

То

B. C. Power Controls Ltd.

Importer

Whole Sale Trader

Non Ferrous Metals

CIN: L31300DL2008PLC179414

Dt: 07.09.2024

BSE Ltd. Regd. Office: 25thFloor, P.J. Towers, Dalal Street, Fort, Mumbai –400 001

<u>Sub</u>: 16th Annual Report of the Company for the Financial Year 2023-24 <u>Ref</u>: Scrip Code-**537766**, ISIN No- **INE905P01028**

Dear Sir/Ma'am,

This is to inform you that the 16th Annual General Meeting of the members of the Company Will be held on Monday, 30th September, 2024 at 02:00 P.M. (IST) through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), to transact the business(s) as specified in AGM Notice, pursuant to circulars issued by the Ministry of Corporate Affairs (MCA) and the Securities and Exchange Board of India (SEBI) Pursuant to Regulation 30, 34 and all other applicable provisions, if any, of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the copy of Annual Report of the Company along with the Notice of the 16th AGM for the Financial Year 2023-24 which is being sent only through e-mail to all the members of the Company whose e-mail addresses are registered with the Company/Depository Participant(s) in compliance with relevant circulars issued by Ministry of Corporate Affairs and the Securities and Exchange Board of India.

The copy of Annual Report 2023-24 along with the Notice of AGM is also available on Company's website at https://bcpowercontrols.com/docs/annual-report/annual-return-31.03.2024.pdf .

This is for your information and records.

Yours Truly,

For B.C. POWER CONTROLS LIMITED

(DIMPLE MALIK) COMPANY SECRETARY & COMPLIANCE OFFICER M.NO.: ACS-69221





B.C. POWER CONTROLS LIMITED

16TH ANNUAL REPORT (2023-2024)

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CORPORATE INFORMATION

***** BOARD OF DIRECTORS:

- > Mr. Chander Shekhar Jain Managing Director
- Mr. Nitin Aggarwal Whole Time Director
- > Mr. Ankit Gupta- Non-Executive Director
- > Ms. Siya Seth Independent Director
- > Mr. Surender Pal Singh Chauhan Independent Director
- > Mrs. Himani Jain- Independent Director

* KEY MANAGERIAL PERSONNEL:

- > Mr. Chander Shekhar Jain Managing Director
- > Mr. Nitin Aggarwal Whole Time Director
- Mr. Manoj Jain Chief Financial Officer
- > Ms. Dimple Malik Company Secretary & Compliance Officer

✤ <u>AUDIT COMMITTEE:</u>

- Ms. Siya Seth Chairman
- > Mr. Surender Pal Singh Chauhan Member
- Mr. Chander Shekhar Jain Member

✤ <u>SHAREHOLDER GRIEVANCE COMMITTEE:</u>

- Ms. Siya Seth Chairman
- > Mr. Surender Pal Singh Chauhan Member
- Mr. Chander Shekhar Jain Member

✤ <u>NOMINATION & REMUNERATION COMMITTEE:</u>

- > Ms. Siya Seth Chairman
- > Mr. Surender Pal Singh Chauhan Member
- Ms. Himani Jain Member

* CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

- Ms. Siya Seth Chairman
- > Mr. Surender Pal Singh Chauhan Member
- Mr. Chander Shekhar Jain Member

✤ INDEPENDENT AUDITORS:

M/s. Garg Bros & Associates

(Chartered Accountants) 203/88, Nehru Place, New Delhi- 110019.

✤ <u>SHARE TRANSFER AGENTS:</u>

Bigshare Services Private Limited Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093

✤ <u>BANKERS</u>:

ICICI Bank Limited 2212/61, Gurdwara Road, Karol Bagh, New Delhi-110005

Bank of India 66, Janpath, New Delhi- 110001.

✤ <u>REGISTERED OFFICE:</u>

7A/39, WEA Channa Market, Karol Bagh, New Delhi-110005

Email: <u>info@bolongroup.com</u> Website: www.bcpowercontrols.com

✤ LISTED IN STOCK EXCHANGES:

BSE Limited Scrip ID: BCP ISIN: INE905P01028 Scrip Code: 537766

16TH ANNUAL GENERAL MEETING OF B.C. POWER CONTROLS LIMITED

 Date:
 30th September, 2024

 Time:
 02:00 P.M

Email ID: info@bonlongroup.comWebsite: www.bcpowercontrols.comTelephone: 011- 47532795

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B.C. POWER CONTROLS LIMITED

(CIN: L31300DL2008PLC179414) Registered Office: 7A/39, WEA Channa Market, Karol Bagh, New Delhi-110005 Email: info@bonlongroup.com, Website: www.bcpowercontrols.com Phone: 011-47532795, Fax: 011-47532798

NOTICE

16TH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT THE 16TH ANNUAL GENERAL MEETING OF THE MEMBERS OF B.C. POWER CONTROLS LIMITED WILL BE HELD ON MONDAY, THE 30TH DAY OF SEPTEMBER, 2024 AT 02:00 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 SITUATED AT 7A/39, WEA CHANNA MARKET, KAROL BAGH, NEW DELHI -110005.

ORDINARY BUISNESS:

1. To receive, consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2024 including audited Balance Sheet as on 31st March, 2024 and the Statement of Profit and Loss for the financial year ended on that date and report of Directors & Auditors' thereon.

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

"RESOLVED THAT the audited standalone financial statement of the Company for the financial year ended March 31, 2024 and the reports of the Board of Directors and Auditors thereon laid before this meeting, be and are hereby considered and adopted."

2. To re-appoint Mr. Chander Shekhar Jain (DIN: <u>08639491</u>), Director of the Company, who retires by rotation and being eligible offers himself for re-appointment.

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

"RESOLVED THAT pursuant to the provision of Section 152 of the Companies Act, 2013, Mr. Chander Shekhar Jain (DIN: 08639491), who retires by rotation at this meeting and being eligible, has offered herself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."



3. To appoint M/s. Gaur & Associates, Chartered Accountants (Firm Registration No. 005354C) as Statutory Auditors of the Company:

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

"RESOLVED THAT pursuant to the provisions of sections 139, 141, 142 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), M/s Gaur & Associates, Chartered Accountants (Firm Registration No.- 005354C), be and is hereby appointed as Statutory Auditors of the Company for a term of 5 (five) consecutive years to hold the office from the conclusion of this Annual General Meeting until the conclusion of the Twenty First Annual General Meeting of the Company to be held in the year 2029, at such remuneration and re-imbursement of out of pocket expenses as may be decided by the Board of Directors of the Company from time to time."

SPECIAL BUSINESS:

4. To ratify the ordinary resolution passed in 15th Annual General Meeting for appointment of Ms. Siya Seth (DIN: 02982252) as a Non-Executive Independent Director, as a Special Resolution:

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

"RESOLVED THAT in furtherance of ordinary resolution passed by the members of the Company in their 15th Annual General Meeting held on 30th September 2023 regarding appointment/regularization of Ms. Siya Seth (DIN: 02982252) as an Non Executive Independent Director of the Company for a period of 5 (Five) consecutive years, pursuant to the regulation 25(2A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred as "Listing Regulations") (including any statutory modification(s) or reenactment(s) thereof for the time being in force), the approval of the members of the Company be and is hereby accorded to ratify aforesaid ordinary resolution as a special resolution to comply with the requirements of regulations, 2015.

RESOLVED FURTHER THAT the Board (including any Committee duly constituted by the Board of Directors or any authority as approved by the Board of Directors) or any Director of the Company be and is hereby authorized to do all such acts, deeds and things and to sign and execute all such deed, documents and instruments as may be necessary, expedient and incidental thereto to give effect to this resolution."

5. To Re-appoint Mr. Ankit Gupta (DIN: 01908021) as Non-Executive Non-Independent Director for a period of five (05) years:

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

"RESOLVED THAT pursuant to the provisions of Section 152, 161 and other applicable provisions of the Companies Act, 2013 ("the Act") (including any statutory amendment(s) or re-enactment(s) thereof, for the time being in force, if any) read with the Companies (Appointment and Qualification of Directors) Rules, 2014 and the Articles of Association of the Company, as amended from time to time, and in accordance with the regulation 17 and other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, Mr. Ankit Gupta (DIN: <u>01908021</u>), in respect of whom the Company has received a notice in writing under Section 160(1) of the Act from a member proposing her candidature for the office of Director, be and is hereby appointed as a Non-Executive Non-Independent Director of the Company, for a period of five consecutive years effective from September 30, 2024 to September 29, 2029, whose office shall be liable to retire by rotation, on the following terms and conditions:

a) Remuneration as applicable to other Non-Executive Directors of the Company, in addition to the sitting fees for attending the meetings of the Board of Directors and committees thereof, as may be determined by the Board of Directors of the Company, provided however that the aggregate remuneration, including commission, paid to the Directors other than the Managing Director and Whole Time Directors in a financial year shall not exceed one percent of the net profits of the Company, in terms of Section 197 of the Companies Act, 2013 and computed in the manner referred to in Section 198 of the Companies Act, 2013.

b) Reimbursement of travel, stay and entertainment expenses actually and properly incurred in the course of business as per the Company's policy.

RESOLVED FURTHER THAT the Board (including any Committee duly constituted by the Board of Directors or any authority as approved by the Board of Directors) or any Director of the Company be and is hereby authorized to do all such acts, deeds and things and to sign and execute all such deed, documents and instruments as may be necessary, expedient and incidental thereto to give effect to this resolution."

6. Approval For Material Related Party Transaction(s):

To consider and if thought fit, to give assent/dissent to the following resolution as **Ordinary Resolution**:

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"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 (Act), read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014 as amended till date, and other applicable Rules, if any, Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) and the Company's policy on Related Party Transactions, the approval of Shareholders be and is hereby accorded to ratify and/or approve all contract(s)/ arrangement(s)/ transaction(s) entered and/or to be entered with related parties M/s Bonlon Industries Limited, Asier Metals Private Limited, Bon Lon Private Limited, Bon-Lon Securities Limited and Harshit Finvest Private Limited, within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, provided that the value of all such transactions entered and/or to be entered shall not exceed

Name of the party	Amount
Asier Metals Private Limited	Rs. 400 Crores
Bonlon Industries Limited	Rs. 350 Crores
Bon Lon Private Limited	Rs. 80 Crores
Bon-Lon Securities Limited	Rs. 80 Crores
Harshit Finvest Private Limited	Rs. 80 Crores

at any time from the conclusion of ensuing 16th Annual General Meeting of the Company to the conclusion of 17th Annual General Meeting of the Company to be held in year 2025, on such term(s) and condition(s) as the Board of Directors may deem fit.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorised to delegate all or any of the powers conferred on it by or under this resolution to the Audit Committee of the Company and to do all acts and take such steps as may be considered necessary or expedient to give effect to the aforesaid resolution."

By Order of the Board of Directors **For, B.C. Power Controls Limited**

Date: September 04, 2024 Place: New Delhi

> (Chander Shekhar Jain) Managing Director DIN: 08639491 Add: C-2/317, 2nd Floor, Janakpuri, New Delhi-110058

NOTES:

The Register of Members and the Share Transfer books of the Company will remain closed from, Tuesday, 24th September, 2024 to Monday, 30th September, 2024 (both days inclusive).

- 1. The Ministry of Corporate Affairs ("MCA") has, vide Circular No.20/2020 dated May 05, 2020 read with General Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020, General Circular No. 02/2021 dated January 13, 2021 and General Circular No. 02/2022 dated May 5, 2022 and General Circular No. 10/2022 dated December 28, 2022 and General Circular 09/2023 dated 25 September 2023 issued by the Ministry of Corporate Affairs ('MCA Circulars') and Circular No. SEBI/HO/CFD/ CMD1/CIR/P/2020/79 dated 12th May, 2020, Circular No. SEBI/HO/CFD/ CMD2/ CIR/P/2021/11 dated 15th January 2021 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated Mav 13, 2022. and SEBI/HO/CFD/PoD-2/P/ CIR/2023/4 dated January 5, 2023 issued by the Securities and Exchange Board of India ("SEBI Circular") and in compliance with the provisions of the Act and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the AGM of the Company is being held through VC / OAVM. The deemed venue for the AGM shall be the Registered Office of the Company.
- 2. Since this AGM is being held through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members to attend and cast vote for the members will not be available for this AGM and hence the Proxy Form and Attendance Slip not annexed to this Notice.
- 3. Since the AGM will be held through VC / OAVM, the route map of the venue of the Meeting is not annexed hereto.
- 4. In terms of the provisions of Section 152 of the Act, Mr. Chander Shekhar Jain, Director of the Company, retire by rotation at the Meeting. The Nomination and Remuneration Committee and the Board of Directors of the Company commend his re-appointments.

Mr. Chander Shekhar Jain, Directors of the Company, is interested in the Ordinary Resolution set out at Item Nos. 2, of the Notice with regard to his reappointment. The relatives of Mr. Chander Shekhar Jain may be deemed to be interested in the resolutions set out at Item Nos. 2 of the Notice, to the extent of their shareholding, if any, in the Company. Save and except the above, none of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the Ordinary Business set out under Item Nos. 2 of the Notice.

- 5. Details of Directors retiring by rotation / seeking re-appointment at this Meeting are provided in the "Annexure" to the Notice
- 6. A statement pursuant to the provisions of Section 102(1) of the Act, relating to the Special Business to be transacted at the AGM, is annexed hereto. Further, additional information as required under Listing Regulations and Circulars issued thereunder are also annexed.
- 7. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 8. Institutional Investors, who are Members of the Company, are encouraged to attend the 16th AGM through VC/OA VM mode and vote electronically. Corporate Members intending to appoint their authorised representatives pursuant to Sections 112 and 113 of the Act, as the case may be, to attend the AGM through VC/OA VM or to vote through remote e-Voting are requested to send a certified copy of the Board Resolution to the Scrutinizer by e-mail at cssanjeevdabas@gmail.com with a copy marked to evoting@nsdl.co.in & info@bonlongroup.com.
- 9. The attendance of the Members attending the AGM through VC/OAVM will be counted or the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 10. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 11. In compliance with the MCA Circulars and SEBI Circular dated January 5, 2023, Notice of the AGM along with the Annual Report for the financial year 2023-24 is being sent only through electronic mode to those Members whose e-mail address

is registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories. Members may note that the Notice and Annual Report for the financial year 2023-24 will also be available on the Company's website at www.bcpowercontrols.com, websites of the BSE Limited, www.bseindia.com and on the website of National Securities Depository Limited (NSDL), www.evoting.nsdl.com.

