including Chairperson, Committees of the Board and the Board as a whole.

Mr. Deepak Dhawan, Chief Executive Officer of "Talentonic" conducted the One-O-One meetings with all the Directors of the Company and prepared a detailed performance evaluation report of Individual Directors, Chairperson, Committees and the Board as a whole and placed before the meeting of Independent Directors and the same was discussed at length at their meeting.

The Independent Directors appreciated the initiative taken by the Management of the Company for opting to conduct the Evaluation of Performance of Individual Directors, Committees and the Board as a whole from Independent external agency in a professional manner and they were satisfied with the overall functioning of the committees and the Board as a whole.

Further, Statutory Auditors also have independent access to the members of the Audit Committee to discuss internal audit effectiveness, control environment and their general feedback. The Independent Directors also have access to Secretarial Auditor, Cost Auditor and the management for discussions and questions, if any.

Name of Director	Independent Director Meeting 1	Held during the tenure	Total Attended	% of attendance
Mr. Ravi Kapoor 🚡		1	1	100%
Mr. Sudhir Nanavati		1	1	100%
Ms. Shruti Shah		1	1	100%
Attended through vid conference	leo 🔀 Leave of ab	sence 🔒 🚱 Attended in Per	rson 🖁 Chai	irman

Directors' Induction and Familiarisation

The Board Familiarisation Programme comprises of the following:

Corporate Overview

Strategic Review

- Induction Programme for Directors including Non-Executive Directors
- Immersion sessions on business and functions; and
- Strategy sessions

Portfolio Overview

All new directors are taken through a detailed induction and familiarisation program when they join the Board of the Company. The induction program is an exhaustive one that covers the history and culture of Adani portfolio of Companies, background of the Company and its growth, various milestones in the Company's existence since its incorporation, the present structure and an overview of the businesses and functions.

Deep dives and immersion sessions are conducted by senior executives on their respective functions. Key aspects that are covered in these sessions include:

- Industry / market trends
- Company's operations including those of major subsidiaries
- Growth Strategy
- ESG Strategy and performance

As part of familiarisation program, the Company conducts Directors' Engagement Series where the Board is apprised about critical topics such as global trends in the domain of ESG, Capital Market, Risk Management, Credit Profile, Financial Controls beside general awareness about other Adani portfolio companies and key developments. During the year 1 (One) such events were conducted on 23rd and 24th February 2024. Each event has a minimum of two sessions of two hours each followed by Q&A session of one hour. Site visits are also organised during one or two such events. The details of familiarisation program is available on the website of the Company at <u>www.sanghicement.com</u>

Apart from the above, the Company also organises an annual strategy meet with the Board to deliberate on various topics related to strategic planning, progress of ongoing strategic initiatives, risks to strategy execution and the need for new strategic programs to achieve the Company's long-term objectives. This serves the dual purpose of providing the Board members a platform to bring their expertise to various strategic initiatives, while also providing an opportunity for them to understand detailed aspects of execution and challenges relating to the specific theme.

In summary, through above events/meetings, members of the Board get a comprehensive and balanced perspective on the strategic issues facing the Company, the competitive differentiation being pursued by the Company, and an overview of the execution plan. In addition, this event allows the members of the Board to interact closely with the senior leadership of the Company.

Remuneration Policy:

The Remuneration Policy of the Company is directed towards rewarding performance, based on review of achievements on a periodic basis. The Company endeavors to attract, retain, develop and motivate the high-caliber executives and to incentivise them to develop and implement the Group's Strategy, thereby enhancing the business value and maintain a high-performance workforce. The Policy ensures that the level and composition of remuneration of the Directors is optimum.

i) Remuneration to Non-Executive Directors:

The Company is not making any payment to its Non Executive Directors except sitting fees to Independent Directors for attending the Board and Committee Meetings of the Company. The details of sitting fees paid to the Independent Directors as mentioned in Note No. 39 (f) of the Financial Statements forming part of this Annual Report.

ii) Performance Evaluation Criteria for Independent Directors:

The performance evaluation criteria for Independent Directors are determined by the Nomination and Remuneration Committee. An indicative list of factors that may be evaluated include participation and contribution by a Director, commitment, effective deployment of knowledge and expertise, effective management of relationship with stakeholders, integrity and maintenance of confidentiality and independence of behaviour and judgement.

During the year under review the Company appointed an Independent external agency "Talentonic HR Solutions Private Limited" ("Talentonic") for carrying out performance evaluation of Individual Directors including Chairperson, Committees of the Board and the Board as a whole. Mr. Deepak Dhawan, Chief Executive Officer of "Talentonic" conducted the One-O-One meetings with all the Directors of the Company and prepared a detailed performance evaluation report of Individual Directors, Chairperson, Committees and the Board as a whole and placed before the meeting of Independent Directors and the same was discussed at length at their meeting.

iii) Remuneration to Executive Directors:

The remuneration of the Executive Directors is recommended by the Nomination and Remuneration Committee to the Board based on criteria such as industry benchmarks, the Company's performance vis-à-vis the industry, responsibilities shouldered, performance/track record, macro-economic review on remuneration packages of heads of other organisations. The pay structure of Executive Directors has appropriate success and sustainability metrices built in. On the recommendation of the Nomination and Remuneration Committee, the remuneration paid/payable by way of salary, perquisites and allowances (fixed component), incentive and/or commission (variable components), to its Executive Directors within the limits prescribed under the Act is approved by the Board of Directors and by the Members in the General Meeting.

After takeover of the Company by Ambuja Cements Limited, Adani Group entity, there is change in management and control and thereafter the Company is not making any payment of remuneration to the new Executive Director. The details of Remuneration paid to the erstwhile Executive Directors are mentioned in the Note 39 (f) of the Financial Statements forming part of the Annual Report. The Executive Directors are not being paid sitting fees for attending meetings of the Board of Directors and its Committee.

iv) Directors and Officers Insurance Policy:

The Company has taken the Directors' and Officers' Insurance Policy which covers the Directors, officers or equivalents. The Company has provided insurance cover in respect of legal actions under the Directors and Officers Policy.

Details of Remuneration:

i) Non-Executive Directors:

There is no sitting fee paid to Non-Executive Director except Independent Directors.

ii) Executive Directors:

There is no sitting fee and commission paid to Executive Director.

iii) Details of shares of the Company held by Directors as on March 31, 2024 are as under:

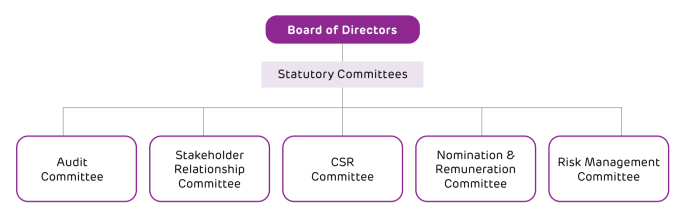
Sr. No.	Name of Director	No. of Shares Held
1.	Mr. Ajay Kapur	Nil
2.	Mr. Vinod Bahety	Nil
3.	Mr. Sukuru Ramarao	Nil
4.	Ms. Shruti Shah	Nil
5.	Mr. Ravi Kapoor	Nil
6.	Mr. Sudhir Nanavati	Nil



Board Committees

The Board Committees play a vital role in ensuring sound Corporate Governance practices. The Committees are constituted to handle specific activities and ensure speedy resolution of the diverse matters. The Board Committees are set up under the formal approval of the Board to carry out clearly defined roles under which are considered to be performed by members of the Board, as a part of good governance practice. The Board supervises the execution of its responsibilities by the Committees and is responsible for their action. The minutes of the meetings of all the Committees are placed before the Board for review.

As on March 31, 2024, the Board has constituted the following committees / Sub-committees:



The Summery of Board committee wise membership as on March 31, 2024 is as under :



Statutory Committees:

Audit Committee (AC)

The Audit Committee acts as a link among the Management, the Statutory Auditors, Internal Auditors and the Board of Directors to oversee the financial reporting process of the Company. The Audit Committee's purpose is to oversee the quality and integrity of accounting, auditing and financial reporting process including review of the internal audit reports and action taken report. A detailed charter of the Audit Committee is available on the website of the Company at https://www.sanghicement.com/wp-content/uploads/Audit-Committee

The Audit Committee comprise solely of Independent Directors to enable independent and transparent review of financial reporting process and internal control mechanism with an objective to further strengthen the confidence of all stakeholders.

Terms of Reference:

The powers, role and terms of reference of the Audit Committee covers the areas as contemplated under SEBI Listing Regulations and Section 177 of the Act. The brief terms of reference of Audit Committee are as under:

Terms of Reference	Frequency
To oversee the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible	0
To recommend for appointment, remuneration and terms of appointment of statutory and internal auditors of the Company	0
To approve availing of the permitted non-audit services rendered by the Statutory Auditors and payment of fees thereof	0

To review, with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval, with particular reference to

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

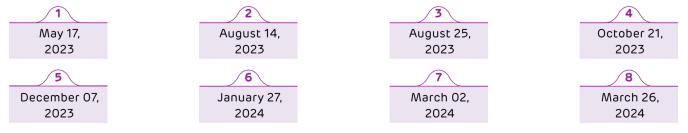
Terms of Reference	Frequency
Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of Section 134(3)(c) of the Companies Act, 2013	0
Changes, if any, in accounting policies and practices and reasons for the same	0
Major accounting entries involving estimates based on the exercise of judgment by the management	0
Significant adjustments made in the financial statements arising out of audit findings	0
Compliance with listing and other legal requirements relating to financial statements	0
Disclosure of any related party transactions	0
Modified opinion(s) in the draft audit report	0
To review, with the management, the quarterly financial statements before submission to the board for approval	0
To review, 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 utilised 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.	0
To review and monitor the Auditor's independence and performance, and effectiveness of audit process	0
To approve all related party transaction and subsequent material modifications, thereof.	
To scrutinise inter-corporate loans and investments	0
To undertake valuation of undertakings or assets of the Company, wherever it is necessary	
To evaluate internal financial controls and risk management systems	0
To review, with the management, the performance of statutory and internal auditors, adequacy of the internal control systems	0
To review 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	0
To discuss with internal auditors of any significant findings and follow up there on	0
To review 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	0
To discuss 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	0
To look into the reasons for substantial defaults, if any, in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors	0 0 0
To review the functioning of the Vigil Mechanism / Whistle Blower Policy of the Company.	0
To approve appointment of Chief Financial Officer after assessing the qualifications, experience and background, etc. of the candidate	0

o review financial statements, in particular the investments made by the Company's unlisted subsidiaries	0
o review compliance with the provisions of Securities and Exchange Board of India (Prohibition of nsider Trading) Regulations, 2015 atleast once in a financial year and verify that the systems for nternal control are adequate and are operating effectively	0
o review the utilisation 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 ncluding existing loans / advances / investments	0
o oversee the Company's disclosures and compliance risks, including those related to climate	0
o consider and comment on rationale, cost benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders	0
o review key significant issues, tax and regulatory / legal report which is likely to have significant mpact on financial statements and management's report on actions taken thereon	
o discuss with the management regarding pending technical and regulatory matters that could offect the financial statements and updates on management's plans to implement new technical or egulatory guidelines	0
o review and recommend to the Board for approval – Business plan, Budget for the year and revised estimates	0
o review Company's financial policies, strategies and capital structure, working capital and cash low management	0
o ensure the Internal Auditor has direct access to the Committee chair, providing independence rom the executive and accountability to the committee	-
o review the treasury policy & performance of the Company, including investment of surplus funds and foreign currency operations	0
o review management discussion and analysis of financial condition and results of operations	0
o review, examine and deliberate on all the concerns raised by an out-going auditors and to provide views to the Management and Auditors	0
o carry out any other function mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification, as may be applicable	0

Frequency	0	0	0	
	Annually	Quarterly	Half yearly	Periodically

Meetings, Attendance & Composition of the Audit Committee:

The Audit Committee met 8 (Eight) times during the FY 2023-24 on:



The intervening gap between two meetings did not exceed 120 days.

Portfolio Overview

Frequency

Strategic Review

Corporate Overview

w ESG Overview

Name of Director		Audit Committee Meetings						Held during	Total	% of	
	1	2	3	4	5	6	7	8	the tenure	Attended	attendance
Ms. Shruti Shah* 👔	-	-	-	-		8			4	4	100%
Mr. Ravi Kapoor*	-	-	-	-		3			4	4	100%
Mr. Sudhir Nanavati **	×	-	-	-		8			5	4	80%
Mr. Arvind Agarwal ^{\$} 🚡	æ	¢<	8	8	-	-	-	-	4	4	100%
Mr. G M Yadwadkar ^{\$}		¢<	¢<		-	-	-	-	4	4	100%
Ms. Bina Engineer [#]	-	¢<			-	-	-	-	3	3	100%
Attendance (%)											96%
1. * Appointed w.e.f. Dece	mber 7, 2	2023.									

The composition of Audit Committee and details of attendance of the members during FY 2023-24 are given below:

2. ** Ceased w.e.f. June 13, 2023 and appointed w.e.f. December 7, 2023.

- ^{\$} Ceased w.e.f. December 7, 2023. 3.
- # Appointed w.e.f. June 13, 2023 and ceased w.e.f. December 7, 2023. 4.

	Attended through video conference	$\left \mathbf{X} \right $	Leave of absence		Attended in Person		Chairperson
--	-----------------------------------	-----------------------------	------------------	--	--------------------	--	-------------

All members of the Audit Committee have accounting and financial management knowledge and expertise / exposure. The meetings of Audit Committee are also attended by the Chief Financial Officer, Statutory Auditors, Finance Controller and Internal Auditor as special invitees. The Company Secretary acts as the Secretary to the Committee. The minutes of each Audit Committee meeting are placed in the next meeting of the Board. The Audit Committee also meets the Internal and Statutory Auditors separately, without the presence of Management representatives.

Chairman of the Audit Committee attended the last AGM held on September 14, 2023 to answer the shareholders' queries.

Nomination and Remuneration Committee

All the members of the Nomination and Remuneration Committee ("NRC") are Independent Director. A detailed charter of the NRC is available on the website of the Company at:

www.sanghicement.com/wp-content/uploads/Nomination-and-Remuneration-Committee-Charter.pdf

Terms of reference:

The powers, role and terms of reference of Committee covers the areas as contemplated under the Listing Regulations and Section 178 of the Act. The brief terms of reference of Nomination and Remuneration Committee are as under:

Terms of Reference	Frequency
To formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration of the directors, key managerial personnel and other employees	0
To evaluate the balance of skills, knowledge and experience on the Board while appointing an Independent Director and based on such evaluation, prepare a description of the roles and capabilities required of an Independent Director.	
For the purpose of identifying suitable candidates, the Committee may:-	
a) Use the services of an external agencies, if required.	
b) Consider candidates from a wide range of backgrounds, having due regard to diversity; and	
Consider the time commitments of the candidates.	
To formulate criteria for & mechanism of evaluation of Independent Directors and the Board of directors	0

Terms of Reference	Frequency
To specify the manner for effective evaluation of performance of Board, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance	0
To devise a policy on diversity of Board of Directors	
To Identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board their appointment and removal	0
To extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors	0
To review and recommend remuneration of the Managing Director(s) / Whole - time Director(s) based on their performance	0
To recommend to the Board, all remuneration, in whatever form, payable to senior management	0
To review, amend and approve all Human Resources related policies	0
To ensure that the management has in place appropriate programs to achieve maximum leverage from leadership, employee engagement, change management, training & development, performance management and supporting system	0
To oversee workplace safety goals, risks related to workforce and compensation practices	0
To oversee employee diversity programs	0
To oversee HR philosophy, people strategy and efficacy of HR practices including those for leadership development, rewards and recognition, talent management and succession planning (specifically for the Board, KMP and Senior Management)	0
To oversee familiarisation programme for Directors	0
To recommend the appointment of one Independent Director of the Company on the Board of its material subsidiary, if any.	0
To carry out any other function as is mandated by the Board from time to time and/or enforce by any statutory notifications, amendments or modification as may be applicable.	0



Meeting, Attendance & Composition of NRC:

NRC met 5 (Five) times during the FY 2023-24 on:



Financial Statements

Statutory Reports

Portfolio Overview Corporate Overview

w Strategic Review

ew ESG Overview

Name of Director		N	IRC Meeting	Held during	Total	% of		
	1	2	3	4	5	the tenure	Attended	attendance
Mr. Ravi Kapoor * 🚡	-	-				3	3	100%
Ms. Shruti Shah*	-	-		8		3	3	100%
Mr. Sudhir Nanavati# 🚡				2		5	5	100%
Ms. Raina Desai **		(L)	-	-	-	2	2	100%
Mr. G M Yadwadkar **			-	-	-	2	2	100%
Attendance (%)								100%
1. * Appointed w.e.f. Decen	nber 7, 2023							
2. ** Ceased w.e.f. Decembe	er 7, 2023							
7 # O			7					

The composition of NRC and details of attendance of the members during FY 2023-24 are given below:

3. [#] Ceased to be Chairman w.e.f. December 7, 2023.

Attended through video conference	× Leave of absence	Attended in Person	🚡 Chairman
-----------------------------------	--------------------	--------------------	------------

The Company Secretary acts as the Secretary to the NRC. The minutes of each NRC meeting are placed in the next meeting of the Board.

Stakeholders' Relationship Committee

The Stakeholders' Relationship Committee of Directors ("**SRC**") comprises of 4 (four) members, with two Independent Directors. A detailed charter of the SRC is available on the website of the Company at:

https://www.sanghicement.com/wp-content/uploads/Stakeholders-Relationship-Committee-Charter.pdf

Terms of Reference:

The powers, role and terms of reference of SRC covers the areas as contemplated under the SEBI Listing Regulations and Section 178 of the Act. The brief terms of reference of SRC are as under:

Terms of Reference	Frequency
To look into various aspects of interest of shareholders, debenture holders and other security holders 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.	0
To review the measures taken for effective exercise of voting rights by shareholders	0
To review adherence to the service standards adopted in respect of various services being rendered by the Registrar & Share Transfer Agent	0
To review various measures and initiatives taken for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/ annual reports/ statutory notices by the shareholders of the Company	0
To review engagement programs with investors, proxy advisors, etc. and to oversee investors movement (share register)	0
To review engagement with rating agencies (Financial, ESG etc.)	Ç
To oversee statutory compliance relating to all the securities issued, including but not limited to dividend payments, transfer of unclaimed dividend amounts / unclaimed shares to the IEPF	0
To suggest and drive implementation of various investor-friendly initiatives	Ç

(Portfolio Overview Corporate Overview Strategic Review ESG Overview Statutory Reports F	Financial Statements
---	----------------------

erms of Referen	ce			Frequency		
To approve and register transfer and / or transmission of securities, issuance of duplicate security certificates, issuance of certificate on re-materialisation and to carry out other related activities						
		rred by the Board from tir dification as may be appli	ne to time or enforced by a cable	ny		
Frequency	0		00010	0		

Meeting, Attendance & Composition of the SRC:

SRC met 1 (One) time during the FY 2023-24 on:

January 27, 2024

The composition of SRC and details of attendance of the members during FY 2023-24 are given below:

Name of Director	SRC Meetings	• • • • • • • • • • • • • • • • • • • •	Total Attended	% of attendance			
	1	tenure					
Mr. Sudhir Nanavati * 🖓		1	1	100%			
Mr. Ravi Kapoor *		1	1	100%			
Mr. Sukuru Ramarao *		1	1	100%			
Mr. Vinod Bahety *		1	1	100%			
Mr. S. Balasubramanian ** 🛣	-	-	-	-			
Ms. Raina Desai **	-	-	-	-			
Ms. Bina Engineer **	-	-	-	-			
Attendance (%)				100%			
1. * Appointed w.e.f. December 7, 2023.							
2. **Ceased w.e.f. December 7, 2023							
Attended through video Conference	eave of absence	🚡 🚯 Attende	ed in Person	Chairman			

The Company Secretary acts as the Secretary to the Committee. The minutes of each SRC meeting are placed in the next meeting of the Board.

Compliance Officer

In terms of the requirement of the Listing Regulation, Mr. Anil Agrawal was Company Secretary and Compliance Officer of the Company till closure of business hours of December 7, 2023. Mr. Manish Mistry was appointed as Company Secretary and Compliance Officer of the Company w.e.f. December 8, 2023 till closure of business hours of March 31, 2024.

Mr. Anil Agrawal was again appointed as the Company Secretary and Compliance Officer of the Company w.e.f. April 1, 2024.

Details of Investor Complaints

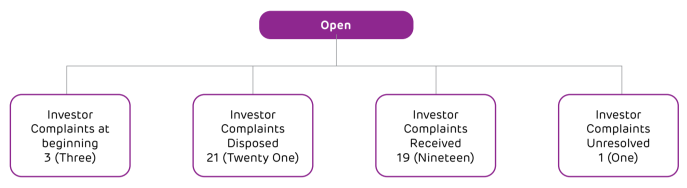
The Company and its Registrar and Share Transfer Agent address all complaints, suggestions and grievances expeditiously and replies are sent usually within 7-10 days except in case of dispute over facts or other legal impediments and procedural issues. The Company endeavors to implement suggestions as and when received from the investors.

During the FY 2023-24, Seventeen complaints were received.

19 Complaints

The Company and its Registrar and Share Transfer Agent address all complaints, suggestions and grievances expeditiously and replies are sent usually within 7-10 days except in case of dispute over facts or other legal impediments and procedural issues. The Company endeavors to implement suggestions as and when received from the investors.

During the FY 2023-24, Seventeen complaints were received.



Corporate Social Responsibility Committee

The Corporate Social Responsibility ("**CSR**") Committee comprise of 4 (four) members, with a majority of Independent Directors. A detailed charter of the CSR Committee is available on the website of the Company at:

https://www.sanghicement.com/wp-content/uploads/Corporate-Social-Responsibility-Committee-Charter.pdf

Terms of reference:

The powers, role and terms of reference of CSR Committee covers the areas as contemplated under Section 135 of the Act. The brief terms of reference of CSR Committee are as under:

Terms of Reference	Frequency
To formulate and recommend to the Board, a Corporate Social Responsibility ("CSR") Policy which shall indicate the activities to be undertaken by the Company as specified in Schedule VII of the Companies Act, 2013 and rules made there under and review thereof	0
To formulate and recommend to the Board, an annual action plan in pursuance to CSR Policy	0
To recommend to the Board the amount of expenditure to be incurred on the CSR activities	0
To monitor the implementation of framework of CSR Policy	0
To review the performance of the Company in the areas of CSR	Ó
To institute a transparent monitoring mechanism for implementation of CSR projects/activities undertaken by the Company	Ó
To recommend extension of duration of existing project and classify it as ongoing project or other than on-going project.	0

To submit annual report of CSR activities to the Board

Corporate Overview

Portfolio Overview

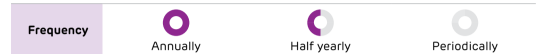
To consider and recommend appointment of agency / consultant for carrying out impact assessment for CSR projects, as applicable, to the Board

To review and monitor all CSR projects and impact assessment report

To carry out any other function as is mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification as may be applicable or as may be necessary or appropriate for performance of its duties

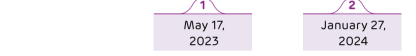
Strategic Review

ESG Overview



Meeting, Attendance & Composition of the CSR Committee:

CSR Committee met 2 (two) times during the FY 2023-24 on:



The composition of CSR Committee and details of attendance of the members during FY 2023-24 are given below:

Name of Director	CSR Meetings		Held during the	Total Attended	% of attendance	
	1	2	tenure			
Mr. Ravi Kapoor* 🚡	-	æ	1	1	100%	
Mr. Sudhir Nanavati*	-	8	1	1	100%	
Ms. Shruti Shah*	-	8	1	1	100%	
Мг. Ајау Кариг*	-	æ	1	1	100%	
Mr. S. Balasubramanian ** 🚡		-	1	1	100%	
Mr. Aditya Sanghi **	(1)	-	1	1	100%	
Mr. N. B. Gohil **	[1]	-	1	1	100%	
Attendance (%)					100%	
 * Appointed w.e.f. December 7, 20. ** Ceased w.e.f. December 7, 2023 						
Attended through video		absonco			Chairman	

The Company Secretary acts as the Secretary to the Committee. The minutes of each CSR meeting are placed in the next meeting of the Board.

🕂 🖁 🔒 Attended in Person

8

Chairman

Risk Management Committee

conference

D

The Risk Management Committee ("RMC") comprises of 3 (three) members, with all members as Independent Directors. A detailed charter of the Risk Management Committee is available on the website of the Company at:

https://www.sanghicement.com/wp-content/uploads/Risk-Management-Committee-Charter.pdf

× Leave of absence

Statutory Reports

Terms of reference:

The powers, role and terms of reference of RMC covers the areas as contemplated under Regulation 21 of the SEBI Listing Regulations. The brief terms of reference of RMC are as under:

Те	rms of Refer	ence			Frequency	
			e structure, risk assessmer s, including the risk manag		licies,	
То	review and a	pprove the Enterprise Ri	sk Management ('ERM') fra	mework	0	
То	formulate a d	detailed risk managemer	t policy which shall include	2:		
 A framework for identification of internal and external risks specifically faced by the listed entity, in particular including financial, operational, sectoral, sustainability (particularly, ESG related risks), information technology, cyber security risks or any other risk as may be determined by the Committee 						
b.	Measures fo risks	r risk mitigation includin	g systems and processes f	or internal control of ident	ified	
C.			risks, such as strategic, fin al, regulatory, reputational,		dity,	
d.	Oversee reg Central polic		elated to climate change, i	ncluding review of state ar	nd	
			r, processes and systems ar vith the business of the Co		itor,	
		oversee implementation k management systems	of the risk management p	olicy, including evaluating I	the 🜔	
		liance with enterprise ris mits and direct action	sk management policy, mor	nitor breaches / trigger trip	s of	
		eview the risk managem dustry dynamics and eve	ent policy, at least once in plving complexity	a year, including by consid	ering	
	consider app nuneration	ointment and removal o	f the Chief Risk Officer, if a	ny, and review his terms of	0	
То	review and a	pprove Company's risk a	ppetite and tolerance with	respect to line of business	Ó	
			and application of credit r e environment with respect		related O	
	review and re portunities	ecommend to the Board	various business proposals	for their corresponding ris	iks and	
		nable assurance from manitigated and managed	anagement that all known a	and emerging risks has bee	en 🌔	
То	form and del	egate authority to subco	ommittee(s), when appropri	ate.	0	
То	oversee supp	liers' diversity			0	
			erred by the Board from tin odification as may be appl		ny _	
		•	•	0	0	
	Frequency	Annually	Quarterly	Half yearly	Periodically	

Meeting, Attendance & Composition of the RMC:

RMC met 3 (three) times during the FY 2023-24 on:

1	2	3
April 29,	October 21,	January 27,
2023	2023	2024

ESG Overview

The composition of RMC and details of attendance of the members during FY 2023-24 are given below:

Strategic Review

Name of Director	F	RMC Meetings			Total	% of
	1	1 2 3		the tenure	Attended	attendance
Ms. Shruti Shah* 🙆	-	-	8	1	1	100%
Mr. Sudhir - Nanavati*	-	-	æ	1	1	100%
Mr. Ravi Kapoor*	-	-	2	1	1	100%
Mr. Arvind Agarwal ** 🚡	.		-	2	2	100%
Mr. Ravi Sanghi **		R	-	2	2	100%
Mr. N. B. Gohil **			-	2	2	100%
Attendance (%)						100%

1. * Appointed w.e.f. December 7, 2023.

2. ** Ceased w.e.f. December 7, 2023

Attended through video conference	\leftthreetimes Leave of absence	Attended in Person	Chairperson

The Company Secretary acts as the Secretary to the Committee. The minutes of each RMC meeting are placed in the next meeting of the Board.

The Company has a risk management framework to identify, monitor and minimise risks.

Senior Management Personnel:

As on 31st March, 2024, following are the Senior Managerial Personnel (SMP) who are also the Key Managerial Personnel of the Company:

Sr. No.	Name	Designation
1.	Mr. Sukuru Ramarao	Whole Time Director & Chief Executive Officer
2.	Mr. Sanjay Kumar Khajanchi	Chief Financial Officer
3.	Mr. Manish Mistry*	Company Secretary and Compliance Officer

* Subsequently Shri Anil Agrawal, Company Secretary and Compliance Officer appointed w.e.f. 1st April, 2024 and Mr. Manish Mistry resigned as Company Secretary and Compliance Officer w.e.f. closing business hours of 31st March , 2024.

Following Changes took place in Senior Managerial Personnel (SMP) who were also the Key Managerial Personnel during the financial year 2023-24:

- 1. Mrs. Bina Engineer Whole Time Director & Chief Financial Officer ceased w.e.f. 7th December, 2023
- 2. Mr. Ravi Sanghi Chairman and Managing Director ceased w.e.f 7th December, 2023
- 3. Mr. Anil Agrawal Company Secretary and Compliance Officer ceased w.e.f. 7th December, 2023
- 4. Mr. Sukuru Ramarao Whole Time Director & Chief Executive Officer appointed w.e.f. 7th December, 2023
- 5. Mr. Sanjay Kumar Khajanchi, Chief Financial Officer appointed w.e.f. 7th December, 2023
- Mr. Manish Mistry, Company Secretary and Compliance Officer appointed w.e.f. 8th December, 2023 & ceased w.e.f. closure of business hours on 31st March, 2024

Statutory Reports



Annual General Meetings:

The details of last three Annual General Meetings ("AGMs") are as follows:

Financial Year	Location/ Mode	Day, date and time (IST)	Special resolution passed
			 Affirmation of the payment of existing remuneration to Shri Ravi Sanghi holding DIN: 00033594, Chairman and Managing Director of the Company with effect from September 1, 2023, for his remaining tenure of appointment.
2023-24		Thursday September 14, 2023 at 11:00 AM	 Re-appointment of Shri Nirubha B. Gohil holding DIN: 05149953 as a Whole Time Director for further period of three years with effect from December 22, 2023.
			 Alteration of the Articles of Association of the Company by addition of the new Article 81A providing for appointment of a person nominated by the debenture trustee as a director on its Board.
			 Re-appointment of Shri Aditya Sanghi (holding DIN: 00033755) as a Whole Time Director for further period of five years and to fix the remuneration for a period of three years with effect from September 6, 2022.
			 Re-appointment of Shri Alok Sanghi (holding DIN: 00033506) as a Whole Time Director for further period of five years and to fix the remuneration for a period of three years with effect from September 6, 2022.
		Saturday	 Re-appointment of Smt. Bina Engineer (holding DIN: 01653392) as a Whole Time Director for further period of five years and to fix the remuneration for a period of three years with effect from September 6, 2022.
2022-23		September 17, 2022 at 11:00 AM	 Re-appointment of Shri Sundaram Balasubramanian (holding DIN: 02849971) as an Independent Director for a further period of five years with effect from November 9, 2022 and to continue to avail his services as an Independent Director on his attaining the age of 75 years.
			 Appointment of Shri G. M. Yadwadkar (holding DIN: 01432796) as an Independent Director for a period of five years with effect from June 23, 2022.
			 Appointment of Shri Sudhir Nanavati (holding DIN: 00050236) as an Independent Director for a period of five years with effect from June 23, 2022 and to continue to avail his services as an Independent Director on his attaining the age of 75 years.
2021-22	(ta	Saturday September 18, 2021 at 11:00 AM	 Continuing the Directorship of Shri Dabbir Badri Narayan Rao (holding DIN: 01180539), as an Independent director of the Company on his attaining the age of 75 years.
Held thro	ugh video c	onference	

All the resolutions proposed by the Directors to shareholders in last three years are approved by shareholders with requisite majority.

Voting results of the last AGM is available on the website of the Company at: <u>https://www.sanghicement.com/investors/</u>

Whether special resolutions were put through postal ballot last year, details of voting pattern:

Company has not passed any special resolution through postal ballot during 2023-24.

Whether any resolutions are proposed to be conducted through postal ballot:

The Company has proposed to pass the following resolutions through postal ballot notice dated April 22, 2024.

- 1. Approval for sub-division, increase in Authorised Share Capital & Alteration of capital clause of Memorandum of Association of the Company.
- 2. Approval for raising of funds by issue of Non Convertible Cumulative Redeemable Preference Shares on Private Placement basis to Ambuja Cements Limited, Holding Company.
- 3. Approval for entering into Material Related Party Transactions i.e. issue of Non Convertible Cumulative Redeemable Preference Shares on Private Placement basis to Ambuja Cements Limited.

The process of postal ballot is in compliance of applicable provisions of Companies Act & SEBI Regulations.



Key Codes, Policies and Frameworks:

Code of Conduct:

The Board has laid down a Code of Business Conduct and Ethics (the "Code") for all the Board Members and Senior Management of the Company. The Code is available on the website of the Company <u>https://www. sanghicement.com/policies/</u> All Board Members and Senior Management Personnel have affirmed compliance of the Code. A declaration signed by Whole Time Director & CEO to this effect is attached to this report.

The Board has also adopted separate code of conduct with respect to duties of Independent Directors as per the provisions of the Act.

Whistle Blower Policy

The Company has adopted a Whistle Blower Policy and has established the necessary vigil mechanism for employees and directors to report concerns about unethical or improper activities and financial irregularities. No person has been denied access to the chairman of the Audit Committee. The Audit Committee monitors and reviews the investigations of the whistle blower complaints. The said policy is uploaded on the website of the Company at:

https://www.sanghicement.com/wp-content/uploads/ Whistle-Blower-Policy-1.pdf

O Whistle-Blower

During the year under review, no cases were reported under the whistle blower policy.

Policy on Related Party Transactions

The Company has adopted the Policy on Related Party Transactions ("**RPTs"**) in line with the requirements of the Act and SEBI Listing Regulations, as amended from time to time, which is available on the website of the Company at:

<u>https://www.sanghicement.com/wp-content/uploads/</u> <u>Related-Party-Transaction-Policy-1.pdf</u> The Policy intends to ensure that proper reporting, approval, disclosure processes are in place for all transactions between the Company and related parties. This Policy specifically deals with the review and approval of Material RPTs, keeping in mind the potential or actual conflicts of interest that may arise because of entering into these transactions. All RPTs by the Company and RPTs by the subsidiary companies, exceeding their respective standalone turnover, were placed before the Audit Committee for review and prior approval. Prior omnibus approval is obtained for RPTs on a yearly basis, for the transactions which are of repetitive nature and/ or entered in the ordinary course of business and are at arm's length. All RPTs entered during the year were in ordinary course of business and on arm's length basis.

The Company had also obtained the prior approval of shareholders for the material RPTs entered into during the FY 2023-24.

Risk Management Framework

The Company has established Risk Management framework to optimally identify and manage risks, as

well as to address operational, strategic and regulatory risks. In line with the Company's commitment to deliver sustainable value, this framework aims to provide an integrated and organised approach to evaluate and manage risks. Risk assessment monitoring is included in the Company's annual Internal Audit programme and reviewed by the Audit Committee / Risk Management Committee at regular intervals. In compliance with Regulation 17 and 21 of the SEBI Listing Regulations, the Board of Directors has formulated a Risk Management Policy for framing, implementing and monitoring the risk management plan for the Company.

The Board is periodically updated on the key risks, steps and processes initiated for reducing and, if feasible, eliminating various risks. Business risk evaluation and management is an ongoing process within the Company.

Detailed update on risk management framework has been covered under the risk section, forming a part of the Annual Report.



Means of Communication

Website:

The Company has dedicated "Investors" section on its website vis. <u>www.sanghicement.com</u>, wherein any person can access the corporate policies, Board committee charters, Annual Reports, financial results, investor presentation and shareholding details etc.

Announcement of material information:

All the material information, requisite announcements and periodical filings are being submitted by the Company electronically through web portals of NSE and BSE, where the equity shares of the Company are listed.

Media Releases:

All official media releases are submitted to NSE and BSE and also being uploaded on the website of the Company.

Quarterly financial results:

The financial results were published in prominent daily newspapers vis. Financial Express (English daily) and Mana Telangana Telugu daily vernacular language) and were also uploaded on the website of the Company.

Annual Report and AGM

Annual Report containing audited standalone financial statements together with Report of Board of Directors, Management Discussion and Analysis Report, Corporate Governance Report, Auditor's Report and other important information are circulated to the Members. In the General Meetings, the Shareholders also interact with the Board and the Management.

Registrar and Share Transfer Agent:

The Company was acting as In House Registrar & Share Transfer Agent (RTA) till January 8, 2024 thereafter the Company has appointed Link Intime India Private Limited (Link Intime) as its RTA w.e.f. January 9, 2024. Link Intime have adequate infrastructure and VSAT connectivity with both the depositories, which facilitate better and faster services to the investors.

Corporate Overview

Name, Designation and Address of the Compliance Officer:

Mr. Anil Agrawal,

Portfolio Overview

Company Secretary and Compliance Officer "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad – 382 421 E-mail ID: companysecretary.sil@adani.com

Green Initiative

As a responsible corporate citizen, the Company welcomes and supports the 'Green Initiative' undertaken by the Ministry of Corporate Affairs, Government of India, enabling electronic delivery of documents including the Annual Report to Shareholders at their e-mail address previously registered with the depositories or the Company's Registrar and Share Transfer Agent. In line with the SEBI Listing Regulations, the Company has emailed soft copies of its Annual Report to all those Shareholders who have registered their email address for the said purpose. With reference to MCA General Circular No. 20/2020 dated May 5, 2020 and MCA Circular dated May 05, 2022 and MCA General Circular No. 11/2022 dated December 28, 2022, read with the Securities and Exchange Board of India Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022, Companies have been dispensed with the printing and dispatch of Annual Reports to Shareholders. Hence, the Annual Report of the Company for the financial year ended March 31, 2024, would be sent through email to the Shareholders.

Statutory Reports

ESG Overview

Strategic Review

We would greatly appreciate and encourage more Members to register their email address with their Depository Participant or the RTA/Company, to receive soft copies of the Annual Report and other information disseminated by the Company. Shareholders who have not registered their e-mail addresses so far are requested to do the same. Those holding shares in demat form can register their e-mail address with their concerned DPs.

Please note that all documents relating to Annual General Meeting shall be available on the Company's website.



General Shareholder Information

37th Annual General Meeting:



Dividend Distribution Policy:

The Dividend Distribution Policy of the Company is available on the website of the Company at:

https://www.sanghicement.com/wp-content/uploads/Dividend-Distribution-Policy.pdf

Company Registration Details:

The Company is registered in the State of Telangana, India and having registered office at

Sanghinagar PO. Hayatnagar Mandal, Ranga Reddy District, Telangana – 501 511.

The Corporate Office of the Company is at

"Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad – 382 421 Details of Plant Location: Sanghipuram, Village Motiber, Taluka Abdassa, District Kutch, Gujarat – 370 511

The Corporate Identity Number allotted to the Company by the Ministry of Corporate Affairs is. L18209TG1985PLC005581.

Financial Calendar for 2024-25:

The Company's financial year starts on April 1 and ends on March 31 every year. The calendar for approval of quarterly financial results are as under:



Listing on Stock Exchanges:

Equity Shares

The Equity Shares of the Company are listed with the following stock exchanges:

Name and Address of Stock Exchange	ISIN	Code
BSE Limited (BSE) Floor 25, P. J Towers, Dalal Street, Mumbai – 400 001	INE999B01013	526521
National Stock Exchange of India Limited (NSE) Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051		SANGHIIND

The annual listing fee for the FY 2024-25 has been paid to both NSE and BSE.

Listing of Debt Securities:

During the year under review, the Company has made full repayment of principal amount alongwith redemption premium of its 3050 Listed, Rated, Secured, Non Convertible Debentures (Listed NCDs) of face value of ₹ 10,00,000/. As on March 31, 2024 there is no outstanding Non Convertible Debentures.

Details of Debenture Trustees (for privately placed Debentures):

Since all the Debentures have been repaid in full and no outstanding debentures as on March 31, 2024, the requirement of Debenture Trustees is not applicable.

Outstanding GDRs/ ADRs/ Warrants or any convertible instruments conversion date and likely impact on equity:

There were no outstanding GDRs/ ADRs/ Warrants or any convertible instruments as at March 31, 2024.

Depositories:

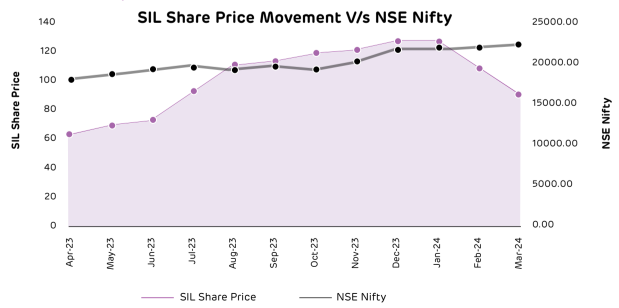
Name of Depositories	Address of Depositories
National Securities Depository Limited (NSDL)	Trade World – A Wing, Kamala Mills Compound Lower Parel, Mumbai-400013
Central Depository Services (India) Limited (CDSL)	A Wing, 25 th Floor, Marathon Futurex, Mafatlal Mills Compounds, N M Joshi Marg, Lower Parel (E) Mumbai – 400013

Market Price Data:

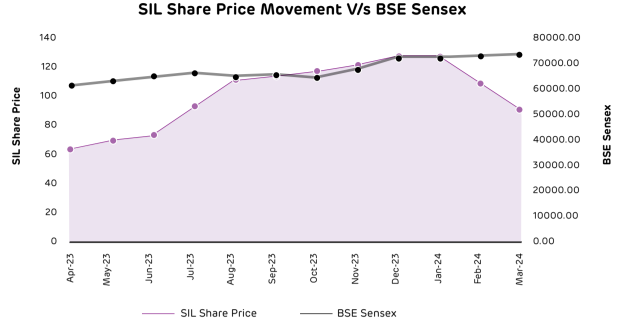
	BSE				NSE	
Month	High (₹)	Low (₹) (No	Volume 5. of shares) in lakhs	High (₹)	Low (₹) (N	Volume o. of shares) in lakhs
April, 2023	72.14	62.02	9.84	72.30	62.50	65.46
May, 2023	77.55	66.66	12.21	77.70	66.90	165.61
June, 2023	76.47	65.58	18.08	76.50	65.70	192.84
July, 2023	97.74	68.50	71.11	97.65	68.60	458.46
August, 2023	116.81	93.07	98.19	116.70	93.05	530.75
September, 2023	114.95	108.00	5.59	114.90	109.75	74.62
October, 2023	131.90	110.20	10.41	131.75	112.25	154.06
November, 2023	121.25	112.50	12.00	121.30	112.45	121.69
December, 2023	141.95	121.05	26.25	140.00	122.05	206.59
January, 2024	156.20	119.10	49.67	156.00	119.25	565.03
February, 2024	132.85	107.70	13.23	131.80	107.00	118.21
March, 2024	113.10	83.00	21.04	113.00	82.90	258.93

The Company's equity shares are frequently traded on the BSE Limited and National Stock Exchange of India Limited.

Performance in comparison to broad-based indices:



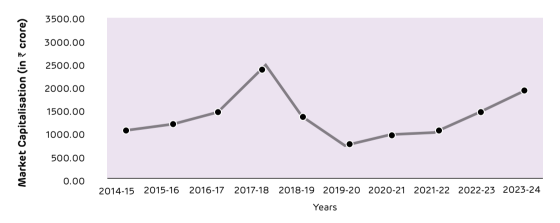
Company share prices and NSE Nifty- 50 index values on April 1, 2023 have been baselined to 100



Company share prices and BSE Sensex index values on April 1, 2023 have been baselined to 100

Market Capitalisation:

The Market Capitalisation of the Company based on financial year-end closing prices quoted in the BSE for last 10 years is given below:



Registrar and Transfer Agents:

M/s. Link Intime India Private Limited is appointed as Registrar and Transfer Agent ("**RTA**") of the Company. The registered office address is given below:

Address: C-101, 247 Park, L.B.S Marg, Vikhroli West, Mumbai 400 083 **Tel:** +91-22-4918 6270 | **Fax:** +91-22-4918 6060 **E-mail:** rnt.helpdesk@linkintime.co.in | **Website:** <u>www.linkintime.co.in</u>

The Shareholders are requested to correspond directly with the R&T Agent for their queries pertaining to their shares, dividend etc.

Transfer of unpaid / unclaimed amounts and shares to Investor Education and Protection Fund (IEPF):

Corporate Overview

In terms of the Section 125 and 124 of the Act read with Investor Education and Protection Fund Authority (Accounting, Auditing, Transfer and Refund) Rules, 2016 (IEPF Rules), the dividend amount that remains unclaimed for a period of seven years or more is required to be transferred to the IEPF administered by the Central Government, along with the corresponding shares to the demat account of IEPF Authority.

Since the Company has never declared dividend, there is no instance of transfer of unpaid / unclaimed dividend amounts and shares to IEPF.

Share Transfer System Dematerialisation of Shares and Liquidity thereof:

As on March 31, 2024, the entire equity share capital of the Company i.e. ₹ 258.33 crore divided into 25,83,26,000 Equity Shares of ₹ 10/- each is held in dematerialised form. The Company's shares are compulsorily traded in dematerialised form and are available for trading with the Stock exchanges i.e. BSE and NSE. The shareholders can hold the Company's shares with any depository participant, registered with the depositories i.e. National Securities Depository Limited and Central Depository Services (India) Limited.

The demat security (ISIN) code for the equity share is $\ensuremath{\mathsf{INE999B01013}}$

Pursuant to Regulation 40(9) of the Listing Regulations, the Company obtain certificates from a practicing Company Secretary (i) on a yearly basis to the effect that all the transfers are completed within the statutory stipulated period and (ii) on a quarterly basis regarding reconciliation of the share capital audit of the Company confirming that the total issued / paid-up capital of the Company is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL. A copy of these certificates so received are submitted to both the Stock Exchanges vis. NSE and BSE.

All share related communication should be addressed to R & T Agents of the Company at the address given above.

There was no instance of suspension of trading in Company's shares during FY 2023-24.

Shareholding as on March 31, 2024:

Distribution of Shareholding as on March 31, 2024:

		202	24		2023			
No. of shares	Equity Shares in each category		Number of shareholders		Equity Shares in each category		Number of shareholders	
	Total Shares	% of total	Holders	% of total	Total Shares	% of total	Holders	% of total
1-500	5898441	2.28	49128	84.62	5221195	2.02	38025	81.66
501-1000	3410327	1.32	4147	7.15	3253080	1.26	3890	8.35
1001-2000	3149350	1.22	2039	3.51	3146689	1.22	1995	4.28
2001-3000	2092805	0.81	811	1.40	1935200	0.75	740	1.59
3001-4000	1407091	0.54	389	0.67	1197143	0.46	332	0.71
4001-5000	1951525	0.76	408	0.70	1874350	0.73	388	0.84
5001-10000	4244154	1.64	553	0.95	4205543	1.63	536	1.15
10001 & above	236172307	91.43	584	1.00	237492800	91.93	658	1.42
Total	258326000	100.00	58059	100.00	258326000	100.00	46564	100.00

ESG Overview

Strategic Review

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

Category-wise shareholding Pattern as on March 31, 2024:

Category	Total No. of Shares	% of holding
Promoter and Promoter Group	20,28,36,040	78.52
Total (A)	20,28,36,040	78.52
Foreign Institutional Investors / Portfolio Investor	3,48,371	0.13
Mutual Funds/Banks/Financial Institutions	18,343	0.01
NRI/Foreign Nationals	9,53,723	0.37
Central Government/ President of India	2,11,850	0.08
IEPF/Clearing Member	31,541	0.01
Bodies Corporate	1,15,83,358	4.49
Resident Individuals holding nominal share capital upto ₹ 2 Lakh	2,24,74,488	8.71
Resident Individuals holding nominal share capital in excess of $\stackrel{\scriptstyle \scriptstyle \blacksquare}{}$ 2 Lakh	1,74,33,530	6.75
HUF	17,90,588	0.69
Alternative Investment Fund	2,15,800	0.08
NBFC Registered with RBI	80,000	0.03
Body Corporate [LLP]	3,48,368	0.13
Total (B)	5,54,89,960	21.48
Total (A) + (B)	25,83,26,000	100.00

Commodity Price Risk/Foreign Exchange Risk and Hedging:

The Company does not deal in commodities and hence the disclosure pursuant to SEBI Circular dated November 15, 2018 is not required to be given.

Credit Rating:

Instrument Type	Amount (Rupees in crore)	Rating Agency	Rating	Outlook
Term Loan ₹ 578.30 crore		IND BB+ (upto June 8, 202		Stable
₹ 578.30 crore₹ 578.30 crore₹ 578.30 croreNon Convertiable Debentures₹ 280 crore₹ 280 crore	₹ 578.30 crore		IND BB (upto July 4, 2023)	Negative
	₹ 578.30 crore		IND D (from July 5, 2023)	-
	₹ 280 crore		IND BB+ (Upto June 8, 2023)	Stable
	India Rating &	IND BB (Upto July 4, 2023)	Negative	
	₹ 280 crore	Research Pvt. Ltd. (A Fitch Group Company)	IND D (from July 5, 2023)	-
Fund Based Limits	₹ 185 crore		IND BB+ (Upto June 8, 2023)	Stable
	₹ 185 crore		IND BB (Upto July 4, 2023)	Negative
	₹ 185 crore		IND D (from July 5, 2023)	-
Non Fund Based	₹ 140 crore		IND A4+ (upto June 8, 2023)	-
	₹ 140 crore		IND A4+ (upto July 4, 2023)	-
	₹ 140 crore		IND D (from July 5, 2023)	-

The Company has repaid all its secured borrowings/debts on December 7, 2023. Accordingly, the credit rating of the Company as on date of this report is INDAA/Stable/INDA1+, assigned by India Ratings & Research.

International Rating

Rating Agency	Ту	pe of Instrument/facility	Rating/Outlook					
		NA						
Communication de	Communication details:							
Particulars	Contact	Email	Address					
For Corporate Governance, and other Secretarial related matters	Mr. Anil Agrawal, Company Secretary 8 Compliance Officer	Companysecretary.sil@adani.com	Sanghi Industries Limited Registered Office: Sanghinagar PO. Hayatnagar Mandal, Ranga Reddy District, Telangana – 501 511					
For queries relating to Financial Statements	•	deepak.balwani@adani.com	Corporate Office : "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad – 382 421					
Registrar and Share Transfer Agent	Link Intime India Private Limited	rnt.helpdesk@linkintime.co.in	C-101, 247 Park, L B S Marg, Vikhroli West, Mumbai – 400 083 Telephone: +91-22-4918 6270 Fax: +91-22-4918 6060					

Details of Corporate Policies:

Details of corporate policies are provided as a part of Directors' Report, forming integral part of this Annual Report.

Dispute Resolution Mechanism at Stock Exchanges (SMART ODR):

SEBI vide its Circular dated May 30, 2022 provided an option for arbitration as a Dispute Resolution Mechanism

for investors. As per this Circular, investors can opt for arbitration with Stock Exchanges in case of any dispute against the Company or its RTA on delay or default in processing any investor services related request.

In compliance with SEBI guidelines, the Company had sent communication intimating about the said Dispute Resolution Mechanism to all the Members holding shares in physical form.



Other Disclosures

Compliance with Non-mandatory Requirements:

The non-mandatory requirements have been adopted to the extent and in the manner as stated under the appropriate headings detailed below:

The Board:

The Board of Directors periodically reviewed the compliance of all the applicable laws and steps taken by the Company to rectify instances of non-compliance, if any. The Company is in compliance with all mandatory requirements of Listing Regulations.

The Company has a Non-Executive Chairman and hence, the need for implementing the non-mandatory requirement i.e., maintaining a chairperson's office at the Company's expense and allowing reimbursement of expenses incurred in performance of his duties, does not arise.

Shareholders' Right:

The Company ensures that the disclosure of all the information is disseminated on a non-discretionary basis to all the Shareholders. The quarterly results along with the press release, investor presentations, recordings and transcripts of earnings call are uploaded on the website of the Company www.sanghicement.com.The same are also available on the sites of stock exchanges (BSE and NSE) where the shares of the Company are listed.

Audit Qualification:

The Auditors' Report to the members for the year does not contain any qualifications or reservations or adverse remarks.

Reporting of Internal Auditor:

The Internal Auditor of the Company attends the Audit Committee Meeting for reporting their findings of the internal audit to the Audit Committee Members on quarterly basis.

Separate posts of Chairperson and Chief Executive Officer:

Mr. Ajay Kapur is the Chairman and Mr. Sukuru Ramarao is a Whole -Time Director & Chief Executive Officer of the Company. Both these positions have distinct and well-articulated roles and responsibilities. They are not related to each other.

The Company has submitted quarterly compliance report on Corporate Governance with the Stock Exchanges, in accordance with the requirements of Regulation 27(2) (a) of the Listing Regulations.

Independence of Audit Committee:

All the members of the Committee are Non-Executive Independent Directors.

OTHER DISCLOSURES:

Disclosure of Related Party Transactions:

During the year, all related party transactions entered into by the Company were in the ordinary course of business and were at arm's length basis and were approved by the members of Audit Committee, comprising only of the Independent Directors. The Company had sought the approval of shareholders at the Extra Ordinary General Meeting held on February 8, 2024 for material related party transactions as per Regulation 23 of SEBI Listing Regulations. The details of Related Party Transactions c Review ESG Overview

are disclosed in financial section of this Annual Report. The Board has adopted a policy on materiality of Related Party Transactions and also on dealing with Related Party Transactions.

The Board's approved policy for related party transactions is uploaded on the website of the Company at:

<u>https://www.sanghicement.com/wp-content/uploads/</u> <u>Related-Party-Transaction-Policy-1</u>

Disclosure of accounting treatment in preparation of Financial Statements

The Company follows the guidelines of Indian Accounting Standards referred to in section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014.

Fees paid to Statutory Auditors:

Total fees for all services paid by the Company, on a standalones basis, to the Statutory Auditors and all entities in the network firm / network entity of which the Statutory Auditors is a part, is given below:

	(₹ in crores)
Payment to Statutory Auditors	FY 2023-24
Statutory Audit Fees	0.18
Special Purpose Audit Fees	0.21
Limited Review Fees	0.05
Total	0.44

Compliance with Capital Market Regulations during the last three years:

There has been no instance of non-compliance by the Company and no penalty and/ or stricture has been imposed by Stock Exchanges or SEBI or any statutory authority on any matter related to capital markets during the last three years.

Contributions:

The Company has not made any contributions to / spending for political campaigns, political organisations, lobbyists or lobbying organisations, trade associations and other tax-exempt groups.

ADANI Code of Conduct:

The ADANI Code of Conduct for the Directors and Senior Management of the Company has been laid down by the Board and the same is posted on the website of the Company.

A declaration signed by the Chief Executive Officer affirming the compliance with the ADANI Code of Conduct by the Board Members and Senior Management Personnel of the Company is appended as an annexure to this report.

Conflict of Interest:

The designated Senior Management Personnel of the Company have disclosed to the Board that no material, financial and commercial transactions have been made during the year under review in which they have personal interest, which may have a potential conflict with the interest of the Company at large.

Details of Loans and Advances by the Company in the nature of loans to firms/ companies in which Directors are interested:

There are no loans and advances by the Company in the nature of loans to firms/companies in which Directors are interested.

Proceeds from public issues, rights issues, preferential issues etc.

The Company discloses to the Audit Committee, the uses/application of proceeds/funds raised from public issues, rights issues, preferential issues etc. as part of the quarterly review of financial results whenever applicable.

During the FY 2023-24, there was no instance of **public** issues, rights issues, preferential issues.

Governance Policies:

The Company has also adopted Material Events Policy, Website Content Archival Policy and Policy on Preservation of Documents which is uploaded on the website of the Company at:

https://www.sanghicement.com/policies/

As a part of good governance practice, the Company has also constituted several policies from ESG perspective and the same are available on Company's website at: <u>https://www.sanghicement.com/policies/.</u>

The Company has in place an Information Security Policy that ensure proper utilisation of IT resources.

Details of the familiarisation programmes imparted to the Independent Directors are available on the website of the Company at:

https://www.sanghicement.com/policies/.

The NRC regularly reviews the leadership succession plan for ensuring appropriate succession in appointments to the Board and to Senior Management positions. Appropriate balance of skills and experience is maintained within the organisation and the Board with an objective to augment new perspectives while maintaining experience and continuity.

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

The Company has not received any Complaint under POSH during the financial year 2023-24 and there are no outstanding complaints at the end of the financial year 2023-24.

Statutory Certificates:

CEO / CFO Certification

The certificate required under Regulation 17(8) of the Listing Regulations, duly signed by the CEO and CFO of the Company was placed before the Board. The same is provided as an annexure to this report.

The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the SEBI Listing Regulations.

Certificate from Secretarial Auditor pursuant to Schedule V of the Listing Regulations

A certificate from Parikh Dave & Associates, Practising Company Secretaries, pursuant to Schedule V of 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 the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such statutory authority as on March 31, 2024, is annexed to this report.

Directors' details:

As required under Regulation 36(3) of the SEBI Listing Regulations, particulars of Director seeking re-appointment at the forthcoming AGM are given in the Annexure to the Notice of the to be held on 2024.

Compliance with Secretarial Standards:

The Company complies with all applicable secretarial standards.

Secretarial Audit Report:

Pursuant to the provisions of Section 204 of the Act, read with the rules made thereunder, the Board reappointed M/s. Parikh Dave & Associates, Practicing Company Secretary, to undertake the Secretarial Audit of your Company for FY24. The Secretarial Audit Report for the year under review is provided as **Annexure – C** of this report.

Independent Auditor's Certificate on Compliance of Conditions of Corporate Governance

To The Members of Sanghi Industries Limited.

- 1. This certificate is issued in accordance with the terms of our engagement letter dated December 15, 2023.
- We have examined the compliance of conditions of Corporate Governance by Sanghi Industries Limited ('the Company') for the year ended March 31, 2024 as stipulated in regulations 17 to 27, clause (b) to (i) of regulation 46 (2) and paragraphs C and D of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), as amended.

Management's Responsibility for compliance with the conditions of Listing Regulations

3. The compliance with the terms and conditions contained in the corporate governance is the responsibility of the Management of the Company including the preparation and maintenance of all relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of Corporate Guideline stipulated in the Listing Regulations.

Auditor's Responsibility

- 4. Our examination is limited to 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 opinion on the financial statements of the Company.
- Pursuant to the requirements of the Listing Regulations, it is our responsibility to provide a reasonable assurance whether the Company has complied with the conditions of Corporate Governance as stipulated in the Listing Regulations for the year ended March 31, 2024.
- 6. We conducted our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) (the 'Guidance Note') issued by the Institute of Chartered Accountants of India ('ICAI'). The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by ICAI.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

- 8. In our opinion, and to the best of our information and according to explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulations.
- 9. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For S.K. Mehta & Co.

Chartered Accountants

Rohit Mehta Partner FRN:000478N M. No. 091382 UDIN: 24091382BKARGB6468

Place: Ahmedabad Date: April 27, 2024

Certificate of Non-Disqualification of Directors

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

To, The Members of Sanghi Industries Limited

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Sanghi Industries Limited** having CIN L18209TG1985PLC005581 and having registered office at "P.O. Sanghinagar, Hayatnagar Mandal, R.R. District, Telangana -501511 (hereinafter referred to as '**the Company**'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 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 in Company
1.	Mr. Ajay Kapur	03096416	07/12/2023
2.	Mr. Sudhir Nanavati	00050236	23/06/2022
3.	Mr. Ravi Kapoor	00003847	07/12/2023
4.	Ms. Shruti Shah	08337714	07/12/2023
5.	Mr. Sukuru Ramarao	08846591	07/12/2023
6.	Mr. Vinod Bahety	09192400	07/12/2023

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.

Umesh Parikh

Company Secretary

Parikh Dave & Associates

Company Secretaries FCS 4152 C P No. 2413 UDIN: F004152F000246306 Peer Review Cert. No. 796/2020

Place: Ahmedabad Date: April 27, 2024

DECLARATION

I, CEO of the Sanghi Industries Limited hereby declare that as of March 31, 2024, all the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct and Ethics for Board of Directors and Senior Management Personnel laid down by the Company.

For and on behalf of the Board of Directors

Place: Ahmedabad Date: April 27, 2024 Sukuru Ramarao Chief Executive Officer

CERTIFICATION BY CHIEF EXECUTIVE OFFICER (CEO) AND CHIEF FINANCIAL OFFICER (CFO)

We have reviewed the financial statements and the cash flow statements for the year ended March 31, 2024 and that to the best of our knowledge and belief:

- 1. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
- 2. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 3. To the best of our knowledge and belief, no transactions entered into by the Company during the year ended March 31, 2024 which are fraudulent, illegal or violation of the Company's Code of Conduct.
- 4. We accept responsibility for establishing and maintaining internal control system and that we have evaluated the effectiveness of the internal control system of the Company and we have disclosed to the auditors and the Audit Committee, efficiencies in the design or operation of internal control system, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- 5. We further certify that we have indicated to the auditors and the Audit Committee:
 - a) There have been no significant changes in internal control system during the year;
 - b) There have been no significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - c) There have been no instances of significant fraud of which we have become aware, involving management or an employee having a significant role in the Company's internal control system over financial reporting.

Place: Ahmedabad Date: April 27, 2024 **Sukuru Ramarao** Chief Executive Officer Sanjay Kumar Khajanchi Chief Financial Officer

Business Responsibility & Sustainability Report FY 2023-24

SECTION A: GENERAL DISCLOSURES

Ι.	Details of the listed entity		
1.	Corporate Identity Number (CIN) of the Listed Entity	:	L18209TG1985PLC005581
2.	Name of the Listed Entity	:	Sanghi Industries Limited
3.	Year of incorporation	:	1985
4.	Registered office address	:	Sanghinagar P.O. Hayatnagar Mandal, R R District, Telangana – 501 511.
5.	Corporate address	:	Adani Corporate House, Shantigram, S. G. Highway, Khodiyar, Ahmedabad – 382421
6.	E-mail	:	companysecretary.sil@adani.com
7.	Telephone	:	079-2656 5555
8.	Website	:	www.sanghicement.com
9.	Financial year for which reporting is being done	:	April 2023 to March 2024
10.	Name of the Stock Exchange(s) where shares are listed	:	National Stock Exchange of India Limited and BSE Limited
11.	Paid-up Capital	:	₹258.33 crore
12.	Name and contact details (telephone, email address) of the person who may be contacted in case of any queries on the BRSR report	:	Name: Neeru Bansal Address: Adani Corporate House, Shantigram, Near Vaishno Devi Circle, S.G. Highway, Ahmedabad – 382421 Contact: +91 9825386934 Email ID: neeru.bansal@adani.com
13.	Reporting boundary - Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity and all the entities which form a part of its consolidated financial statements, taken together).	:	Yes, the disclosures under this report is made on standalone basis as the Company is not having any subsidiary company as on end of the FY 2023-24.
14.	Name of assurance provider		Intertek India Private Limited

15. Type of assurance obtained

II. Products/services

16. Details of business activities (accounting for 90% of the turnover):

Sr. No.	Description of Main Activity	Description of Business Activity	% of Turnover of the entity	
1.	Manufacturing	Cement, Clinker	100%	

Limited Assurance

17. Products/Services sold by the entity (accounting for 90% of the entity's Turnover):

Sr. No	Product/Service	NIC Code	% of total Turnover contributed
1.	Cement & Cement products	23941	100

III. Operations

18. Number of locations where plants and/ or operations/offices of the entity are situated:

Location	Number of plants	Number of offices	Total
National	1	1	2
International	0	0	0

19. Markets served by the entity:

a)	Number	of	locations
----	--------	----	-----------

Locations Number			
National (No. of States)	Five (Gujarat, Maharashtra, Rajasthan, MP, Kerala)		
International (No. of Countries)	Nil		

 b) What is the contribution of exports as a percentage of the total turnover of the entity? Nil.

c) A brief on types of customers
 Dealers, Builders, Institution, Govt. contractors, RMC/Precast manufacturers.