- 12. Further, those members who have not registered their email address and in consequence could not be served the Annual Report for the Financial Year 2023-24 and Notice of 16th Annual General Meeting, may temporarily get themselves registered with RTA of the Company Bigshare Services Private Limited, by clicking the link: <u>www.bigshareonline.com/ForInvestor.aspx</u> for receiving the same. Members are requested to support our commitment to environment protection by choosing to receive the Company's communication through e-mail going forward.
- 13. The Company has fixed the cut- off date of **Friday**, **30**th **August**, **2024** for determining the entitlement of shareholders to receive Annual Report of the Financial Year 2023-24.
- 14. Pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and the Share Transfer books of the Company will remain closed from Tuesday, 24th September, 2024 to Monday, 30th September, 2024 (both days inclusive).
- 15. Members who have not registered / updated their email addresses with Bigshares Services Private Limited, are requested to do so for receiving all future communications from company including Annual Reports, Notices, Circulars etc. electronically.
- 16. Members are requested to make all correspondence in connection with shares held by them by addressing letters directly to Bigshares Services Private Limited, Registrar & Share Transfer Agent of the company quoting their Folio number.
- 17. Members are requested to notify immediately about any change in their postal address/ e-mail address/ bank details to their Depository Participant (DP) in respect of their shareholding in Demat mode and in respect of their physical shareholding to the Company's Registrar and Share Transfer Agent viz. M/s Bigshare Services Private Ltd having its office at 302, Kushal Bazar 32-33 Nehru Place New Delhi-11001 although 100% paid capital of the Company as on date of this notice is in de-mat form.
- 18. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, accordingly, requested to submit

the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company (although 100% of paid-up capital of the Company is in de-mat form as on date of this notice).

- 19. In all correspondences with the Company, members are requested to quote their account/folio numbers and in case their shares are held in the dematerialized form, they must quote their DP ID and Client ID No(s).
- 20. Members desirous of obtaining any information/ clarification concerning the Financial Statements for the Financial Year ended March 31, 2024, of the Company, may send their queries in writing at least seven days before the Annual General Meeting to the Company Secretary at the registered office of the Company or at e-mail id: info@bonlongroup.com.
- 21. Pursuant to Section 72 of the Companies Act, 2013, members holding shares in physical form may file nomination in the prescribed Form SH-13 with the Company's Registrar and Transfer Agent. In respect of shares held in electronic/Demat form, the nomination form may be filed with the respective Depository Participant.
- 22. Inspection:
- All the documents referred to in the accompanying Notice and Explanatory Statements, shall be available for inspection through electronic mode, basis the request being sent on <u>info@bonlongroup.com</u>.
- The Register of Directors' and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013, will be available for inspection at the Annual General Meeting.
- 23. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 24. In compliance with Section 108 of the Companies Act, 2013, and Rule 20 of the Companies (Management and Administration) Rules, 2014 as may be amended from time to time, Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, and the Secretarial Standard on General Meeting issued by Institute of Company Secretaries of India, the Company is pleased to provide E-Voting facility to the Members of the Company to exercise their right to vote at the 16th Annual General Meeting (AGM) by electronic means (remote e-voting) in respect of the resolutions contained in this notice and the business may be transacted through e-voting services provided by NSDL.

The facility for voting, through electronic voting system on the resolution(s) shall also be made available at the AGM and members attending the meeting through VC/OAVM who have not already cast their vote on the resolution(s) by remote evoting shall be able to exercise their right to vote on such resolution(s) at the meeting.

- I. The Members who have already cast their vote by remote e-voting prior to the AGM would be entitled to attend the AGM through VC / OAVM but shall not be entitled to vote on such resolution(s) at the meeting.
- II. The Remote e-voting period commences from 09.00 a.m. on Friday, 27th September, 2024 and ends at 05.00 p.m. on Sunday, 29th September, 2024. During this period, the members of the company, holding shares either in physical form or in demat form, as on the cut-off date of Monday, 23rd September, 2024 may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.
- III. The cut-off date for determining the eligibility of shareholders to exercise remote E-Voting rights and attendance at 16th Annual General Meeting (AGM) is Monday 23rd September, 2024. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on cut-off date, shall be entitled to avail the facility of E-Voting. A person who is not a member as on the cut-off date should treat this Notice for information purpose only.
- IV. The Board of Directors of your Company have appointed Mr. Sanjeev Dabas, Practicing Company Secretary as the Scrutinizer for conducting the voting through electronic voting system or through polling paper at the AGM, in fair and transparent manner.
- V. The Scrutinizer shall, immediately after the conclusion of voting at the AGM will unblock the votes cast through remote E-Voting in the presence of at least two witnesses not in the employment of the Company and shall submit, not later than 02 (two) working days from the conclusion of the AGM, a consolidated Scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman, or a person authorised by him in writing who shall countersign the same and declare the result of voting forthwith.



VI. The results of the electronic voting shall be declared to the Stock Exchanges after the conclusion of AGM. The results along with the Scrutinizer's Report, shall also be placed on the website of the Company at www.bcpowercontrols.com.

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

The remote e-voting period begins on Friday, 27th September, 2024 at 09:00 A.M. and ends on Sunday, 29th September, 2024 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 23rd September 2024, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 23rd September 2024.

How do I vote electronically using NSDL e-Voting system?

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

Step 1: Access to NSDL e-Voting system

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

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

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

Type of	Login Method
shareholder	
s	
Individual	1. Existing IDeAS user can visit the e-Services website of NSDL
Shareholder	Viz. <u>https://eservices.nsdl.com</u> either on a Personal
s holding	Computer or on a mobile. On the e-Services home page click
securities in	on the "Beneficial Owner" icon under "Login" which is
demat mode	available under 'IDeAS' section , this will prompt you to
with NSDL.	enter your existing User ID and Password. After successful
	authentication, you will be able to see e-Voting services

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under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or **e-Voting service provider i.e. NSDL** and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

- 2. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select Online for IDeAS Portal" click at "Register or https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- 4. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.

NSDL Mobile App is available on





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Individual Shareholder s holding securities in demat mode with CDSL	 Existing users who have opted for Easi / Easiest, they car login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are <u>https://web.cdslindia.com/myeasi/home/login</u> or <u>www.cdslindia.com</u> and click on New System Myeasi. After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e- Voting service provider i.e. NSDL. Click on NSDL to cast your vote.
	 If the user is not registered for Easi/Easiest, option to register is available at <u>https://web.cdslindia.com/myeasi/Registration/EasiRegistration/EasiRegistration</u>
	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 i.e. NSDL where the e-Voting is in progress.
Individual Shareholder s (holding securities in demat mode) login through their depository	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSI for e-Voting facility. upon logging in, you will be able to see e- Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication wherein you can see e-Voting feature. Click on company name or e- Voting service provider i.e. NSDL and you will be redirected to e- Voting website of NSDL for casting your vote during the remote e- Voting period or joining virtual meeting & voting during the

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



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

Login type	Helpdesk details
Individual Shareholders	Members facing any technical issue in login can
holding securities in demat	contact NSDL helpdesk by sending a request at
mode with NSDL	evoting@nsdl.co.in or call at toll free no.: 022-
	48867000 and 022-24997000
Individual Shareholders	Members facing any technical issue in login can
holding securities in demat	contact CDSL helpdesk by sending a request at
mode with CDSL	helpdesk.evoting@cdslindia.com or contact at
	022-48867000 and 022-24997000

B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

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

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen. *Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at* <u>https://eservices.nsdl.com/</u> with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below :

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12***************** then your user ID is 12*********
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in **process for those shareholders whose email ids are not registered.**
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "<u>Forgot User Details/Password?</u>" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) <u>**Physical User Reset Password**?</u>" (If you are holding shares in physical mode) option available on <u>www.evoting.nsdl.com</u>.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at <u>evoting@nsdl.co.in</u> mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

<u>Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting</u> <u>system.</u>

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

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join General Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- **7.** Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to <u>cssanjeevdabas@gmail.com</u> with a copy marked to <u>evoting@nsdl.co.in</u>.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the

download section of <u>www.evoting.nsdl.com</u> or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Mr. Narender Dev at <u>evoting@nsdl.co.in</u>

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

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to <u>info@bonlongroup.com</u>.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to info@bonlongroup.com . If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to <u>evoting@nsdl.co.in</u> for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.

- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

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

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. 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.
- 5. 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 atleast 48 Hours prior tocmeeting mentioning their name, demat account number/folio number, email id, mobile number at <u>info@bonlongroup.com</u>. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 48 Hours prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at <u>info@bonlongroup.com</u>. These queries will be replied to by the company suitably by email <u>info@bonlongroup.com</u>. The same will be replied by the company suitably.
- 6. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.

EXPLANATORY STATEMENT

ORDINARY BUSINESS:

ITEM NO. 2:

EXPLANATORY STATEMENT PURSUANT TO REGULATION 36 OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS,2015

Details of Directors seeking Appointment/re-appointment at the Annual General Meeting.

Name of Director	Mr. Chander Shekhar Jain
Date of Birth	29/08/1960
DIN	08639491
Date of Appointment/ Re-	14.02.2022
Appointment	
Type of Appointment	Liable to Retire by Rotation
Qualification	B. Com Graduate from CCS University
Expertise in specific	Having good knowledge of Business Skills,
functional area	Marketing expertise, Management Skills and fair
	knowledge of financial activities.
Directorship held in other	Nil
listed entities	
Listed entities from which	Nil
resigned in past three years	
Memberships/Chairmanshi	Chairman: Nil
ps of Committees of other	
Companies	Membership: Nil
Relationship with other	Nil
Director/s	
Number of Shares held in	Nil
the Company	

<u>ITEM NO. 3:</u>

M/s. Garg Bros & Associates, Chartered Accountants (Firm Registration No.- 001005N), ("the Audit Firm"), were appointed as Statutory Auditors of the Company at the 06th AGM held on September 11, 2014 for first term of five years and then further reappointed in AGM held on September 30, 2019 for 2nd term of five years to hold office upto the conclusion of 16th AGM. So, the 02nd term of the Statutory Auditors will be completed on the conclusion of 16th AGM of the Company, scheduled to be held on September 30, 2024. Now, in pursuant to the provisions of Section 139(2) of the Companies Act, 2013, they will not be eligible for re-appointment as statutory auditors of the Company.

So, now on recommendation of Audit Committee, the Board of Directors in their meeting held on 04th September 2024 have considered and recommended to the shareholders to appoint M/s Gaur & Associates, Chartered Accountants (Firm Registration No.- 005354C) as Statutory Auditors of the Company in ensuing Annual General Meeting to hold office for a period of 5 (five) consecutive years, starting from the conclusion of this 16th AGM till the conclusion of the 21st AGM of the Company to be held in year 2029. M/s. Gaur & Associates have given their consent for their appointment as statutory auditors of the Company for a period of 05 years and confirmed that their appointment, if made, will be valid in terms of Section 139, 141 and other applicable provisions of the Companies Act, 2013, the Chartered Accountants Act, 1949 and the rules or regulations made thereunder. M/s. Gaur & Associates has a Peer Review Certificate, which is valid till September 30, 2026. M/s. Gaur & Associates is engaged primarily in providing audit and assurance services and tax services to clients. The Board, on the recommendation of the Audit Committee, has approved a total fees of Rs. 02 lakhs plus taxes, for the financial year 2024-25 for M/s. Gaur & Associates for audit of financial statements, review of un-audited financial results of the Company and fees toward other services. Said fee is exclusive of out of pocket, travel & living expenses at actual and applicable taxes. For remuneration to be paid for Audit Services for the proposed re-appointment term of 5 years, it is proposed to authorize the Board of Directors to fix the same in consultation with the Auditors. The Company may avail other permissible non-audit services from M/s. Gaur & Associates and conditions of such services along with remuneration for the same shall be decided from time to time by the Board of Directors or the Audit Committee.

The Board recommends the Resolution as set out under business item no. 3 in the notice of this meeting for approval of the Members by means of an Ordinary Resolution.

None of the Directors and Key Managerial Personnel (including relatives of directors or key managerial personnel) of the Company, is concerned or interested, financially or otherwise, in this resolution except to the extent of their shareholding in the Company.

SPECIAL BUSINESS:

EXPLANATORY STATEMENT PURSUANT TO THE PROVISIONS OF SECTION 102 OF COMPANIES ACT, 2013 FOR ITEM NO. 4 TO 6 OF THE NOTICE:

<u>ITEM NO. 4</u>

Ms. Siya Seth (DIN: 02982252) was appointed as Additional Independent Directors on the Board by the Board of Directors of the Company in Board Meeting held on 01st September, 2023 and appointed as Independent Director of the Company by the Shareholders of the Company in their 15th Annual General Meeting held on September

30, 2023 to hold office for a term of five (05) consecutive years starting from 01st September, 2023 to 31st August 2028 vide ordinary resolution in accordance with the provisions of Section 149 of the Companies Act, 2013 read with the Companies (Appointment and Qualification of Directors) Rules, 2014 and SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

But regulation 25 (2A) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 requires to pass a special resolution to appoint an Independent Director.

Therefore, the Board of Directors proposed to members to ratify the ordinary ordinary resolution passed in 15th Annual General Meeting of the Company held on 30th September 2023 regarding appointment/regularization of Ms. Siya Seth (DIN: 02982252) as an Non Executive Independent Director of the Company for a period of 5 (Five) consecutive years, as a special resolution, to comply with the requirements of regulation 25(2A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

EXPLANATORY STATEMENT PURSUANT TO REGULATION 36 OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS,2015

Name of Director	Ms. Siya Seth
Date of Birth	19/09/1973
DIN	02982252
Date of Appointment/	01 st September, 2023
Re- Appointment	
Nationality	Indian
Type of Appointment	Not liable to retire by rotation.
Qualification	M.B.A., Ph.D
Last Drawn	Nil
Remuneration	
Expertise in specific	Expertise of Ms. Siya Seth are in Human Resourse,
functional area	Business Management and Management Consultancy.
	He has experience of approx. two decades.
	1 11
Directorship held in	Bonlon Industries Limited
other listed companies	bomon maastres Emitea
Listed entities from	Nil
which resigned during	1 114
past three years	
Memberships/Chairma	Chairman:- Nil
nships of Committees	Member:- Nil
of other Companies	
Relationship with other	No Relationship with any other director



Director/s	
Number of Shares held	Nil
in the Company	
Skills and capabilities	Ms. Siya Seth is qualified MBA in Marketing and Ph. D
required for the role	in Psychology. She is running his business of Human
and the manner in	Resource and management consultancy. She also
which the proposed	running a NGO.
person meets such	0
requirements	Her experience will help the Company in improving the
	skills in employees of the Company and also help the
	management to establish a good coordination between
	employees and management. She will also be helpful in
	managing the business with new thought, behavior and
	skill set.