IV. Employees

20. Details as at the end of Financial Year:

a) Employees and workers (including differently abled):

Sr.	Particulars	Total Ma		е	Female	
No.		(A)	No. (B)	% (B / A)	No. (C)	% (C / A)
		Employees				
1.	Permanent (D)	326	321	98.47%	5	1.53%
2.	Other than Permanent (E)	0	0	0	0	0
3.	Total employees (D + E)	326	321	98.47%	5	1.53%
		Workers				
4.	Permanent (F)	360	360	100.00%	0	0.00%
5.	Other than Permanent (G)	587	442	75.30%	145	24.70%
6.	Total workers (F + G)	947	802	84.68%	145	15.32%

b) Differently abled Employees and workers:

Sr.	Particulars	Total	Mal	е	Female	
No.	Particulars	(A)	No. (B)	% (B / A)	No. (C)	% (C / A)
	Differ	ently Abled E	mployees			
1.	Permanent (D)	2	2	100%	0	0
2.	Other than Permanent (E)	0	0	0	0	0
3.	Total differently abled employees (D + E)	2	2	100%	0	0
	Diffe	erently Abled	Workers			
4.	Permanent (F)	0	0	0	0	0
5.	Other than permanent (G)	0	0	0	0	0
6.	Total differently abled workers (F + G)	0	0	0	0	0

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

21. Participation/ Inclusion/ Representation of women

	Total	No. and percentage of Females		
	(A)	No. (B)	% (B / A)	
Board of Directors	6	1	16.67	
Key Management Personnel	2	0	0	

22. Turnover rate for permanent employees and workers (Disclose trends for the past 3 years)

	FY2023-24 (Turnover Rate)			FY2022-23 (Turnover rate)			FY2021-22 (Turnover rate)		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
Permanent Employees	54.73	94.79	55.56	53.2	1.07	54.27	45.00	1.70	46.70
Permanent Workers	30.88	100	31.81	24.6	1.20	25.80	25.90	0.00	25.90

V. Holding, Subsidiary and Associate Companies (including joint ventures)

23. (a) Names of holding / subsidiary / associate companies / joint ventures

5	Sr. Name of the holding/ subsidiary/ associate No. companies/ joint ventures (A)	Indicate whether holding/ Subsidiary/ Associate/ Joint Venture	% of shares held by listed entity	Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No)
1	1. Ambuja Cements Limited	Holding Company	60.44	No

VI. CSR Details

24. (i) Whether CSR is applicable as per section 135 of Companies Act, 2013: (Yes/No)

No. (As there was loss during FY 2022-23, the Company is not required to spend under CSR during FY 2023-24)

- (ii) Turnover (in ₹) : ₹ 820,17,00,000
- (iii) Net worth (in ₹) : ₹ 1110,79,49,201

VII. Transparency and Disclosures Compliances

25. Complaints/Grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct

Stakeholder	Grievance Redressal Mechanism in Place (Yes/No)	Currer	FY2023-24 ht reporting per	iod	Previ	FY2022-23 ous reported Ye	ear
group from whom complaint is received	(If Yes, then provide web-link for grievance redress policy)	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks
Communities	-	0	0	-	0	0	-
Investors (other than shareholders)	*Yes	0	0	-	0	0	-
Shareholders	Yes (Ref. Note 1)	19	1	-	9	3	-

Stakeholder	Grievance Redressal Mechanism in Place (Yes/No)	Currer	FY2023-24 ht reporting per	iod	FY2022-23 Previous reported Year				
group from whom complaint is received	(If Yes, then provide web-link for grievance redress policy)	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks		
Employees and workers	Yes (Ref. Note 2)	0	0	0	0	0	-		
Customers	Yes (Ref. Note 3)	0	0	0	0	0	-		
Value Chain Partners	-	0	0	-	0	0	-		
Other (any stakeholder)	-	0	0	-	0	0	-		

*The Whistle Blower policy of the Company also includes all the stakeholders of the Company and accordingly the grievance of all the stakeholders are covered under the said policy. The Whistle Blower policy is available on the website of the Company at https://www.sanghicement.com/policies/

Notes:

- 1. Shareholders Complaints are dealt by the Secretarial Department of the Company and its reporting on quarterly basis are done with Stock Exchanges where the shares of the Company are listed
- 2. Employees of the Company may report their grievances / complaints to their respective Head of Departments / immediate superior which is escalated to the HR department of the Company in case of non-satisfactory resolution
- 3. Customers Complaints are dealt with by a separate team and are resolved within the committee time.
- 26. Overview of the entity's material responsible business conduct issues

Please indicate material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the following format

Sr. No.	Material issue identified	Indicate whether risk or opportunity (R/O)	Rationale for identifying the risk/ opportunity	In case of risk, approach to adapt or mitigate	Financial implications of the risk or opportunity (Indicate positive or negative implications)
1.	Corporate governance	R		Policy revision/ up gradation / Board review	Negative
2.	Business Ethics	R		Whistle blower policy and its deployment The Company has a whistle blower policy for its employees, vendors and channe partners	/
3.	Customer Experience & Satisfaction	0			Positive
4.	GHG Emissions and Climate Change	0			Positive
5.	Circular economy	0			Positive

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

	Material issue identified	Indicate whether risk or opportunity (R/O)	Rationale for identifying the risk/ opportunity	In case of risk, approach to adapt or mitigate	Financial implications of the risk or opportunity (Indicate positive or negative implications)
6.	Energy Management Cost of installation/ replacement.	0			Positive / Negative (Cost of installation/ replacement)
7.	Use of Alternative fuels	0			Positive / Negative (Cost of installation/ replacement)
8.	Water Management	O/R	Water is the most crucial resource for maintaining our manufacturing activities. We have a relentless focus on reducing usage and improving conservation to promote water stewardship across our operations	 (a) Maintain Zero Liquid Discharge (ZLD) (b) Water used in the plant for industrial cooling is recycled through cooling towers to ensure effective reuse (c) 500 KLD Sewage Treatment Plant (STP) to treat the sewage from the colony. This STP is built on the innovative "Root Zone Treatment technology", which cleans discharged water and makes it safe to use once more for dust control and greenbelt development. 	Positive / Negative
9.	Availability of fuels for power generation & process heating	R	Increase in the prices and shortage of availability of the Coal in the Market	Finding of alternative which can be used and figure out other avenues for purchase of coal	Negative
10.	Social engagement & impact	0			Positive / Negative Cost of implementing CSR projects
11.	Human rights and labour conditions	R		The Company ensures that every individual in the Company acts in accordance with applicable laws and supports the protection of human rights, abolition of child labour, avoidance of forced labour and any form of slavery. This is embedded in its various corporate policies like Environment, Health & Safety (EHS) Policy, Whistle– Blower policy, Protection of Women's Rights at Workplace Policy and the Code of Conduct. Training on various issues related to human rights are covered under new employee induction, EHS training, POSH, code of conduct etc.	-
12.	Occupational health & safety	R		Training/ awareness/technological upgradation/ review at senior level and Board committee. SIL is committed to its Zero Harm to life.	Negative
13.	Diversity and Inclusion	0			Positive
14.	Sustainable supply chain	O/R		Supplier / vendor Code of Conduct (COC) covers EHS and Human Rights parameters to be adhered and supply chain partners must sign the COC as a part of the contract documents.	Positive / Negative

SECTION B: MANAGEMENT AND PROCESS DISCLOSURES

This section is aimed at helping businesses demonstrate the structures, policies and processes put in place towards adopting the NGRBC (National Guidelines on Responsible Business Conduct) Principles and Core Elements.

Di	sclosure Questions	P1	P2	P3	P4	P5	P6	P7	P8	P9
Po	licy and management processes									
1.	 a) Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No) 	Y	Y	Y	Y	Y	Y	Y	Y	Y
	 b) Has the policy been approved by the Board? (Yes/ No) 	ΥΥ	Y	Y	Y	Y	Y	Y	Y	Y
	c) Web Link of the Policies, if available	<u>https</u>	//www.	sanghi	cemen	t.com/p	oolicies	5/		
2.	Whether the entity has translated the policy into procedures. (Yes / No)	Y	Y	Y	Y	Y	Y	Y	Y	Y
3.	Do the enlisted policies extend to your value chain partners? (Yes/No)	Y	Y	Y	Y	Y	Y	Y	Y	Y
4.	Name of the national and international codes/ certifications/labels/ standards (e.g. Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustea) standards (e.g. SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle.	& ISO (PPC) Pozzo	ompany 45001 conforr lana Ce conforr	standa ms to t ment S	irds. Th he IS 14 Standa	ne Portl 489 (P rd and	and Po art 1): 1 Portlar	zzolan 991 Po Id Slag	a Ceme ortland Cemer	ent nt
5.	Specific commitments, goals and targets set by the entity with defined timelines, if any.	2. Re 3. In 4. In 5. In	eductior eductior crease t crease t crease t ro harm	n in GH he cap he util he nun	G emis acity o isation nber of	sions of Wast of AFR benefi	e recov	very sys		VHRS <u>)</u>
6.	Performance of the entity against the specific commitments, goals and targets along-with reasons in case the same are not met.		ing Acti			•				
Go	vernance, leadership and oversight									
7.	Statement by director responsible for the business responsibility report, highlighting ESG related challenges, targets and achievements	one o future susta efficie create comm partn	usiness f the ma f for our inability ently an e sharec nunities ers to pr livering	any ste Comp effort d stayi d value to imp rosper	ps we any an s go be ng con by em rove th as we o	are tak d the la eyond u npliant. powerin neir live expand	ing for arger e ising na It is ou ng our s, enab l our fo	creatin cosyste ature's ur miss employ iling ou otprint	ng a gre em. Our resourc ion to rees an ir value and, al	eener - ces d chair
		ceme carbo Using PET c blend syste meas line w and ir mater	ur goal I nt with n footpu recycla oke, mo ed cemu not ce	zero w rint and oble inc odifying ent, an use ho are tal efforts the ad are in	aste as d Green lustrial o our pr d deplo t wasto king to to dec option the pro	s much s, redu roduct oying w e gas a reduce crease t of alte occess o	as feas e Gas (i cing th mix to vaste he re just e our ca che pro rnative f comn	sible, re GHG) e e use c include eat rec some c arbon f duction fuels a	educing mission of coal e green overy of the ootprin n of wa and raw	ns. and er t. In ste /

SANGHI INDUSTRIES LIMITED

Annual Report 2023-24

Disclosure Questions	P1	P2	P3	P4	Ρ5	P6	P7	P8	P9
	We thank our stakeholders for their continued belief in the Company as we surge ahead with our mission o transforming lives, protecting our planet and deliverin sustained values.								
 Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy (ies). 	Name: Mr. Sukuru Ramarao (DIN: 08846591) Designation: CEO & Whole Time Director Contact Details: +91 79 - 2656 5555 E mail ID: companysecretary.sil@adani.com								
 Does the entity have a specified Committee of the Board/ Director responsible for decision making on sustainability related issues? (Yes / No). If yes, provide details. 	referred at Point No. 8 is responsible for the decision								ipany.

10. Details of Review of NGRBCs by the Company:

Subject for Review	underl	Indicate whether review was undertaken by Director/ Committee of the Board/ Any other Committee			Frequency of (Annually/ Half yearly/ Quarte Any other – please specify								y/				
	P1 P2	Р3	Ρ4	Ρ5	P6	P7	P8	Ρ9	P1	P2	Р3	Ρ4	P5	P6	P7	P8	Ρ9
Performance against above policies and follow up action	The Boa Time Di the Inte perform	recto rnal (r Mr. Comr	Suk nitte	uru R es as	lama ssess	rao o the		Qua	ərter	and	Ann	ually.				
Compliance with statutory requirements of relevance to the principles, and, rectification of any non-compliances	Concerr confirm statuto principl complia placed					nual e to			on reg	gular	basis	s fror	n				

 Has the entity carried out independent assessment/ evaluation of the working of its policies by an external agency? (Yes/No). If yes, provide name of 	P1	P2	P3	P4	P5	P6	P7	P8	Ρ9
the agency.	No								

12. If answer to question (1) above is "No" i.e. not all Principles are covered by a policy, reasons to be stated:

Questions	P1	P2	P3	Ρ4	Р5	P6	P7	P8	P9
The entity does not consider the Principles material to its business (Yes/No)	-	-	-	-	-	-	-	-	-
The entity is not at a stage where it is in a position to formulate and implement the policies on specified principles (Yes/No)	-	-	-	-	-	-	-	-	-
The entity does not have the financial or/human and technical resources available for the task (Yes/No)	-	-	-	-	-	-	-	-	-
It is planned to be done in the next financial year (Yes/No)	-	-	-	-	-	-	-	-	-
Any other reason (please specify)									

SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

This section is aimed at helping entities demonstrate their performance in integrating the Principles and Core Elements with key processes and decisions. The information sought is categorised as "Essential" and "Leadership". While the essential indicators are expected to be disclosed by every entity that is mandated to file this report, the leadership indicators may be voluntarily disclosed by entities which aspire to progress to a higher level in their quest to be socially, environmentally and ethically responsible.

PRINCIPLE 1: Businesses should conduct and govern themselves with integrity, and in a manner that is Ethical, Transparent and Accountable.

Essential Indicators

1. Percentage coverage by training and awareness programmes on any of the Principles during the financial year:

Segment	Total number of training and awareness programmes held	Topics/ principles covered under the training and its impact	% age of persons in respective category covered by the awareness programmes
Board of Directors	1	The training and awareness on initiatives taken by the Company in line of Environmental, Social and Governance (ESG) Module.	100
Key Managerial Personnel	1	The training and awareness on initiatives taken by the Company in line of Environmental, Social and Governance (ESG) Module.	100
Employees other than BoD and KMPs and Workers	198	Technical, Health & Safety, Material Handling, Policies.	87

2. Details of fines / penalties /punishment/ award/ compounding fees/ settlement amount paid in proceedings (by the entity or by directors / KMPs) with regulators/ law enforcement agencies/ judicial institutions, in the financial year, in the following format (Note: the entity shall make disclosures on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations and Disclosure Obligations) Regulations, 2015 and as disclosed on the entity's website):

		Monetary			
	NGRBC Principle	Name of the regulatory/ enforcement agencies/judicial institutions	Amount (In ₹)	Brief of the Case	Has an appeal been preferred? (Yes/No)
Penalty/Fine	0	0	0	0	0
Settlement	0	0	0	0	0
Compounding fee	0	0	0	0	0
		Non-monetary			
	NGRBC Principle	Name of the regulatory/ enforcement agencies/judicial institutions	Brief of the Case	been pr	appeal eferred? :/No)
Imprisonment	0	0	0	(C
Punishment	0	0	0	(C

3. Of the instances disclosed in Question 2 above, details of the Appeal/ Revision preferred in cases where monetary or non-monetary action has been appealed.

Case Details	Name of the regulatory/ enforcement agencies/ judicial institutions
	NA

4. Does the entity have an anti-corruption or anti-bribery policy? If yes, provide details in brief and if available, provide a web-link to the policy.

The Company has dedicated anti-corruption or anti – bribery policy which is applicable to all the Directors as well as employees of the organisation.

https://www.sanghicement.com/wp-content/uploads/Anti-Corruption-and-Anti-Bribery-Policy.pdf

5. Number of Directors/KMPs/employees/workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery/ corruption:

	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Directors	0	0
KMPs	0	0
Employees	0	0
Workers	0	0

6. Details of complaints with regard to conflict of interest:

	(Current Fi	FY2023-24 nancial Year)	(Previous Fi	FY2022-23 nancial Year)
	Number	Remarks	Number	Remarks
Number of complaints received in relation to issues of Conflict of Interest of the Directors	0	NA	0	NA
Number of complaints received in relation to issues of Conflict of Interest of the KMPs	0	NA	0	NA

 Provide details of any corrective action taken or underway on issues related to fines / penalties / action taken by regulators/ law enforcement agencies/ judicial institutions, on cases of corruption and conflicts of interest.

None.

8. Number of days of accounts payables (Accounts payable*365/cost of goods/services procured) in the following format:

	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Number of days of accounts payable	27	146

9. Openness of business

Provide details of concentration of purchases and sales with trading houses, dealers, and related parties alongwith loans and advances & investments, with related parties, in the following format:

Parameter	Metrics	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Concentration of purchases	 a) Purchases from trading houses as % of total purchases 	Nil	Nil
	 b) Number of trading houses where purchases are made 	Nil	Nil
	 c) Purchases from top 10 trading houses as % of total purchases from trading houses 	Nil	Nil
Concentration of Sales	 a) Sales to dealers/distributors as % of total sales 	27%	25%
	 b) Number of dealers/distributors to whom sales are made 	27	888
	 c) Sales to top 10 dealers/ distributors as % of total sales to dealers/distributors 	15%	11%
Share of RPTs in	 a) Purchases (Purchases with related parties/total purchases) 	32%	Nil
	 b) Sales (Sales to related parties/ Total Sales) 	41%	Nil
	 c) Loans & advances (Loans & Advances given to related parties/Total loans & advances) 	Nil	Nil
	 d) Investments (Investments in related parties/Total Investments made) 	Nil	Nil

PRINCIPLE 2: Businesses should provide goods and services in a manner that is sustainable and

Essential Indicators

1. Percentage of R&D and capital expenditure (capex) investments in specific technologies to improve the environmental and social impacts of product and processes to total R&D and capex investments made by the entity, respectively.

	Current Financial Year	Previous Financial Year	Details of improvements in environmental and social impacts
R&D	NIL	₹ 58.67 Lakhs	NA
Capex	NIL	₹ 862. 38 Lakhs	NA

a) Does the entity have procedures in place for sustainable sourcing? (Yes/No) Yes

b) If yes, what percentage of inputs were sourced sustainably?

It is mandatory to furnish the evaluation questionnaire (EHS and sustainability parameters) before onboarding as supply chain partners and it has 100% coverage.

3. Describe the processes in place to safely reclaim your products for reusing, recycling and disposing at the end of life, for (a) Plastics (including packaging) (b) E-waste (c) Hazardous waste and (d) other waste.

The Company does not have any specific product to reclaim at the end of life. However, at the operation sites, there are systems in place to recycle, reuse and dispose in line with regulatory requirement

- a) Cement is an intermediate product of the construction activity. The PP bags used in packaging are also used for storage of multiple items like sand and gravel. The plastic bags once discarded are also recycled by waste recyclers to create new bags.
- b) The E-waste produced during the office operations is sold to the registered recyclers.
- c) The hazardous waste generated in the cement production process, is disposed off in Kiln under as an alternative fuel.

4. Whether Extended Producer Responsibility (EPR) is applicable to the entity's activities (Yes / No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, provide steps taken to address the same.

Yes,

Extended Producer Responsibility (EPR) is applicable to the Company and registration as Brand owner is in process on EPR portal.

PRINCIPLE 3: Businesses should respect and promote the well-being of all employees, including those in their value chains

1. a) Details of measures for the well-being of employees:

	% of employees covered by										
	Total	Health insurance		Accident insurance		Maternity benefits		Paternity Benefits		Day Care facilities	
	(A)	Number (B)	% (B / A)	Number (C)	% (C / A)	Number (D)	% (D / A)	Number (E)	% (E / A)	Number (F)	% (F / A)
				Per	rmanent	employee	s				
Male	321	321	100%	321	100%	0	0	0	0		
Female	5	5	100%	5	100%	5	100%	0	0	0	
Total	326	326	100%	326	100%	5	100%	0	0	-	
				Other th	an Perma	anent emp	loyees				
Male	0	0	0	0	0	0	0	0	0		
Female	0	0	0	0	0	0	0	0	0	0	
Total	0	0	0	0	0	0	0	0	0	-	

b) Details of measures for the well-being of workers:

					% of wo	orkers cov	vered by				
• • •	Total	Health insurance		Accie insur		Mate bene	•	Pate Bene		Day (facil	
	(A)	Number (B)	% (B / A)	Number (C)	% (C / A)	Number (D)	% (D / A)	Number (E)	% (E / A)	Number (F)	% (F / A)
				Ρ	ermanen	t workers					
Male	360	360	100%	360	100%	0	0	0	0		
Female	0	0	0	0	0	0	0	0	0	0	
Total	360	360	100%	360	100%	0	0	0	0	-	
				Other t	han Perr	nanent wo	orkers				
Male	442	442	100%	442	100%	0	0	0	0		
Female	145	145	100%	145	100%	0	0	0	0	0	
Total	587	587	100%	587	100%	0	0	0	0	_	

c) Spending on measures towards well-being of employees and workers (including permanent and other than permanent) in the following format

	FY 2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Cost incurred on well-being measures as a % of total revenue of the Company	0.31%	0.23%

2. Details of retirement benefits, for Current FY and Previous Financial Year

	(Curr	FY2023-24 ent Financial Y	rear)	(Prev	FY2022-23 ious Financial `	Year)
Benefits	No. of employees covered as a % of total employees	No. of workers covered as a % of total workers	Deducted and deposited with the authority (Y/ N/ NA)	No. of employees covered as a % of total employees*	No. of workers covered as a % of total workers	Deducted and deposited with the authority (Y/ N/ NA)
PF	31.59	90.83	Y	26	21	Y
Gratuity	100	100	Y	100	100	Y
ESI	0	0.83	Y	0.14	3	Y
Others – please specify	NA	NA	NA	NA	NA	NA

*In ESI, Employees who are eligible for ESI are covered under this category, however, we didn't have any employee under the category in FY 2023-24.

3. Accessibility of workplaces

Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard.

Yes, the Company has appropriate arrangements for disabled persons to assess its premises/ offices

4. Does the entity have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web-link to the policy.

Yes

The Company is not having any specific equal opportunity policy, however the Company strongly believes in the principal of inclusion of all in the Organisation without any discrimination on cast, color, gender etc.

5. Return to work and Retention rates of permanent employees and workers that took parental leave

Gender	Permanent er	mployees	Permanent workers		
	Return to work rate	Retention rate	Return to work rate	Retention rate	
Male	0	0	0	0	
Female	0	0	0	0	
Total	0	0	0	0	

6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief.

	Yes/No (If Yes, then give details of the mechanism in brief)				
Permanent Workers	Yes,				
Other than Permanent Workers	The grievances of the employees, workers are redressed by a				
Permanent Employees	separate Works committee of the Company.				
Other than Permanent Employees	The workers of the Company may report their grievances / complaints to their respective Head of Departments / immediate superior which is escalated to the HR department of the Company in case of non-satisfactory resolution.				

7. Membership of employees and worker in association(s) or Unions recognised by the listed entity:

Category	(Curre	FY2023-24 ent Financial Year)		(Prev	FY2022-23 ious Financial Year)	
Category	Total employees/ workers in respective category (A)	No. of employees/ workers in respective category, who are part of association(s) or Union (B)	% (B / A)	Total employees/ workers in respective category (C)	No. of employees/ workers in respective category, who are part of association(s) or Union (D)	% (D / C)
Total Permanent Employees						
- Male						
- Female						
Total Permanent Workers	_		NA	N		
- Male						
- Female						

8. Details of training given to employees and workers:

		-	Y2O23-24 t Financia			- FY2022-23 (Previous Financial Year)				
Category		On Health and safety measures			On Skill upgradation		On Health and safety measures		On Skill upgradation	
	Total (A)	No. (B)	% (B / A)	No. (C)	% (C / A)	Total (D)	No. (E)	% (E / D)	No. (F)	% (F / D)
				Emplo	yees					
Male	321	321	100%	150	47%	504	226	45	184	37
Female	5	5	100%	1	20%	14	3	22	5	36
Total	326	326	100%	151	46%	518	229	44	189	37
				Work	kers					
Male	360	360	100%	325	90%	164	97	59	114	70
Female	0	0	0%	0	0%	3	3	100	3	100
Total	360	360	100%	325	90%	167	100	60	117	70

9. Details of performance and career development reviews of employees and worker:

	Y2023-24		-				
(Curren		Year)	FY2022-23 (Previous Financial Year)				
Total (A)	No. (B)	% (B / A)	Total (C)	No. (D)	% (D / C)		
Employees							
0	0	0	0	0	0		
0	0	0	0	0	0		
0	0	0	0	0	0		
W	orkers						
0	0	0	0	0	0		
0	0	0	0	0	0		
0	0	0	0	0	0		
	Total (A) Em 0 0 0 0 W 0 0 0	Total (A) No. (B) Employees 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Employees 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Total (A) No. (B) % (B / A) Total (C) Employees 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Total (A) No. (B) % (B / A) Total (C) No. (D) Employees 0 </td		

*No performance appraisals were undertaken as the Company was incurring losses.

10. Health and safety management system:

 a) Whether an occupational health and safety management system has been implemented by the entity? (Yes/No). If yes, the coverage such system?

Yes, occupational health and safety management system has been implemented by the entity. It covers the entire operations. The EHS Policy and management systems have been implemented in accordance with the International Standards ISO 45001:2018 (Occupational Health and Safety Management System Standard). EHS Management System defines the mandatory requirements for the systematic management and execution within the organisation. The Company's Integrated EHS Management System is accredited by international certification bodies.

b. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity?

The Company has in place systematic risk management process to identify and control all the hazards in the operations. The Company's risk management process is applied through five steps Identification, Assessment, Mitigation, Monitoring and Reporting) and is the key driver for controlling the risk of EHS in business. All relevant stakeholders and EHS team members are involved in risk assessments and the risk management process. Risk assessments and safe work procedure are developed and approved prior to starting any new activity. All identified risks and risk mitigation plans are documented and communicated to all relevant parties as per ISO system.

c. Whether you have processes for workers to report the work related hazards and to remove themselves from such risks. (Y/N)

Yes, the workers of the Company can approach to the works committee or their head of Department to report the work-related hazards through internal communication so that the same can be redressed at the earliest.

 Do the employees/ worker of the entity have access to non-occupational medical and healthcare services? (Yes/No)

Yes, all the employees and Workers have access to the first aid kits available at the offices / premises of the Company, also OHC is available along with full time doctors and trained nursing staff in township of the Company for instant and quick relief. In case of any serious medical condition the Company shall arrange for the doctors and hospitalisation in required case.

Safety Incident/Number	Category	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Lost Time Injury Frequency Rate (LTIFR)	Employees	0.59	0
(per one million-person hours worked)	Workers	0	0.104
Total recordable work-related injuries	Employees	1	0
	Workers	0	0
No. of fatalities	Employees	1	0
	Workers	0	0
High consequence work-related injury or	Employees	0	0
ill-health (excluding fatalities)	Workers	0	0

11. Details of safety related incidents, in the following format:

12. Describe the measures taken by the entity to ensure a safe and healthy work place.

The Company is committed to creating a healthy and safe work environment for all employees, contractors, and people engaged directly or indirectly in operations. To support this further, there is a systematic risk management process in place to identify and control all the hazards within the operation which requires verification of conformity. The EHS management system has various procedures and EHS norms. Hazard identification, Risk Assessment (HIRA) and Job Safety Analysis (JSA) is implemented as per the Standard Operating Procedure. Safety Committees are in place to review the adequacy of resources for safety and to provide support for safety management system. Deployment of safe and healthy system of work is assured through periodic safety audits and area inspections across all sections.

13. Number of Complaints on the following made by employees and workers:

	(Curre	FY2023-24 ent Financial Y	′ear)	(Previ	FY2022-23 ous Financial `	Year)
	Filed during the year	Pending resolution at the end of year	Remarks	Filed during the year	Pending resolution at the end of year	Remarks
Working Conditions	0	0	NA	0	0	NA
Health & Safety	0	0	NA	0	0	NA

14. Assessments for the year:

	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)			
Health and safety practices	10.0%			
Working Conditions	100%			

15. Provide details of any corrective action taken or underway to address safety-related incidents (if any) and on significant risks / concerns arising from assessments of health & safety practices and working conditions.

The Company's EHS department and safety committee undertake a review of all safety related incidents. The incidents are being investigated and corrective and preventive actions are being implemented to stop recurrence of such incidents. The effectiveness of corrective actions deployment being checked during safety Audits. Also learning from investigation reports are shared across organisation. Significant risks/concerns arising from assessment of health and safety practices are addressed through elimination of manual job, safety capability building, monitoring and supervision, etc.

PRINCIPLE 4: Businesses should respect the interests of and be responsive to all its stakeholders

1. Describe the processes for identifying key stakeholder groups of the entity.

The Company has identified its stakeholders which are largely bifurcated as employees, communities, shareholders / investors, Government authorities and Regulatory Bodies, Suppliers & contractors, customers & community at large.

2. List stakeholder groups identified as key for your entity and the frequency of engagement with each stakeholder group.