The Board recommends the Resolution as set out under business item no. 4 in the notice of this meeting for approval of the Members by means of a Special Resolution.

None of the Directors and Key Managerial Personnel (including relatives of directors or key managerial personnel) of the Company except Ms. Siya Seth, is concerned or interested, financially or otherwise, in this resolution except to the extent of their shareholding in the Company.

<u>ITEM NO. 5</u>

Mr. Ankit Gupta was appointed as Non- Executive Non Independent Director of the Company in the 12th Annual General Meeting of the Company held on 30th September 2020.

Now regulation 17 (1D) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2018 requires that with effect from April 1, 2024, the continuation of a director serving on the board of directors of a listed entity shall be subject to the approval by the shareholders in a general meeting at least once in every five years from the date of their appointment or reappointment, as the case may be.

Therefore the Board of Directors on recommendation of the Nomination and Remuneration Committee has proposed to re-appoint Mr. Ankit Gupta as Non Executive Non Independent Director of the Company for a period of five (5) consecutive years effective from September 30, 2024 to September 29, 2029, whose office shall be liable to retire by rotation appointed The Company has also received a notice in writing under Section 160(1) of the Act from a member proposing his candidature for the office of Director.



EXPLANATORY STATEMENT PURSUANT TO REGULATION 36 OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS,2015

Details of Directors seeking Appointment/re-appointment at the Annual General Meeting.

Name of Director	Mr. Ankit Gupta
	L
Date of Birth	28/01/1987
DIN	01908021
Date of	30/09/2020
Appointment/ Re-	
Appointment	
Nationality	Indian
Type of	Liable to retire by rotation.
Appointment	
Qualification	Bachelor of Business Administration
Last Drawn	Nil
Remuneration	
Expertise in specific	Having good knowledge of management affairs, finance,
functional area	and market statics.
Directorship held in	Nil
other listed	
companies	
Listed entities from	Nil
which resigned	
during past three	
years	
Memberships/Chair	Chairman:- Nil
manships of	Member:- Nil
Committees of other	
Companies	
Relationship with	Mr. Nitin Aggarwal, Whole Time Director of the Company
other Director/s	is cousin brother of Mr. Ankit Gupta
Number of Shares	Nil
held in the Company	

The Board recommends the Resolution as set out under business item no. 5 in the notice of this meeting for approval of the Members by means of a Ordinary Resolution.

None of the Directors and Key Managerial Personnel (including relatives of directors or key managerial personnel) of the Company except Mr. Ankit Gupta and Mr. Nitin Aggarwal, is concerned or interested, financially or otherwise, in this resolution except to the extent of their shareholding in the Company.

ITEM NO. 6

The Company is engaged in Business of Trading of Ferrous & Non- Ferrous Metals. The related parties M/s Bonlon Industries Limited and M/s Asier Metals Private Limited are also engaged in business of trading of Ferrous & Non- Ferrous Metals. Three related parties, M/s Bon Lon Private Limited, M/s Bon- Lon Securities Limited and M/s Harshit Finvest Private Limited are registered NBFCs.

So, during the normal course of business, the Company has to enter various transactions with related parties M/s Bonlon Industries Limited, M/s Asier Metals Private Limited, M/s Bon Lon Private Limited, M/s Bon- Lon Securities Limited and M/s Harshit Finvest Private Limited including sale, purchase, job work, services and also for short term working capital requirement.

Pursuant to Section 188 of Companies Act, 2013 read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014 as amended till date, a Company has to take approval of shareholders if transactions entered or to entered has exceeds the specified limit.

Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 requires that if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds ten percent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, which is called material related party transactions, the Company has to take the approval of shareholders.

Hence, approval of the shareholders is being sought as ordinary resolution to ratify and/or approve all contract(s)/ arrangement(s)/ transaction(s) entered and/or to be entered with above mentioned related parties.

The aggregate value of transaction(s) with aforesaid parties may exceed the said threshold limits as prescribed under Pursuant to Section 188 of Companies Act, 2013 read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014 as amended till date and Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the period starting from the conclusion of 16th AGM to the conclusion of 17th AGM.

Pursuant to Rule 15 of Companies (Meetings of Board and its Powers) Rules, 2014, particulars of the transactions with M/s B.C. Power Controls Limited are as follows:

Name of the Related Party	Bonlon Industries Limited
Name of the director or key	-
managerial personnel who is	
related, if any	
Nature of relationship	Member of Promoter Group
_	

Nature, material terms,	Sale, Purchase or Supply of any Goods or Material,
monetary value and	Job Work, Short Term funding for working capital
particulars of the contract or	requirements by or to and any other transaction(s).
arrangements	
Any other information	All transactions took place in normal course of
relevant or important for the	business and according to market conditions,
members to take a decision on	Company's requirements.
the proposed resolution.	

Name of the Related Party	Asier Metals Private Limited
Name of the director or key	-
managerial personnel who is	
related, if any	
Nature of relationship	Mr. Arun Kumar Jain, who is promoter of B.C. Power is a Director of M/s Asier Metals Private Limited and hold 50 % Shareholding in M/s Asier Metals Private Limited
Nature, material terms,	· II J J
5	Job Work, Short Term funding for working capital
1	requirements by or to and any other transaction(s).
arrangements	
Any other information	All transactions took place in normal course of
relevant or important for the	business and according to market conditions,
members to take a decision on	Company's requirements.
the proposed resolution.	

Name of the Related Party	Bon Lon Private Limited		
Name of the director or key	-		
managerial personnel who is			
related, if any			
Nature of relationship	Member of Promoter Group		
Nature, material terms, monetary	Short Term funding for working capital		
value and particulars of the	requirements by or to and any other		
contract or arrangements	transaction(s).		
Any other information relevant	All transactions took place in normal course of		
or important for the members to	business and according to market conditions,		
take a decision on the proposed	Company's requirements.		
resolution.			

Name of the Related Party	Bon-Lon Securities Limited
Name of the director or key	-
managerial personnel who is	



related, if any			
Nature of relationship	Member of Promoter Group		
Nature, material terms, monetary	Short Term funding for working capital		
value and particulars of the	requirements by or to and any other		
contract or arrangements	transaction(s).		
Any other information relevant	All transactions took place in normal course of		
or important for the members to	business and according to market conditions,		
take a decision on the proposed	Company's requirements.		
resolution.			

Name of the Related Party	Harshit Finvest Private Limited		
Name of the director or key	-		
managerial personnel who is			
related, if any			
Nature of relationship	Member of Promoter Group		
Nature, material terms, monetary	Short Term funding for working capital		
value and particulars of the	requirements by or to and any other		
contract or arrangements	transaction(s).		
Any other information relevant	All transactions took place in normal course of		
or important for the members to	business and according to market conditions,		
take a decision on the proposed	Company's requirements.		
resolution.			

The above transactions are approved by the Audit Committee as per the provisions of the Companies Act, 2013 and the SEBI (Listing Obligation and Disclosure Requirements), 2015

The Board recommends the Resolution as set out under business item no. 6 in the notice of this meeting for approval of the Members by means of a Ordinary Resolution.

None of the Directors and Key Managerial Personnel (including relatives of directors or key managerial personnel) of the Company, is concerned or interested, financially or otherwise, in this resolution except to the extent of their shareholding in the Company.

By Order of the Board of Directors For, B.C. Power Controls Limited

Date: September 04, 2024 Place: New Delhi

(Chander Shekhar Jain) Managing Director DIN: 08639491 Add: C-2/317, 2nd Floor, Janakpuri, New Delhi-110058



B.C. POWER CONTROLS LIMITED

(CIN: L31300DL2008PLC179414)

Registered Office: 7A/39, WEA Channa Market, Karol Bagh, New Delhi-110005 Email: info@bonlongroup.com, Website: www.bcpowercontrols.com Phone: 011-47532795, Fax: 011-47532798

DIRECTORS' REPORT

To,

The Members,

B.C. Power Controls Limited

Your Directors have the pleasure of presenting the Sixteenth Annual Report of the Company on the business and operations of the Company, together with Audited Statement of Accounts for the year ended March 31, 2024.

FINANCIAL RESULTS

The Company's performance during the financial year ended March 31, 2024 as compared to the previous financial year is summarized as below:

(Amount in Lacs)

PARTICULARS	<u>2023-24</u>	<u>2022-23</u>
Income		
Revenue from operations	9526.86	9373.46
Other Income	322.22	274.68
Total Income	9849.07	9648.14
Expenses		
Cost of Raw Material Consumed	-	358.38
Purchase of Stock in Trade	8923.53	9376.45
Change in Inventories	591.20	(535.29)
Employee Benefit Expenses	32.66	75.05
Finance Cost	103.33	45.22
Depreciation	-	7.47
Other Expenses	102.52	226.73
Total Expenses	9753.25	9554.02
Profit Before Tax	95.83	94.13
Tax Expense:		
Current Tax	24.15	24.41
Deferred Tax	-	-
¤ MAT Credit Entitlement	-	-
Net Profit	71.67	69.71
Earning per equity share (Face Value	<u>.</u>	
<u>02/- each)</u>		
Basic	0.10	0.11
Diluted	0.10	0.11

NATURE OF BUSINESS

Presently the Company is engaged in trading activities only. It trades all type of ferrous and non-ferrous metals which mainly includes Zinc, Copper Ingots, Copper Rod, Tin Ingots, Copper Scrap and Nickel etc.

The Company trades the goods in open market as well as on the Multi Commodity Exchange (MCX) Platform by taking and giving physical delivery of material and other modes also.

The Company purchases the goods from Indian market as well as imports from various countries.

FINANCIAL PERFORMANCE REVIEW

The business of the Company was almost same during the financial year 2023-24 as compared to previous years. But your Board of Directors had employed their best efforts to bring up the business performance of the Company. The total revenue could reach at Rs. 9,849.07 Lacs as at 31st March, 2024 which is quite low as compared to Rs. 9,648.14 lacs as at 31st March, 2023.

But, your directors hoping, the good business performance in the coming years.

FUTURE PROSPECTUS

Despite stiff competition in Indian and global market, your Company is working in a direction to create a unique identity amongst the customer and your Directors are confident of achieving better working results in the coming years.

RESERVES & SURPLUS

The Company's Reserve & Surplus in the year 2024 is Rs. 2,669.81 lacs as compared to the previous year it was Rs. 2,598.14 lacs.

No Profit was transferred to any specific reserve created but transferred to general reserves.

DIVIDEND

The Board of Directors has not recommended any dividend on the Share Capital of the Company for the period ended 31st March 2024 considering the current cash flow position of the Company and future funds requirement for growth of business.

DEPOSITS

During the year under review, your Company did not accept any deposits in terms of Section 73 of the Companies Act, 2013 read with the Companies (Acceptance of Deposit) Rules, 2014.

LISTING ON STOCK EXCHANGES

Your Company is listed in BSE Limited. The Company has paid the Annual Listing Fee of BSE for F.Y. 2024-25.

Earlier it was permitted to trade on National Stock Exchange Limited (NSE) also, but w.e.f. 02.05.2023 the NSE has withdrawn this permission.

CASH FLOW STATEMENT:

In conformity with the provisions of Regulation 34(2)(C) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and requirements of Companies Act the Cash flow Statement for the year ended 31.03.2024 is forming a part of Annual Report.

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

No material changes and commitments which could affect the Company's financial position have occurred between the end of the financial year of the Company and the date of this report.

PARTICULARS OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES

All transactions of the Company with Related Parties are in the ordinary course of business and at arm's length. Information about the transactions with Related Parties is given in the Financial Statement of the Company which forms a part of this Annual Report.

The Board of Directors of the Company has seek the approval of Shareholders in ensuing Annual General Meeting for material related party transactions with M/s Bonlon Industries Limited, M/s Asier Metals Private Limited, M/s Harshit Finvest Private Limited, M/s Bon Lon Private Limited and M/s Bon-Lon Securities Limited, for the period from the conclusion of ensuing Annual General Meeting to the conclusion of 17th Annual General Meeting to be held in Financial Year 2023-24.

Form AOC – 2 pursuant to the provisions of Section 134 (3) (h) of the Companies Act, 2013, read with Rule 8 (2) of the Companies (Accounts) Rules, 2014 is given as **Annexure-I** to this Directors' Report.

PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS UNDER SECTION 186

The Company has not given any Loan, Guarantee or made investment falling under section 186 of the Companies Act, 2013. Note 2.4 and 2.6 forming part of Financial Statement of the Company.

DISCLOSURE RELATING TO EQUITY SHARES WITH DIFFERENTIAL RIGHTS

The Company has not issued any equity shares with differential rights during the year under review and hence no information as per provisions of Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

DISCLOSURE RELATING TO SWEAT EQUITY SHARE

The Company has not issued any sweat equity shares during the year under review and hence no information as per provisions of Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

DISCLOSURE RELATING TO EMPLOYEE STOCK OPTION SCHEME AND EMPLOYEE STOCK PURCHASE SCHEME

The Company has not issued any employee stock option scheme and employee stock purchase scheme and hence no information as provisions of Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014 and SEBI (Employee Share Based Employee Benefits) Regulations, 2014, has been furnished.

DISCLOSURES IN RESPECT OF VOTING RIGHTS NOT DIRECTLY EXERCISED BY EMPLOYEES

There are no shares held by trustees for the benefit of employees therefore, no disclosure under Rule 16(4) of the Companies (Share Capital and Debentures) Rules, 2014 has been furnished.

MATTERS RELATED TO DIRECTORS AND KEY MANAGERIAL PERSONNEL

Directors

As on 31st March 2024, your Board comprises of 06 Directors which includes 02 Executive Directors, 01 Non-Executive Non-Independent Director and 03 Independent Directors.

Change in Directors during the year under review: During the F.Y. 2023-24, Ms. Siya Seth was appointed as an Independent Director of the Company by the shareholders of the Company in 16th Annual General Meeting held on 30th September 2023 for a period of 5 Years starting from 01.09.2023 to 31.08.2028.

Further Mr. Anil Kumar Jain had resigned from the directorship of the Company w.e.f. 01.09.2023 due to personal reasons without any other material reason.

Re-appointment of director liable to retire by rotation- In terms of the provisions Section 152 of the Companies Act, 2013 read with the Articles of Association of the Company, Mr. Chander Shekhar Jain, Director of the Company is liable to retires by rotation at the ensuing 16th Annual General Meeting and being eligible offered them-self for reappointment.