Stakeholder Group	Whether identified as Vulnerable & Marginalised Group (Yes/No)	Channels of communication (E-mail, SMS, Newspaper, Pamphlets, Advertisement, Community Meetings, Notice Board, Website), Other	Frequency of engagement (Annually/ Half yearly/ Quarterly/ others – please specify)	Purpose and scope of engagement including key topics and concerns raised during such engagement
Employees	No	Company's policy, emails and internal meetings and interactions	Regular/ Ongoing	Training requirements, Working environment, safety Compliance, Efficiency of operations, employee well being
Shareholders and Investors	No	Disclosures on the website of the Company and to the Stock Exchanges/ Newspaper Advertisements etc which are available in public at large	Annual, half year, quarterly and need base	Business Updates, Financial & non financial (ESG) performance, Opportunities for growing the portfolio
Government authorities and Regulatory Bodies	No	Regulatory filings, Facility inspections	As per applicable rules/regulations	Audit and inspections requirements, Policy requirements
Suppliers and contractors	No	Meetings, Visits, Supplier/ contractor audits, Facility visits, emails and interactions	Regular/ Ongoing	Business updates & requirements, Payment timelines, Capacity building on SG aspects, Grievance mechanism platform
Customers	No	Advertisement, Digital and social media connect, Website, Phone calls, e-mails and meetings	Ongoing/ Need base	Product details, Product pricing, Product feedback, New product development, Better service
Community	No	CSR projects	Regular/ Ongoing	Healthcare, Education, Mutual rewarding relationship with the Industry/ Company, Optimal utilisation of resources sourced locally

PRINCIPLE 5: Businesses should respect and promote human rights

Essential Indicators

1. Employees and workers who have been provided training on human rights issues and policy(ies) of the entity, in the following format:

FY2023-24 (Current Financial Year)				(Previ	FY2022-23 (Previous Financial Year)			
Category	Total (A)	No. of employees/ workers covered (B)	% (B / A)	Total (C)	No. of employees/ workers covered (D)	% (D / C)		
Employees								
Permanent	326	120	37%	518	172	33		
Other permanent	0	0	0	0	0	0		
Total Employees	326	0	0	518	172	33		
		We	orkers					
Permanent	360	0	0	167	77	46		
Other permanent	587	0	0	0	0	0		
Total Workers	947	0	0	167	77	46		

2. Details of minimum wages paid to employees and workers, in the following format:

		FY April 2 (Curren	023 - Mar t Financia				FY April 2 (Previou	022 - Mai s Financia		
Category		Equa Minimun		More More Minimum			Equa Minimun		More Minimun	
	Total (A)	No. (B)	% (B / A)	No. (C)	% (C / A)	Total (D)	No. (E)	% (E / D)	No. (F)	% (F / D)
				Err	nployees					
Permanent										
Male	321	0	0%	321	100%	504	0	0	504	100%
Female	5	0	0%	5	100%	14	0	0	14	100%
Other than Permanent										
Male	0	0	0	0	0	0	0	0	0	0
Female	0	0	0	0	0	0	0	0	0	0
				N	/orkers					
Permanent										
Male	360	1	0%	359	100%	164	4	2	160	98
Female	0	0	0	0	0	3	0	0	3	100
Other than Permanent										
Male	442	442	100%	0	0	630	177	28	453	72%
Female	145	145	100%	0	0	155	155	100	0	0

3. Details of remuneration/ salary/ wages

a) Median remuneration/wages:

		Male		Female
	Number	Median remuneration/ salary/ wages of respective category (₹ In lakhs)	Number	Median remuneration/ salary/ wages of respective category
Board of Directors (BoD)*	4	221	1	263
Key Managerial Personnel	1	35	-	-
Employees other than BoD and KMP	321	0.53/Month	5	0.32/Month
Workers	360	0.25/Month	0	-

Note: The median remuneration of erstwhile Executive Directors is calculated on actual basis i.e. after taking into consideration the Full and Final Payment at the time of their resignation w.e.f. 7th December 2023. Post acquisition of the Company by Ambuja Cements Limited, Adani Group, the whole time director and CEO is not drawing any remuneration from the Company.

b) Gross wages paid to females as % of total wages paid by the entity, in the following format:

	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Gross wages paid to females as % of total wages	1.13%	2.56%

4. Do you have a focal point (Individual/ Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No)

Yes, Head HR / HR department is responsible for addressing human rights issues, if any.

5. Describe the internal mechanisms in place to redress grievances related to human rights issues.

Yes.

Our employees and workers can write or consult their respective departmental heads or they can approach the Human Resource department of the Company.

6. Number of Complaints on the following made by employees and workers:

	(Curre	FY2023-24 nt Financial N	(ear)	(Previ	FY2022-23 ous Financial	Year)
	Filed during the year	Pending resolution at the end of year	Remarks	Filed during the year	Pending resolution at the end of year	Remarks
Sexual Harassment	0	0	0	0	0	0
Discrimination at workplace	0	0	0	0	0	0
Child Labour	0	0	0	0	0	0
Forced Labour/Involuntary Labour	0	0	0	0	0	0
Wages	0	0	0	0	0	0
Other human rights related issues	0	0	0	0	0	0

7. Complaints filed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act 2013, in the following format:

	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Total complaints reported under Sexual Harassment on of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (POSH)	0	0
Complaints on POSH as a % of female employees/ workers	0	0
Complaints on POSH upheld	0	0

8. Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

The Company does not promote nor it tolerates any discrimination or harassment in the Company and the Company works on the principle of no discrimination or no harassment and has adopted the principle of equality at work place.

9. Do human rights requirements form part of your business agreements and contracts? (Yes/No)

The Company have included human rights requirements as a part of business agreements / service agreements / Code of conducts and part of policies and procedures. Also to ensure that each employee is aware about the human rights policies, we conduct awareness sessions during the orientation programme of the employees.

10. Assessments for the year:

	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)			
Child labour	_			
Forced/involuntary labour				
Sexual harassment	 Currently, the assessment has not been conducted. However, we are in the process to establish proper 			
Discrimination at workplace	channel of assessment.			
Wages				
Others – please specify	—			

11. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 10 above.

Pro-active measures used to be taken as under: -

- Through Induction
- Through training / awareness sessions to the existing employees

PRINCIPLE 6: Businesses should respect and make efforts to protect and restore the environment

Essential Indicators

1. Details of total energy consumption (in Joules or multiples) and energy intensity, in the following format:

Parameter	FY2023-24 (Current Financial Year)	FY2022-23 Previous Financial Year)	
From renewable sources			
Total electricity consumption (A)	0	0	
Total fuel consumption (B)	0	0	
Energy consumption through Other sources (C)	0	0	
Total energy consumed from renewable sources (A+B+C)	0	0	
From non-renewable sources			
Total electricity consumption (CPP-1 & 2) GJ (D)	546156	671481	
Total fuel consumption (CPP-1 & 2) Ton			
Total electricity consumption (DG) GJ (F)	3024	1036	
Total fuel consumption (DG) Ltrs			
Total electricity consumption (Grid) GJ (G)	16460	16727	
Total fuel consumption (Grid)			
Total electricity consumption (Clinker Unit Emergency DG-1 1500 KVA) GJ (I)	0	0	
Total fuel consumption (Clinker Unit Emergency DG-1 1500 KVA) Ltrs			
Total electricity consumption (Clinker Unit Emergency DG-2 1000 KVA) Kwh (J)	0	0	
Total fuel consumption (Clinker Unit Emergency DG-2 1000 KVA) Ltrs			
Total energy consumed from non-renewable sources (D+E+F+G+H+I+J+K)	565640	689245	
Total energy consumed	565640	689245	
Energy intensity per rupee of turnover (GJ/Rs)	0.00007	-	
(Total energy consumed / Revenue from operations)			
Energy intensity in terms of physical output (GJ/tonne of cementitious material)	0.29		
Energy intensity (optional) – the relevant metric may be selected by the entity	NA	NA	

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

No

 Does the entity have any sites / facilities identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any.

Yes. And target achieved as per PAT guidelines

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

3. Provide details of the following disclosures related to water, in the following format:

Parameter	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)	
Water withdrawal by source (in kilolitres)			
(i) Surface water	629959	671085	
(ii) Groundwater	0	0	
(iii) Third party water	0	0	
(iv) Seawater/desalinated water	2643451	1455628	
(v) Others	0	0	
Total volume of water withdrawal (in kilolitres) (i + ii + iii + iv + v)	3273410	2126713	
Total volume of water consumption (in kilolitres)*	995119	889430	
Water intensity per rupee of turnover (Total Water consumed/Revenue (in ₹ crore) from operations) (liters/Rs of turnover)	0.12	-	
Water intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total water consumption/ Revenue from operations adjusted for PPP)	NA	NA	
Water intensity in terms of physical output (Total water consumed in KL/t of cementitious material) (liters/tonne of cementitious material)	514	-	
Water intensity (optional) – the relevant metric may be selected by the entity	NA	NA	

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

4. Provide the following details related to water discharged:

Parameter	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)	
Water discharge by destination and level of treatment (in kiloliters)			
(i) To Surface water			
- No treatment	0	0	
- With treatment – please specify level of treatment	0	0	
(ii) To Ground water			
- No treatment	0	0	
- With treatment – please specify level of treatment	0	0	
(iii) To Sea water			
- No treatment	0	0	
 With treatment – please specify level of treatment Pre treatment facility comprising Settling cum Dilution chamber and dosing system 	2278291	1237283	
(iv) Sent to Third Parties (Municipal STP)			
- No treatment	0	0	
- With treatment – please specify level of treatment	0	0	
(v) Others			
- No treatment	0	0	
- With treatment – please specify level of treatment	0	0	
Total water discharged (in kilolitres)	2278291	1237283	

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Financial Statements

No.

5. Has the entity implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

Yes. The Company has implemented a mechanism of Zero Liquid Discharge. The water used in the plant for industrial cooling is recycled through cooling towers to ensure effective reuse. To ensure effective water usage, SIL erected a 500 KLD Sewage Treatment Plant (STP) to treat the sewage from the colony. This STP is built on the innovative "Root Zone Treatment technology", which cleans discharged water and makes it safe to use once more for dust control and greenbelt development.

6. Please provide details of air emissions (other than GHG emissions) by the entity, in the following format:

Parameter	Please specify unit	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
NOx	Tonnes	1481	11766
SOx	Tonnes	514	483
Particulate matter (PM)	Tonnes	193	921
Persistent organic pollutants (POP)	NA	NA	NA
Volatile organic compounds (VOC)	NA	NA	NA
Hazardous air pollutants (HAP)	NA	NA	NA
Others – please specify	NA	NA	NA

Note: All our plants meet with the prescribed standards given by respective regulatory body.

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. No

7. Provide details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) & its intensity, in the following format:

Parameter	Unit	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Total Scope 1 emissions	Metric tonnes of CO ₂	1289519	1428572
Total Scope 2 emissions	Metric tonnes of CO ₂	3301	60404
Total Scope 1 and Scope 2 emissions per rupee of turnover (Total Scope 1 and Scope 2 GHG emissions/Revenue from operations(₹ Cr))	(kg CO ₂ /Rs of turnover)	0.16	-
Total Scope 1 and Scope 2 emissions per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total Scope 1 and Scope 2 GHG emissions/ Revenue from operations adjusted for PPP)		NA	NA
Total Scope 1 and Scope 2 emission intensity in terms of physical output	(kg CO ₂ / tonne of cementitious material)	668	-
Total Scope 1 and Scope 2 emission intensit y (<i>optional</i>) – the relevant metric may be selected by the entity		NA	NA

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. No

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

- 8. Does the entity have any project related to reducing Green House Gas emission? If Yes, then provide details. Yes, Existing WHRS: 15MW, Existing AFR and biomass: 12 TPH
- 9. Provide details related to waste management by the entity, in the following format:

Parameter	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Total Waste generated (in metric tonnes)		
Plastic waste (A)	1440	0
E-waste (B)	0	C
Bio-medical waste (C)	0.03	0
	0.03	C
Construction and demolition waste (D)	1.2	C
Battery waste (E)		
Radioactive waste (F)	0	
Other Hazardous waste. Please specify, if any. (G)	70	
Used Oil	30	22
FO Sludge	0.7	2
Other Non-hazardous waste generated (H) . <i>Please specify, if any.</i> (Fly ash & bottom Ash) (Break-up by composition i.e. by materials relevant to the sector)	38136	C
Refractory	699	244
Kiln Process Dust	9746	22324
Steel scrap(Steel Scrap includes castings, waste steel, MS drums, wrapper scrap, iron scrap, grinding balls, HC lining plate, table liner, HC grinding media, etc.)	402	С
Total (A+B + C + D + E + F + G + H)	50456	2259 [.]
Waste intensity per rupee of turnover (Total waste generated/Revenue from operations) (kg/Rs of turnover)	0.006	
Waste intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total waste generated/ Revenue from operations adjusted for PPP)	NA	NA
Waste intensity in terms of physical output) (kg/tonne of cementitious material)	26	
Waste intensity (optional) – the relevant metric may be selected by the entity	NA	NA
For each category of waste generated, total waste recove operations (in metric tonnes)	ered through recycling, re-u	sing or other recovery
Category of waste		
(i) Recycled - Sold to authorised recycler	1441	244
(ii) Re-used	38136	9078
(iii)Other recovery operations	0	C
Total	39578	9322
For each category of waste generated, total waste dispos	ed by nature of disposal me	ethod (in metric tonnes)
Category of waste		
(i) Incineration - Used in Kiln as an alternative fuel	30	24
(ii) Landfilling	9746	13246
(iii)Other disposal operations (waste co-processed - AF) (000 Tonnes)	1102	C
(iv)Plastic Waste Co-processed)	0	C
Total	10878	13270

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

No. Independent assessment carried out by an external agency

10. Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes.

Our products do not use any hazardous and toxic chemicals. The Company is certified under ISO 14001:2015 and the scope covers its entire operations of cement manufacturing processes. Under the environmental management system, the Company has guidelines for comprehensive waste management for the identification, segregation, collection, recycling and final disposal. Wherever applicable the Company follows 6R principles of Rethink, Reduce, Reuse, Recycle, Refuse and Repair for waste management. Awareness sessions are undertaken for the employees who have a role and responsibility towards waste management. Performance is monitored and waste data is collected monthly for analysis.

11. If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals / clearances are required, please specify details in the following format:

	Location of operations/ o. offices	Type of operations	Whether the conditions of environmental approval/ clearance are being complied with? (Y/N) If no, the reasons thereof and corrective action taken, if any.
1.	Sanghipuram, Gujarat	Captive Jetty	Yes

12. Details of environmental impact assessments of projects undertaken by the entity based on applicable laws, in the current financial year:

Name and brief details of project	EIA Notification No.	Date	Whether conducted by independent external agency (Yes/No)	Results communicated in public domain (Yes/No)	Relevant Web link	
--------------------------------------	----------------------------	------	---	---	----------------------	--

Not applicable as the Company has not conducted any environmental impact assessments (EIA) in year 2023-24

13. Is the entity compliant with the applicable environmental law/ regulations/ guidelines in India; such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment protection act and rules thereunder (Y/N). If not, provide details of all such non-compliances, in the following format:

S N	Specify the law/ regulation/ r. guidelines which was not o. complied with	Provide details of the non-compliance	Any fines/ penalties/ action taken by regulatory agencies such as pollution control boards or by courts	Corrective action taken, if any	
	NIL				

PRINCIPLE 7: Businesses, when engaging in influencing public and regulatory policy, should do so in a manner that is responsible and transparent

Essential Indicators

1.

- a. Number of affiliations with trade and industry chambers/ associations.
- b. List the top 10 trade and industry chambers/ associations (determined based on the total members of such body) the entity is a member of/ affiliated to

	Name of the trade and industry chambers/ associations	Reach of trade and industry chambers/ associations (State/National)
1.	Federation of Indian Mineral Industries	National
2.	Gujarat Chamber of Commerce & Industry (GCCI)	State
3.	Gujarat Mineral Industry Association (GMIA)	State
4.	CAPEXIL	National

2. Provide details of corrective action taken or underway on any issues related to anti- competitive conduct by the entity, based on adverse orders from regulatory authorities

Name of authority	Brief of the case	Corrective action taken
	None	

PRINCIPLE 8: Businesses should promote inclusive growth and equitable development Essential Indicators

1. Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year.

Name and brief details of project	SIA Notification No.	Date of notification	Whether conducted by independent external agency (Yes/No)	Results communicated in public domain (Yes/No)	Relevant Web link
Not Applicable as not project undertaken by the entity in the current financial year					

2. Provide information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by your entity, in the following format:

S. Name of Project for No. which R&R is ongoing	State	District	No. of Project Affected Families (PAFs)	% of PAFs covered by R&R	Amounts paid to PAFs in the FY (In ₹)
Not Applicable					

3. Describe the mechanisms to receive and redress grievances of the community.

The Company has various mechanisms to receive and redress grievance of the community. In plants communities complaints are collected through stakeholder engagement, suggestion box and mail. The communities also follow formal channel and informal channels through CSR teams. The grievance received from community is addressed by the site management involving the industrial and administration department. Any issue which is unresolved or needs management intervention i escalated to the respective director.

4. Percentage of input material (inputs to total inputs by value) sourced from suppliers:

	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Directly sourced from MSMEs/ small producers	1.86	6.94
Sourced directly from within the district and neighbouring districts	98.14	93.06

5. Job creation in smaller towns - Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent/on contract basis) in the following locations, as % of total wage cost

Location	FY2023-24 (Current Financial Year)	FY2022-23 (Previous Financial Year)
Rural	Nil	Nil
Semi-urban	Nil	Nil
Urban	Nil	Nil
Metropolitan	Nil	Nil

(Place to be categorised as per RBI Classification System – rural/semi-urban/urban/metropolitan)

*The Company was in the process of being taken over by Ambuja Cements Limited and so there was no hiring of work forces during the period under review)

PRINCIPLE 9: Businesses should engage with and provide value to their consumers in a responsible manner

Essential Indicators

- 1. Describe the mechanisms in place to receive and respond to consumer complaints and feedback.
 - 1. Raised by customer to Company officials like sales officer or Technical services Engineers.
 - 2. Raised by channel partner with whom the customer is dealing.
 - 3. Directly from customer to Company's helpline number given on packaging.
 - 4. Dealer can register through the CRM (Customer Response Management) portal.
 - 5. By sending an email to customer care services set up at office.

The complaint is gathered from customer in specific format which captures all details of complaint

 Date of receipt, product type, Mfg. Details like week no., Qty supplied, nature of complaint, application area, weather sample collected for external trial or plant trial, MTC to provide.

The Company has set up a proper response mechanism with a team of experienced civil engineers who are attending complaint within stipulated time frame (around 48 hrs) by identifying root cause of the problem, sharing findings with customer, technical guidance of use of product, etc. and thereby, the complaint is brought to a closure.

If issues found at the product level, plant is involved at every step so that similar issues do not occurs in future.

2. Turnover of products and/ services as a percentage of turnover from all products/service that carry information about:

	As a percentage to total turnover
Environmental and social parameters relevant to the product	All necessary information as per regulatory requirements as disclosed on all our products
Safe and responsible usage	Information on cement bags are governed as per BIS.
Recycling and/or safe disposal	Information on cement bags are governed as per BIS.

3. Number of consumer complaints in respect of the following:

		23-24 Iancial Year)		FY2022-23 (Previous Financial Year)		
	Received during the year	Pending resolution at end of year	Remarks	Received during the year	Pending resolution at end of year	Remarks
Data privacy	0	0	NA	0	0	NA
Advertising	0	0	NA	0	0	NA
Cyber-security	0	0	NA	0	0	NA
Delivery of essential services	0	0	NA	0	0	NA
Restrictive Trade Practices	0	0	NA	0	0	NA
Unfair Trade Practices	0	0	NA	0	0	NA
Other	0	0	NA	26	0	NA

4. Details of instances of product recalls on account of safety issues:

	Number	Reasons for recall
Voluntary recalls	0	NA
Forced recalls	0	NA

5. Does the entity have a framework/ policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy.

Yes https://www.sanghicement.com/wp-content/uploads/Cyber-security-and-data-privacy-policy.pdf

6. Provide details of any corrective actions taken or underway on issues relating to advertising, and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services.

Since there are no complaints related to above concerns. However, we always strive to ensure the best quality products are delivered to our customers and ensures all feedback from our stakeholder in considered in our business processes.

7. Provide the following information relating to data breaches:

- a) Number of instances of data breaches: NIL
- b) Percentage of data breaches involving personally identifiable information of customers: NIL
- c) Impacts, if any, of the data breaches: NA

Financial Statements

- 166 Independent Auditor's Report
- 178 Balance Sheet
- 179 Statement of Profit and Loss
- 180 Statement of Cash Flow
- 181 Statement of Changes in Equity
- 227 Notice

Independent Auditor's Report

TO THE MEMBERS OF SANGHI INDUSTRIES LIMITED

Report on the Audit of Financial Statements

Opinion

We have audited the accompanying Financial Statements of Sanghi Industries Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flow for the year then ended and notes to the Financial Statements, including a summary of material accounting policies and other explanatory information (hereinafter referred to as "Financial Statements").

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 Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, its loss including other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

We have determined the matter described below to be the key audit matters to be communicated in our report. For the matter below, our description of how our audit addressed the matter is provided in that context.

Sr No.	Key Audit Matter	Description of Key Audit Matter	How Key Audit Matter was Addressed in our Audit
1.		requires the management to exercise significant judgment in relation to the estimate of depreciable lives of the assets considering the technical factors which may affect the useful life expectancy of the assets and therefore could have a material impact on the depreciation expense for the year.	Our audit procedures in relation to the depreciable life of Property, Plant and Equipment include:
			Testing the key controls over the management's judgment in relation to the accounting estimates of the depreciable lives of property, plant and equipment.
			Benchmarking the useful life of plant & machinery by comparing the peers in the cement industry.
	assets and therefore could have a material impact on the depreciation expense for the year. The management reviews the estimated depreciable lives and the residual value		Placing the reliance on the technical report of Chartered Engineer for complexity involved in the residual value of plant & machinery.
			Review of the internal assessment done by the management and independent opinion obtained by the management.
			Assessment of appropriateness of disclosures provided in the Financial Statements.
		Based on the above procedures performed, estimation for determination of useful lives and residual value of property, plant and equipment is considered to be adequate and reasonable.	

Sr No.	Key Audit Matter	Description of Key Audit Matter	How Key Audit Matter was Addressed in our Audit
	•	Matter There are a number of litigations pending before	 We have obtained an understanding of the Company's internal instructions and procedures in respect of estimation and disclosure of litigations & claims and adopted the following audit procedures: understood and tested the design and operating effectiveness of controls as established by the management for obtaining all relevant information for pending litigation cases; discussed with the management regarding any material developments thereto and latest status of legal matters;
			and disclosures of litigations and claim are considered to be adequate and reasonable.

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

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the Corporate Governance Report, and the information included in the Directors' Report including Annexures, Management Discussion and Analysis, Business Responsibility and Sustainability Report and other company related information (but does not include the Financial Statements and our auditor's report thereon).

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

In connection with our audit of the Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Management for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Financial Statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.

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 the appropriate accounting policies; making judgements 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.

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

Auditor's Responsibilities for the Audit of Financial Statements

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

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

- Identify and assess the risks of material misstatement of the Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section

143(3)(i) of the Act we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

From the matters communicated with those charged with governance, we determine those matters that

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

Other Matter

The Financial Statements of the Company for the year ended March 31, 2023 were audited by us & predecessor joint auditor of the Company, where they had expressed an unmodified opinion vide their report dated May 17, 2023 on such financial statements.

Our opinion is not modified in respect of above matter.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, and on the basis of such checks of books and records of the Company as we considered appropriate and according to the information and explanations given to us, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards specified under section 133 of the

Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended.

- (e) 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 is disqualified as on March 31, 2024, from being appointed as a director in terms of section 164(2) of the Act.
- (f) With respect to the adequacy of the internal financial controls with reference to the Financial Statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to financial statements.
- (g) With respect to the other matters to be included in the Auditors' 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 read with Schedule V of the Act.

- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rules 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us and as represented by the management:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements as referred to in Note 37 to the financial statements.
 - ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company for the year ended March 31, 2024.
 - iv) (a) Management has represented to us that, to the best of its knowledge and belief, no funds have been advanced

or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any quarantee, security or the like on behalf of the Ultimate Beneficiaries.

- (b) Management has represented to us that, to the best of its knowledge and belief, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) Based on our audit procedure conducted that are considered reasonable and appropriate in the circumstances, nothing has come to our attention that cause us to believe

that the representations under subclause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.

- v) The Company has not declared or paid any dividend during the current year.
- vi) Based on our examination which included test checks, the Company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 01, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.

For S.K Mehta & Co,

Chartered Accountants Firm's Registration No:000478N

Rohit Mehta

Partner Membership Number: 091382 UDIN: 24091382BKARGA5374

Place of Signature: Ahmedabad Date: April 27, 2024

Annexure "A"

to the Independent Auditor's report of even date on the Financial Statements of Sanghi Industries Limited

(Referred to in paragraph 1 under the heading of "Report on other legal and regulatory requirements" section of our report of even date)

- i) In respect of its Property, Plant and Equipment and Intangible Assets:
 - a) (A) The Company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment and relevant details of right-of-use assets on the basis of available information.
 - (B) The Company does not have Intangible Assets, therefore reporting under this clause is not applicable.
 - b) As explained to us, Property, Plant & Equipment and right-of-use assets have been physically verified by the management in a phased periodical manner, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. According to the information and explanations given to us, no material discrepancies were noticed on such physical verification.
 - c) According to the information and explanations given to us and the records examined by us, title deeds in respect of immovable properties disclosed as Property, Plant & Equipment (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee) in the financial statements are held in the name of the Company as at the balance sheet date.
 - d) According to information and explanations given to us and books of accounts and records examined by us, Company has not revalued its Property, Plant and Equipment (including Right of Use assets) during the year. The Company does not have Intangible Assets during the year. Accordingly, reporting under clause 3(i) d of the Order is not applicable.

- e) According to information & explanations and representation given to us by the management, no proceedings have been initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- a) As explained to us and on the basis of records examined by us, in our opinion, physical verification of the inventories has been conducted at reasonable intervals by the management and having regard to the size and nature of business of the Company and nature of its inventory, the coverage and procedures of such verification by the management is appropriate. As explained to us and on the basis of the records examined by us, the value of the discrepancies noticed on physical verification by management did not exceed 10% or more in aggregate for each class of inventory.
 - According to the information and explanations b) given to us and on the basis of our examination of the records of the Company, during the year, Company was having sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets, however in the month of December 2023, company has liquidated its working capital loans and at present, company is not having any sanctioned working limit. In our opinion and according to the information and explanations given to us, quarterly returns and statements, comprising stock statements, book debt statements, Trade payable and statements on ageing analysis of the debtors/other receivables filed by the Company with such banks or financial institutions are in agreement with the unaudited books of account of the Company except, as disclosed below for material variation. (also refer note 50 to the financial statements)

Particulars of Securities provided	For the quarter ended	Amount as per unaudited books of account	Amount as reported in the quarterly returns and statements	Amount of difference
Inventories & Trade Receivables up to 90 days	June 2023	225.69	304.78	79.09
Trade Payables (*)	June 2023	152.32	90.75	-61.57

*Excluding amounts payable for post-production activities, project and long-term Trade Payables as per the consistent practice followed by the Company and accepted by its lender.

- With respect to investments made in or any guarantee or security provided or any loans or advances in the nature of loans, secured or unsecured, granted during the year by the Company to companies, firms, Limited Liability Partnerships or any other parties:
 - a) As per the information and explanations given to us and books of accounts and records examined by us, during the year Company has not made investment or provided any guarantee or security or has not granted any advances in the nature of loans to companies, firms, Limited Liability Partnerships or any other entities. Hence reporting under clause 3 (iii) (a), (b), (c), (d), (e) and (f) of the Order are not applicable.
- iv) Company has not directly or indirectly advanced loan to the persons covered under Section 185 of the Act & to others entities or given guarantees or securities in connection with the loan taken by such persons or made any investments and accordingly the compliance under Section 185 and 186 of the Act is not applicable and hence reporting under clause 3 (iv) of the Order is not applicable.
- v) According to the information and explanations given to us, the Company has not accepted any deposits or amounts which are deemed to be deposits within the meaning of provisions of sections 73 to 76 of the Act or any other relevant provisions of the Act and the rules framed there under to the extent applicable. Therefore, the reporting under clause 3 (v) of the Order is not applicable.

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

₹ in crore

- vii) In respect of Statutory dues:
 - a) According to the information and explanation given to us and on the basis of our examination of the records of the Company, Company is generally regular in depositing undisputed statutory dues including goods and service tax, provident fund, income tax, sales tax, service tax, duty of custom, duty of excise, value added tax, cess and other statutory dues as applicable to appropriate authorities except that during the year, dues towards Goods & Service Tax, employees' state insurance, provident fund, professional tax, income tax were deposited late by the Company & such delay ranges from 1 to 95 days.

There are no undisputed statutory dues outstanding as of March 31, 2024 for period of more than six months from the date they become payable.

172

 b) According to the information and explanations given to us, there are no statutory dues referred to in subclause (a) which have not been deposited with the appropriate authority on account of any dispute, except for the items set out as below:

Name of Statue	Nature of Dues	Disputed Amount (₹ in crore)	Amount paid under protest (₹ in crore)	Period to which amount relates	Forum where dispute is pending
Central Excise Act, 1944	Excise Duty	40.00	40.00	Various years	Customs, Excise & service tax Appellate Tribunal
Central Excise Act, 1944	Excise Duty	17.35	1.33	Various years	Customs, Excise & service tax Appellate Tribunal
Service Tax the Finance Act, 1994	CENVAT Credit	4.08	0.50	Various years	Customs, Excise & service tax Appellate Tribunal
Custom Act, 1962	Custom Duty	12.41	-	2005-10	Customs, Excise & service tax Appellate Tribunal
GST	GST Compensation Cess	2.28	2.28	2017-18, 2018-19 and 2020-21	Dy. Commissioner (Appeals) of Gujarat GST and Gujarat High Court
GST	Input Tax Credit	0.81	0.04	2017-18, 2018- 19 & Trans -1 Credit Appeal	Appellate authority Maharashtra & Dy./ Assistant Commissioner (Appeals) of Gujarat GST
ESIC	ESIC Contributions	0.35	0.09	2014-15	ESIC Appellate Authority
The Gujarat Land Revenue Code	Land Revenue	1.17	-	Various years	Gujarat High Court
Gujarat Water Supply and Sewerage Board Act, 1978	Water Charges	26.38	-	2012-13 to 2015-16	Gujarat High Court
Electricity Duty Act	Electricity Duty	112.18	-	2005-onwards	Ahmedabad High Court

viii) According to the information and explanations given to us and representation given to us by the management, there were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.

- ix) a) In our opinion and according to the information and explanations given and books of accounts and records examined by us, the Company has not defaulted in repayment of loans or in the payment of interest thereon to any lender.
 - b) In our opinion, and according to the information and explanations given to us, the Company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
 - c) In our opinion, and according to the information and explanations given and records examined by us, the money raised by way of term loans during the year have been applied, prima facie, for the purpose for which they were obtained.
 - d) According to the information and explanations given to us and on an overall examination of the Balance Sheet of the Company as at year end, i.e., March 31, 2024, we report that no funds raised on short-term basis have been used for long-term purposes by the Company.
 - e) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, Company do not have any subsidiaries, associates or joint ventures and hence, reporting under clause 3(ix)(e) of the Order is not applicable.
 - f) According to the information and explanations given to us and procedures performed by us, we report that the Company do not have any subsidiaries, associates or joint ventures and hence, reporting under clause 3(ix)(f) of the Order is not applicable.
- x) a) The Company has not raised money by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable.
 - b) During the year, the Company has not made any preferential allotment or private placement of the shares or convertible debentures (fully, partially or optionally). Accordingly, reporting under clause 3(x)(b) of the order is not applicable.
- xi) a) Based on the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per information and explanations given to us, no case of material fraud by the Company or on the

Company has been noticed or reported during the year.

- b) No report under sub-section 12 of section 143 of the Act has been filed by cost auditor/ secretarial auditor or by us in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and up to the date of this audit report.
- c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year and accordingly, reporting under clause 3(xi)(c) of the order is not applicable.
- xii) In our opinion company is not a Nidhi Company as per the provisions of the Companies Act, 2013. Therefore, the reporting under clause 3(xii) of the Order is not applicable.
- xiii) In our opinion and according to the information and explanations given to us, all transactions with related parties are in compliance with sections 177 and 188 of the Act and their details have been disclosed in the financial statements, as required by the applicable Indian Accounting Standards.
- xiv) a) In our opinion, and according to the information and explanations given to us, the Company has an internal audit system commensurate with the size and nature of its business.
 - b) We have considered the internal audit reports of the Company issued till date, for the period under audit, in determining the nature, timing and extent of our audit procedures.
- xv) According to the information and explanations provided by the management, the Company has not entered into any non-cash transaction with directors or persons connected with them as referred to in Section 192 of Companies Act. Accordingly, reporting under clause 3(xvi)(b) of the Order is not applicable.
- xvi) a) In our opinion the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3 (xvi)(a) of the Order is not applicable.
 - b) According to the information and explanations provided to us, the Company has not conducted any Non-Banking Financial or Housing Finance activities therefore the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly,

Statutory Reports

reporting under clause 3(xvi)(b) of the Order is not applicable

- c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, reporting under clause 3(xvi)(c) of the Order is not applicable.
- d) There is no Core Investment Company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions 2016). Accordingly, reporting under clause 3(xvi)(d) of the Order is are not applicable.
- xvii) In our opinion, and according to the information and explanations provided to us, Company has incurred cash losses in the current year amounting to ₹ 341.76 crore and ₹ 232.32 crore in the preceding financial year.
- xviii) During the year one of the joint statutory auditors has given their resignation vide letter dated December 05, 2023 on account of their ineligibity under section 141 of the Act. No issues, objections or concerns are raised by the outgoing auditor.
- xix) According to the information and explanations given to us and 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, our knowledge of the Board of Directors and management business plans, and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our

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

- xx) With respect to CSR contribution under section 135 of the Act:
 - a) According to the information and explanations given to us and on the basis of our audit procedures, in respect of other than ongoing projects, there are no unspent amount that are required to be transferred to a Fund specified in Schedule VII in compliance with second proviso to sub-section 5 of section 135 of the Act.
 - b) According to the information and explanations given to us and on the basis of our audit procedures, in respect of ongoing projects there are no unspent amount that are required to be transferred to special account in compliance with provision of sub section 6 of section 135 of the Act.