Declarations by Independent Directors

Pursuant to the provisions of sub-section (7) of Section 149 of the Companies Act, 2013 and Regulation 16 of SEBI (LODR) Regulation, 2015, the Company has received individual declarations from all the Independent Directors confirming that they fulfill the criteria of independence as specified in Section 149(6) of the Companies Act, 2013 and Regulation 16 of the SEBI (LODR) Regulations, 2015.

Key Managerial Personnel

As on the date of this report, in compliance with the requirements of Section 203 of the Companies Act, 2013 following are the Key Managerial Personnel of the Company:

- Mr. Chander Shekhar Jain Managing Director
- Mr. Nitin Aggarwal Whole Time Director
- Mr. Manoj Jain Chief Financial Officer
- Ms. Dimple Malik Company Secretary & Compliance Officer

POLICY ON DIRECTORS` APPOINTMENT AND POLICY ON REMUNERATION

Pursuant to Section 134(3)(e) and Section 178(3) of the Companies Act, 2013, the Policy on appointment of Board members including criteria for determining qualifications, positive attributes, independence of a Director and the Policy on remuneration of Directors, KMP and other employees is forming a part of Corporate Governance Report.

It is thereby, affirmed that remuneration paid to the Directors, Key Management Personnel and other employees is as per the Remuneration Policy of the Company.

NUMBER OF MEETINGS OF BOARD AND COMMITTEE OF BOARD OF DIRECTORS

MEETINGS OF BOARD OF DIRECTORS

The Board of Directors met 05 times during the financial year ended March 31, 2024 in accordance with the provisions of the Companies Act, 2013 and rules made there-under.

Directors of the Company actively participated in the meetings and contributed valuable inputs on the matters brought before the Board of Directors from time to time.

Additionally, during the financial year ended March 31, 2024 the Independent Directors held a separate meeting in compliance with the requirements of Schedule IV of the Companies Act, 2013.

COMMITTEES MEETINGS

The Audit Committee met 05 times during the financial year ended March 31, 2024. The nomination and remuneration committee met 03 times during the financial year ended March 31, 2024. The Shareholders Grievances Committee met 03 times during the financial ended March 31, 2024. The Corporate Social Responsibility Committee met 01 time during the financial ended March 31, 2024. Members of the Committees discussed the matter placed and contributed valuable inputs on the matters brought before.

DIRECTOR'S RESPONSIBILITY STATEMENT

In terms of Section 134(5) of the Companies Act, 2013, in relation to the audited financial statements of the Company for the year ended March 31, 2024, the Board of Directors hereby confirms that:

- **1.** In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- 2. The Directors had selected such accounting policies have been selected and applied consistently and the Directors made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as on March 31, 2024 and of the profits of the Company for the year ended on that date;
- **3.** The Directors had taken proper and sufficient care was taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- **4.** The Directors has prepared annual accounts of the Company have been prepared on a going concern basis;
- **5.** The Directors had laid down internal financial controls have been laid down to be followed by the Company and that such internal financial controls are adequate and were operating effectively;
- 6. The Directors had devised proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

AUDIT COMMITTEE

An Audit Committee is in existence in accordance with the provisions of Section 177 of the Companies Act, 2013. Kindly refer to the section on Corporate Governance, under

the head, 'Audit Committee' for matters relating to constitution, meetings and functions of the Committee.

NOMINATION AND REMUNERATION COMMITTEE

The Company has constituted a Nomination and Remuneration Committee and formulated the criteria for determining the qualification, positive attributes and independence of a Director (the Criteria). The Nomination and Remuneration Committee has recommended to the Board a policy relating to the remuneration for Directors, Key Managerial Personnel and other employees, as required under Section 178 (1) of the Companies Act, 2013.

Kindly refer section on Corporate Governance, under the head, 'Nomination and Remuneration Committee' for matters relating to constitution, meetings, functions of the Committee and the remuneration policy formulated by this Committee.

PERFORMANCE EVALUATION OF THE BOARD, ITS COMMITTEES AND INDIVIDUAL DIRECTORS

Pursuant to applicable provisions of the Companies Act, 2013 and the Listing Agreement with Stock Exchanges, the Board of Directors, in consultation with its Nomination & Remuneration Committee, has formulated a framework containing, inter-alia, the criteria for performance evaluation of the entire Board of the Company, its Committees and Individual Directors, including Independent Directors.

A structured questionnaire has been prepared, covering various aspects of the functioning of the Board and its Committee, such as, adequacy of the constitution and composition of the Board and its Committees, matters addressed in the Board and Committee meetings, processes followed at the meeting, Board's focus, regulatory compliances and Corporate Governance, etc.

Similarly, for evaluation of Individual Director's performance, the questionnaire covers various aspects like his/ her profile, contribution in Board and Committee meetings, execution and performance of specific duties, obligations, regulatory compliances and governance, etc. Board members had submitted their response on a scale of 5 (excellent) – 1 (poor) for evaluating the entire Board, respective Committees of which they are members and of their peer Board members, including Chairman of the Board. The Independent Directors had met separately without the presence of Non-Independent Directors and Board as a whole and the performance of the Chairman of the Company after taking into consideration the views of executive and Non-Executive Directors.

The Nomination and Remuneration Committee has also carried out evaluation of every Director's performance.



The performance evaluation of all the Independent Directors have been done by the entire Board, excluding the Director being evaluated. On the basis of performance evaluation done by the Board, it shall be determined whether to extend or continue their term of appointment, whenever the respective term expires.

The Directors expressed their satisfaction with the evaluation process.

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Pursuant to Section 135 of Companies Act, 2013, the Company was not required to spent any funds toward Corporate Social Responsibility during the financial year 2023-24 as the Company was not fulfilling the criteria mentioned in Section 135 (1) of Companies Act, 2013 during previous year ended on 31st March 2023.

OTHER BOARD COMMITTEES

For details of other board committees viz. Shareholders/ Investors Grievance Committee, kindly refer to the section on Corporate Governance.

VIGIL MECHANISM FOR THE DIRECTORS AND EMPLOYEES

The Company has established a vigil mechanism, through a Whistle Blower Policy, where Directors and employees can voice their genuine concerns or grievances about any unethical or unacceptable business practice. A whistle-blowing mechanism not only helps the Company in detection of fraud, but is also used as a corporate governance tool leading to prevention and deterrence of misconduct.

It provides direct access to the employees of the Company to approach the Compliance Officer or the Chairman of the Audit Committee, where necessary. The Company ensures that genuine Whistle Blowers are accorded complete protection from any kind of unfair treatment or victimization.

The Whistle Blower Policy is disclosed on the website of the Company at www.bcpowercontrols.com.

RISK MANAGEMENT POLICY

The Board of Directors of the Company has formulated a Risk Management Policy which aims at enhancing shareholders' value and providing an optimum risk reward thereof. The risk management approach is based on a clear understanding of the variety of risks that the organization faces, disciplined risk monitoring and measurement and continuous risk assessment and mitigation measures.

INTERNAL FINANCIAL CONTROLS

The Company has in place adequate internal financial controls related to financial statement. During the year, such controls were tested and no reportable material weaknesses were observed for inefficiency or inadequacy of such controls. Some of the controls are outlined below:

- The Company has adopted accounting policies, which are in line with the Accounting Standards and other applicable provisions of the Companies Act, 2013;
- Changes in polices, if any, are approved by the Audit Committee in consultation with the Auditors;
- In preparing the financial statement, judgment and estimates have been made based on sound policies. The basis of such judgments and estimates are approved by the Auditors and the Audit Committee;

PARTICULARS OF EMPLOYEES AND REMUNERATION

Your Directors appreciate the significant contribution made by the employees to the operations of your Company during the period.

The information required on particulars of employees as per Section 197(12) of the Companies Act, 2013 and Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is given in a separate **Annexure- II** to this Directors' Report.

As per the provisions contained in the proviso to Section 136(1) of the Companies Act, 2013, the some of the aforesaid particulars are not being sent as a part of this Annual Report. Any Member interested in obtaining a copy of the same may write to the Company Secretary at the registered office of the Company.

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

In order to prevent sexual harassment of women at work place a new act The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has been notified on 9th December, 2013. Under the said Act every company is required to set up an Internal Complaints Committee to look into complaints relating to sexual harassment at work place of any women employee. Pursuant to the legislation The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the Company has a Policy on Prevention of Sexual Harassment at Workplace.

The Company in its endeavour for zero tolerance towards any kind of harassment, including sexual harassment, or discrimination at the workplace has in accordance with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

During the year under review, the Company has not received any complaint under the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013.

-	No. of Complaints received during the year	-	-
0	0	0	0

ANNUAL RETURN

As required pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014, a draft annual return in Form MGT 7 is placed on website of the Company at link http://bcpowercontrols.com/investors-corner/.

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

The particulars as required under the provisions of Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 in respect of conservation of energy, and technology absorption have not been furnished considering the nature of activities undertaken by the Company during the year under review.

Foreign Exchange Inflow: Nil Foreign Exchange Outflow: Rs: 332.14 Lacs

CORPORATE GOVERNANCE

A report on Corporate Governance and the certificate from the Secretarial Auditor regarding compliance with the conditions of Corporate Governance have been furnished in the Annual Report and form a part of the Annual Report.

MANAGEMENT AND DISCUSSION AND ANALYSIS REPORT

The Management Discussion and Analysis report has been separately furnished in the Annual Report and forms a part of the Annual Report.

AUDITORS

STATUTORY AUDITORS

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M/s. Garg Bros & Associates, Chartered Accountants (Firm Registration No.- 001005N), ("the Audit Firm"), were appointed as Statutory Auditors of the Company at the 11th AGM held on September 30, 2019 for a period of five years to hold office upto the conclusion of 16th AGM. So, the term of appointment of the Statutory Auditors will be completed on the conclusion of 16th AGM of the Company, scheduled to be held on September 30, 2024.

Now, in pursuant to the provisions of Section 139(2) of the Companies Act, 2013, they will not be eligible for re-appointment as statutory auditors of the Company.

So, now on recommendation of Audit Committee, the Board of Directors in their meeting held on 04th September 2024 have considered and recommended to the shareholders to appoint M/s Gaur & Associates, Chartered Accountants (Firm Registration No.- 005354C) as Statutory Auditors of the Company in ensuing Annual General Meeting to hold office for a period of 5 (five) consecutive years, starting from the conclusion of this 16th AGM till the conclusion of the 21st AGM of the Company to be held in year 2029.

The Audit Report given by M/s Garg Bros & Associates for the Financial Year 2023-24, forming part of this Annual Report.

The Reports of Statutory Auditor do not contain any qualification, reservation or adverse remarks. During the year the Statutory Auditors have not reported any matter under Section 143 (12), therefore no detail is required to be disclosed under the applicable provisions of the Act.

SECRETARIAL AUDITOR

As required under provisions of Section 204 of the Companies Act, 2013, the report in respect of the Secretarial Audit carried out by M/s Dabas S Co., Company Secretaries, Company Secretaries in Form MR-3 for the F.Y. 2023-24 is attached as **Annexure- III**' which forms part of this Report.

INTERNAL AUDITORS

M/s Shyam Goel & Associates, Chartered Accountants, performed the duties of internal auditors of the Company during the F.Y. 2023-24 and their report was reviewed by the audit committee from time to time.

ACKNOWLEDGEMENTS AND APPRECIATION

Your Directors take this opportunity to thank the customers, suppliers, bankers, business partners/associates, financial institutions and various regulatory authorities for their consistent support/encouragement to the Company.

Your Directors would also like to thank the Members for reposing their confidence and faith in the Company and its Management.

By Order of the Board of Directors For, **B.C. Power Controls Limited**

Date: September 04, 2024 Place: New Delhi

(Chander Shekhar Jain) (Nitin Aggarwal)

Managing Director	Whole Time Director
DIN: 08639491	DIN: 06713847
Add: C-2/317,	Add: H. NO. 31-A,
2nd Floor, Janakpuri,	Kamla Nagar,
New Delhi-110058	New Delhi- 110007



ANNEXURE-I

Form No. AOC-2

(Pursuant to *clause (h) of sub-section (3) of section 134 of the Act and* Rule 8(2) of the Companies

(Accounts) Rules, 2014)

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

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

(a) Name(s) of the related party and	Not applicable
nature of relationship:	
(b) Nature of	Not applicable
contracts/arrangements/transactions:	
(c) Duration of the contracts /	Not applicable
arrangements/transactions:	
(d) Salient terms of the contracts or	Not applicable
arrangements or transactions including	
the value, if any:	
(e) Justification for entering into such	Not applicable
contracts or arrangements or transactions	
(f) Date(s) of approval by the Board:	Not applicable
(g) Amount paid as advances, if any:	Not applicable
(h) Date on which the special resolution	Not applicable
was passed in general meeting as	
required under first proviso to section	
188:	

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

(a) Name(s) of the related party and nature of relationship:	Bonlon Industries Limited
	Nature of Relationship:
	Member of Promoter Group
(b) Nature of	1. Purchase of Goods
contracts/arrangements/transactions:	2. Sale of Goods
	3. Services
	4. Other Advances

5. Job Work
F.Y. 2023-24
Transactions at Market Price on
prevalent market conditions
27.05.2023
Rs. 1,21,32,475/- (Debit Balance)

(a) Name(s) of the related party and nature of relationship:	Mrs. Smita Jain
	Nature of Relationship:
	Member of Promoter Group
(b) Nature of	Rent Paid
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2023-24
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions at Market Price on
arrangements or transactions including	prevalent market conditions
the value, if any:	
(e) Date(s) of approval by the Board, if	27.05.2023
any:	
(f) Amount paid as advances, if any:	Nil

(a) Name(s) of the related party and nature of relationship:	Bon Lon Private Limited
	Nature of Relationship:
	Member of Promoter Group
(b) Nature of	Short-Term working capital/ Loan /
contracts/arrangements/transactions:	Other Advances/ Interest
(c) Duration of the contracts /	Repayable on demand
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions at arm length basis
arrangements or transactions including	
the value, if any:	

BONLON

(e) Date(s) of approval by the Board, if	27.05.2023
any:	
(f) Amount paid as advances, if any:	Rs. 32,69,855/- Credit Balance
(a) Name(s) of the related party and	Bon-Lon Securities Limited
nature of relationship:	
	Nature of Relationship:

Member of Promoter Group

Short-Term working capital/ Loan /
Other Advances
Repayable on demand
Transactions on arm length basis
27.05.2023
Rs. 48,87,888/- Debit Balance

(a) Name(s) of the related party and nature of relationship:	Harshit Finvest Private Limited
	Nature of Relationship:
	Member of Promoter Group
(b) Nature of	Short-Term working capital/ Loan /
contracts/arrangements/transactions:	Other Advances
(c) Duration of the contracts /	Repayable on demand
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions on arm length basis
arrangements or transactions including	
the value, if any:	
(e) Date(s) of approval by the Board, if	27.05.2023
any:	
(f) Amount paid as advances, if any:	Rs. 47,57,616/ - Debit Balance

(a) Name(s) of the related party and	Asier Metals Private Limited
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nature of relationship:	
(b) Nature of	1. Purchase of Goods
contracts/arrangements/transactions:	2. Sale of Goods
	3. Other Advance
(c) Duration of the contracts /	F.Y. 2023-24
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions at Market Price on
arrangements or transactions including	prevalent market conditions
the value, if any:	
(e) Date(s) of approval by the Board, if	27.05.2023
any:	
(f) Amount paid as advances, if any:	Nil Balance

(a) Name(s) of the related party and nature of relationship:	Evardo DMCC
	Nature of Relationship:
	Significant Control over entity
(b) Nature of	Advance for goods
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2023-24
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions on arm length basis
arrangements or transactions including	
the value, if any:	
(e) Date(s) of approval by the Board, if	27.05.2024
any:	
(f) Amount paid as advances, if any:	Rs. 3,32,13,500/- Debit Balance

(a) Name(s) of the related party and nature of relationship:	Reisa Capital Pvt. Ltd.
	Nature of Relationship:
	Significant Control over entity
(b) Nature of	Short Term Working Capital Fund
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2023-24



arrange	ments/transactions:	
(d) Salie	ent terms of the contracts or	Repayable on demand and on arm length
arrange	ments or transactions including	basis.
the valu	e, if any:	
(e) Da	ite(s) of approval by the Board, if	27.05.2024
	any:	
(f) Amo	unt paid as advances, if any:	Rs. 1,07,75,927/- Debit Balance

(a) Name(s) of the related party and nature of relationship:	B2B Metals Pvt. Ltd.
	Nature of Relationship:
	Significant Control over entity
(b) Nature of	Short Term Working Capital Fund
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2023-24
arrangements/transactions:	
(d) Salient terms of the contracts or	Repayable on demand and on arm length
arrangements or transactions including	basis.
the value, if any:	
(e) Date(s) of approval by the Board, if	27.05.2024
any:	
(f) Amount paid as advances, if any:	Rs. 5,34,249/ - Debit Balance

By Order of the Board of Directors For, **B.C. Power Controls Limited**

Date: September 04, 2024 Place: New Delhi

(Chander Shekhar Jain) (Nitin Aggarwal)

Managing Director DIN: 08639491 Add: C-2/317, 2nd Floor, Janakpuri, New Delhi-110058 Whole Time Director DIN: 06713847 Add: H. NO. 31-A, Kamla Nagar, New Delhi- 110007

ANNEXURE-II

DISCLOSURE IN THE BOARD'S REPORT UNDER SECTION 197(12) OF THE ACT READ WITH RULE 5 OF COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

Particulars of remuneration of Directors/ KMP/Employees

There are no employees who are in receipt of remuneration in excess of the limits prescribed under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Sl No.	Particulars				
(i)	The Ratio of the remuneration of each Director to the median	Name of the Director	Total Remunerati (In Lakhs)		
	remuneration of the employees of the	Chandra Shekhar Jain	4.52	1.71 : 1	
	Company for the financial year 2023-24	Nitin Aggarwal	6.00	2.2:1	
		Note: Median and on the basis of mo		median is calculated March 2024.	
(ii)	The percentage increase in	Name Chander Shekhar		Increase 7.7%	
	remuneration of each	Nitin Aggarwal		No increase	
	Director, Chief Financial Officer, Chief Executive	Manoj Jain		7.69	
	Officer, Company Secretary in the financial	Dimple Malik		No Change	
	year 2023-24				
(iii)	The percentage increase in the median remuneration of employees in the financial year 2023-24	during the financia	l year 2023-24.		
(iv)	The number of permanent employees on the rolls of the company.	This has been arrived at by comparing the median remuneration as on 31 st March, 2024. The total number of permanent employee of th Company as on 31 st March, 2024 were 11.			

		BONLON
(v)	Average percentile increase already made in the salaries of employees other than the	Average percentage increase salaries during the financial year 2023-24 was 8%
	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.	The remuneration of managerial personnel in consonance with their role and responsibilities.
(vi)	It is hereby affirmed that the remuneration is as per the Remuneration Policy of the Company.	Pursuant to Rule 5(1)(xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, it is affirmed that the remuneration paid to the Directors, Key Managerial Personnel and senior Management is as per the
		Remuneration Policy of the Company.

Further, Details as required under the provisions of section 197(12) of the Companies Act, 2013, read with rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, is attached as **'Annexure 3'** to this Report.

Annexure 3

Information pursuant to Section 197 of the Companies Act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

Name	Age	Designatio n	Remuner ation (Amount in Lakhs)	Qualificatio n	Total Experi ence (Years)	Date of Commencemen t of Employment	Previous employ ment/ position held	Relati ve of Direct or or not
Nitin Aggarwal	49 year s	Whole Time Director	6.00	B.Com	21 years	14.02.2022	APG Tower Pvt Ltd.	Cousin Brothe r of Mr. Ankit Gupta
Anita Gupta	55 Year s	Accountant	5.99	Graduation	23 Years	01.02.2012	-	Not
Anita Gupta	55 Year s	Accountant	5.51	Graduation	23 Years	14.02.2022	-	Not
Manoj Jain	55 Year s	Chief Financial Officer	5.04	Graduation	22 Years	14.11.2018	-	Not
Chander Shekhar Jain	64 Year s	Managing Director	4.52	B.Com	40 years	14.08.2021	-	Not
Sarika Pandit	41 Year s	Manager	3.07	MBA	16 Years	01.02.2021	Shakti Forwarde rs Private Limited	Not

							BONL	ON
Chote Lal Kharwar	42 Year s	Godown Incharge	2.68	12 th	10 Years	01.04.2023	Bonlon Industrie s Limited	Not
Dimple Malik	36 Year s	Company Secretary	2.58	CS	5 Years	11.08.2023	Parmana nd & Sons Food Products Pvt. Ltd.	Not

Note:

- 1. Remuneration includes Basic Salary & Allowances.
- 2. The nature of employment is regular in all the above cases.
- 3. Mr. Manoj Jain and Mrs. Anita Gupta were drawing salary more than MD but not holding any equity shares in Company.
- 4. None of the employee has drawn in excess if remuneration drawn by MD/WTD and holds not less than 02% of the Equity Shares of the Company as on March 31, 2024.
- 5. All the employees have adequate experience to discharge the responsibility assigned to them.

By Order of the Board of Directors For, **B.C. Power Controls Limited**

В

Date: September 04, 2024 Place: New Delhi

(Chander Shekhar Jain) (Nitin Aggarwal)

Managing Director	Whole Time Director
DIN: 08639491	DIN: 06713847
Add: C-2/317,	Add: H. NO. 31-A,
2nd Floor, Janakpuri,	Kamla Nagar,
New Delhi-110058	New Delhi- 110007

ANNEXURE-III

BONLON

SECRETARIAL AUDIT REPORT

For The Financial Year Ended 31st March, 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, B.C. POWER CONTROLS LIMITED

I have conducted the Secretarial Audit of the Compliance of applicable statutory provisions and the adherence to good corporate practices by **B.C. POWER CONTROLS LIMITED** (hereinafter called B.C. POWER / the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the B.C. POWER books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial period ended on 31st March, 2024 complied with the statutory provisions listed hereunder and also that the Company has proper Board- processes and Compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by **B.C. POWER CONTROLS LIMITED** ("the Company") for the financial year ended on 31st March, 2024 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 2018 and the Regulations and Bye-laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; N.A

- 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) Regulation, 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.
- **d.** Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015
- e. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; N.A
- **f.** The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; **N.A.**
- **g.** The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act, and dealing with client;
- h. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; N.A. and
- i. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; **N.A**.
- (vi) Compliances/ processes/ systems under other applicable Laws to the Company are being verified on the basis of periodic certificate submitted to the Board of Directors of the Company.

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

- a. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- b. The Listing Agreements entered into by the Company with BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Acts, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following observation:

Observations:

I report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non- Executive Directors and Independent Directors. The changes in the composition of the Board of

Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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

Majority decision is carried through were captured and recorded as part of the minutes of the meeting.

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

Date: 30/08/2024 Place: New Delhi

> For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas M. No: A65138, COP: 24418 Peer Review Certificate No: 5677/2024

UDIN: A065138F001086686

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

To,

The Members, B.C. POWER CONTROLS LIMITED

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

1. Maintenance of secretarial records, registers is the responsibility of the management of the Company. Our Responsibility is to express an opinion on these secretarial records based on our audit.

2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.

3. I 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 regulation and happening of events etc.

5. The Compliance of the provisions of corporate and other applicable laws, rules, regulations, standards are the responsibility of management. Our examination was limited to the verification of procedures on test basis.

6. The Secretarial Audit Report is neither an assurance as to future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Date: 30/08/2024 Place: New Delhi

For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas M. No: A65138, COP: 24418 Peer Review Certificate No: 2098/2022

CORPORATE GOVERNANCE

Your Company firmly believes that maintaining the highest standards of Corporate Governance is the implicit rule that determines a management's ability to make sound decisions and to perform efficiently and ethically in the best interest of its shareholders and other stakeholders to create value for all.

The philosophy of Corporate Governance is a principle-based approach as codified in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, encompassing the fundamentals of rights and roles of various stakeholders of the Company, disclosure, transparency and board responsibility.

A report on Corporate Governance Compliance of your Company for the year ended March 31, 2024 is as below:

1. BOARD OF DIRECTORS:

Your Company has the combination of Executive and Non-Executive Directors in conformity with Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company's Board consists of Six Directors as on date of this report having considerable professional experience in their respective fields. Out of them three are Independent Directors (including one woman director), two are Executive Directors (including Chairman) and one Non-Executive Director.

As per the declarations received by the Company from each of the Directors, none of them are disqualified under Section 164(2) of the Companies Act, 2013.

The Independent Directors of the Company are in compliance with the provisions of Regulation 25 SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Further, disclosures have been made by the Directors regarding their Chairmanships/ Memberships of the mandatory Committees of the Board and that the same are within the maximum permissible limit as stipulated in 25 SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Board Meetings

Five Board Meetings were held during the year.

S.No.	Date of Board Meeting
01	27-05-2023
02	10-08-2023
03	01-09-2023
04	07-11-2023
05	12-02-2024

Directors' Attendance Record and their other Directorships/ Committee Memberships

As mandated by Regulation 26 of the Listing Regulations, none of the Directors is a member of more than ten Board Committees (considering only Audit Committee and Stakeholders' Relationship Committee) or Chairman of more than five Committees across all public limited companies (listed or unlisted) in which he/she is a Director. Further all Directors have informed about their Directorships, Committee memberships/ Chairmanships including any changes in their positions. Relevant details of the Board of Directors as on March 31, 2024 are given below:

		ATTENDANCE IN F.Y. 2023-24			No. of other Directorship and Committee Memberships/ Chairmanships held Committee held*		
Name of the direct or	Catego ry	No. of board meetings held	Atten ded	Last AGM held on 30.09.2023	Other Directo rship	Commit tee Member ship	Committee Chairmanshi ps
Chand er Shekh ar Jain	ED	05	05	Yes	-	-	-
Nitin Aggar wal	ED	05	05	Yes	-	-	-
Ankit Gupta	NED	05	05	Yes	-	-	-
Suren der Pal Singh Chauh an	ID	05	05	Yes	-	-	-
Anil Kumar Jain	ID	03	03	N.A.	-	-	-
Siya Seth	ID	02	02	Yes	01	-	-
Himan i Jain	ID	05	05	Yes	-	-	-

#PD - Promoter Director; NED - Non-Executive Director; ID - Non-Executive Independent Director; ED - Executive Director

*In accordance with Regulation 26 of the Listing Regulations, Chairmanships/Memberships of only Audit Committees and Stakeholders Relationship

Committee in all Public Limited Companies (Listed and Unlisted) have been considered. Directorship is considered in all other private or public companies Listed/ Unlisted.

** Mr. Anil Kumar Jain had resigned w.e.f. 01-09-2023 and Ms. Siya Seth had joined w.e.f. 01.09.2023.

S.NO.	Name of Director	Name of other Companies in which director
1	Chander Shekhar	Nil
	Jain	
2	Nitin Aggarwal	1. APG Towers Private Limited
3	Ankit Gupta	1. B2B Metals Private Limited
		2. Aahira Industries Private Limited
4	Siya Seth	1. SKOODOS VENTURES PRIVATE LIMITED
		2. BONLON INDUSTRIES LIMITED
		3. SPHERION SOLUTIONS PRIVATE LIMITED
		4. INTELLECT HR SERVICES PRIVATE LIMITED
		5. SELIN CLUB INDIA PRIVATE LIMITED
5	Surender Pal	Nil
	Singh Chauhan	
6	Himani Jain	Nil

Other Directorships AS ON 31/03/2024:

Disclosure of relationships between directors inter-se

3. Mr. Nitin Aggarwal and Mr. Ankit Gupta are cousin brothers.

No. of shares and convertible instruments held by non-executive directors.

No Non-Executive Director is holding any Equity Shares of the Company. The Company has not issued any convertible instrument as on date.

Matrix setting out skills/expertise/competence as identified by the Board

The Company is engaged in the business of trading of ferrous and non-ferrous metals. To manage the operations and to formulate long term strategies for its growth, different skill sets are required. The Board of the Company consists of individuals who have experience and expertise in the following areas:

Governance	The governance skills broadly includes			
	financial and audit review, compliance and			
	risk management, developing good			
	governance practices, assessing strategic			
	opportunities and threats, crisis			
	management, business and policies			

	development etc.			
Personal Leadership Skills	This category mainly includes skills set of			
	Board members to provide both strategic			
	and innovative thought leadership,			
	analysing issues and making decisions that			
	support the organisation's overarching			
	mission, creating new ideas and providing			
	possible solutions, commitment, ethics and			
	integrity, relationship building etc.			
Industry specific	This category broadly includes skills			
	relevant to the industry or section in which			
	the Company operates such as			
	understanding of consumer behaviour and			
	customer insights, consumption pattern			
	analysis, introduction of new products,			
	marketing, supplier management,			
	communication with customers etc.			
Strategy Development and Implementation	Experience in developing and			
	implementing business strategies or ability			
	to give strategic insights to key business			
	objectives.			