For S.K Mehta & Co,

Chartered Accountants Firm's Registration No:000478N

Rohit Mehta

Partner Membership Number: 091382 UDIN: 24091382BKARGA5374

Place of Signature: Ahmedabad Date: April 27, 2024

Annexure "B"

to the Independent Auditor's report of even date on the Financial Statements of Sanghi Industries Limited

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

Report on the Internal Financial Controls with reference to the aforesaid financial statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls with reference to the financial statements of Sanghi Industries Limited ("the Company") as of March 31, 2024 in conjunction with our audit of the Financial Statements of the Company for the year ended 2024.

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 with reference to financial statements 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 ("Guidance Note") issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to Financial Statement based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing as specified under Section 143(10) of the Act, to the extent applicable to an audit of internal financial control, 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 with reference to Financial Statements 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 with reference to Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to Financial Statements included obtaining an understanding of internal financial controls with reference to Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the 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 internal financial controls system with reference to financial statements.

Meaning of Internal Financial Controls with reference to Financial Statements

A company's internal financial control with reference to Financial Statements 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 with reference to Financial Statements 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 with reference to Financial Statements

Because of the inherent limitations of internal financial controls with reference to Financial Statements, 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 with reference to Financial Statements to future periods are subject to the risk that the internal financial control with reference to Financial Statements 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 with reference to Financial Statements and such internal financial controls with reference to Financial Statements were operating effectively as at March 31, 2024, based on the internal control with reference to Financial Statements, 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 S.K Mehta & Co,

Chartered Accountants Firm's Registration No:000478N

Rohit Mehta

Partner Membership Number: 091382 UDIN: 24091382BKARGA5374

Place of Signature: Ahmedabad Date: April 27, 2024

Balance Sheet

as at March 31, 2024

			₹ in crore
Particulars	Notes	As at	As at
		March 31, 2024	March 31, 2023
I ASSETS I Non-current assets			
1 Non-current assets (a) Property, plant and equipment	2	3,182.49	3.101.13
(b) Right of use assets	2	2.44	16.17
(c) Capital work in progress	2	4.03	42.21
(d) Deferred tax assets (net)	3		36.94
	4	<u> </u>	2.90
(f) Other non current assets Total Non- current assets	5	7.65 3,238,05	8.06 3.207.41
2 Current assets		5,258.05	5,207.41
	6	138.21	296.33
(a) Inventories	0	128.21	290.33
(b) Financial assets	7		F1 70
(i) Trade receivables	7	-	51.72
(ii) Cash and cash equivalents	8	173.29	0.92
(iii) Bank balances other than cash and cash equivalents	9	18.98	55.50
(iv) Other financial assets	10	0.80	29.46
(c) Other current assets	11	58.89	68.37
Total Current assets		390.17	502.30
3 Non current assets classified as held for sale	12	0.08	-
		0.08	•
TOTAL ASSETS		3,628.30	3,709.71
II EQUITY AND LIABILITIES			
1 Equity			
(a) Equity share capital	13	258.33	258.33
(b) Other equity	14	852.46	1,300.80
Total Equity		1,110.79	1,559.13
2 Non-Current Liabilities			
(a) Financial liabilities			
(i) Borrowings	15	2,081.30	1,350.70
(ii) Lease liabilities	16	1.06	15.80
(iii) Other financial liabilities	17	63.64	45.51
(b) Provisions	18	8.29	8.05
Total Non- current liabilities		2,154.29	1,420.06
3 Current liabilities			
(a) Financial liabilities			
(i) Borrowings	15	-	179.99
(ii) Lease liabilities	19	1.26	1.78
(iii) Trade payables			
(a) Total outstanding dues of Micro and Small Enterprises	20	3.65	2.00
(b) Total outstanding dues of trade payable other than			770.40
Micro and Small Enterprises	20	40.31	338.10
(iv) Other financial liabilities	21	16.27	95.46
(b) Deferred revenue	22		5.19
(c) Other current liabilities	23	119.14	61.90
(d) Provisions	23	182.59	46.10
(d) Provisions Total current liabilities	24	363.22	730.52
Total liabilities		2.517.51	2,150.58
TOTAL EQUITY AND LIABILITIES			
		3,628.30	3,709.71

Material Accounting Policy Information 1 The accompanying notes 1 to 51 are an integral part of the Financial Statements

As per report of even date

For S. K. Mehta & Co. Chartered Accountants FRN No. 000478N

Rohit Mehta

Partner M. No. 091382

Place: Ahmedabad Date: April 27, 2024 For and on behalf of the Board of Directors of Sanghi Industries Limited

Ajay Kapur Chairman DIN - 03096416

Sanjay Khajanchi Chief Financial Officer Sukuru Ramarao Whole-time Director and CEO DIN - 08846591

Statement of Profit and Loss

for the year ended March 31, 2024

				₹ in crore
Par	ticulars	Notes	For the year ended	For the year ended
			March 31, 2024	March 31, 2023
1	Income Cale of any durate	25	000 17	024 50
	Sale of products	25	820.17	924.50
	Other operating income	25	1.18	3.86
	a) Revenue from operations	25	821.35	928.36
	b) Other income	25	12.60	19.45
_	Total inco	me	833.95	947.81
2	Expenses			
	a) Cost of materials consumed	26	68.98	63.02
	b) Purchases of stock in trade		2.45	10.71
	c) Changes in inventories of finished goods and work-in-progress	27	92.44	(52.35)
	d) Employee benefits expense	28	64.90	63.83
	e) Finance costs	29	283.59	238.17
	f) Depreciation and amortisation expense	30	107.03	93.38
	g) Power and fuel		377.54	470.21
	 h) Freight and forwarding expense 	31	134.12	243.88
	i) Other expenses	32	168.96	142.66
	Total expens	ses	1,300.01	1,273.51
3	Profit / (loss) before exceptional items and tax (1-2)		(466.06)	(325.70)
4	Add: Exceptional items	48	17.47	-
5	Profit / (loss) before tax		(448.59)	(325.70)
6	Tax expense:			
	a) Current tax		-	-
	b) Current tax adjustments of earlier years		0.20	-
	c) Deferred tax	3	-	-
	Total tax exper	nse	0.20	•
7	Profit / (loss) after tax (5-6)		(448.79)	(325.70)
8	Other comprehensive income	33		<u> </u>
	A I) Items that will not be reclassified to profit or loss		0.45	0.60
	II) Income tax related to items that will not be reclassified to		0112	
	profit or loss		-	-
	B I) Items that will be reclassified to profit or loss		-	-
	ii) Income tax related to items that will be reclassified to prof	it		
	or loss		-	-
	Other comprehensive income for the year, net of tax		0.45	0.60
9	Total comprehensive income / (loss) for the year (7+8)		(448.34)	(325.10)
10		34	((======)
	1. Basic		(17.37)	(12.88)
	2. Diluted		(17.37)	(12.88)

Material Accounting Policy Information

The accompanying notes 1 to 51 are an integral part of the Financial Statements

As per report of even date

For S. K. Mehta & Co. Chartered Accountants FRN No. 000478N

Rohit Mehta Partner M. No. 091382

Place: Ahmedabad Date: April 27, 2024 For and on behalf of the Board of Directors of Sanghi Industries Limited

1

Ajay Kapur Chairman DIN - 03096416

Sanjay Khajanchi Chief Financial Officer Sukuru Ramarao Whole-time Director and CEO DIN - 08846591

Statement of Cash Flows

for the year ended March 31, 2024

			₹ in crore
Par	ticulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Α.	CASH FLOW FROM OPERATING ACTIVITIES:		
	Net profit/(loss) before tax as per statement of profit and loss	(448.59)	(325.70)
	Adjustments for:		
	Depreciation and amortisation	107.03	93.38
	(Profit) / loss on sale of PPE (including amount booked in exceptional	(213.51)	(9.43)
	income of ₹ 224.10 crore)	. ,	. ,
	Foreign exchange (gain)/loss	0.23	0.57
	Interest income	(2.56)	(1.84)
	Exceptional cost	206.63	-
	Interest and other financial charges	283.59	238.17
	Operating profit before working capital changes	(67.18)	(4.85)
	Adjustments for:		()
	(Increase)/Decrease in inventories	42.12	(37.77)
	(Increase)/Decrease in trade receivables	51.72	41.05
	(Increase)/Decrease in other current and non current assets and loans and advances	50.87	0.18
	Increase/(Decrease) in trade payables	(296.37)	(9.03)
	Increase/(Decrease) in other current and non-current liabilities and	· · ·	
	provisions	(22.69)	(14.04)
	Cash generated from operations	(241.53)	(24.46)
	Income taxes (paid) / refund	(1.80)	(0.69)
	Net Cash flow from / (used in) operating activities	(243.33)	(25.15)
В.	CASH FLOW FROM INVESTING ACTIVITIES:		
	Addition of property, plant and equipment and capital work-In-progress	(56.92)	(16.87)
	(Net)	(50.92)	(10.07)
	Proceeds from disposal of property, plant and equipment	251.56	54.00
	Withdrawal/(Investment) in fixed deposits/mutual funds	36.52	(9.91)
	Interest received	3.02	1.95
	Net Cash Flow from / (used in) Investing Activities	234.18	29.17
С.	CASH FLOW FROM FINANCING ACTIVITIES:		
	Equity issue	-	50.00
	(Repayment) / Receipt of short term borrowings	(175.50)	(104.78)
	Receipts of long term borrowings	2,132.95	500.00
	Repayment of long term borrowings	(1,420.03)	(248.98)
	Interest and other financial charges	(355.90)	(199.48)
	Net Cash Flow from / (used in) Financing Activities	181.52	(3.24)
	NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS (A+B+C)	172.37	0.78
	Cash and cash equivalents (Opening balance)	0.92	0.14
	Cash and cash equivalents (Closing balance)	173.29	0.92
	Components of Cash and Cash Equivalents		
	Cash and cheques on hand	-	0.11
	Bank balances in current account	64.14	0.81
	Balances in liquid mutual fund	109.15	•
	Cash and Cash Equivalents	173.29	0.92

Note: Cash and cash equivalent in the balance sheet comprise cash at banks and on hand, short-term deposits with an original maturity of three months or less and highly liquid instruments which are subject to insignificant risk of change in value.

As per report of even date

For S. K. Mehta & Co. Chartered Accountants FRN No. 000478N

Rohit Mehta Partner M. No. 091382

Place: Ahmedabad Date: April 27, 2024 For and on behalf of the Board of Directors of Sanghi Industries Limited

Ajay Kapur Chairman DIN - 03096416

Sanjay Khajanchi Chief Financial Officer Sukuru Ramarao Whole-time Director and CEO DIN - 08846591

₹ in crore

Statement of Changes in Equity (SOCIE) for the year ended March 31, 2024

A. Equity Share Capital

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Opening Balance	258.33	251.00
Changes during the year	-	7.33
Closing Balance	258.33	258.33

B. OTHER EQUITY

		Res	serves and Su	rplus	
Particulars	Security Premium	Capital redemption reserve	Retained earnings	Other Comprehensive Income	Total
Balance as at April 01, 2023	452.01	84.84	763.45	0.50	1,300.80
Additions:					
Loss for the year	-	-	(448.79)	-	(448.79)
Other comprehensive income for the year (Remeasurement of defined benefit plan)	-	-	-	0.45	0.45
Total	-	-	(448.79)	0.45	(448.34)
Balance as at March 31, 2024	452.01	84.84	314.66	0.95	852.46
Balance as at April 01, 2022	409.34	84.84	1,089.14	(0.10)	1,583.23
Additions:					
Loss for the year	-	-	(325.70)	-	(325.70)
Other comprehensive income for the year (Remeasurement of defined benefit plan)	-	-	-	0.60	0.60
Issue of share capital	42.67	-	-	-	42.67
Total	42.67	-	(325.70)	0.60	(282.43)
Balance as at March 31, 2023	452.01	84.84	763.45	0.50	1,300.80

As per report of even date

For S. K. Mehta & Co. Chartered Accountants FRN No. 000478N

Rohit Mehta Partner M. No. 091382

Place: Ahmedabad Date: April 27, 2024 For and on behalf of the Board of Directors of Sanghi Industries Limited

Ajay Kapur Chairman DIN - 03096416

Sanjay Khajanchi Chief Financial Officer Sukuru Ramarao Whole-time Director and CEO DIN - 08846591

Note 1 - Corporate Information And Material Accounting Policies

A. Corporate Information

Sanghi Industries Limited is engaged in the manufacturing and marketing of cement and cement products in domestic and export market. The Company's manufacturing facilities are at Sanghipuram, Gujarat and Registered Office at Sanghi Nagar, R.R. District, Telangana. Equity shares of the Company are listed on The National Stock Exchange and BSE Limited in India.

B. Material Accounting Policies

a. Basis of Preparation and Presentation

i. Compliance with Indian Accounting Standards

> The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) read with Companies (Indian Accounting Standards) Rules, and other relevant provisions of the Act, as amended from time to time.

ii. Historical cost convention

The financial statements have been prepared on a historical cost basis, except certain financial assets and liabilities (including derivative instruments) are measured at fair value

iii. These financial statements were approved for issue in accordance with the resolution of the Board of Directors on April 27,2024

b. Revenue from contracts with customers

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government. Revenue is recognised upon transfer of control of promised goods to customers at transaction price (net of taxes and duties), arrived at by determining the fair value of the consideration received or receivable after adjusting returns, allowances, trade discounts, volume discounts etc. in exchange of goods. In determining the transaction price for the sales of goods, the Company considers

the effects of variable consideration and existence of significant financing components if any.

c. Interest income

Interest income is recognised using the effective interest rate method.

d. Property, plant and equipment

In accordance with provisions of Ind AS 101, the Company has elected to use fair value of freehold land as its deemed cost on transition date of Ind AS. All other items of property, plant and equipment are stated at acquisition cost of the items. Acquisition cost includes expenditure that is directly attributable to getting the asset ready for intended use. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance are charged to statement of profit and loss during the reporting period in which they are incurred.

Items of spare parts that meets the definition of 'Property, plant and equipment' are recognised as property, plant and equipment. The depreciation on such an item of spare part will begin when the asset is available for use i.e. when it is in the location and condition necessary for it to be capable of operating in the manner intended by management.

Expenditure directly attributable to setting up / construction of new projects are capitalised. Administrative and other general overhead expenses, which are specifically attributable to the setting up / construction activities, incurred during the construction period are capitalised as part of the indirect cost. Other indirect expenditure incurred during such period which are not related to the setting up / construction activities are charged to Statement of Profit and Loss.

The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met.

Property, plant and equipment are eliminated from financial statement, either on disposal or when retired from active use. Profit/Losses arising in the

case of retirement of property, plant and equipment are recognised in the statement of profit and loss in the year of occurrence.

e. Depreciation

Depreciation is calculated to allocate the cost of assets, net of their residual values, over their estimated useful lives. Components having value significant to the total cost of the asset and life different from that of the main asset are depreciated over its useful life. Depreciation on Property, Plant and Equipment is provided on straight line method as per useful life and residual value as provided in Schedule II of the Companies Act, 2013, except in following cases, where the useful life and residual value is taken based on the technical report received from Chartered Engineer and as approved by the management. Cement manufacturing plant is considered as continuous process plant:

Nature of Assets	Useful life and Residual value
Plant & Machinery	30 to 50 Years and Residual Value 5 to 10%
Civil Structure	30 to 60 years

Depreciation on items of property, plant and equipment acquired / disposed off during the year is provided on pro-rata basis with reference to the date of addition / disposal. Cost of lease-hold land is amortised equally over the period of lease.

Leasehold improvement is depreciated over the period of lease.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

f. Leases

The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (1) the contact involves the use of an identified asset (2) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (3) the Company has the right to direct the use of the asset.

The Company recognises a right-of-use asset and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (shortterm leases) and leases for low value underlying assets. For these short-term and leases for low value underlying assets, the Company recognises the lease payments as an operating expense on a straight-line basis over the term of the lease.

The right-of-use assets are initially recognised at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation/ amortisation and impairment losses.

Right-of-use assets are depreciated/ amortised from the commencement date to the end of the useful life of the underlying asset, if the lease transfers ownership of the underlying asset by the end of lease term or if the cost of right of use assets reflects that the purchase option will be exercised. Otherwise, Right-of-use assets are depreciated / amortised from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset.

The lease liability is initially measured at amortised cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rate.

g. Impairment of asset

The carrying amount of Property, Plant and Equipment are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

In assessing value in use, the estimated future cash flows are discounted to their present value using a

pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used

Non-financial assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired.

h. Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. Borrowing costs consist of interest and other costs that a company incurs in connection with the borrowing of funds.

For general borrowing used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined by applying a capitalisation rate to the expenditures on that asset. The capitalisation rate is the weighted average of the borrowing costs that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

All other borrowing costs are expensed in the period in which they occur.

i. Financial instruments

1. Financial assets

Financial assets are measured as at amortised cost and this includes contractual revenue receivables and lease receivables.

Derecognition

A Financial Asset is primarily derecognised when:

i. The rights to receive cash flows from asset has expired, or

- The Company has transferred its right to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either
 - The Company has transferred substantially all the risks and rewards of the asset, or
 - b) The Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.
- 2. Financial liabilities

Initial recognition and measurement

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts. The same is recognised at fair value.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the Effective Interest Rate (EIR) method. Gains and losses are recognised in statement of profit and loss when the liabilities are derecognised as well as through the EIR amortisation process. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

Offsetting of Financial Instruments.

Financial Assets and Financial Liabilities are offset and the net amount is reported in the balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis to realise the assets and settle the liabilities simultaneously.

j. Derivative financial instruments

The Company uses derivative financial instruments, such as forward currency contracts and interest rate swaps to hedge its foreign currency risks and interest rate risks of foreign currency loans. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. Any gains or losses arising from changes in the fair value of derivatives are taken to statement of profit and loss

k. Taxes on income

Current tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on the rates and tax laws enacted or substantively enacted, at the reporting date in the country where the entity operates and generates taxable income.

Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax

Deferred tax is recognised using the balance sheet method, on temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the tax bases of assets and liabilities. Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they materialise, based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax assets against the current tax liabilities, and they relate to income taxes levied by the same tax authority.

Deferred tax is recognised in statement of profit and loss except to the extent that it relates to items recognised directly in OCI or equity, in which case it is recognised in OCI or equity, respectively.

A deferred tax asset is recognised for all deductible temporary differences to the extent that it is probable that future taxable profits will be available against which the deductible temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the sufficient taxable profits will be available in future to allow all or part of deferred tax assets to be utilised.

I. Inventories

Inventories are valued at the lower of cost and net realisable value. Raw materials cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. For finished goods and work in progress, cost includes cost of direct materials and labour and a proportion of manufacturing overheads based on the normal operating capacity, but excluding borrowing costs. Items of spare parts that does not meet the definition of 'property, plant and equipment are recognised as a part of inventories.

m. Employee benefits

All employee benefits payable wholly within twelve months of rendering services are classified as shortterm employee benefits. Post-employment and other employee benefits are recognised as an expense at the present value of the amount payable determined using actuarial valuation techniques. Actuarial gains and loss in respect of post-employment and other long-term benefits are charged to the statement of other comprehensive income.

n. Provisions, contingent liabilities and contingent assets

A provision is recognised if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect of the time value of money is material, provisions

are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at reporting date, taking into account the risks and uncertainties surrounding the obligation.

Contingent liabilities are possible obligations that arise from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events not wholly within the control of the Company. Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Contingent liabilities are disclosed on the basis of judgment of the management/independent experts. These are reviewed at each balance sheet date and are adjusted to reflect the current management estimate.

Contingent assets are possible assets that arise from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Contingent assets are disclosed in the financial statements when inflow of economic benefits is probable on the basis of judgment of management. These are assessed continually to ensure that developments are appropriately reflected in the financial statements.

o. Use of estimates and judgments

The presentation of the financial statements is in conformity with the Ind AS which requires the management to make estimates, judgments and assumptions that affect the reported amounts of assets and liabilities, revenues and expenses and disclosure of contingent liabilities. Such estimates and assumptions are based on management's evaluation of relevant facts and circumstances as on the date of financial statements. The actual outcome may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to the accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

p. Statement of cash flows

Cash flow are reported using the indirect method, whereby net profit or loss before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals of accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and finance activities of the Company are segregated.

q. Current and non-current classification

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period,

All other liabilities are classified as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle.

r. Foreign currency translation

The financial statements are presented in Indian rupee (₹), which is company's functional and presentation currency. Transactions in foreign currencies are initially recorded at the respective currency spot rates at the date the transaction first qualifies for recognition. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign currency spot rates of exchange at the reporting date. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions.

Exchange differences arising on settlement or translation of monetary items are recognised in statement of profit and loss unless otherwise disclosed.

s. Exceptional items

Certain occasions, the size, type or incidence of an item of income or expense, pertaining to the ordinary activities of the Company is such that its disclosure improves the understanding of the performance of the Company, such income or expense is classified as an exceptional item and accordingly, disclosed in the notes accompanying to the financial statements.

t. Rounding off

All amounts disclosed in the financial statements and notes have been rounded off to the nearest crore (up to two decimals) as per the requirements of Schedule III, unless otherwise stated.

u. Critical accounting judgements and key sources of estimation uncertainty:

The preparation of the Company's financial statements requires management to make judgement, estimates and assumptions that affect the reported amount of revenue, expenses, assets and liabilities and the accompanying disclosures. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in next financial years.

i) Recoverability of trade receivables:

Judgements are required in assessing the recoverability of overdue trade receivables and determining whether a provision against those receivables is required. Factors considered include the credit rating of the counterparty, the amount and timing of anticipated future payments and any possible actions that can be taken to mitigate the risk of non-payment.

ii) Provisions:

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

iii) Impairment of financial assets and nonfinancial assets:

> The impairment provisions for financial assets are based on assumptions about risk of default and expected cash loss rates. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

> In case of non-financial assets, Company estimates asset's recoverable amount, which is higher of an assets or Cash Generating Units (CGU's) fair value less costs of disposal and its value in use.

iv) Recognition of Deferred tax assets and liabilities:

Deferred tax assets and liabilities are recognised for deductible temporary differences and unused tax losses for which there is probability of utilisation against the future taxable profit. The Company uses judgement to determine the amount of deferred tax that can be recognised, based upon the likely timing and the level of future taxable profits and business developments.

v) Fair value measurement:

For estimates relating to fair value of financial instruments, refer note 35 of financial statements.

Note 2 - Property, Plant and Equipment

Current Year

		Gross Car	Gross Carrying Value			Acc	Accumulated Depreciation	ciation		Net Carrying Value	ng Value
Particulars	As at April 01, 2023	Additions	Disposals/ Adjustments	As at March 31, 2024	As at April 01, 2023	Depreciation charge for the year	Disposals/ Adjustments	Reclassification Adjustments	As at March 31, 2024	As at March 31, 2024	As at March 31, 2023
Own Assets											
Freehold land	332.67	37.46	0.58	369.55	•	1	1	•	•	369.55	332.67
Building	550.15	2.00	10.65	541.50	89.66	10.76	10.70	•	89.72	451.78	460.49
Leasehold improvements	4.87		4.87	•	2.03	0.12	2.15	•	•		2.85
Jetty & break water	162.72	57.07	1	219.79	123.45	5.65	1	•	129.10	90.69	39.27
Plant and equipment	3,406.53	116.21	101.09	3,421.65	1,156.55	86.58	83.64	•	1,159.49	2,262.16	2,249.98
Furniture and fixtures	23.22	0.06	9.15	14.13	12.28	0.82	7.96	5.37	10.51	3.62	10.94
Vehicles	14.98		13.89	1.09	11.61	0.57	12.13	0.70	0.75	0.34	3.37
Office equipment	2.59	•	0.93	1.66	2.26	0.08	0.88	•	1.46	0.20	0.33
Electrical installations	57.57	•	24.95	32.62	57.25	0.24	22.25	(6.07)	29.17	3.45	0.32
Laboratory equipment	2.26	•	0.12	2.14	1.90	0.12	0.12	•	1.90	0.24	0.37
Computers	6.52	•	1.89	4.63	5.97	0.31	2.11	•	4.17	0.46	0.55
Fire fighting equipments	0.10	•	0.10	•	0.10	1	0.10		•	•	•
Sub-total	4,564.17	212.80	168.22	4,608.76	1,463.06	105.25	142.04	0.00	1,426.26	3,182.49	3,101.13
Right of use assets											
Building	15.18		15.18	•	2.84	0.39	3.23	•	•		12.34
Plant & equipment	6.96	•	I	6.96	3.13	1.39	1		4.52	2.44	3.83
Sub-total	22.14	•	15.18	6.96	5.97	1.78	3.23	•	4.52	2.44	16.17
TOTAL	4.586.32	212 BU	183.40	A 616 72	1 460 02	107.02	146.07		1 120 70	2 10 4 02	2 117 20

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

188

Particulars A Own Assets	:					Contraction of Contract					
Own Assets Economial Jaced	As at April 01, 2022	Additions	Disposals/ Adjustments	As at March 31, 2023	As at April 01, 2022	uepreciacion charge for the year	Disposals/ Adjustments	Reclassification Adjustments	As at March 31, 2023	As at March 31, 2023	As at March 31, 2022
Eroobold Isod											
	332.67	•	1	332.67	•	•	•	•	•	332.67	332.67
Building	549.76	0.39		550.15	79.45	10.20	1	•	89.66	460.49	470.30
Leasehold improvements	4.87	•	•	4.87	1.55	0.48	•		2.03	2.85	3.32
Jetty & break water	162.72	ı	1	162.72	117.83	5.62	•	ı	123.45	39.27	44.89
Plant and equipment	3,371.02	90.87	55.35	3,406.53	1,096.67	70.86	10.99	1	1,156.55	2,249.98	2,274.34
Furniture and fixtures	23.23	•	•	23.22	12.09	0.19	1	•	12.28	10.94	11.14
Vehicles	18.99	•	4.01	14.98	13.94	1.48	3.81	1	11.61	3.37	5.05
Office equipment	2.59	•	•	2.59	2.25	0.01	1	•	2.26	0.33	0.34
Electrical installations	57.57	•	1	57.57	56.01	1.24	ı		57.25	0.32	1.56
Laboratory equipment	2.25	•	•	2.26	1.75	0.14	1		1.90	0.37	0.50
Computers	6.40	0.10	•	6.52	5.30	0.67	ı	•	5.97	0.55	1.10
Fire fighting equipments	0.10			0.10	0.10	•	1		0.10		•
Sub-total	4,532.17	91.36	59.37	4,564.17	1,386.95	90.91	14.80	•	1,463.06	3,101.13	3,145.22
Right of use assets											
Building	15.58	0.80	1.20	15.18	2.96	1.08	1.20	1	2.84	12.34	12.62
Plant & equipment	6.96	•	ı	6.96	1.74	1.39	1		3.13	3.83	5.22
Sub-total	22.55	0.80	1.20	22.14	4.70	2.48	1.20	•	5.97	16.17	17.85
TOTAL	4,554.72	92.16	60.57	4,586.32	1,391.65	93.38	16.00	•	1,469.03	3,117.30	3,163.07

Notes:

.--

N.

It includes ₹ NIL Borrowing cost capitalised during FY 2023-24 (FY 2022-23 ₹ 4.78 crore)

Refer Note 15 regarding information on Assets Hypothecation/ Pledge for Borrowings

Refer Note 37 regarding Capital Commitment for Property, plant & equipment w. 4.

Refer Note 45 regarding accounting of leases

₹ in crore

ŭ
C
e
Ľ
σ
l statemen
_
<u>.</u>
C
Ĉ
E
of financial
ō
Ĺ
ă
: forming part of
č
5
E
ō
4
tes
Ľ
0
Ζ

S

Capital work in progress <u>ى</u>

Particulars	As at March 21 2024	As at March 21 2022
Capital work in progress	4.03	42.21

Movement in capital work in progress

	₹ in crore
Particulars	
Opening balance as on March 31, 2022	42.21
Add - Additions during the year	
Less - Capitalised during the year	
Closing balance as on March 31, 2023	42.21
Add - Additions during the year	63.10
Less - Capitalised during the year	(101.28)
Closing balance as on March 31, 2024	4.03

Ageing schedule of capital work in progress Ê

		Amount	Amount of CWIP for a period of	iod of	
Parciculars	Less than 1 year	1 – 2 years	2 – 3 years	2 – 3 years More than 3 years	Total
As at March 31, 2024					
Project in progress	4.03	ı	ı	·	4.03
Total	4.03	•	•	•	4.03
					₹ in crore

		Amount	Amount of CWIP for a period of	iod of	
Particulars	Less than 1 year	1 – 2 years	2 – 3 years	2 – 3 years More than 3 years	Total
As at March 31, 2023					
Projects temporarily suspended (*)	T	0.02	0.12	42.07	42.21
Total	•	0.02	0.12	42.07	42.21

*bove CWIP pertains to land purchased amounting to ₹37.61 crores and advance for equipment for setting up a grinding unit at Surat for which requisite approval for project is pending from authorities.

SANGHI INDUSTRIES LIMITED Annual Report 2023-24

₹ in crore

Note 3 - Deferred tax assets / (liabilities)

Component of deferred tax assets (net) is provided as under

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Deferred tax assets (DTA)		
Unabsorbed depreciation and business losses	336.03	245.99
Others	25.64	93.38
Total Deferred tax assets (DTA) - A	361.67	339.37
Deferred tax liabilities (DTL)		
Difference between tax depreciation and book depreciation	(308.51)	(298.95)
Deferred tax liabilities (DTL) - B	(308.51)	(298.95)
Net deferred tax assets (A + B)	53.16	40.42

Note

The Company has deferred tax asset in the form of Unabsorbed Depreciation / Other disallowances under Income Tax Act. The Company has recognised deferred tax asset of ₹ 36.94 crore in the books of accounts upto FY 2021-22. As matter of prudence, additional deferred tax asset has not been recognised in the books of accounts for the year.

Note 4 - Non-current tax assets (net)

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Advance Income tax/TDS/TCS	4.50	2.90
Total	4.50	2.90

Note 5 - Other non current assets

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Unsecured, considered good		
Capital advances	7.65	8.06
Total	7.65	8.06

Note 6 - Inventories

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Raw materials	7.81	10.14
Fuel stock (Includes material in transit and inspection ₹ 19.89 crore) (Previous Year ₹ NIL)	84.98	27.22
Work-in-progress	1.24	10.51
Finished goods	18.12	101.29
Stores, spares and components (including in transit ₹ 0.31 crore) (Previous Year ₹ NIL)	21.18	145.17
Packing materials	4.88	2.00
Total	138.21	296.33

Refer Note 15 regarding information for Hypothecation / Pledge of Inventory for Borrowings for previous year

Refer Note 1B 2(I) for valuation of Inventory

During the year ended March 31, 2024 the Company has recognised ₹ 12.73 crore as an expense for provision related to slow and non-moving stores and spares inventory

Note 7 - Trade Receivables

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Secured, considered good	-	-
Unsecured, considered good		
From related parties	-	-
From others	1.64	52.10
Less: Allowance for doubtful trade receivables	(1.64)	(0.38)
Total	-	51.72

Refer Note 15 regarding information on Hypothecation / Pledge of Trade Receivables for Borrowings

Trade Receivables Ageing as at March 31, 2024:

							₹ in crore
Particulars	Not Due			ding for fo I due date			
		< 6 months	6 months - 1 year	1-2 year	2-3 year	> 3 year	Total
Undisputed Trade receivables – considered good	-	-	-	-	-	-	-
Undisputed Trade Receivables – which have significant increase in credit risk	-	0.11	0.27	0.04	0.11	1.11	1.64
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Disputed Trade receivables – considered good	-	-	-	-	-	-	-
Disputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Disputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Total	•	0.11	0.27	0.04	0.11	1.11	1.64
Less: Allowance for doubtful trade receivables	-	(0.11)	(0.27)	(0.04)	(0.11)	(1.11)	(1.64)
Total	-	-	-	-	•	-	-

Trade Receivables Ageing as at March 31, 2023:

							₹ in crore
Particulars	Not Due	Outstanding for following periods e from due date of payment					
Particulars		< 6 months	6 months - 1 year	1-2 year	2-3 year	> 3 year	Total
Undisputed Trade receivables – considered good	49.28	0.40	0.63	0.24	0.37	0.85	51.78
Undisputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Undisputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Disputed Trade receivables – considered good	-	-	-	0.07	-	0.25	0.32
Disputed Trade Receivables – which have significant increase in credit risk	-	-	-	-	-	-	-
Disputed Trade Receivables – credit impaired	-	-	-	-	-	-	-
Total	49.28	0.40	0.63	0.32	0.37	1.10	52.10
Less: Allowance for doubtful trade receivables	-	(0.01)	(0.03)	(0.03)	(0.04)	(0.27)	(0.38)
Total	49.28	0.39	0.60	0.29	0.33	0.83	51.72

Note 8 - Cash and Cash Equivalent

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Balances with banks		
In current accounts	64.14	0.81
Cash in hand	-	0.11
Investments in liquid mutual funds measured at FVTPL	109.15	-
Total	173.29	0.92

Note 9 - Bank balances other than cash and cash equivalents

	₹ in crore
As at March 31, 2024	As at March 31, 2023
18.98	55.50
18.98	55.50
	March 31, 2024 18.98

* Fixed Deposit includes Margin Money of ₹ NIL (Previous Year ₹ 55.50 crore) represents security deposited against Non funded exposures from banks

Note 10 - Other Financial assets

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Unsecured, Considered Good		
Security deposits	0.80	29.46
Total	0.80	29.46

Note 11 - Other Current assets

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Unsecured, Considered Good		
Advances to employees	0.01	0.27
Advance to suppliers and contractors	11.96	14.99
Deposit with government department (Refer note – 37)	46.02	46.54
Others	0.90	6.57
Total	58.89	68.37

Note 12 - Non current assets classified as held for sale

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Freehold Land	0.08	-
Total	0.08	-

Foot Note:

1. These assets are expected to be disposed off within the next twelve months.

2. Fair value less costs to sell-off these assets is higher than their carrying value.

Note 13 - Share Capital

				₹ in crore
Particulars	As at Marc	h 31, 2024	As at Marc	h 31, 2023
Particulars	No. of shares	No. of shares	No. of shares	Amount
Authorised share capital				
Equity shares of ₹ 10/- each	350,000,000	350.00	350,000,000	350.00
Preference shares of ₹ 100/- each	20,000,000	200.00	20,000,000	200.00
		550.00		550.00
Issued share capital				
Equity shares of ₹ 10/- each Fully paid Up	258,326,000	258.33	258,326,000	258.33
		258.33		258.33
Subscribed and Fully paid up share capital				
Equity shares of ₹ 10/- each Fully paid Up	258,326,000	258.33	258,326,000	258.33
	258,326,000	258.33	258,326,000	258.33
Total share capital	258,326,000	258.33	258,326,000	258.33

Note (1): During the previous year the Company has issued 7326000 Equity Shares of the face value of ₹ 10 only per Equity Share, at a price of ₹ 68.25 per equity share (including premium of ₹ 58.25 per equity share), aggregating up to ₹ 50.00 crore by way of private placement on preferential basis to M/s Thinkfar Tradelink Private Limited, Promoter Group Entity. Out of the above proceeds, amount of ₹ 0.52 crores was pending to be utilised as on March 31, 2023 and the same was held in Company's current account and same is utilised in current year.

Note (2): The reconciliation of number of shares outstanding at the beginning and at the end of the year

				₹ in crore
Particulars	March 3	1, 2024	March 3	1, 2023
	No. of shares	No. of shares	No. of shares	Amount
Balance at the beginning of the reporting period	258,326,000	258.33	251,000,000	251.00
Changes in equity share capital during the year.	-	-	7,326,000	7.33
Balance at the end of the reporting period	258,326,000	258.33	258,326,000	258.33

Notes:

A) Terms, Rights and restrictions attached to equity shares

The Company has one class of equity shares having par value of ₹ 10 per share. Each member is eligible for one vote per share held. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amount, in proportion to their shareholding.

B) Equity shares held by holding company / ultimate holding company and / or their subsidiaries

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
156137102 equity shares of ₹ 10/- each fully paid	156.14	-

In terms of Share Purchase Agreement (SPA) dated August 03, 2023 as amended, entered amongst (a) the Company (b) Certain Members of Promoters Group and (c) Ambuja Cements Limited (Acquirer), Acquirer has acquired 140821941 Equity Shares constituting 54.51% of Equity Share Capital of the Company on December 06, 2023. Consequently, the Board of Directors was reconstituted on December 07, 2023. The Acquirer had made an Open Offer to Public Shareholders of the Company for acquiring upto 67164760 Equity Shares constituting about 26% of the paid-up equity share capital of the Company, wherein 20481161 Equity shares (i.e. 30.49% of the Offer size and 7.93% of the Paid-up Capital) were tendered by public shareholders. Post this Open Offer, the shareholding of the Acquirer increased to 161303102 Equity shares (i.e. 62.44%) resulting in increase in the overall shareholding of promoter group to 80.52%.

In order to achieve the Minimum Public Shareholding, the Acquirer has sold 5166000 Equity shares (i.e. 2%) in Open Market. Post selling of the shares, Acquirer is holding 156137102 Equity shares (i.e. 60.44%) of the Company and the overall shareholding of Promoter Group is 202836040 Equity shares (i.e. 78.52%) as on March 31, 2024.

C) The details of Shareholders holding more than 5 % of Shares

				₹ in crore
	March 3	31, 2024	March 3	51, 2023
Particulars	No. of shares held	% of Total paid up Equity Share Capital	No. of shares held	% of Total paid up Equity Share Capital
Equity shares				
Samruddhi Investors Services Private Limited	-	-	61,533,791	23.82
Mr. Ravi Sanghi	-	-	49,869,750	19.30
Ambuja Cements Limited	156,137,102	60.44	-	•
	156,137,102	60.44	111,403,541	43.13

D) For the period of preceeding five years as at the Balance Sheet date:

a)	Aggregate number and class of shares allotted as fully paid up pursuant to contract(s) without payment being received in cash	Nil
b)	Aggregate number of shares allotted as fully paid up by way of bonus shares	Nil
c)	Aggregate number and class of shares bought back	Nil

E) Shareholding of Promoters

					₹ in crore
	As at March	31, 2024	As at March	31, 2023	
Promoter Name	No. of Shares	% of Total Shares	No. of Shares	% of Total Shares	% change during the year
Ambuja Cements Limited	156,137,102	60.44%	-	-	100%
Mr. Ram Sharan Sanghi	187,000	0.07%	187,000	0.07%	-
Mr. Ravi Sanghi	5,412,800	2.10%	49,869,750	19.30%	-89%
Mr. Gireesh Sanghi	1,342,478	0.52%	1,342,478	0.52%	-
Mrs. Kamala Rani Sanghi	140,250	0.05%	140,250	0.05%	-
Mrs. Anita Sanghi	-	-	1,020,200	0.39%	-100%
Mrs. Alka Sanghi	1,074,150	0.42%	1,074,150	0.42%	-
Ms. Ekta Sanghi	-	-	343,750	0.13%	-100%
Ms. Aarti Sanghi	343,750	0.13%	343,750	0.13%	-
Mr. Gireesh Sanghi HUF	7,866,000	3.04%	7,866,000	3.04%	-
Mr. Aditya Sanghi	-	-	8,892,500	3.44%	-100%
Mr. Alok Sanghi	-	-	8,892,500	3.44%	-100%
Mr. Ashish Sanghi	2,639,710	1.02%	2,639,710	1.02%	-
Mr. Gaurav Sanghi	2,647,300	1.02%	2,647,300	1.02%	-
SZF Private Limited	6,884,000	2.66%	6,884,000	2.66%	-
Sanghi Threads Private Limited	1,754,000	0.68%	1,754,000	0.68%	-
Sanghi Filaments Private Limited	2,287,500	0.89%	2,287,500	0.89%	-
Sanghi Poly Zips Private Limited	1,482,500	0.57%	1,482,500	0.57%	-
Sanghi Synthetics Private Limited	1,675,000	0.65%	1,675,000	0.65%	-
Alpha Zippers Private Limited	1,675,000	0.65%	1,675,000	0.65%	-
Fancy Zippers Private Limited	1,468,750	0.57%	1,468,750	0.57%	-
Balaji Zippers Private Limited	2,775,000	1.07%	2,775,000	1.07%	-
SKK Zippers Private Limited	3,575,000	1.38%	3,575,000	1.38%	-
Maruti Fastners Private Limited	1,468,750	0.57%	1,468,750	0.57%	-
Sanghi Polymers Private Limited	-	-	4,700,000	1.82%	-100%
Samruddhi Investors Services Private Limited	-	-	61,533,791	23.82%	-100%
Flarezeal Solutions LLP	-	-	4,000,000	1.55%	-100%
Thinkfar Tradelink Private Limited	-	-	7,326,000	2.84%	-100%
Total	202,836,040	78.52%	187,864,629	72.72%	

Note 14 - Other Equity

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Security Premium		
Opening balance as per last accounts	452.01	409.34
Addition during the year	-	42.67
Utilised during the year	-	-
Closing balance	452.01	452.01
Capital redemption reserve		
Opening balance as per last accounts	84.84	84.84
Addition during the year	-	-
Closing balance	84.84	84.84
Retained earnings		
Opening balance as per last accounts	763.95	1,089.05
Total comprehensive profit / (loss) for the year	(448.34)	(325.10)
Closing balance	315.61	763.95
Total other equity	852.46	1,300.80

Description of Reserve

Security Premium

Security Premium is used to record the premium on the issue of shares / securities. This amount will be utilised in accordance with the provisions of the Companies Act, 2013

Capital Redemption Reserve

In accordance with applicable provisions of the Companies Act, 2013 read with the rules, Company has created Capital Redemption Reserve for capital redeemed by the Company and the same will be utilised in accordance with the provisions of the Companies Act, 2013

Retained earnings

Retained earnings are the profits that Company has earned till date less transferred to general reserve, dividends or other distributions paid to shareholders. Retained earnings includes re-measurement loss / (gain) on defined benefit plans (net of taxes) that will not be reclassified to the Statement of Profit and Loss.

Note 15 - Financial Liabilities: Borrowings

						₹ in crore
	As a	t March 3	51, 2024	As a	t March 3	1, 2023
Particulars	Non- Current	Current	Current Maturities of Long Term Borrowings	Non- Current	Current	Current Maturities of Long Term Borrowings
a) Working Capital Loans						
Secured – From Banks ¹	-	-	-	-	175.50	-
b) Term Loans						
Secured – From Banks ¹	-	-	-	329.10	-	4.41
Secured – From Others ²	-	-	-	239.00 - 0.08		0.08
c) Loan from related party						
Unsecured ³	2,081.30	-	-	7.51	-	-
d) Debentures (Secured)						
15% Listed, Redeemable, Non-convertible Debentures of ₹ 10,00,000/- each ⁴	-	-	-	275.09	-	-
12% Unlisted, Redeemable, Non-convertible Debentures of ₹ 10,00,000/- each ⁵	2 -	-	-	500.00	-	-
TOTAL	2,081.30	-	-	1,350.70	175.50	4.49

₹ in crore

		(III CIOIE
Details of Short term Borrowings	March 31, 2024	March 31, 2023
Current Borrowings	-	175.50
Current Maturities of Long term Borrowings	-	4.49
Total	-	179.99

I statements
financial
fina
of
ing part of 1
3
for
lotes f
lot

Disclosures on borrowings

			As at March 31, 2024	2024	As at N	As at March 31, 2023	023
Loan	Security*	Repayment terms	Non- Current Current	Current Maturities of Long Term Borrowings	Non- Current	Current	Current Maturities of Long Term Borrowings
1. Loan from Banks							
Working Capital Loans	First Pari-passu Charge against Current assets. The rate of interest ranges from 9.65% to 13.75 %	Repayable on demand.		•		175.50	
Term Loans	First Pari-passu Charge on PPE. The rate of interest is 9.95 %	Repayable from April 2019 to October 2024.		•	23.83		
	First exclusive charge on Ship Loader. The rate of interest is 8.21%	Repayable from June 2021 to March 2026.		•	1.81		0.80
	First Pari-passu Charge on PPE. The rate of interest ranges from 9.75% to 11.95%	32 quarterly instalments starting from Oct '2022 Qtr	•		302.63		2.68
	Hypothecation of cars	Equated Monthly installments.		1	0.83		0.93
2. Loan from Others							
	Charge on specific property	Equated Monthly installments starting from October 2015 to December 2025	•		0.35		0.08
	First Pari-passu Charge on PPE	32 quarterly instalments starting from Oct '2022 Qtr		•	238.65	ı	
3. Loan from related parties							
	Unsecured Loan from Sanghi Energy Limited. The rate of interest is 8% p.a.	Energy February' 2031 5 8%	•	•	2.51		
	Unsecured Loan from Sh. Alok Sanghi	February' 2031	•	ı	5.00	·	•
	Unsecured Inter Corporate Deposits from Ambuja Cements Limited. The rate of interest is 8% p.a. monthly compounded	 2 (two) years from the First Funding for Tranche A Date i.e August 09, 2025 and Tranche B December 02, 2025. 	2,081.30				
 15% Listed, Redeemable, Non-convertible Debentures 	First Pari-passu Charge on PPE	Payable over 14 quarterly instalments starting from November 22, 2023	•		275.09		ı
 5. 12% Unlisted, Redeemable, Non- convertible Debentures of ₹ 10,00,000/- each 	First Pari-passu Charge on PPE	Bullet repayment on completion of 36 months in Nov-2025		•	500.00		
Total			2,081.30 -	•	1,350.70	175.50	4.49

199

Note 16 - Lease Liabilities

		₹ in crore
Particulars	As at	As at
	March 31, 2024	March 31, 2023
Total lease obligations	2.32	17.58
Less: current maturities of lease obligation	(1.26)	(1.78)
Total	1.06	15.80

Note 17 - Other financial liabilities

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Redemption premium accrued but not due on borrowings	-	45.51
Interest accrued but not due on inter corporate deposits (ACL)	63.64	-
Total	63.64	45.51

Note 18 - Long term provisions

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Employee benefits		
Gratuity	4.75	5.43
Leave encashment	1.14	1.51
Sick leave	0.32	0.25
Other provisions		
Asset retirement obligation	0.05	0.09
Mines restoration	2.03	0.20
District mineral fund	-	0.11
National mineral exploration trust	-	0.45
Total	8.29	8.05
Movement of provisions during the year as required by Indian Accounting Standard (Ind AS) 37 "Provisions, Contingent Liabilities and Contingent Assets"		
Provision for asset retirement obligation		
Opening balance	0.09	0.09
Add: Provision during the year	-	-
Less: Utilisation during the year	(0.04)	0.00
Closing balance	0.05	0.09
Provision for Mines Restoration Expenses		
Opening balance	0.20	0.20
Add: Provision during the year	1.83	-
Less: Utilisation during the year	-	-
Closing balance	2.03	0.20

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Provision for District Mineral Fund		
Opening balance	0.11	0.11
Add: Provision during the year	-	-
Less: Utilisation during the year	(0.11)	-
Closing balance	•	0.11
Provision for National Mineral Exploration Trust		
Opening balance	0.45	0.45
Add: Provision during the year	-	0.33
Less: Utilisation during the year	(0.45)	(0.32)
Closing balance	•	0.45
Provision for Electricity Duty		
Opening balance	26.64	26.89
Add: Provision during the year	-	-
Less: Adjustment during the year	(26.64)	(0.25)
Closing balance		26.64

Note 19 - Lease Liabilities

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Current maturities of lease obligation	1.26	1.78
Total	1.26	1.78

Note 20 - Current financial liabilities: Trade payables

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
(a) Dues of micro and small enterprises*	3.65	2.00
(b) Dues of trade payables other than micro and small enterprises	40.31	338.10
Total	43.96	340.10

* No interest has been paid/payable by the Company to the suppliers under the Micro, Small and Medium Enterprises Development Act 2006. The said information is based on the records maintained by the Company of its suppliers.

Ageing of Trade Payables as on March 31, 2024

						₹ in crore
Particulars	Outstanding for following periods from due date of payment					
	Not Due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Micro and small enterprises	3.60	0.05	-	-	-	3.65
(ii) Others	15.35	9.81	7.28	4.20	3.67	40.31
 (iii) Disputed dues – Micro and small enterprises 	-	-	-	-	-	-
(iv) Disputed dues – Others	-	-	-	-	-	-
Total	18.95	9.86	7.28	4.20	3.67	43.96

Ageing of Trade Payables as on March 31, 2023

Particulars		Outstanding for following periods from due date of payment				
	Not Due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Micro and small enterprises	-	2.00	-	-	-	2.00
(ii) Others	54.43	241.84	24.76	3.37	2.49	326.89
 (iii) Disputed dues – Micro and small enterprises 	-	-	-	-	-	-
(iv) Disputed dues – Others	-	-	11.13	0.08	-	11.21
Total	54.43	243.84	35.89	3.45	2.49	340.10

₹ in crore

Note 21 - Current financial liabilities: Others

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Interest accrued but not due on borrowings	-	2.02
Other payables:		
Salary payable	0.08	14.39
Other employee related liabilities	0.20	3.21
Payable for capital goods	8.89	7.60
Security deposits from customers and contractors/transporters	7.10	46.76
Other financial liabilities*	-	21.48
Total	16.27	95.46

* Other Financial Liability includes purchase invoice discounting of ₹ NIL (previous year ₹ 16.91 crore).

Note 22 - Deferred Revenue

		₹ in crore
Datioulare	As at	As at
Particulars	March 31, 2024	March 31, 2023
Deferred Revenue	-	5.19
Total	•	5.19

Note 23 - Current liabilities: Others

		₹ in crore
Destinutore	As at	As at
Particulars	March 31, 2024	March 31, 2023
Advance from customers	94.34	27.79
Statutory dues	22.71	34.09
Other payables	2.09	0.02
Total	119.14	61.90

Note 24 - Current provisions

		₹ in crore
Particulars	As at	As at
	March 31, 2024	March 31, 2023
Employee benefits		
Gratuity	0.74	1.52
Leave encashment	0.18	0.42
Sick leave	0.09	0.05
Other provisions		
Provision for expenses	181.58	44.11
Total	182.59	46.10

Note 25

			₹ in crore
Particulars		For the year ended March 31, 2024	For the year ended March 31, 2023
Α.	Revenue from operations		
	Sale of products	820.17	924.50
	Total	820.17	924.50
В.	Other operating revenues		
	Co-processing income	1.18	3.78
	Others	0.00	0.08
	Total	1.18	3.86
То	tal Revenue from operations (A+B)	821.35	928.36

Reconciliation of revenue as per contract price and as recognised in the Statement of Profit and Loss:

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Revenue as per contract price	831.90	961.19
Less: Discounts and incentives	11.73	36.69
Revenue from contract with customers	820.17	924.50

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
C. Other income		
Interest income		
Bank deposits	2.56	1.84
Other non-operating income (net)		
Sale of scrap	3.51	3.70
Insurance claims received	3.14	2.72
Profit on sale of property, plant & equipment (net)	-	9.43
Gain on sale of liquid mutual fund measured at FVTPL (net)	2.14	-
Others	1.25	1.76
Total other income	12.60	19.45

Note 26 - Cost of materials consumed

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Opening stock	10.14	9.68
Add: Purchases during the year	66.65	63.48
Less: Closing stock	(7.81)	(10.14)
Total of cost of material consumed	68.98	63.02

Note 27 - Changes in inventories of finished goods and work-in-progress

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Closing stock:		
Finished goods	18.12	101.29
Work-in-progress	1.24	10.51
	19.36	111.80
Less:		
Opening stock:		
Finished goods	101.29	56.05
Work-in-progress	10.51	3.40
	111.80	59.45
Net decrease / (increase) in inventory	92.44	(52.35)

Note 28 - Employee benefit expense

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Salaries & wages and bonus	61.53	61.04
Contribution to provident fund & other benefits	0.82	0.68
Staff welfare expenses	2.55	2.11
Total of employee benefit expense	64.90	63.83

Note 29 - Finance costs

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Interest on Borrowings	278.67	226.19
Other borrowing cost	4.92	11.98
Total of finance costs	283.59	238.17

Note 30 - Depreciation & amortisation expenses

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Depreciation & amortisation expenses	107.03	93.38
Total of depreciation & amortisation expenses	107.03	93.38

Note 31 - Freight and forwarding expenses

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Freight outward	126.45	235.64
Stevedoring expenses	7.67	8.24
Total of freight and forwarding expenses	134.12	243.88

Note 32 - Other expenses

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Manufacturing expenses		
Consumption of packing material	16.72	20.21
Consumption of stores and spares	56.97	15.25
Other manufacturing expenses	12.17	9.10

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Other operating expenses		
Repairs to plant and machinery	25.42	44.85
Repairs to building	4.06	0.86
Advertisement	0.27	1.24
Audit fees*	0.44	0.37
Insurance	5.06	5.78
Foreign exchange loss (net)	0.23	0.57
Loss on sale of property, plant & equipment (net)	10.59	-
Corporate social responsibility expenses	0.03	1.59
Consultancy, legal and professional charges	11.55	5.34
Conveyance and travelling	5.10	5.33
Rent, rates, taxes and fees	5.32	2.64
Other operating and administrative expenses	8.49	13.85
Sales and promotion expenses	6.54	15.68
Total of other expenses	168.96	142.66
* Payment to statutory auditors as under		
Statutory audit fees	0.18	0.30
Special purpose audit fees	0.21	-
Limited review fees	0.05	0.07
	0.44	0.37

Note 33 - Statement of other comprehensive income

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
(i) Items that will not be reclassified to profit or loss		
Remeasurement of defined benefit plan	0.45	0.60
Total	0.45	0.60
 Income tax related to items that will not be reclassified to profit or loss 		
Remeasurement of defined benefit plan	-	-
Total	-	•
Net Comprehensive income	0.45	0.60

Note 34 - Earnings per share

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Basic EPS amounts are calculated by dividing the profit \ (loss) for the year attributable to equity holders by the weighted average number of Equity shares outstanding during the year.		
Diluted EPS amounts are calculated by dividing the profit or (loss) attributable to equity holders by the weighted average number of Equity shares outstanding during the year plus the weighted average number of Equity shares that would be issued on conversion of all the dilutive potential Equity shares into Equity shares.		
The following reflects the profit \ loss and number of shares used in the basic and diluted EPS computations:		
Profit / (Loss) attributable to equity holders (₹ in crore)	(448.79)	(325.70)
Weighted average number of equity shares used for computing EPS (Basic)	258,326,000	252,846,553
Weighted average number of equity shares used for computing EPS (Diluted)	258,326,000	252,846,553
Face value of equity per share - in ₹	10	10
Earnings per share (Basic) - ₹	(17.37)	(12.88)
Earnings per share (Diluted) - ₹	(17.37)	(12.88)

Note 35 - Financial instruments – Fair values and risk management

A. Accounting classification and fair values

The management assessed that fair value of Cash and cash Equivalents, Bank Balances, Short Term Borrowings, Trade Payables, Floating rate Borrowings and Fixed rate Borrowings approximate their carrying amounts, except Trade Receivables, which are initially measured at transaction price.

				₹ in crore	
	As at March 31, 2024		As at March 31, 2023		
Particulars	Carrying Value	Fair Value	Carrying Value	Fair Value	
Financial assets					
Trade receivables (Refer note - 7)	0.00	0.00	51.72	51.72	
Cash and cash equivalents (Refer note – 8)	173.29	173.29	0.92	0.92	
Bank balances other than cash and cash equivalents (Refer note – 9)	18.98	18.98	55.50	55.50	
Other financial assets (Refer note – 10)	0.80	0.80	29.46	29.46	
	193.07	193.07	137.60	137.60	
Financial liabilities					
Borrowings (Refer note – 15)	2,081.30	2,081.30	1,530.69	1,530.69	
Trade payables (Refer note – 20)	43.96	43.96	340.10	340.10	
Others (Refer note - 16,17, 19 and 21)	82.23	82.23	158.55	158.55	
	2,207.49	2,207.49	2,029.34	2,029.34	

B. Income and expenditure on Financial Instruments

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Income on financial instruments		
Financial assets measured at amortised cost		
Interest income on bank deposits	2.56	1.84
Financial assets measured at fair value through profit and loss		
Gain on sale of liquid mutual funds (net)	2.14	-
Total (A)	4.70	1.84
Expenses on financial instruments		
Interest expenses on borrowings	277.93	224.03
Interest expenses on lease	0.74	2.16
Other Borrowing Cost	4.92	11.98
Total (B)	283.59	238.17
Net expenses recognised in the statement of profit and loss (A - B)	(278.89)	(236.33)

C. Financial risk management

The Company has exposure to the following risks arising from financial instruments:

- Credit risk;
- Liquidity risk; and
- Market risk

i. Risk management framework

The Company's board of directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company manages cash resources, borrowing strategies, and ensures compliance with market risk limits and policies.

Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities.

The audit committee oversees compliance with the Company's risk management policies and reviews the adequacy of the risk management framework in relation to the risks faced by the Company.

ii. Credit risk

Credit Risk is the risk of financial loss to the Company if the customer or counterparty to the financial instruments fails to meet its contractual obligations and arises principally from the Company's receivables, treasury operations and other operations that are in the nature of lease

Cash and other bank balances

The Company maintains its Cash and cash equivalents and Bank deposits with banks with good past track record and high quality credit rating and also reviews their credit-worthiness on an on-going basis.

Trade receivables

The Company's exposure to credit risk is influenced mainly by individual characteristic of each customer. The Company extends credit to its customers in the normal course of business by considering the factors such as financial reliability of the customers. The Company evaluates the concentration of risk with respect to trade receivables as low, as its customers are located in several jurisdictions and operate in largely independent markets. The Company maintains adequate security deposits from the customers in case of wholesale and retail segment, credit risks are mitigated by way of enforceable securities. However, unsecured credits are extended based on creditworthiness of the customers on case to case basis.

Trade receivables are written off when there is no reasonable expectation of recovery, such as a debtor declaring bankruptcy or failing to engage in a repayment plan with the Company and where there is a probability of default, the Company creates a provision based on Expected Credit Loss for trade receivables under simplified approach as below:

As at March 31, 2024

		< 90	90 - 180	180 - 365	365 - 1095	> 1095	
	Not Due	days	days	days	days	days	Total
Gross carrying amount		0.08	0.03	0.27	0.15	1.11	1.64
Expected loss rate	-	100.00%	100.00%	100.00%	100.00%	100.00%	
Allowance for expected credit loss	-	0.08	0.03	0.27	0.15	1.11	1.64
Carrying amount to trade	-	-	-	-	-	-	-
receivables net of allowance for							
expected credit loss							

As at March 31, 2023

	Not Due	< 90 days	90 - 180 days	180 - 365 days	365 - 1095 days	> 1095 days	Total
Gross carrying amount	49.29	-	0.40	0.63	0.68	1.10	52.10
Expected loss rate	-	-	2.50%	5.00%	10.00%	25.00%	
Allowance for expected credit loss	-	-	0.01	0.03	0.07	0.28	0.38
Carrying amount to trade receivables net of allowance for expected credit loss	49.29	-	0.39	0.60	0.61	0.83	51.72

iii. Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. The Company maintains sufficient lines of credit to commensurate its business.

Exposure to liquidity risk

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include estimated interest payments and exclude the impact of netting agreements.

As at March 31, 2024

						₹ in crore		
	Contractual cash flows							
	Carrying	ying Less than A						
	amount	Total	12 months	1-2 years	2-5 years	5 years		
Financial liabilities								
Borrowings (Refer note – 15)	2,081.30	2,081.30	-	2,081.30	-	-		
Trade payables (Refer note – 20)	43.96	43.96	43.96	-	-	-		
Others (Refer note - 16,17, 19 and 21)	82.23	76.27	11.57	64.70	-	-		

As at March 31, 2023

						₹ in crore
	Contractual cash flows					
	Carrying		Less than			More than
	amount	Total	12 months	1-2 years	2-5 years	5 years
Financial liabilities						
Borrowings (Refer note – 15)	1,530.69	1,530.69	179.99	175.24	971.95	203.51
Trade payables (Refer note – 20)	340.10	340.10	340.10	-	-	-
Others (Refer note - 16, 17, 19 and 21)	158.55	158.55	50.48	1.45	94.08	12.54

The gross inflows/(outflows) disclosed in the above table represent the contractual undiscounted cash flows relating to financial liabilities held for risk management purposes and which are not usually closed out before contractual maturity.

iv. Market risk

Market risk is the risk that changes in market prices – such as foreign exchange rates and interest rates - will affect the Company's income or the value of its holdings of financial instruments. Exposure to market risk is a function of investing and borrowing activities and revenue generating and operating activities in foreign currency.

v. Currency risk

The functional currency of the Company is Indian Rupee. The Company is exposed to currency risk on account of its trade receivables, trade payables, borrowings and payables for capital goods in foreign currency. The Company has not used derivative financial instruments either for hedging purpose or for trading or speculative purposes except for forward contracts executed for LC opened in foreign currency.

Forward Exchange Contracts

There is no outstanding Derivatives for hedging currency.

Exposure to currency risk

The currency profile in ₹ of financial assets and financial liabilities as at March 31, 2024 and March 31, 2023 are as below:

	March 31,	March 31,	March 31,
	2024	2024	2024
	₹	\$	£
Financial assets			
Cash and cash equivalents (Refer note – 8)	173.29	-	-
Bank balances other than cash and cash equivalents (Refer note – 9)	18.98	-	-
Other financial assets (Refer note – 10)	0.80	-	-
	193.07	-	•
Financial liabilities			
Borrowings (Refer note – 15)	2,081.30	-	-
Trade payables (Refer note – 20)	43.80	0.16	
Others (Refer note - 16, 17, 19 and 21)	82.23	-	-
	2,207.33	0.16	-

			₹ in crore
	March 31, 23	March 31, 23	March 31, 23
	₹	\$	£
Financial assets			
Trade receivables (Refer note – 7)	50.83	0.89	-
Cash and cash equivalents (Refer note – 8)	0.92	-	-
Bank balances other than cash and cash equivalents (Refer note – 9)	55.50	-	-
Other financial assets (Refer note – 10)	29.46		
	136.71	0.89	•
Financial liabilities			
Borrowings (Refer note – 15)	1,530.69	-	-
Trade payables (Refer note – 20)	338.64	1.45	0.01
Others (Refer note - 16,17, 19 and 21)	158.55	-	-
	2,027.88	1.45	0.01

The following significant exchange rates have been applied during the period.