	Chander	Nitin	Ankit	Himani	Anil	Surender
	Shekhar	Aggarwal	Gupta	Jain	Kumar	Pal
	Jain				Jain	Singh
						Chauhan
Governance	\checkmark	\checkmark	\checkmark	\vee	\checkmark	\checkmark
Personal	\checkmark	\checkmark	\checkmark			\checkmark
Leadership						
Skills						
Industry	\checkmark		\checkmark	$$		\checkmark
specific						
Strategy		\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Development						
and						
Implementation						

Note: Each Director may possess varied combinations of skills/expertise within the described set of parameters and it is not necessary that all Directors possess all skills/expertise listed therein.

Independent Director

As mandated by the Listing Regulations, the Independent Directors on your Company's Board:

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a. Are persons of integrity and possess relevant expertise and experience, in the opinion of the Board of Directors;

b. Are not a Promoter of the Company or its holding, subsidiary or associate company;

c. Are not related to Promoters or Directors in the Company, its holding, subsidiary or associate company;

d. have or had no material pecuniary relationship with the Company, its holding, subsidiary or associate company, or their Promoters, or Directors, during the two immediately preceding financial years or during the current financial year;

e. Have no relative, who has or had pecuniary relationship or transaction with the Company, its holding, subsidiary or associate company, or their Promoters, or Directors, amounting to two per cent or more of its gross turnover or total income or Fifty Lakh rupees or such higher amount as may be prescribed from time to time, whichever is lower, during the two immediately preceding financial years or during the current financial year;

f. Neither themselves nor any of their relatives –

A. hold or have held the position of a Key Managerial Personnel or are or have been employee of the Company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year in which they were proposed to be appointed;

B. are or have been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year in which they were proposed to be appointed, of -

(1). a firm of Auditors or Company Secretaries in practice or Cost Auditors of the Company or its holding, subsidiary or associate company; or

(2). any legal or a consulting firm that has or had any transaction with the Company, its holding, subsidiary or associate company amounting to ten per cent or more of the gross turnover of such firm;

(iii) hold together with their relatives two per cent or more of the total voting power of the Company; or

(iv). is a Chief Executive or Director, by whatever name called, of any non-profit organisation that receives twenty-five per cent or more of its receipts or corpus from the Company, any of its Promoters, Directors or its holding, subsidiary or associate company or that holds two per cent or more of the total voting power of the Company;

(v). is a material supplier, service provider or customer or a lessor or lessee of the Company;

g. are not less than 21 years of age.

The Independent Directors have confirmed that they meet the criteria of independence laid down under the Companies Act, 2013 and the Listing Regulations.

Maximum Tenure of Independent Directors

In accordance with Section 149(11) of the Companies Act, 2013, the current tenure of Independent Directors of the Company is for a term of 5 consecutive years from the date of their re-appointment.

Number of Independent Directorships

In compliance with Regulation 25 of the Listing Regulations, Directors of the Company do not serve as Independent Director in more than seven listed companies. In case he/she is serving as a Whole-Time Director in any listed company, does not hold the position of Independent Director in more than three listed companies.

Terms and conditions of appointment of Independent Directors

The terms and conditions of appointment of Independent Directors have been disclosed on the website of the Company viz. www.bcpowercontrols.com.

Separate Meeting of Independent Director

In accordance with Companies Act, 2013, the Independent Directors of the Company shall hold at least one meeting in a year without the presence of Non-Independent Directors and members of management.

During the year under review, separate meeting of the Independent Directors of the Company was held on March 31, 2024.

Familiarisation Program for Independent Directors

The Company conducts Familiarization Programme for the Independent Directors to enable them to familiarize with the Company, its management and its operations so as to gain a clear understanding of their roles, rights and responsibilities for the purpose of contributing significantly towards the growth of the Company. They are given full opportunity to interact with senior management personnel and are provided with all the documents required and/or sought by them to have a good understanding of the Company, its business model and various operations and the industry, it is a part. The Policy on Familarisation Programme for Independent Directors is also available on the Company's website www.bcpowercontrols.com under the web link http://bcpowercontrols.com/wp-content/uploads/2018/05/Familarisation-Programme-for-Independent-Directors.pdf

Detailed Reason for the resignation of an independent director who resigns before the expiry of his/her tenure along with a confirmation such direct that there are no other material reasons other than those provided

Mr. Anil Kumar Jain had resigned During the year 2023-24. He had resigned w.e.f. 01-09-2023.

Performance Evaluation of the Board, its Committees and Individual Directors, including Independent Directors



Pursuant to applicable provisions of the Companies Act, 2013 and the Listing Regulations, the Board, in consultation with its Nomination & Remuneration Committee, has formulated a framework containing, inter-alia, the criteria for performance evaluation of the entire Board of the Company, its Committees and Individual Directors, including Independent Directors. The framework is monitored, reviewed and updated by the Board, in consultation with the Nomination and Remuneration Committee, based on need and new compliance requirements.

For evaluation of the entire Board and its Committees a structured questionnaire, covering various aspects of the functioning of the Board and its Committee, such as, adequacy of the constitution and composition of the Board and its Committees, matters addressed in the Board and Committee meetings, processes followed at the meeting, Board's focus, regulatory compliances and Corporate Governance, etc is in place. Similarly, for evaluation of Individual Director's performance, the questionnaire covers various aspects like his/ her profile, contribution in Board and Committee meetings, execution and performance of specific duties, obligations, regulatory compliances and governance, etc.

Accordingly, the annual performance evaluation of the Board, its Committees and each Director was carried out for the financial year 2023-24.

The Independent Directors had met separately on March 31, 2024 without the presence of Non-Independent Directors and the members of management and discussed, interalia, the performance of non- Independent Directors and Board as a whole and the performance of the Chairman of the Company after taking into consideration the views of executive and Non-Executive Directors.

The Nomination and Remuneration Committee has also carried out evaluation of every Director's performance. The performance evaluation of all the Independent Directors have been done by the entire Board, excluding the Director being evaluated. On the basis of performance evaluation done by the Board, it determines whether to extend or continue their term of appointment, whenever the respective term expires.

The Directors expressed their satisfaction with the evaluation process.

Remuneration Policy

The remuneration paid to Executive Directors of the Company is approved by the Board of Directors on the recommendation of the Nomination and Remuneration Committee and also approved by the Shareholders of the Company. The Company's remuneration strategy is market-driven and aims at attracting and retaining high caliber. The strategy is in consonance with the existing industry practice and is directed towards rewarding performance, based on review of achievements, on a periodical basis.

Remuneration paid to Executive Directors

Name of Directors	Remuneration Paid During the F.Y. 2023-24	Date of Appointment/ Cessation	Shareholders Approval
Mr. Chander Shekhar Jain	Rs. 4,51,600/-	Appointed as Managing Director w.e.f. 13.04.2022	Approved through postal ballot on 13.05.2022
Mr. Nitin Aggarwal	Rs. 6,00,000/-	Appointed AS W.T.D w.e.f. 14.02.2022	Approved through postal ballot on 13.05.2022

Remuneration paid to Non-Executive Directors

No Remuneration was paid to Non-Executive Directors during the financial year under review.

2. ANNUAL GENERAL MEETING

The Annual General Meeting for the year ended 31st March, 2023 was held on 30th September, 2023.

3. <u>CODE OF CONDUCT:</u>

The Board has adopted a code of conduct for all Board members and senior management of the company. The term senior management means personnel of the company who are members of its core management team excluding Board of Directors. Normally this would comprise all members of management one level below the executive directors, including all functional heads. The code has been circulated to all members of the Board and senior management and the compliance of the same has been affirmed by them. A declaration signed by the Chairman and Managing Director is given below.

I hereby confirm that: "The Company has obtained from all the members of the Board and senior management, affirmation that they have complied with the code of conduct for directors and senior management in respect of the financial year 2023-24"

Sd/-(Chander Shekhar Jain) Managing Director

4. CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

The Company has adopted a Code of Conduct for Prevention of Insider Trading as well as a Code of Corporate Disclosure Practices (Code), as prescribed by the SEBI Regulations in this regard. The Compliance Officer is responsible for monitoring adherence to the rules for the preservation of Unpublished Price Sensitive Information, pre-clearance of trades, monitoring of trades and implementation of the Code for trading in Company's securities, under the overall supervision of the Board. All Directors and

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employees, who could be privy to the Unpublished Price Sensitive Information of the Company, are governed by this Code.

5. <u>CEO/CFO CERTIFICATION:</u>

The Managing Director/CEO and CFO has certified to the Board of Directors, inter alia, the accuracy of financial statements and adequacy of internal controls for the financial reporting purpose as required under Clause SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2024. Certification from CEO/CFO is annexed herewith this report, which is also forwarded to the Stock Exchange, where the securities of the Company are listed as a part of Annual Report.

6. <u>COMMITTEES</u>

The Company has constituted an Audit Committee, a Nomination and Remuneration Committee and Shareholder Grievances Committee and Corporate Social Responsibility Committee. The functioning of each of these Committees is regulated by the specific terms of reference, roles and responsibilities and powers detailed in their respective Charters.

The Company Secretary of the Company acts as the Secretary to these Committees.

The Minutes of the meetings of all these Committees are placed before the Board for discussions / noting. None of the Directors is a member of more than ten committees or Chairman of more than five committees across all companies in which they are Directors.

Declarations regarding committee memberships / chairmanships, in other public companies, as on 31st March, 2024 have been received from the Directors.

(A) <u>AUDIT COMMITTEE</u>

In compliance with Section 177 of the Companies Act, 2013 read with rules made thereto and Regulation 18 of the Listing Regulations, the 'Audit Committee' of the Board comprises of:

Name of the Director	Status	Nature of Directorship
Siya Seth	Chairman	Non-Executive &
		Independent Director
Surender Pal Singh	Member	Non-Executive &
Chauhan		Independent Director
Chander Shekhar Jain	Member	Executive Director

2/3rd of the members of Audit Committee are Independent Directors. Audit Committee was composed on 30.09.2013 and re-constituted/ re- composed on 29.09.2014, 14.02.2022 and 01.09.2023.

Role of the Audit Committee:

- Overseeing the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees.
- Approval of payment to statutory auditors for any other services rendered by the statutory auditors.
- Reviewing, with the management, the annual financial statements before submission to the board for approval, with particular reference to:
- a. Matters required being included in the Directors Responsibility Statement to be included in the Board's report in terms of clause (2AA) of section 217 of the Companies Act.
- b. Changes, if any, in accounting policies and practices and reasons for the same.
- c. Major accounting entries involving estimates based on the exercise of judgment by management.
- d. Significant adjustments made in the financial statements arising out of audit findings.
- e. Compliance with listing and other legal requirements relating to financial statements.
- f. Disclosure of any related party transactions.
- g. Qualifications in the draft audit report.
- Reviewing, with the management, the half yearly and annual financial statements before submission to the board for approval
- > Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of purposes other than those stated offer funds utilized for in the document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter.
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems.

- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- > Discussion with internal auditors on any significant findings and follow up there on.
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board.
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- To review the functioning of the Whistle Blower mechanism, in case the same is existing.
- Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience & background, etc. of the candidate.

The Audit Committee also reviews the following information:

- 1. Management Discussion and Analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors, if any;
- > 4. Internal audit reports relating to internal control weaknesses; and
- 5. Appointment, removal and terms of remuneration of the Internal Auditor shall be subject to review by the Audit Committee.
- 6. Statement of deviations:
 (a) quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1) (whenever applicable).
- ➤ (b) annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7) (whenever applicable).

Audit Committee Meetings

In addition to the Audit Committee members, the Audit Committee meetings are generally attended by the Company Secretary, Chief Financial Officer, Statutory

Auditors and Internal Auditors of the Company. The Company Secretary acts as the Secretary of the Audit Committee.

During the year under review, the Audit Committee met at least once in each quarter and the maximum time gap between two Audit Committee meetings did not exceed the limit prescribed in Regulation 18 of the of the Listing Regulations.

The committee met Five times during the year on 27.05.2023, 10.08.2023, 01.09.2023, 07.11.2023 and 12.02.2024.

Name of the		Whether		
Committee	Held During	Attended	% of Total	Attended the
Member	the year			Last AGM
Siya Seth	2	2	100	Yes
Surender Pal	5	5	100	Yes
Singh				
Chauhan				
Anil Kumar	3	3	100	N.A.
Jain				
Chander	5	5	100	Yes
Shekhar Jain				

Mr. Anil Kumar Jain had resigned from Company as well as from the Committee w.e.f. 01-09-2023 and Ms. Siya Seth had joined the Company w.e.f. 01-09-2023 and appointed as Chairman of the Committee as well.

(B) NOMINATION AND REMUNERATION COMMITTEE

Section 178(1) of the Companies Act, 2013 requires every listed company to constitute a 'Nomination and Remuneration Committee'. Accordingly, during the year under review, the name of 'Remuneration Committee' was changed to 'Nomination and Remuneration Committee'. The Committee was composed on 30.09.2013 and reconstituted/ re- composed and re- named on 29.09.2014. The Committee was further recomposed on 01.09.2023.

Composition

The Nomination and Remuneration Committee consists of three Non-Executive Independent Directors as follows:

Name of the Director	Status	Nature of Directorship
Siya Seth	Chairman	Non Executive Independent Director

		Bonlon	
Surender Pal Singh Chauhan	Member	Non Executive Independent Director	
Himani Jain	Member	Non Executive Independent Director	

Brief terms of reference of the Remuneration/ Compensation Committee are:

- To recommend to the Board, the remuneration packages of the Company's Managing/Joint Managing/ Deputy Managing/Whole time / Executive Directors, including all elements of remuneration package (i.e. salary, benefits, bonuses, perquisites, commission, incentives, stock options, pension, retirement benefits, details of fixed component and performance linked incentives along with the performance criteria, service contracts, notice period, severance fees etc.);
- To be authorized at its duly constituted meeting to determine on behalf of the Board of Directors and on behalf of the shareholders with agreed terms of reference, the Company's policy on specific remuneration packages for Company's Managing/Joint Managing/ Deputy Managing/ Whole time/ Executive Directors, including pension rights and any compensation payment;
- Such other matters as may from time to time be required by any statutory, contractual or other regulatory requirements to be attended to by such committee.

During the financial year 2023-24, the Nomination and Remuneration Committee met three times i.e. on 27.05.2023, 01.09.2023 and 12.02.2024.

Name of the	me of the Meeting Details				
Committee	Held	Attended	% of Total	attended	
Member	During			last AGM	
	the year				
Siya Seth	1	1	100	Yes	
Anil Kumar	2	2	100	N.A	
Jain					
Surender Pal	3	3	100	Yes	
Singh					
Chauhan					
Himani Jain	3	3	100	Yes	

Mr. Anil Kumar Jain had resigned from Company as well as from the Committee w.e.f. 01-09-2023 and Ms. Siya Seth had joined the Company w.e.f. 01-09-2023 and appointed as Chairman of the Committee as well.

NOMINATION AND REMUNERATION POLICY

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time. This policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors. This revised Policy will supersede the existing policy and this Policy will be effective from 03rd September 2020.

Definitions:

"**Remuneration**" means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961;

"Key Managerial Personnel" means:

- (i) Managing Director, or Chief Executive Officer or Manager and in their absence, a Whole-time Director;
- (ii) Chief Financial Officer;
- (iii) Company Secretary; and
- (iv) such other officer as may be prescribed.

"Senior Managerial Personnel" mean the personnel of the company who are members of its core management team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

Objective:

The objective of the policy is to ensure that

- the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

Role of the Committee:

The role of the NRC will be the following:

- To recommend to the Board, the remuneration packages of the Company's Managing/Joint Managing/ Deputy Managing/Whole time / Executive Directors, including all elements of remuneration package (i.e. salary, benefits, bonuses, perquisites, commission, incentives, stock options, pension, retirement benefits, details of fixed component and performance linked incentives along with the performance criteria, service contracts, notice period, severance fees etc.);
- To be authorized at its duly constituted meeting to determine on behalf of the Board of Directors and on behalf of the shareholders with agreed terms of reference, the Company's policy on specific remuneration packages for Company's Managing/Joint Managing/ Deputy Managing/ Whole time/ Executive Directors, including pension rights and any compensation payment;
- Such other matters as may from time to time be required by any statutory, contractual or other regulatory requirements to be attended to by such committee.
- Other matter as required to deal as per requirement of section 178 of the Companies Act, 2013.

APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend his / her appointment, as per Company's Policy.
- b) A person should possess adequate qualification, expertise and experience for the position he/she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution.

TERM / TENURE

a) Managing Director/Whole-time Director:

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

b) Independent Director:

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

No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

EVALUATION

The Committee shall carry out evaluation of performance of Director, KMP and Senior Management Personnel yearly or at such intervals as may be considered necessary.

REMOVAL

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.

RETIREMENT

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

POLICY FOR REMUNERATION TO DIRECTORS/KMP/SENIOR MANAGEMENT PERSONNEL

1) Remuneration to Managing Director / Whole-time Directors:

- a) The Remuneration/ Commission etc. to be paid to Managing Director/ Wholetime Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Directors.

2) Remuneration to Non- Executive / Independent Directors:

- a) The Non-Executive / Independent Directors may receive sitting fees and such other remuneration as permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.
- b) All the remuneration of the Non- Executive / Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013) shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- c) An Independent Director shall not be eligible to get Stock Options and also shall not be eligible to participate in any share based payment schemes of the Company.
- d) Any remuneration paid to Non- Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied:
 - i. The Services are rendered by such Director in his capacity as the professional; and
 - ii. In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.
- e) The Compensation Committee of the Company, constituted for the purpose of administering the Employee Stock Option/ Purchase Schemes, shall determine the stock options and other share based payments to be made to Directors (other than Independent Directors).

3) Remuneration to Key Managerial Personnel and Senior Management:

- a) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay and incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- b) The Compensation Committee of the Company, constituted for the purpose of administering the Employee Stock Option/ Purchase Schemes, shall determine the stock options and other share based payments to be made to Key Managerial Personnel and Senior Management.
- c) The Fixed pay shall include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund, pension schemes, etc. as decided from to time.
- d) The Incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

IMPLEMENTATION

- The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals in supplement and for better implementation of this policy as considered appropriate.
- The Committee may Delegate any of its powers to one or more of its members.

(C) <u>SHAREHOLDERS' / INVESTORS' GRIEVANCES COMMITTEE:</u>

This Committee was composed on 30.09.2013 and reconstituted/ re- composed on 29.09.2014, 14.02.2022 and 01.09.2023

Composition of the Committee and category of Directors

Name of the Director	Status	Nature of Directorship
Cive Coth	Chairman	Non-Executive Independent
Siya Seth	Cilairiilaii	Director
Currenden Del Cinete Chauten Mante		Non-Executive Independent
Surender Pal Singh Chauhan	Member	Director
Chander Shekhar Jain	Member	Executive Director

Brief terms of reference of the Investor Grievance Committee include the following:

Redressal of shareholders'/investors' complaints;



- Reviewing on a periodic basis the Approval of transfer or transmission of shares, debentures or any other securities made by the Registrar and Share Transfer Agent;
- Issue of duplicate certificates and new certificates on split/consolidation/renewal;
- > Non-receipt of declared dividends, balance sheets of the Company; and
- > Carrying out any other function as prescribed under the Listing Agreement.

Meetings and Attendance during the year

The committee met three times during the year on 05.04.2023, 12.07.2023 and 12.02.2024

Name of the	Meeting De		Whether	
Committee Member	Held During the year	Attended	% of Total	attended last AGM
Siya Seth	1	1	100	Yes
Anil Kumar Jain	2	2	100	N.A
Surender Pal Singh Chauhan	3	3	100	Yes
Chander Shekhar Jain	3	3	100	Yes

Mr. Anil Kumar Jain had resigned from Company as well as from the Committee w.e.f. 01-09-2023 and Ms. Siya Seth had joined the Company w.e.f. 01-09-2023 and appointed as Chairman of the Committee as well.

Investor complaints

The details of shareholders' complaints received and disposed of during the year under review are as under:

Nature of Investor Complaints	
- pending at the beginning of the financial	NIL
Year	
- received during the financial year	NIL
-disposed off during the financial year	NIL
-pending at the end of the financial year	NIL

Name and Designation of the Compliance Officer

Mrs. Dimple Malik – Company Secretary & Compliance Officer Email: <u>info@bonlongroup.com</u>

(D) CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

This Committee was composed on 14.08.2018 and re-composed on 14.02.2022 and 01-09-2023.

Composition of the Committee and category of Directors

Name of the Director	Status	Nature of Directorship
Cive Ceth	Chairman	Non-Executive Independent
Siya Seth	Chairman	Director
Surrondor Pol Singh Chauhan	Manalaan	Non-Executive Independent
Surender Pal Singh Chauhan	Member	Director
Chander Shekhar Jain	Member	Managing Director

Brief terms of reference of CSR Committee shall, inter-alia, include the following:

a. To formulate and recommend to the Board, a CSR policy which shall indicate the activities to be undertaken by the Company as per the Companies Act, 2013;b. To review and recommend the amount of expenditure to be incurred on the activities to be undertaken by the company;

c. To monitor the CSR policy of the Company from time to time;

d. Any other matter as the CSR Committee may deem appropriate after approval of the Board of Directors or as may be directed by the Board of Directors from time to time.

Meetings and attendance during the year

The committee met one time during the year on 12.02.2024.

Name of the	Meeting De	Whether		
Committee Member	Held During the year	Attended	% of Total	attended last AGM
Siya Seth	1	1	100	Yes
Surender Pal Singh Chauhan	1	1	100	Yes
Chander Shekhar Jain	1	1	100	Yes

7. <u>GENERAL BODY MEETINGS</u>

(i) The detail of Last Three Annual General Meeting of the Company as follows:

For F.Y.	Venue	Date	Day	Time
2022-23	Through VC/OAVM having	30.09.2023	Saturday	02:00 PM
	deemed venue 7A/39,			
	Channa Market, Karol Bagh,			
	New Delhi-110005			
2021-22	Through VC/OAVM having	28.09.2022	Wednesday	02:00 PM
	deemed venue 7A/39,			
	Channa Market, Karol Bagh,			
	New Delhi-110005			
2020-21	Through VC/OAVM having	28.09.2021	Tuesday	01.00 PM
	deemed venue 7A/39,			
	Channa Market, Karol Bagh,			
	New Delhi-110005			

(ii) Detail of Extra Ordinary General Meeting as follow:

Year	Venue	Date	Day	Time
2022-2023	Postal Ballot	13.05.2022	Tuesday	05.00 PM
2021-22	Postal Ballot	26.11.2021	Friday	05.00 PM

* Whether any Special Resolution passed in the previous 3 AGMs; Yes

* Whether special resolutions were passed through postal ballots: Yes (Voting Pattern:-Resolutions were passed with requisite majority)

* Person who conducted the postal ballot exercise: **Mr. Vineet Garg**, advocate was appointed as scrutinizer to conduct the postal ballot process.

* Whether any special resolution is proposed to be to be conducted through postal ballots: No

8.

a. Disclosures on materially significant related party transactions i.e., transactions of the company of material nature, with its promoter, the directors or the management, their subsidiaries or relatives etc. that may have potential conflict with the interests of company at large:

a) There are no materially significant related party transactions with its Promoters, the Directors or the Management, their Subsidiaries or Relatives etc., which may have potential conflict with the interest of the company at large. The other related party transactions are given in Point no. 2.27 of Notes on Accounts annexed to and forming the part of Balance Sheet and Profit and Loss Account of the Company. The policy has been disclosed on the website of the Company at www.bcpowercontrols.com Web link for the same is http://bcpowercontrols.com/wp-content/uploads/2021/04/RELATED%20PARTY%20TRANSACTIONS.pdf

b) Details of non-compliance by the Company, penalties, and strictures imposed on the company by Stock Exchange, SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

S r N o.	Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	Reg u- latio n/ Circ ular No.	Deviations	Action Taken by	Type of Actio n	Details of Violation
1.	Listing Obligations And Disclosure Requirement s) Regulations, 2015	Reg- 6(1)	Non appointment of compliance officer in the financial year 2019-20	BSE Limited	Fine Impos ed	The listed entity did not appoint the compliance officer as required under regulation 6 (1) in the financial year 2019- 20
2.	Listing Obligations And Disclosure Requirement s) Regulations, 2015	Reg- 17 (1)	The company had more than 50% executive directors in the financial year 2020-21	BSE Limited	Fine Impos ed	The company had more than 50% executive directors in the financial year 2020- 21

Fine Amount	Observations/ Remarks of the Practicing Company Secretary	Management Response	Remarks
Rs. 9,000	The listed entity	The	The listed entity has
	did not appoint the	Management has	paid the fine of Rs.
	compliance officer	appointed the	9,000 on 28/09/2022

			BONLON
	within stipulated time period after resignation of previous compliance officer	compliance officer.	for the non- compliance.
	in the financial year 2019-20.		
Rs.	The company	The management	The listed entity has
3,25,000	had more than 50%	asked one	paid the fine of Rs.
	executive directors	executive director	3,25,000 on
	in violation of the	to resign to have	28/09/2022 for the
	regulation 17 (1) in	the optimum	non-compliance.
	the financial year	combination of	
	2020-21.	executive and non-	
		executive directors	

c) Compliance with Accounting Standards

In the preparation of financial statements there is no deviation from the prescribed Accounting Standards.

d) Compliance Certificate from the Practicing Company Secretary

Certificate from **Dabas S & Co., Company Secretaries,** the Practicing Company Secretary confirming compliance Corporate Governance Clauses of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forming a part of this Annual Report.

A certificate has also taken that non of the directors on the Board of the Company have de-barred or disqualified from being appointment of continuing as director of the Company by the Board /MCA or any other authority

e) Details of establishment of vigil mechanism, whistle blower policy and affirmation that no personnel has been denied access to the Audit Committee:

The Company has adopted a Whistle Blower Policy and has established the necessary vigil mechanism as defined under Regulation 22 of SEBI Listing Regulations for directors and employees to report concerns about unethical behaviour. Further no person has been denied access to the Chairman of the audit committee. The said policy has been also put up on the website of the Company.

f) Compliance with Mandatory Requirements and adoption of the non mandatory requirements:

The Company has fully complied with the mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 except events as disclosed above.

g) Commodity Price Risk / Foreign Exchange Risk and Hedging Activities

Your Company has a framework and governance mechanism in place to ensure that the organization is adequately protected from the market volatility in terms of price and availability based on procurement team's monitoring and intelligence, forecasts of commodity prices and movements. A planning and strategy ensure the Company's interests are protected despite volatility in commodity prices. Your Company has managed the foreign exchange risk with appropriate hedging activities in accordance with the policies of the Company as and when required.

h) Code of Conduct for Prevention of Insider Trading On December 31, 2018, Securities and Exchange Board of India amended the Prohibition of Insider Trading Regulations, 2015, prescribing various new requirements with effect from April 1, 2019. In line with the amendments, your Company has adopted an amended Code of Conduct to regulate, monitor and report trading by Designated Persons under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and the same can be accessed on the website of the Company http://bcpowercontrols.com/investors-corner/ . Your Board of Directors has also approved the Code for Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (UPSI) and the same can be accessed on the website of the Company - http://bcpowercontrols.com/investors-corner/

i) Fees to Statutory Auditors (Rs. in Lakhs)

Audit Fee: 01.00 GST: 0.18 Total: 1.18

j) Disclosure of the extent to which the discretionary requirements as specified in Part E of Schedule II have been adopted.

- i. <u>Maintenance of the Chairman's Office</u> The Company has not any regular Chairman.
- ii. Shareholders Rights

The quarterly and annual financial results of the Company are published in newspapers as per Regulation 47 of the SEBI (LODR) Regulations, 2015 and also uploaded on the Company's website www.bcpowercontrols.com. Significant events if any are also posted on this website under the 'Investor's Corner'. The complete Annual Report is sent to every Shareholder of the Company.

iii. Modified opinion(s) in Audit Report

The Auditors have not raised any qualifications on the financial statements of the Company.

- iv. Separate posts of Chairman and CEO The Company had not appointed any CEO of the Company. The Company has also not appointed any regular chairman.
- v. Reporting of Internal Auditors

The Internal Auditor reports directly to the Audit Committee based on the inputs provided by the Management on their observations if any on a quarterly basis.

j) Disclosure of compliance of regulation 17 to 27 and clauses (b) to (i) of sub regulation (2) of regulation 46: 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 Obligations and Disclosure Requirements) Regulations, 2015.

k) Senior Management:

S. No	Name of Senior Management Persons	Designation in the
		Company
01	Mr. Manoj Jain	Chief Financial Officer
02	Mr. Anita Gupta	Senior Accountant-
		Bhiwadi Branch
03	Mr. Dimple Malik	Company Secretary

There is no change in senior management since close of previous financial year.

9. Means of Communication

Quarterly and Annual Financial Results

Pursuant to Regulation 33 and Regulation 30 of the Listing Regulations, the Company furnishes the quarterly un-audited as well as annual audited Financial Results, (within 30 minutes of closure of the Board meeting) by online filings, to the Stock exchange i.e. BSE Limited. Such information has also been displayed in the 'Investor's Corner' on the Company's website i.e. www.bcpowercontrols.com. Quarterly and Annual financial results including other statutory information are published in an English daily viz. 'Financial Express' (All Edition) and in a vernacular language newspaper viz. 'Jan Satta' (Delhi Edition).