	Year end spot rate		
	March 31, 2024	March 31, 2023	
	₹	₹	
USD 1	83.37	83.70	
EUR1	-	101.70	

	Average rate		
	March 31, 2024	March 31, 2023	
	₹	₹	
USD 1	83.57	81.93	
EUR1	-	99.17	

Sensitivity analysis

A reasonably possible strengthening (weakening) of the Indian Rupee against US dollars at March 31 would have affected the measurement of financial instruments denominated in US dollars and affected equity by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases.

		₹ in crore
	As at March 31, 2024	As at March 31, 2023
Effect in ₹ of 10% movement	₹	₹
Strengthening	0.02	0.06
Weakening	(0.02)	(0.06)

vi. Interest rate risk

Interest rate risk can be either fair value interest rate risk or cash flow interest rate risk. The Company adopts a policy to ensure that it achieves balance between fixed and floating rate.

vii. Exposure to interest rate risk

Company is having all fixed rate borrowing as at date and accordingly there is no exposure to interest rate risk.

		₹ in crore
	March 31, 2024	March 31, 2023
Fixed-rate instruments		
Floating rate borrowings	-	743.73
Fixed rate borrowings	2,081.30	781.96
	2,081.30	1,525.69

Note: Above does not include interest free loans

viii. Interest rate sensitivity: The following table demonstrates the sensitivity to a reasonably possible change in interest rates on financial assets effected.

		₹ in crore
	As at March 31, 2024	As at March 31, 2023
Change in interest rate of 0.50 %		
Increase in rate	-	(3.72)
Decrease in rate	-	3.72

Note 36 - Capital Management

The Company's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business.

The Company's adjusted net long term debt to equity ratio at March 31, 2024 was as follows.

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Total long term debts	2,081.30	1,355.19
Less: Cash and cash equivalents	173.29	0.92
Adjusted net long term debts	1,908.01	1,354.26
Total equity	1,110.79	1,559.13
Adjusted net long term debts to adjusted equity ratio	1.72	0.87

Note 37 - Contingent Liabilities

The claims against the Company not acknowledged as debt amount to ₹ 100.32 crore (March 31, 2023: ₹ 111.99 crore) excluding interest and penalty thereon as may be decided at the time of disposal of the claim. Against above, the Company has deposited a sum of ₹ 4.23 crore (March 31, 2023: ₹ 45.87 crore) with respective authorities as deposit.

			₹ in crore
Particulars	Brief description of contingent liabilities	As at March 31, 2024	As at March 31, 2023
Excise & Service Tax	Demand of Duty on Clinker Transfer value & CVD on Coal Classification, denial of service tax credit on Outward transport and eligible services.	21.43	61.67
Customs	Demand of custom duty on imported steam coal.	12.41	12.41
Goods & Service Tax	Demand of GST for availing ineligible Input credit.	0.81	-
Sales Tax	Demand of Sales tax for availing ineligible Input credit.	-	1.76
Claims of Gujarat Water Supply and Sewerage Board	Claims for breach of conditions of Water Supply agreement.	26.38	26.38
Land Revenue Tax	Claim for NA charges on limestone mining lease.	1.17	1.17
Electricity Duty	Claim for electricity duty on account of dispute with regard to exemption period.	20.77	3.30
Employees' State Insurance Corporation	Claim for ESIC contribution on certain expenses.	0.35	-
GST Compensation Cess	s Claim of Cess Refund against Zero Rated Supply under GST.	2.28	2.28
Other Claims against the Company	Other miscellaneous commercial claims.	14.72	3.02
Total		100.32	111.99

Capital Commitments

Estimated amount of contracts remaining to be executed on capital account and not provided for is ₹ 32.15 crore (March 31, 2023 is ₹ 11.61 crore).

Bank Guarantee outstanding ₹ 19.65 crore (March 31, 2023 ₹ 13.97 crore) and Margin against Bank Guarantee ₹ NIL (March 31, 2023 ₹ 11.24 crore)

Note 38 - Segment reporting

(a) Description of segments and principal activities

The principal business of the Company is manufacturing and sale of cement and cement related products. The Management Committee of the Company has been identified as the Chief Operating Decision Maker (CODM). The CODM evaluates the Company's performance, allocates resources based on analysis of the various performance indicators of the Company as a single unit. CODM have concluded that there is only one operating reportable segment as defined under IND AS 108 "Operating Segments", i.e. Cement and Cement Related Products clinker which is considered to constitute one single primary segment.

(b) Geographical Information

				₹ in crore
	Revenues from customers		Non-current assets	
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023	As at March 31, 2024	As at March 31, 2023
Within India	821.35	928.36	3,238.05	3,207.41
Outside India	-	-	-	-
Total	821.35	928.36	3,238.05	3,207.41

Domestic revenue includes ₹ 0.01 crore self consumption (March 31, 2023: ₹ 0.15 crore)

(c) Information about major customers

Entity's customers who account for 10 per cent or more of entity's revenue are as under.

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
1. Ambuja Cements Limited	196.63	-
2. ACC Limited	117.68	-

Note 39 - Disclosure as required under Ind AS 24 - Related Party are provided as under:

a. Subsidiary Company:

As on March 31, 2024, the Company has no subsidiary company.

b. Key Management Personnel (KMP):

Mr. Ajay Kapur	Chairman and Director	W.e.f. December 07, 2023
Mr. Vinod Bahety	Non Executive, Non Independent Director	W.e.f. December 07, 2023
Mr. Sukuru Ramarao	Whole Time Director and Chief Executive Officer	W.e.f. December 07, 2023
Mr. Ravi Kapoor	Independent Director	W.e.f. December 07, 2023
Mrs. Shruti Shah	Independent Director	W.e.f. December 07, 2023
Mr. Sudhir Nanavati	Independent Director	
Mr. Sanjay Khajanchi	Chief Financial Officer	W.e.f. December 07, 2023
Mr. Manish Mistry	Company Secretary	W.e.f. December 08, 2023
Mr. Ravi Sanghi	Chairman and Managing Director	Ceased w.e.f. December 07, 2023
Mr. Aditya Sanghi	Whole Time Director	Ceased w.e.f. December 07, 2023
Mr. Alok Sanghi	Whole Time Director	Ceased w.e.f. December 07, 2023
Mrs. Bina Engineer	Whole Time Director and Chief Financial Officer	Ceased w.e.f. December 07, 2023
Mr. N. B. Gohil	Whole Time Director	Ceased w.e.f. December 07, 2023
Mr. S. Balasubramarian	Non Executive Independent Director	Ceased w.e.f. December 07, 2023
Ms. Raina Desai	Non Executive Independent Director	Ceased w.e.f. December 07, 2023
Mr. Arvind Agarwal	Non Executive Independent Director	Ceased w.e.f. December 07, 2023
Mr. G M Yadwadkar	Non Executive Independent Director	Ceased w.e.f. December 07, 2023
Mr. Anil Agrawal	Company Secretary	Ceased w.e.f. December 07, 2023

c. Enterprises over which Key Managerial Personnel are able to exercise significant influence w.e.f. December 07, 2023.

Name	Nature of Relationship
Ambuja Cements Limited	Holding Company
Holderind Investments Limited, Mauritius	Ultimate Holding Company of Ambuja Cements Limited
Endeavour Trade And Investment Limited, Mauritius	Promoter Company of Ambuja Cements Limited
Harmonia Trade and Investment Limited, Mauritius	Promoter Company of Ambuja Cements Limited

Name of the entities where the Control / Joint Control Exist w.e.f. December 07, 2023.

Name	Nature of Relationship
ACC Limited	Subsidiary of Ambuja Cements Limited
Chemical Limes Mundwa Private Limited	Wholly Owned Subsidiary of Ambuja Cements Limited
M.G.T. Cements Private Limited	Wholly Owned Subsidiary of Ambuja Cements Limited
Ambuja Shipping Services Ltd.	Wholly Owned Subsidiary of Ambuja Cements Limited
Foxworth Resources and Minerals Limited (Formerly known as Ambuja Resources Limited)	Wholly Owned Subsidiary of Ambuja Cements Limited
OneIndia BSC Private Limited	JV of Ambuja Cements Limited and ACC Limited
Ambuja Concrete North Private Limited	Wholly Owned Subsidiary of Ambuja Cements Limited
Ambuja Concrete West Private Limited	Wholly Owned Subsidiary of Ambuja Cements Limited
Lotis IFSC Private Limited	Wholly Owned Subsidiary of Ambuja Cements Limited
Lucky Minmat Ltd.	Wholly owned subsidiary of ACC Limited
Bulk Cement Corporation (India) Ltd	Subsidiary of ACC Limited
Singhania Minerals Private Limited	Wholly owned subsidiary of ACC Limited
ACC Mineral Resources Limited	Wholly owned subsidiary of ACC Limited
ACC Concrete West Private Limited	Wholly owned subsidiary of ACC Limited
ACC Concrete South Private Limited	Wholly owned subsidiary of ACC Limited
Asian Fine Cements Private Limited	Subsidiary of ACC Limited
Wardha Vaalley Coal Field Private Limited	JV of Ambuja Cements Limited and ACC Limited
Counto Microfine Products Private Limited	JV of Ambuja Cements Limited and ACC Limited
MP AMRL (Semaria) Coal Company Ltd	JV of ACC Limited
MP AMRL (Bicharpur) Coal Company Ltd	JV of ACC Limited
MP AMRL (Marki Barka) Coal Company Ltd	JV of ACC Limited
MP AMRL (Morga) Coal Company Ltd	JV of ACC Limited
Aakash Manufacturing Company Private Ltd	JV of ACC Limited
Alcon Cement Company Private Ltd	JV of ACC Limited

Other related parties, with whom transections have taken place during the year

Adani Enterprise Limited	W.e.f. December 07, 2023
Adani Global Pte Limited	W.e.f. December 07, 2023
Adani Power Limited	W.e.f. December 07, 2023
Adani Ports and SEZ	W.e.f. December 07, 2023
Adani Cement Industries Limited	W.e.f. December 07, 2023

Enterprises over which Key Managerial Personnel are able to exercise significant influence

Thinkfar Tradelink Private Limited	Ceased w.e.f. December 07, 2023
Flarezeal Solutions LLP	Ceased w.e.f. December 07, 2023
Samruddhi Investors Services Pvt. Ltd.	Ceased w.e.f. December 07, 2023
Sanghi Energy Limited	Ceased w.e.f. December 07, 2023
Sanghi Polymers Private Limited	Ceased w.e.f. December 07, 2023

d. Relative of Key Managerial Personnel:

Ms. Anita Sanghi	Relative of Key Managerial Personnel	Ceased w.e.f. December 07, 2023
Ms. Ekta Gupta	Relative of Key Managerial Personnel	Ceased w.e.f. December 07, 2023

e. Promoter and promoter group:

Mr. Ravi Sanghi	
Samruddhi Investors Services Pvt. Ltd.	

f. The following transactions were carried out with the related parties referred in above in the ordinary course of business:

		₹ in crore	
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023	
Share capital issued - including premium	-		
Thinkfar Tradelink Private Limited		50.00	
Loans Received			
Loan from Mr. Alok Sanghi	6.00	-	
Loan from Mr. Ravi Sanghi	35.65	-	
Loan from Mr. Aditya Sanghi	10.00	-	
	51.65	•	
Repayment of Loans			
Mr. Alok Sanghi	11.00	-	
Mr. Ravi Sanghi	35.65	-	
Mr. Aditya Sanghi	10.00	-	
Sanghi Energy Limited	2.51		
	59.16	•	

Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Remuneration (including Managerial Commission)		
Mr. Ravi Sanghi	5.04	1.88
Mr. Aditya Sanghi	2.21	1.25
Mr. Alok Sanghi	2.21	1.25
Mrs. Bina Engineer	2.64	1.25
Mr. Nirubha Gohil	0.83	0.60
Mr. Anil Agrawal	0.35	0.32
	13.28	6.55
Sitting Fees		
Mr. Arvind Motilal Agarwal	0.03	0.03
Mr. Devidas Kashinath Kambale	-	0.01
Mr. Gurudeo Madhukar Yadwadkar	0.03	0.03
Ms. Raina Desai	0.02	0.02
Mr. S. Balasubramanian	0.03	0.03
Mr. Sadashiv Sawrikar	-	0.01
Mr. Sudhir Nanavati	0.04	0.02
Mr. Ravi Kapoor	0.02	-
Mrs. Shruti Anup Shah	0.02	-
	0.19	0.14
Interest Paid		
Interest on Loan from Sanghi Energy Limited	0.12	0.17
Interest on ICD - Ambuja Cements Limited	53.31	
	53.43	0.17
Sale of Goods		
Ambuja Cements Limited	196.63	-
ACC Limited	117.68	-
Adani Cement Industries Limited	18.78	
	333.09	•
Purchase of Goods		
Adani Enterprise Limited	99.20	-
Ambuja Cements Limited	0.75	-
Adani Global Pte Limited	57.76	-
Adani Power Limited	0.04	-
	157.75	•
Receiving of Services		
Adani Ports and SEZ	53.00	-
ACC Limited	0.25	-
Ambuja Cements Limited	1.81	-
Mr. Ravi Sanghi (As a promoter)	0.08	
	55.14	•
Sale of Property, plant and equipment		
Samruddhi Investors Services Pvt. Ltd.	10.80	
(As part of promoter group)		

a) Transactions with related parties are disclosed exclusive of applicable taxes

b) Transactions related to sales and purchases with related parties are made on arm's length.

c) Remuneration does not include provision towards Gratuity and Leave Encashment which is provided based on actuarial valuation.

g. The following are the outstanding balances for the related parties referred above in the ordinary course of business:

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Remuneration payable (including Managerial Commission)	-	3.98
Loan from Mr. Alok Sanghi	-	5.00
Loan from Sanghi Energy Limited	-	2.18
Interest Payable on Loan from Sanghi Energy Limited	-	0.33
Inter Corporate Deposit - Ambuja Cements Limited	2,081.30	-
Interest Accrued on Inter Corporate Deposit - Ambuja Cements Limited	63.64	-
Amount Payable to Ambuja Cements Limited	0.16	-
Others Payable to Ambuja Cement Limited - Deficiency Claimed	34.54	-
Advance Received from Ambuja Cements Limited	32.40	-
Advance Received from ACC Limited	6.74	-
Advance Paid to Adani Enterprise Limited	0.95	-
Amount Payable to Adani Enterprise Limited	0.05	-
Amount Payable to Adani Ports & SEZ	#	-
Amount Payable to Adani Renewable Energy (KA) Limited	0.01	-
Amount Payable to Adani Power Limited	0.01	-
Advance paid to Samruddhi Investors Services Pvt. Ltd for purchase of PPE (As part of promoter group)	5.90	
Amount payable to Mr. Ravi Sanghi (As promoter)	0.02	

Amount less than ₹ 50,000/-

Note 40 - Operating lease

The Company has taken certain assets on operating lease which are cancellable. During the year, Company has paid \gtrless 0.89 crore (FY 22-23 \gtrless 1.03 crore) towards cancellable operating lease. There are no operating leases which are non cancellable.

Note 41 - Gratuity and other post employment benefit plans

The Company operates post employment and other long term employee benefits defined plans as follows:

I. Defined Contribution Plan

		₹ in crore
Description	As at March 31, 2024	As at March 31, 2023
Employer's Contribution to Provident Fund	0.76	0.59

II. Unfunded

i. Gratuity

ii. Leave encashment benefit

III. Defined Benefit Plan

The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method, which recognises each period of service to build up the final obligation. The obligation for leave encashment is recognised in the same manner as for gratuity.

						₹ in crore
			Gratuity		Leave Encashment	
De	scri	ption	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
1.		conciliation of opening and closing balances of Defined nefit obligation				
	а.	Obligation as at the beginning of the year	6.95	7.39	1.93	2.11
	b.	Current Service Cost	0.55	0.62	0.58	0.42
	C.	Past Service cost	7.33	-		-
	d.	Interest Cost	0.52	0.53	0.14	0.15
	e.	Actuarial (Gain)/Loss	(0.45)	(0.60)	0.40	(0.29)
	f.	Benefits Paid	(9.41)	(0.99)	(1.73)	(0.46)
	g.	Obligation as at the end of the year	5.49	6.95	1.33	1.93
2.	Re	conciliation of fair value of assets and obligation				
	а.	Fair Value of Plan Assets as at the end of the year	-	-	-	-
	b.	Present Value of Obligation as at the end of the year	5.49	6.95	1.33	1.93
	C.	Amount recognised in the Balance Sheet	(5.49)	(6.95)	(1.33)	(1.93)
3.		pense recognised during the year in Statement of ofit & Loss				
	а.	Current Service Cost	0.55	0.62	0.58	0.42
	b.	Actuarial (gain)/loss	(0.45)	(0.60)	0.40	(0.29)
	C.	Interest Cost	0.52	0.53	0.14	0.15
	d.	Expense recognised during the year	0.62	0.55	1.13	0.28
4.	Ex	pense recognised during the year in OCI				
	а.	Actuarial (Gain)/Loss	(0.45)	(0.60)	0.40	(0.29)
5.	Ad	ctuarial Assumptions				
	а.	Discount Rate (per annum)	7.20%	7.47%	7.20%	7.47%
	b.	Salary escalation	7.00%	3.00%	7.00%	3.00%
	C.	Mortality Rate Indian Assured Lives Mortality (Mortality 2012-14 (Urban)) – Previous Year (Mortality 2006-2008 (Urban))	Urban	Urban	Urban	Urban

That significant actuarial assumptions for the determination of the Defined Benefit Plans are discount rate, expected salary increase and mortality.

Discount rate is based on the prevailing market yields of Government of India securities as at Balance Sheet date for the estimated term of the obligations.

The estimates of future salary increase considered in actuarial valuation take account of inflation, seniority, promotion, and other relevant factors such as supply and demand in the employment market.

IV. Sensitivity analysis

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below.

		₹ in crore
	As at March 3	1, 2024
Particulars	Increase Gratuity	Decrease Gratuity
Discount rate (1% movement)	(0.36)	0.41
Salary growth rate (1% movement)	0.40	(0.36)

		₹ IU CLOLE
	As at March 31,	2023
Particulars	Increase Gratuity	Decrease Gratuity
Discount rate (1% movement)	(0.31)	0.34
Salary growth rate (1% movement)	0.32	(0.29)

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumptions shown.

Note 42

Balance of trade receivables, trade payables, advances and deposits are subject to confirmation and reconciliation, if any.

Note 43 - Research and Development Cost

During the year the Company has incurred ₹ Nil towards Research and Development.

Capital Expenditure ₹ NIL (Previous Year ₹ NIL) Recurring Expenditure ₹ NIL (Previous Year ₹ 1.03 crore)

Note 44 - Dues to Micro and Small Enterprises

The Company has certain dues to suppliers registered under Micro, Small and Medium Enterprises Development Act 2006 (MSME Act). The information as per requirement of Section 22 of The Micro, Small and Medium Enterprises Development Act 2006 as below:

		₹ in crore
Particulars	As at March 31, 2024	As at March 31, 2023
Principal amount payable to supplier under the MSMED Act and remaining unpaid as at year end.	3.65	2.00
Interest due to suppliers registered under the MSMED Act and remaining unpaid as at year end	-	-
Principal amount paid to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
Interest paid, other than under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
Interest paid under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
Interest due and payable towards suppliers registered under MSMED Act, for payment already made.	-	-
Further interest remaining due and payable for earlier years	-	-

There is no principal and interest overdue to Micro and Small enterprises. During the year no interest has been paid to such parties. This information has been determined to the extent such parties have been identified on the basis of information available with the Company.

Note 45 - Disclosure as per Ind AS 116 'Leases'

Company as Lessee

The Company's lease asset class primarily consist of leases for Office premises and Plant and equipment.

(i) The following are the carrying amounts of lease liabilities recognised and the movements during the period:

		₹ in crore
Particulars	For the year ended March 31, 2024	For the Year ended March 31, 2023
Opening Balance	17.58	18.41
- Additions in lease liabilities	0.00	0.80
- Interest cost during the year	0.74	2.16
- Payment of lease liabilities	2.17	3.79
- Termination of lease liabilities	13.83	-
Closing Balance	2.32	17.58
Current	1.26	1.78
Non Current	1.06	15.80

(ii) Maturity Analysis of the lease liabilities:

		₹ in crore
Contractual undiscounted cash flows	As at March 31, 2024	As at March 31, 2023
3 months or less	0.36	0.95
3-12 Months	1.08	2.80
1-2 Years	1.10	3.24
2-5 Years	-	6.50
More than 5 Years	-	27.30
Undiscounted Lease liabilities.	2.54	40.79

(iii) The following are the amounts recognised in profit or loss:

		₹ in crore
Particulars	For the year ended March 31, 2024	For the Year ended March 31, 2023
Depreciation expense for right-of-use assets	1.78	2.48
Interest expense on lease liabilities	0.74	2.16
Expense relating to short-term leases	0.89	1.03

(iv) The following are the amounts disclosed in the cash flow statement:

		₹ in crore
Particulars	For the year ended March 31, 2024	For the Year ended March 31, 2023
Cash Outflow from leases	3.06	4.82

Note 46 - Reconciliation of tax expenses and effective tax rate

Particulars		For the year ended March 31, 2024		For the Year ended March 31, 2023	
	in crore	In %	in crore	In %	
Profit before tax expenses	(448.59)	1	(325.70)		
Tax expenses at statutory income tax rate	-	25.17%	-	25.17%	
Adjustments of tax related to Earlier Years	-		-		
Amount of Deferred Tax	(112.91)		(81.98)		
Deferred tax not recognised	112.91		81.98		
Others Adjustments	0.20		-		
Tax expenses	0.20		-		
Tax expenses reported in statement of profit or loss	0.20	(0.04%)	-	0.00%	

Note 47

The code on Social Security, 2020 ('Code') relating to employee benefits during employment and post employment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. However, the date on which the Code will come into effect has not been noticed and the final rules/interpretation have not yet been issued. The Company will assess the impact of the Code when it comes into effect and will record any related impact in the period the Code becomes effective.

Note 48 - Exceptional Items

Details of exceptional items are provided as under

	Notes		₹ in crore
Exceptional Income			
Gain on disposal of non core assets	(i)		224.10
Exceptional Expenses			
Provision for pending litigation and disputed matters	(ii)	104.49	
Prepayment charges of Loan	(iii)	88.42	
Interest on custom duty	(iv)	13.72	206.63
Net			17.47

In previous year, there are no exceptional items.

Notes:

 During the period, Company has sold certain non – core immoveable properties. Profit on disposal of certain non – core immoveable properties amounting to ₹ 224.10 crore has been disclosed as exceptional items.

- ii) During the period, the Company has made detailed review of its pending litigation & disputed matters. Based on such review, provision for probable contingencies amounting to ₹ 104.49 crore is made in the financials and same has been disclosed as exceptional items.
- iii) One-time charges paid to lenders for prepayment of loans amounting to ₹ 88.42 crore has been disclosed as exceptional items.
- iv) Interest on Custom Duty amounting to ₹ 13.72 crore has been disclosed as exceptional items.

Note 49 - Corporate Social Responsibility Expenses (CSR)

As per Section 135 of the Companies Act, 2013 read with guidelines issued by Department of Public Enterprises, GOI, the Company is required to spend, in every financial year, at least two per cent of the average net profits of the Company made during the three immediately preceding financial years in accordance with its CSR Policy. The details of CSR expenses for the year are as under:

			₹ in crore
Pa	rticulars	For the year ended March 31, 2024	For the Year ended March 31, 2023
Α.	Amount required to be spent during the year		
	 Gross amount (2% of average net profit as per Section 135 of Companies Act, 2013) 	-	1.56
	(ii) Surplus arising out of CSR projects	-	-
	(iii) Set off available from previous year	-	-
	(iv) Total CSR obligation for the year $[(i)+(ii) -(iii)]$	-	1.56
В.	Amount approved by the Board to be spent during the year	-	1.60
C.	Amount spent during the year on:		
	a) Construction/acquisition of any asset	-	-
	b) On purposes other than (a) above	0.03	1.59
То	cəl	0.03	1.59
D.	Set off available for succeeding years	-	-
Ε.	Amount unspent during the year	-	-

i) Amount spent during the year ended March 31. 2024:

			₹ in crore
Dashiaulasa	Ye	t to be paid	
Particulars	In cash	in cash	Total
a) Construction/acquisition of any asset	-	-	-
b) On purposes other than (a) above	0.03	-	0.03

Amount spent during the year ended March 31, 2023:

₹ in crore Yet to be paid Particulars Total In cash in cash Construction/acquisition of any asset --a) On purposes other than (a) above 1.59 1.59 b) -

ii) Details of contribution to a trust controlled by the Company in relation to CSR expenditure:

		₹ in crore
Particulars	For the year ended March 31, 2024	For the year ended March 31, 2023
Contribution given to Trust	-	1.55

iii) Break-up of the CSR expenses under major heads is as under:

			₹ in crore
Pa	rticulars	For the year ended March 31, 2024	For the year ended March 31, 2023
1.	Health Care to economically backward people	0.03	0.27
2.	Educational facilities to economical backward and rural children	-	0.35
3.	Greenbelt development	-	0.93
4.	Measures taken for prevention of COVID 19	-	0.04
То	tal	0.03	1.59

Note 50 - Additional disclosures as required under Schedule III of the Companies Act 2013.

- 1) Title deeds of all immovable properties are held in name of the Company as at March 31, 2024.
- 2) The Company does not hold any Investment Property in its books of accounts, so fair valuation of investment property is not applicable.
- 3) The Company has not revalued any of its Property, Plant & Equipment and including Right of use assets in the current year & previous year.
- 4) The Company has not granted any loans or advances to promoters, directors, KMP's and the related parties that are repayable on demand or without specifying any terms or period of repayment.
- 5) No proceedings have been initiated or pending against the Company under the Benami Transactions (Prohibition) Act,1988.
- 6) Company is not having any transaction with the Companies struck off under the Section 248 of the Companies Act 2013 or Section 560 of the Companies Act 1956 except as below:

Name of struck off Company	Nature of transactions with struck-off Company		Relationship with the Struck off company, if any, to be disclosed
Balance outstanding			
Sarvodaya Shares and Stocks Broking Private Limited	Shares Held	#	Shareholder
Ravisha Infraprojects Pvt. Ltd	Sale of product	0.01	Customer
S Raheja Realty Pvt. Ltd	Sale of product	0.01	Customer
Welspun India Ltd.	Sale of product	0.04	Customer

Amount is less than ₹ 50,000/-

- 7) There are no charges or satisfaction which are to be registered with Registrar of Companies (ROC) beyond statutory period.
- 8) The Company has not been declared as a wilful defaulter by any bank or financial institution or any other lender.
- 9) The Company has filed quarterly returns or statements with the banks who have sanctioned working capital facilities, which are in agreement with the books of account except for cases where there were material differences.

Particulars of Securities provided	For the quarter ended	Amount as per unaudited books of account	Amount as reported in the quarterly returns and statements		
Inventories & Trade Receivables	June 2023	225.69	304.78	79.09	Amount reported in statements filed with banks are based on provisional accounts.
Trade Payables	* June 2023	152.32	90.75	(61.57)	Amount reported in statements filed with banks are based on provisional accounts.

*Excluding amount payables for post-production activities, project and long term Trade Payables as per the consistent practice followed by the Company and accepted by its lender.

- 10) The provisions of clause (87) of section 2 of the Act read with the Companies (Restriction on number of Layers) Rules, 2017 are not applicable to the Company as per Section 2(45) of the Companies Act, 2013.
- 11) The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - a) Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company (Ultimate Beneficiaries) or
 - (b) Provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries
- 12) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
 - (a) Directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (b) Provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
- 13) The Company does not have any 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
- 14) The Company has not traded or invested in Crypto Currency or Virtual Currency during the financial year.
- There were no scheme of Arrangements approved by the competent authority during the year in terms of section 230 to 237 of the Companies Act, 2013.

16) Performance Ratios

Ratio	Numerator	Denominator	FY 2023-24	FY 2022-23	% Variance	Reason for Variance
Current ratio	Current Assets	Current Liabilities	1.07	0.69	56.23%	Reduction in current liabilities due to increased payouts
Debt-equity ratio	Paid-up debt capital (Long term borrowings+Short term borrowings)	Shareholder's Equity (Total Equity)	1.87	0.98	90.85%	Increase in borrowings & decrease in equity due to loss for the year
Debt service coverage ratio	(Profit / (loss) After Tax + Interest + Depreciation + Loss/(Gain) on Sale of Property Plant & Equipment)	Finance Costs + lease payments+Scheduled principal repayments of long term borrowings	-0.23	-0.01	1828.66%	Due to Prepayment & Redemption charges for borrowings
Return on equity ratio	Profit / (loss) for the year	Average Shareholder's Equity	-33.62%	-19.20%	75.13%	Due to higher loss for the year
Inventory turnover ratio	Revenue from operations	Average Inventory	3.78	2.99	26.26%	Reduced inventory level
Trade receivables turnover ratio	Revenue from operations	Average trade receivables	31.76	12.86	147.00%	Improved Collections
Trade payables turnover ratio	Total Purchases (for Material Consumed) + Other Expenses (excluding non-cash item) +Closing Inventory*-Opening Inventory*)	Average Trade Payables	3.57	2.47	44.73%	Improved Payments
	*(Inventory excluding Finished Goods & Stock in Process)					
Net capital turnover ratio	Revenue from operations	Working Capital	30.48	#	-	Improved Working Capital
Net profit ratio	Profit / (loss) for the year	Revenue from operations	-54.64%	-35.08%	55.75%	Increased Operating costs
Return on capital employed	Earning before interest and taxes	Capital Employed = (Networth + Total Debt + DTL - DTA)	-5.23%	-2.87%	82.40%	Increase in loss for the year

Working Capital is negative

Note 51 – Corresponding figures of previous year have been regrouped / rearranged wherever necessary to conform to the current year presentation.

As per report of even date

For S. K. Mehta & Co. Chartered Accountants FRN No. 000478N

Rohit Mehta Partner M. No. 091382

Place: Ahmedabad Date: April 27, 2024 For and on behalf of the Board of Directors of Sanghi Industries Limited

Ajay Kapur Chairman DIN - 03096416

Sanjay Khajanchi Chief Financial Officer Sukuru Ramarao Whole-time Director and CEO DIN - 08846591

Anil Agrawal Company Secretary



SANGHI INDUSTRIES LIMITED

CIN: L18209TG1985PLC005581 Registered Office: Sanghinagar P. O., Hayatnagar Mandal, R. R. District, Telangana – 501 511 Phone No.: +91 8415-242217 Corporate Office: "Adani Corporate House", Shantigram, S.G. Highway, Khodiyar, Ahmedabad – 382 421 Phone No.: +91 79-2656 5555 E-mail: companysecretary.sil@adani.com ; Website: www.sanghicement.com

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the **Thirty Seventh Annual General Meeting** of the Members of **Sanghi Industries Limited ('the Company') is scheduled and** will be held on Wednesday, the 26th day of June, 2024 at 2.00 p.m. through Video Conferencing (VC) / Other Audio-Visual Means ('OAVM') to transact the following businesses. The venue of the meeting shall be deemed to be the registered office of the Company at Sanghinagar P.O., Hayatnagar Mandal, R.R. District, Telangana – 501511.

Ordinary Business:

- To receive, consider and adopt financial statements of the Company including Audited Balance Sheet as at March 31, 2024, Statement of Profit and Loss and Cash Flow for the year ended on that date together with the Directors' Report and also the Auditors' Report thereon.
- To appoint a Director in place of Mr. Ajay Kapur (holding DIN: 03096416), who retires by rotation and being eligible, offers himself for re-appointment.

Special Business:

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

 RESOLVED THAT pursuant to the provisions of Section 148 and all the applicable provisions of the Companies Act, 2013 and The Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactments thereof, for the time being in force) M/s. N. D. Birla & Co., Cost Accountants (Firm Registration Number: 000028) appointed as the Cost Auditors of the Company by the Board of Directors for the conduct of the Audit of the cost records of the Company for FY 2024-25 starting from April 1, 2024 at a remuneration of ₹ 3,00,000 (Rupees Three lakhs Only) per annum plus GST and out of pocket expenses, if any be and is hereby ratified and confirmed.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and are hereby severally authorised to do all such acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution.

> By Order of the Board of Directors For **Sanghi Industries Limited**

Anil Agrawal

Company Secretary Membership No. A14063

Date: April 27, 2024 Registered Office:

Sanghinagar P. O. Hayatnagar Mandal, R. R. District, Telangana - 501 511 **CIN:** L18209TG1985PLC005581

Notes:

- 1. The Government of India, Ministry of Corporate Affairs has allowed conducting Annual General Meeting ("AGM") through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") and dispended the personal presence of the Shareholders at the meeting. Accordingly, the Ministry of Corporate Affairs issued Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 5, 2020, Circular No. 02/2021 dated January 13, 2021, Circular No. 21/2021 dated December 14, 2021, 02/2022 dated May 5, 2022, 10/2022 dated December 28, 2022 and latest being 09/2023 dated September 25, 2023 ("MCA Circulars") and Circular No. SEBI/HO/ CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, Circular No. SEBI/HO/DDHS/P/ CIR/2022/0063 dated May 13, 2022, Circular No. SEBI/HO/DDHS/ DDHS-RACPOD1/P/CIR/2023/001 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 issued by the Securities Exchange Board of India ("SEBI Circular") prescribing the procedures and manner of conducting the AGM through VC/OVAM. In terms of the said circulars, the AGM of the Shareholders will be held through VC/OAVM. Hence, Shareholders can attend and participate in the AGM through VC/ OAVM only.
- 2. The helpline number regarding any query / assistance for participation in the AGM through VC/OAVM is 022-2305-8542/43.
- 3. Pursuant to the Circular No. 14/2020 dated April 8, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the Shareholders is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat and cast their votes through e-voting.
- The attendance of the Shareholders attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 5. In line with the aforesaid MCA Circulars, the Notice calling the AGM is being sent through electronic mode to those Members whose email addresses are registered with the Company/ Depositories as on May 31, 2024. Members may note that the Notice has been uploaded on the website of the Company at www.sanghicement.com. The Notice can also be

accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at <u>www.bseindia.com</u> and <u>www.</u> <u>nseindia.com</u> respectively and the AGM Notice is also available on the website of CDSL (Agency for providing Remote E voting Facility) i.e. <u>www.</u> <u>evotingindia.com</u>.

- 6. A statement setting out the material facts as required under Section 102 of the Companies Act, 2013 ("Act") is annexed hereto. And details under Regulation 36(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and paragraph 1.2.5 of the Secretarial Standard on General Meeting issued by The Institute of Company Secretaries of India, in respect of the director being reappointed at the AGM are annexed hereto;
- 7. Members seeking any information with regard to the Accounts or any matter to be placed at the AGM, Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, Register of Contracts or Arrangements in which Directors are interested under Section 189 of the Act and relevant documents referred to in the accompanying Notice and in the Explanatory Statement are requested to write to the Company on or before 10 working days of the Annual General Meeting through e-mail on companysecretary.sil@ adani.com. The same will be replied by the Company suitably. All documents referred to in the Notice will also be available electronically for inspection, without any fee, by the Members from the date of circulation of this Notice up to the date of AGM. Members seeking to inspect such documents can send an email to companysecretary.sil@adani.com.
- Members are requested to send all communications relating to shares and unclaimed dividends, change of address, bank details, e-mail address etc. to the RTA at the address: Link In Time India Pvt. Ltd. C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400083

For shares held in electronic form, change of address and change in the bank accounts etc. should be furnished to their respective DPs.

9. The Shareholders can join the AGM through the VC/ OAVM mode 15 (fifteen) minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1,000 Shareholders on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders' Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

10. Process and manner for Shareholders opting for voting through electronic means:

- Pursuant to the provisions of Section 108 of а. the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI Listing Regulations (as amended) and pursuant to the MCA circulars, the Company is providing facility of remote e-voting to its Shareholders in respect of the businesses to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) as the authorised e-voting agency for facilitating voting through electronic means. The facility of casting votes by a shareholder using remote e-voting as well as evoting on the date of AGM will be provided by CDSL.
- b. Shareholders whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Wednesday, June 19, 2024 shall be entitled to avail the facility of remote e-voting as well as e-voting system on the date of 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.
- c. A person who has acquired the shares and has become a shareholder of the Company after the dispatch of the Notice of the AGM and prior to the Cut-off date i.e. Wednesday, June 19, 2024, shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or venue voting system on the date of the AGM by following the procedure mentioned in this part.
- d. The remote e-voting will commence on Sunday, June 23, 2024 at 9.00 a.m. and will end on Tuesday, June 25, 2024 at 5.00 p.m. During this period, the Shareholders of the Company as on the Cut-off date. i.e. Wednesday, June

19, 2024 may cast their vote electronically. The Shareholders will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be disabled for voting by CDSL thereafter.

- e. Once the vote on a resolution is cast by the Shareholder, he/she shall not be allowed to change it subsequently or cast the vote again. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting, however they can attend the meeting through VC / OAVM facility.
- f. The voting rights of the Shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the Cut-off date i.e. Wednesday, June 19, 2024.
- g. The Company has appointed CS Chirag Shah, Practicing Company Secretary (Membership No. FCS: 5545; CP No: 3498), to act as the Scrutiniser for conducting the remote e-voting process as well as the e-voting system on the date of the AGM, in a fair and transparent manner.

11. Process for those Shareholders whose email ids/ mobile no. are not registered:

- a. For Demat Shareholders Please update your e-mail id and mobile no. with your respective Depository Participant (DP).
- b. 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.

12. The instructions for Shareholders for remote voting are as under:

I. Pursuant to SEBI Circular No. SEBI/HO/CFD/ CMD/CIR/P/2020/242 dated December 9, 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.

II. 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 aforesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual Shareholders holding securities in Demat mode is given below:

Type of Shareholders	Lo	gin Method
Individual Shareholders holding securities in Demat mode with CDSL	1.	Users who have opted for CDSL's 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 <u>www.cdslindia.com</u> and click on Login icon and select New System Myeasi Tab.
	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 the 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 are 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 <u>www.cdslindia.com</u> 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 link in <u>www.cdslindia.com</u> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be provided links for the respective ESP where the e-Voting is in progress during or before the AGM.

Type of Shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL	 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: <u>https://eservices.nsdl.com</u> either on a Personal Computer or on a mobile. Once the home page of e- Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on Company name or e-Voting service provider name and you will be re-directed to e- Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 If the user is not registered for IDeAS e-Services, option to register is available at <u>https://eservices.nsdl.com</u>. Select "Register Online for IDeAS "Portal or click at <u>https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp</u>.
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile. Once the home page of e- Voting system is launched, click on the icon "Login" which is available under 'Shareholder/ Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on Company name or e- Voting service provider name and you will be redirected to e- Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Individual Shareholders (holding securities in demat mode login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After successful login, you will be able to see e- Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on Company name or e-Voting service provider name and you will be redirected to e-Voting service provider's website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

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

Login Type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Shareholders facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.</u> <u>evoting@cdslindia.com</u> or call at toll free no. 1800 22 55 33.
Individual Shareholders holding securities in Demat mode with NSDL	Shareholders facing any technical issue in login can contact NSDL helpdesk by sending a request at <u>evoting@</u> <u>nsdl.co.in</u> or call at toll free no.: 1800 1020 990 and 1800 22 44 30.

Step 2: Access through CDSL e-Voting system in case of Shareholders holding shares in physical mode and non-individual Shareholders in demat mode.

- III. Login method for e-Voting and joining virtual meeting for physical shareholders and shareholders other than individual holding in demat form.
 - 1. The Shareholders should log on to the e-voting website <u>www.evotingindia.com</u>.
 - 2. Click on Shareholders.
 - 3. 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.
 - If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier 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:

Shareholders 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 indicated in the PAN field.
Dividend Bank Details OR Date of Birth (DOB)	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.
(000)	If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (v).

- IV. After entering these details appropriately, click on "SUBMIT" tab.
- V. 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.
- VI. For Shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- VII. Click on the EVSN of the Company **SANGHI** INDUSTRIES LIMITED on which you choose to vote.
- VIII. 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.

- IX. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- X. 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.
- XI. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- XII. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- XIII. 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.
- XIV. There is also an optional provision to upload Board Resolution/Power of Attorney if any uploaded, which will be made available to scrutiniser for verification.
- XV. Shareholders can also cast their vote using CDSL's mobile app m-Voting. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- XVI. Note for Non Individual Shareholders and Custodians:
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to <u>www.evotingindia.com</u> 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 <u>helpdesk.evoting@cdslindia.com</u>.
 - 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 should be mailed to <u>helpdesk.evoting@cdslindia.com</u> and on approval of the accounts they would be able to cast their vote.

- 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 scrutiniser to verify the same.
- Alternatively, Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorised signatory who are authorised to vote, to the Scrutiniser and to the Company, if voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutiniser to verify the same.
- If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to <u>helpdesk.evoting@cdslindia.com</u> 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 <u>helpdesk. evoting@cdslindia.com</u> or call toll free no. 1800 22 55 33.
- 13. The instructions for Shareholders attending the AGM through VC/OAVM & e-voting during meeting are as under:-
- I. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- II. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for remote e-voting.
- III. Only those Shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available in the AGM.
- IV. If any Votes are cast by the Shareholders through the e-voting available during the AGM and if the same Shareholders have not participated in the meeting through VC/OAVM facility, then the votes

cast by such Shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the Shareholders participating in the meeting.

- V. Shareholders who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 14. The results declared along with the Scrutiniser's Report shall be placed on the Company's website <u>www.sanghicement.com</u> and on the website of CDSL i.e. <u>www.cdslindia.com</u> within two days of the passing of the Resolutions at the Annual General Meeting of the Company and shall also be communicated to the Stock Exchanges where the shares of the Company are listed.

15. Instructions for Shareholders for attending the AGM through VC/OAVM are as under:

- Shareholders will be provided with a facility to attend the AGM through VC/OAVM or view the live webcast of AGM through the CDSL e-Voting system. Shareholders may access the same at <u>https://www. evotingindia.com</u> under shareholders'/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/ members login where the EVSN of Company will be displayed.
- II. Shareholders are encouraged to join the Meeting through Laptops / iPads for better experience.
- III. Further, Shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- IV. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.

- V. For ease of conduct, Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 7 days prior to the meeting mentioning their name, demat account number/folio number, email id, mobile number at <u>companysecreary.sil@adani.com</u>. The shareholders who do not want to speak during the AGM but have queries may send their queries in advance at least 7 days prior to the AGM mentioning their name, demat account number / folio number, email id, mobile number at <u>companysecretary.sil@adani.com</u>
- VI. Those Shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the AGM.
- VII. Since the AGM will be held through VC/OAVM, the Route Map is not annexed in this Notice.

Contact Details:

Company	Sanghi Industries Limited
	Regd. Office: Sanghinagar
	P. O. Hayatnagar Mandal, R. R. District,
	Telangana – 501 511
	CIN: L18209TG1985PLC005581
	Email: companysecretary.sil@adani.com
Registrar	M/s. Link Intime India Private Limited
and	C-101, 247 Park, L B S Marg,
Transfer	Vikhroli (West), Mumbai – 400 083.
Agent	Tel: +91-22-49186270
C	Fax: +91-22-49186060
	E-mail ID: rnt.helpdesk@linkintime.co.in
E-voting	Central Depository Services (India)
Agency	Limited
	E-mail: <u>helpdesk.evoting@cdslindia.com</u>
	Phone: 022-23058542/43
Scrutiniser	C. S. Chirag Shah
	Practicing Company Secretary
	E-mail: <u>pcschirag@gmail.com</u>

ANNEXURE TO THE NOTICE

Explanatory Statement

(Pursuant to the provisions of Section 102 of the Companies Act, 2013)

In conformity with the provisions Section 102 of the Companies Act, 2013, the following Explanatory Statement sets out all material facts relating to special businesses contained in the accompanying Notice.

Item No. 3

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with The Companies (Audit and Auditors) Rules 2014, the Company is required to appoint a Cost Auditor to audit the Cost records of the Company.

On the recommendation of the Audit Committee, the Board of Directors of the Company has approved the appointment of N. D. Birla & Co., Cost Accountants as the Cost Auditor of the Company for the FY 2024-25 starting from April 1, 2024 at a remuneration of ₹ 3,00,000/- (Rupees Three Lakhs Only) per annum plus GST and out of pocket expenses, if any, in connection with the cost audit. The remuneration of the cost auditor is required to be ratified subsequently by the Members, in accordance with the provisions of the Act and Rule 14 of the Rules.

Accordingly, the Board recommends the Ordinary Resolution at item no.3 of this Notice for the approval of the Members.

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

By Order of the Board of Directors For **Sanghi Industries Limited**

Membership No.: A14063

Anil Agrawal Company Secretary

Date: April 27, 2024

Registered Office:

Sanghinagar P. O. Hayatnagar Mandal, R. R. District, Telangana - 501 511 **CIN:** L18209TG1985PLC005581 Details of Director seeking re-appointment as required under Regulation 36(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, for item no. 2 mentioned in the Notice:

Name of the Director	Mr. Ajay Kapur
Director Identification Number	03096416
Date of Birth	November 11, 1965
Nationality	Indian
Qualification	Master of Business Administration (MBA) and also a degree in Economics.
Date of Appointment on Board	December 7, 2023
Shareholding in Sanghi Industries Limited including shareholding as a beneficial owner	Nil
Brief Profile of the Director	Mr. Ajay Kapur is the CEO and Whole Time Director of Ambuja Cements Limited and ACC Limited. He has over 30 years of expertise in the cement, construction, power and heavy metals sector. Mr. Kapur joined Ambuja Cements in 1993 and has spent more than 25 years in various strategic roles. Between 2014 and 2019, he held the position of the Company's CEO and Managing Director (MD). Mr. Kapur previously held the positions of CEO of Aluminium & Power and MD of Commercial at Vedanta Ltd. Before joining the Adani Group in June 2022. He most recently worked for Adani Ports and Special Economic Zone Ltd. as CEO of Special Projects. He has been extensively involved in several business forums, such as CII, FICCI, and ASSOCHAM. He holds an MBA from the K.J. Somaiya Institute of Management and a degree in economics. He is also an alumnus of The Wharton School of the University of Pennsylvania.
Expertise in specific functional areas	He has over 30 years of expertise in the cement, construction, power and heavy metals sector.
Last Remuneration drawn	Nil
Details of Remuneration sought to be paid	He will not draw any remuneration and sitting fees from the Company

List of Directorships held in other companies (excluding foreign,	Sr. No.	Name of the Comp	panies			
private and Section 8 Companies)	1.	Adani Cementatio	n Limited			
	2.	Adani Cement Indu	ustries Limited			
	3.	ACC Limited				
	4.	4. Foxworth Resources and Minerals Limited				
	5.	Ambuja Shipping S	Services Limited			
	6.	Ambuja Cements L	imited			
Name of Listed Companies from which the Director has resigned in the past three years	Nil					
Memberships/Chairmanships across Listed Entities	Nar	ne of Company	Name of Committee	Category		
	ACC	C Limited	Stakeholders Relationship Committee	Member		
			Risk Management Committee	Member		
		buja Cements ited	Stakeholders Relationship Committee	Member		
			Risk Management Committee	Member		
		ighi Industries ited	Corporate Social Responsibility Committee	Member		
Details of Board/Committee Meetings attended by the Directors during the year	Boa Mee in Gov whi	e details of hi endance in the ord and Committee etings are providee the Corporate vernance Repor ch forms part o s Annual Report.	e e d e t			

BRSR Limited Assurance Report



Independent Limited Assurance Statement to Sanghi Industries Limited on their Business Responsibility & Sustainability Report (BRSR) FY2023-24

To the Management of Sanghi Industries Ltd., Ahmedabad, India

Introduction

Intertek India Private Limited ("Intertek") was engaged by Sanghi Industries Limited ("SIL") to provide an independent limited assurance on its BRSR (Business Responsibility & Sustainability Report) selected disclosures for FY2023-24 ("the Report"). The scope of the Report comprises the reporting periods of FY2023-24. The Report is prepared by SIL based on SEBI's (Securities and Exchange Board of India) BRSR guidelines. The assurance was performed in accordance with the requirements of International Federation of Accountants (IFAC) International Standard on Assurance Engagement (ISAE) 3000 (Revised), Assurance Engagements Other than Audits or Reviews of Historical Financial Information.

Objective

The objectives of this limited assurance exercise were, by review of objective evidence, to confirm whether any evidence existed that the sustainability related disclosures in alignment with BRSR requirements, as declared in the Report, were not accurate, complete, consistent, transparent and free of material error or omission in accordance with the criteria outlined below.

Intended Users

This Assurance Statement is intended to be a part of the Annual Report 2023-24 of Sanghi Industries Limited.

Responsibilities

The management of SIL is solely responsible for the development of the Report and its presentation. Management is also responsible for the design, implementation and maintenance of internal controls relevant to the preparation of the Report so that it is free from material misstatement, whether due to error.

Intertek's responsibility, as agreed with the management of SIL, is to provide assurance and express an opinion on the data and assertions in the Report based on our verification following the assurance scope and criteria given below. Intertek does not accept or assume any responsibility for any other purpose or to any other person or organization. This document represents Intertek's independent and balanced opinion on the content and accuracy of the information and data held within.

Assurance Scope

The assurance has been provided for selected sustainability performance disclosures presented by SIL in its Report. The assurance boundary included data and information for the operations of Sanghipuram, Gujarat and SIL (Corporate Office) in accordance with SEBI's BRSR guidelines. Our scope of assurance included verification of data and information on selected disclosures reported as summarized in the table below:



Section A: General Disclosures

- Total number of permanent employees
- Total number of permanent and other than permanent workers
- Total number of female employees and workers
- Total number of differently abled employees and workers (permanent and other than permanent)
- Turnover rate for permanent employees and permanent workers

Principle 3: Businesses should respect and promote the well-being of all employees, including those in their value chains

- Number and percentage of employees covered under health insurance, accident insurance and maternity benefits
- Number and percentage of workers covered under health insurance, accident insurance
- No. of employees covered as a percentage of total employees under the benefits of Provident Funds (PF), Gratuity and Employee State Insurance (ESI)
- No. of workers covered as a percentage of total workers under the benefits of PF, Gratuity and ESI
- Return to work and retention rates of permanent employees and workers that took parental leave
- Safety data (fatalities, loss time injuries and recordable work-related injuries)
- Percentage of plants and offices that were assessed for health and safety practice and working conditions
- Number of complaints made by employees and workers on working conditions and Health and Safety
- Number and Percentage of employees and workers covered under training on health and safety related measures and skill upgradation

Principle 5: Businesses should respect and promote human rights

- Number and percentage of employees and workers covered under training on human rights policy and issues
- Minimum wage paid to employees and workers

Principle 6: Businesses should respect and make efforts to protect and restore the environment

- Total electricity and fuel consumption by renewable and non-renewable sources
- Energy intensity
- Total water withdrawn and consumption
- Water discharge data by destination and treatment
- Water intensity
- Air emissions (other than Greenhouse Gases)
- Scope 1 and 2 emissions data and emission intensity (scope 1 and 2)
- Hazardous and non-hazardous waste generation, utilization, and disposal data

Assurance Criteria

Intertek conducted the assurance work in accordance with requirements of 'Limited Assurance' procedures as per the following standard:

- International Standard on Assurance Engagements (ISAE) 3000 (revised) for 'Assurance Engagements other than Audits or Reviews of Historical Financial Information'.
- International Standard on Assurance Engagements (ISAE) 3410 for 'Assurance Engagements on Greenhouse Gas Statement

A limited assurance engagement comprises of limited depth of evidence gathering including inquiry and analytical procedures and limited sampling as per professional judgement of assurance provider. A materiality threshold level of 10% was applied. Assessment of compliance and materiality was undertaken against the stated calculation methodology and criteria.

Methodology

Intertek performed assurance work using risk-based approach to obtain the information, explanations and evidence that was considered necessary to provide a limited level of assurance. The assurance was conducted by desk reviews, and stakeholder interviews with regards to the reporting and supporting records for the fiscal year 2024 at SIL's corporate office in Ahmedabad. Our assurance task was planned and carried out during May 2024. The assessment



included the following:

- Review of the Report that was prepared in accordance with the SEBI's BRSR guidelines.
- Review of processes and systems used to gather and consolidate data.
- Examined and reviewed documents, data and other information made available at SIL's operational sites, corporate office and digitally.
- Conducted online interviews with key personnel responsible for data management.
- Assessment of appropriateness of various assumptions, estimations and thresholds used by SIL for data analysis.
- Review of BRSR disclosures on sample basis for the duration from 1st April 2023 to 31st March of 2024 for SIL was carried out remotely.
- Appropriate documentary evidence was obtained to support our conclusions on the information and data reviewed and details would be provided in a separate management report.

Conclusions

Intertek reviewed selected BRSR disclosures provided by SIL in its Report. Based on the data and information provided by SIL, Intertek concludes with limited assurance that there is no evidence that the sustainability data and information presented in the Report is not materially correct. The report provides a fair representation of BRSR disclosures and is in accordance with the SEBI's BRSR guidelines to the best of our knowledge.

Intertek's Competence and Independence

Intertek is a global provider of assurance services with a presence in more than 100 countries employing approximately 43,500 people. The Intertek assurance team included competent sustainability assurance professionals, who were not involved in the collection and collation of any data except for this assurance opinion. Intertek maintains complete impartiality towards any people interviewed.

For Intertek India Pvt. Ltd.

Sumit Chowdhury, Verifier Sr. Manager-Sustainability Intertek Assuris

23rd May 2024

Elizabeth Mielbrecht

Elizabeth Mielbrecht, Reviewer Project Director Intertek Assuris

No member of the verification team (stated above) has a business relationship with Sanghi Industries Ltd. stakeholders beyond that is required of this assignment. No form of bribe has been accepted before, throughout and after performing the verification. The verification team has not been intimidated to agree to do this work, change and/or alter the results of the verification. The verification team has not participated in any form of nepotism, self-dealing and/or tampering. If any concerns or conflicts were identified, appropriate mitigation measures were put in place, documented and presented with the final report. The process followed during the verification is based on the principles of impartiality, evidence, fair presentation and documentation. The documentation received and reviewed supports the conclusion reached and stated in this opinion.



Sanghi Industries Ltd. | BRSR FY2023-24 | Limited Assurance Statement

Sanghi Industries Limited

ACRONYM TABLE

Acronym	Meaning
SIL	Sanghi Industries Limited
ACIL	American Council of Independent Laboratories
ACL	Ambuja Cements Limited
ACW	asbestos-cement waste
AEL	Adani Enterprises Limited
AFR	Alternative Fuels and Raw Material
AGM	Annual general meeting
AI	Artificial Intelligence
AKC	Ambuja Knowledge Centre
APFC	Automatic power factor controller
API	American Petroleum Institute
asst. mgr.	Assistant Manager
AVP	Assistant Vice President
BIS	Bureau of Indian Standards
Bn	Billion
bn	Billion
BoD	Board of Directors
BRSR	Business Responsibility and Sustainability Reporting
BSE	Bombay Stock Exchange Limited
BSEN	British Standards European Norm
C3A	Tricalcium aluminate
capex	Capital Expenditure
CAPEXIL	Chemical and Allied Export Promotion Council
СВА	Cross belt analyzer
CDSL	Central Depository Services (India) Limited
CDSL	Central Depository Services (India) Limited
CDSL	Central Depository Services (India) Limited
CENVAT	Central Value Added Tax
CFO	Chief Financial Officer
CGU's	Cash Generating Units
CH4	Methane
CIN:	Corporate Identification Number
CLT	Cross Laminated timber
CLT	Linking Clinker loading terminal
COC	Code of Conduct

Acronym	Meaning
CODM	Chief Operating Decision Maker
CRM	Customer Response Management
CU	Clinker unit
CU-1	Clinker unit-1
CU-2	Clinker unit-2
CVD	Chemical Vapour Deposition
DCS	Distributed Control Systems
DCs	Designated consumers
DCS logic	Distributed Control Systems
DIN	Directors Identification Number
DLP	Data Loss Prevention
DTA	Domestic Tariff area
DTL	Deferred tax liabilities
EGM	Extraordinary General Meeting
EHS	Environment, Health ā Safety
EIR	Effective Interest Rate
EMC	Environmental Management Cell
ERM	Enterprise Risk Management
ERP	Enterprise Resource planning
ESIC	Employees' State Insurance Corporation
ESP	Electrostatic Precipitators
ESPs	e-voting service Providers
EUR	Euros
FAC	First Aid Cases
FRP	Fibre-reinforced plastic
FVTPL	Fair value through profit or loss
GCCI	Gujarat Chamber of Commerce & Industry
GHG	Green House Gas
GMIA	Gujarat Mineral Industry Association
GU	Grinding unit
Нас	High Alumina Cement
HAP	Hazardous air pollutants
HFCs	Hydrofluorocarbons
HPSV	High Pressure Sodium Vapour
HRB	Hydraulic road binder
HRP	Hybrid Recycled Powder
HUF	Hindu Undivided Family

Acronym	Meaning
ICD	Inter-Corporate Deposit
ICs	Internal Complaints Committees
IEC	International Electrotechnical Commission
IEPF	Investor Education and Protection Fund
Ind AS	Indian Accounting Standards
IoT	Internet of Things
ISO	International Organisation for Standardisation
IUCN	International Union for Conservation of Nature
JV	Joint Venture
kCalkg	Kilocalorie Per Kilogram
KI	Potassium iodide
KL	Kilolitre
KL/t	Kilolitre per tonne
KLD	Kilo Liters per day
km	Kilometre
KMPs	Key Managerial Personnel
KV	Kilovolt
KVA	Kilo-volt-amperes
KW	Kilo Watts
LED	Light-emitting diode
LSSR	Life Saving Safety Rules
LT VFD	LT Variable Frequency Drive
LTI	Lost Time Injury
LTIFR	Lost time Injury frequency rate
MCA	Ministry of Cororate Affairs
MFA	Multi-Factor Authentication
MIS	Management Information System
mm	Millimetre
MMTPA	Million Metric Tonnes per Annum
Mnt	Million Tonne
MOA	Memorandum of Association of the Company
MOEFCC	Ministry of Environment and Forest and Climate Change
MoSPI	Ministry of Statistics and Program Implementation
MSMED Act	Micro, Small and Medium Enterprises Development Act

Acronym	Meaning
MSMEs	Micro, Small and Medium Enterprises
MTC	Medical Treatment Cases
MTC	Manufacturer's test certificate
MV	Medium voltage
MW	Megawatt
N20	Nitrous oxide
NA	Not Applicable
NABL	National Accreditation Board for Testing and Calibration Laboratories
NAREDCO	National Real Estate Development Council
NCDs	Non-Convertible Debentures
NCDs	Non-Convertible Debentures
NF3	Nitrogen trifluoride
NGOs	Non-Governmental Organisations
NRC	Nomination and Remuneration Committee
NSDL	National Securities Depository Limited
NSDL	National Securities Depository Limited
NSE	National Stock Exchange of India Limited
OAVM	Other Audio Visual Means
OCI	Orascom Construction Industries
OEM	Original equipment manufacturer
OPC	Ordinary Portland Cement
PA	Palm Ash
PAT	Profit After Tax
PCC	plain cement concrete
PFCs	Perfluorochemicals
PFCs	Pore Free Concrete/Porosity Free Concrete
PM	Particulate matter
PMS	Performance management system
POA	Power of Attorney
POP	Persistent organic pollutants
PPC	Pozzolana Portland Cement
PPE	Property, Plant & Equipment
PPP	Purchasing Power Parity
PSC	Pozzolana Slag Cement
QC	Quality Check

Acronym	Meaning
R&D	Research & Development
RAL	Radial Analysis Bond Log
RAV	Rotary Air Lock Valves
RCC	Reinforced Cement Concrete
RFID	Radio Frequency Identification
RMC	Risk Management Committee
RMH	Raw Material Handling
RO	Registered Office
ROC	Registrar of Companies
RoCE	Return on Capital employed
RoE	Return on equity
RPT	Related party transactions
RTA	Registrar and Share Transfer Agent
RWC	Restricted Workday Cases
SAP	Systems Applications and Products
SAs	Standards on Auditing
SEBI	Securities and Exchange Board of India
SF6	Sulphur Hexafluoride
SIEM	Security Information and Event Management
SPA	Share Purchase Agreement
SRC	Stakeholders' Relationship Committee of Directors
STP	Sewage Treatment Plant
TIFR	Total Injury frequency rate
TPH	Tonnes per hour
TPP	Thermal Power Plant

Acronym	Meaning
TPP-1 APH	
TSR	Thermal Substitution Rate
UN SDGs	United Nations Sustainable Development Goals
UPSI	Unpublished Price Sensitive Information
US\$	US Dollars
USD	US Dollars
VC	Video Conferencing
VFD	Variable frequency drives
VOC	Volatile organic compounds
w.e.f.	With effect from
WHRS	Waste Heat Recovery Systems
XRF	X-Ray Fluorescence Analysis
ZLD	Zero Liquid Discharge

Notes

Corporate Information

Board of Directors

Mr. Ajay Kapur Chairman

Mr. Sukuru Ramarao Whole Time Director & Chief Executive Officer

Mr. Vinod Bahety Non Executive Director

Mr. Sudhir Nanavati Independent Director

Mr. Ravi Kapoor Independent Director

Ms Shruti Shah Independent Director

Mr. Sanjay Kumar Khajanchi Chief Financial Officer

Mr. Anil Agrawal Company Secretary

Statutory Auditors

M/s S. K. Mehta & Co. Chartered Accountants Delhi

Registered Office

Sanghinagar P.O. Hayatnagar Mandal, R R District, Telangana - 501 511

Corporate Office

Adani Corporate House Shantigram. S.G. Highway, Khodiyar, Ahmedabad - 382421

Cement Works

Village Motiber, Taluka Abdasa, Kutch District, Sanghipuram - 370 511, Gujarat

Email: companysecretary.sil@adani.comWebsite : www.sanghicement.comCIN: L18209TG1985PLC005581

SANGHI INDUSTRIES LIMITED

Registered office

Sanghinagar P.O., Hayatnagar Mandal, R R District, Hyderabad, Telangana-501511

Corporate Office

Adani Corporate House, Shantigram, Near Vaishnav Devi Circle, S. G. Highway, Khodiyar, Ahmedabad, Gujarat-382421.



www.sanghicement.com