Website

Pursuant to Regulation 46 of the Listing Regulations, the Company's website <u>www.bcpowercontrols.com</u> contains a separate section **'INVESTOR'S CORNER'** where all the information needed by shareholders is available including information on

Directors, Shareholding Pattern, Quarterly Reports, Financial Results, Annual Reports, Press Releases and various policies of the Company.

10. General Shareholder Information:

- a. Annual General Meeting Date: 30th September, 2024 at 02:00 P.M. through VC/ OAVM
- b. Financial Year: 01st April 2023 to 31st March 2024
- **c.** Dividend recommended for the year: NIL
- **d.** CUTT-OFF Date: 30.08.2024/ For Voting & e-voting: 23.09.2024
- e. Listing on stock exchange: The Company is listed in BSE Limited
- f. The Annual Custody / Issuer fee for the year 2024-25 has been paid to CDSL & NSDL.
- **g.** Stock Code: 0537766
- **h.** CIN number: L31300DL2008PLC179414
- i. Market Price data (Face Value Rs. 02 Per Equity Share) -High/ Low during each month in last financial year:

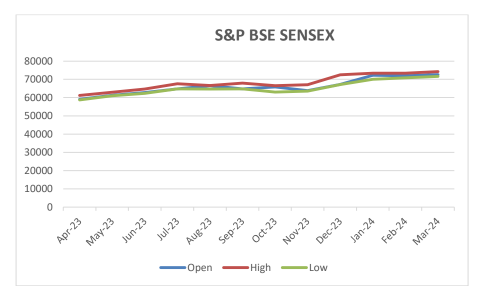
BCP-BSE

Month	High Price	Low Price	No. of Shares
Apr-23	4.65	3.63	707232
May-23	4.6	3.4	6245648
Jun-23	4.14	3.75	3276860
Jul-23	4.04	3.74	2899007
Aug-23	4.54	3.51	6132110
Sep-23	5.59	4.01	16139503
Oct-23	4.85	3.8	3921504
Nov-23	7.27	4.03	21048333
Dec-23	6.8	5.25	7950805
Jan-24	6.48	5.2	6510133
Feb-24	6.62	5.02	7120348
Mar-24	5.89	4	4691212





j. Performance in comparison to broad-based indices: **S&P BSE SENSEX**



k. In case the securities are suspended from trading, the directors report shall explain there as on thereof:-Not Applicable.

1. Registrar and Share Transfer Agents:- The Company has appointed M/s Bigshare Services Private Limited, Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093as Registrar and Share Transfer Agents.

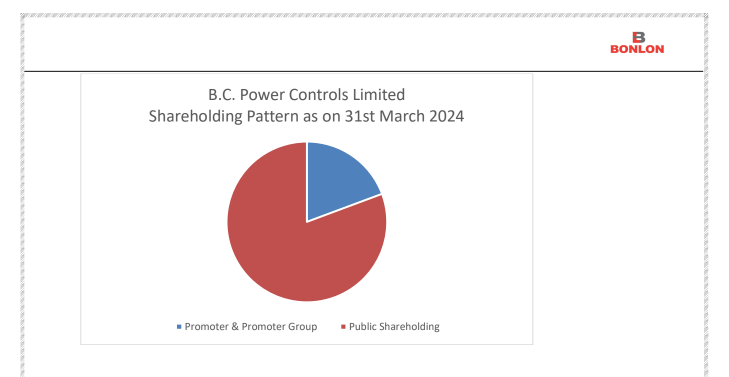
m. Share transfer system: 100% Shareholding of the Company is in De-mat form. Therefore, all the transfer were undertaken in de-mat form only within the time prescribed. The Company has not received any physical request for transfer of shares during the Financial Year 2023-24.

n. Distribution of shareholding:

The shareholding pattern as on 31st March 2024 is as follows.

Promoter & Promoter Group – 134,93,289 Shares – 19.33% Public Shareholding – 5,63,06,711 shares – 80.67%

TOTAL 6,98,00,000 Shares - 100.00%



- **o**. **Dematerialization of shares and liquidity**: The company has executed agreements with National Securities Depositories Limited (NSDL) and Central Depository Services Limited (CDSL) for Dematerialization of shares. The 100% Equity Shares of the Company are in Dematerialize Form.
- p. Outstanding GDR/ADR/Warrants or any convertible instruments, conversion instruments, conversion date and impact on equity: NIL
- q. Plant Location: The Company has no manufacturing plant as on date.
- r. WEB LINK FOR VARIOUS POLICIES: The details of various other policies applicable on the Company are available on Investor Information under the Investor Relations and Financial Reports Tab on the website of the Company. http://bcpowercontrols.com/investors-corner/#1527230400541-5180c77b-bf8d
- s. Address for correspondence: 7A/39, WEA Channa Market, Karol Bagh, New Delhi 110005.
- t. Credit Rating: As on date the Company has not obtained Credit Rating. All previous Credit Rating have been surrendered.

u. Details of utilization of funds received from Preferential Issue: Not Applicable
 On order of Board of Directors
 For, B.C. Power Controls Limited

Date: September 04, 2024		
Place: New Delhi	(Chander Shekhar Jain)	(Nitin Aggarwal)
	Managing Director	Whole Time Director
	DIN: 08639491	DIN: 06713847
	Add: C-2/317,	Add: H. NO. 31-A,
	2nd Floor, Janakpuri,	Kamla Nagar,
	New Delhi-110058	New Delhi- 110007



ANNEXURE-IV

CEO/CFO CERTIFICATION

To, The Board of Directors B.C. Power Controls Limited Delhi.

Dear Sirs,

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

- i. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- ii. These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations;
- iii. No transactions entered into by the Company during the above said period which are fraudulent, illegal or volatile of the company's code of conduct.

We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.

We have indicated to the auditors and Audit Committee that:

- iv. Significant changes in internal control over financial reporting during the year;
- v. Significant changes in accounting policies during the period and that the same have been disclosed in the notes to the financial statements; and
- vi. Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

(Chander Shekhar Jain) Managing Director DIN: 08639491 (Manoj jain) Chief Financial Officer

Place: New Delhi Date: 24.05.2024



ANNEXURE-V AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To,

The Members, B.C. POWER CONTROLS LIMITED

We have examined the compliance of the conditions of Corporate Governance by B.C. POWER CONTROLS LIMITED during the year ended 31st March, 2024 as stipulated in Chapter IV read with Schedule V of the SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 of the said Company with the Stock Exchange.

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

In our opinion and to the best of our information and explanation given to us by the company, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned SEBI Regulations, as and when applicable.

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

Date: 30/08/2024 Place: New Delhi

For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas M. No: A65138, COP: 24418 Peer Review Certificate No: 5677/2024

UDIN: A065138F001086719



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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)

Date: 30.08.2024

To,

The Members, B.C. POWER CONTROLS LIMITED 7A/39, WEA CHANNA MARKET KAROL BAGH NEW DELHI 110005

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of B.C. POWER CONTROLS LIMITED having CIN L31300DL2008PLC179414 and having registered office at 7A/39, WEA Channa Market Karol Bagh New Delhi 110005 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10 (i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations,2015.

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

S. NO.	NAME OF DIRECTOR	DIN	DATE OF APPOINTMENT
1.	HIMANI JAIN	01335035	11/09/2014
2.	ANKIT GUPTA	01908021	21/08/2020
3.	SURENDER PAL SINGH CHAUHAN	06706390	30/09/2013
4.	NITIN AGGARWAL	06713847	14/02/2022
5.	SIYA SETH	02982252	01/09/2023
6.	CHANDER SHEKHAR JAIN	08639491	14/08/2021

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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 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.

Date: 30/08/2024 Place: New Delhi

> For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas M. No: A65138, COP: 24418 Peer Review Certificate No: 5677/2024

UDIN: A065138F001086708

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

This Management Discussion and Analysis Report for the financial year ended 31st March 2024.

INDUSTRY STRUCTURE AND DEVELOPMENTS:

The metal industry is one of the most flourishing industries and one of the core industries of India contributing more than 2% to the total GDP of India. The metals industry meets the requirements of a wide range of important industries such as engineering, electrical and electronics, infrastructure, automobile and automobile components, packaging etc. The metal industry consists of two major groups: ferrous metals and non-ferrous metals.

Non-ferrous metals, which include aluminium, copper, zinc, lead, nickel and tin, are used to make alloys, castings, forgings, extrusions, wires, cables, pipes, etc., and find their application in a number of sectors such as agriculture, infrastructure facilities like power plants, automobiles, railways, telecommunications, building and construction and in engineering and chemical plants.

Ferrous metals primarily consist of iron and different varieties of steel. Indian steel industry has shown strong performance in the recent past in terms of production, capacity utilisation, exports and consumption. India is now a major competitor among steel producers in the world.

India's key advantages in the sector include a liberalized overall policy regime and reduced customs duty on primary and secondary metals, growing market demand, favourable conditions for production, presence of related and supporting industries and state support for helping companies improve performance and stimulating industry environment. India is the second largest producer of aluminium after China. Government's projects like 'Make in India' and 'Smart City' are expected to give huge impetus to the demand for non-ferrous metals in the nation.

OPPORTUNITIES AND THREATS

Opportunities:

Key ingredients for the growth of the non-ferrous industry are strong demand, availability of raw materials, high entrepreneurial quotient of the country, development of the ancillary industry, technology, etc. The prevalence of most of these ingredients in India, provides strong and sustainable growth potential for the non-ferrous metals



industry. In terms of demand, India has strong potential given that the country is expected to be among the fastest growing large economies. Per capita consumption of non-ferrous metals in India is very low as compared to both developed and developing economies, thus leading to tremendous growth potential in the years to come. Furthermore, the boost to the Indian manufacturing sector due to the government's campaign 'Make in India' is expected to provide an impetus to non-ferrous metals consumption.

The 'Make in India' initiative has provided a boost to investments by allowing 100 per cent FDI in major areas of the infrastructure sector such as railways, roadways, ports and inland waterways, aviation, and power. Favourable investment policies will facilitate the growth in the sector which can increase the demand of non-ferrous metals as this sector consumes these metals in large volumes. Further, the enhanced growth in the 25 identified sectors due to the initiatives and policy changes under 'Make in India' is expected to have a direct positive impact on the non-ferrous metals industry as these metals have widespread applications in these sectors.

Even though non-ferrous metals find applications across the spectrum, there are a few key sectors that contribute to the vast chunk of the consumption. These sectors, namely

- b) transport (automotives),
- c) electricals and
- d) construction

have widespread application of the nonferrous metals and are major drivers of consumption led growth. Additionally, the steel sector consumes the majority of Zinc produced for the process of galvanisation.

The non-ferrous metals industry is witnessing a paradigm shift in the way metals will be consumed in the future. With steady growth in demand, producers should move beyond traditional strengths in the electricals, automotive and building segments and shift to emerging applications offered by defence and aerospace, hybrid and electric vehicles, railways, etc.

Threats:

The non-ferrous metals industry has following threats for which Government support is required to provide a level playing field for healthy growth in the coming years. Non-ferrous metal industry is bracing for challenges such as:

- Environment issues
- Improper duty structure
- Dumping of goods under FTA
- Poor infrastructure

- Inadequate quality consciousness
- Rapid capacity expansion of input minerals
- Availability of indigenous technological expertise and need for cost reduction.

RISKS & CONCERNS AND INTERNAL CONTROLS SYSTEMS AND THEIR ADEQUACY:

The non-ferrous metals industry is facing the following challenges and your Company has adequate internal control system for mitigating their risk:

a. **Fluctuation in non ferrous metal price**: The prices of non-ferrous metals, such as copper, nickel, and gold, are determined by the London Metal Exchange (LME) and other international markets (hereinafter collectively referred to as "LME reference prices"). LME reference prices are influenced by various factors, including international supply and demand balances, the state of the foreign exchange, political and economic circumstances, speculative trading, and competition with substitute materials. The state of fluctuations and the period effected by these can have either positive or negative results on the business performance.

We use commodity futures to hedge the risks of fluctuations in non-ferrous metal prices

b. Fluctuation in exchange rates:

Not only the import prices of raw materials, such as copper concentrates and nickel mattes, but also the domestic prices of non-ferrous metal ingots are determined based on LME reference prices in U.S. dollars. Consequently, depending on the state of fluctuations in the foreign exchange and when they occur, it could have a positive or a negative effect on the business performance.

We responds to fluctuations in the foreign exchange rate as necessary through forward foreign exchange contracts and the utilization of foreign currency accounts.

c. **Changes in Laws and Regulations**: The business activities are exposed to various political and economic risks, changes in laws and regulations concerning the environment, labor, taxation, currency control, trade and exchange rate fluctuations.

We are ensuring that each decision is based on a careful assessment of risks inherent concerned to Laws and Regulation.

Further, the Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorized, recorded and reported correctly. The internal control is exercised through documented policies, guidelines and procedures. It is supplemented by an extensive program of internal audits conducted by Internal Auditor appointed in pursuance of applicable Laws. The audit observations and corrective action taken thereon are periodically reviewed by the audit committee to ensure effectiveness of the internal control system. The internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, and for maintaining accountability of persons.

MARKET REVIEW:

Global Economy:

The International Monetary Fund (IMF) has reported that the global economy began the year 2024 on a stable footing, with a growth rate of 3.1%. It is projected to further increase to 3.2% in 2025, surpassing the previous forecast. This growth is anticipated to be primarily driven by the unexpected resilience of the US economy, several large emerging markets, and developing economies, along with fiscal support in China. Despite these positive indicators, potential challenges may arise due to factors such as restrictive monetary policies, the withdrawal of fiscal support, and low underlying productivity growth. It will be crucial for policymakers to carefully navigate these obstacles to ensure sustained economic growth in the coming years.

Global economy growth

For advanced economies, growth is projected to decline slightly from 1.6% in 2023 to 1.5% in 2024 before rising to 1.8% in 2025. An upward revision of 0.1% point for 2024 reflects stronger than-expected US growth, partly offset by weaker-than expected growth in the euro area. Growth in the euro area is projected to recover from its low rate of an estimated 0.5% in 2023, which reflected relatively high exposure to the war in Ukraine, to 0.9% in 2024 and 1.7% in 2025. Stronger household consumption as the effects of the shock to energy prices subside and inflation falls, supporting real income growth, is expected to drive the recovery. In emerging market and developing economies, growth is expected to remain at 4.1% in 2024 and to rise to 4.2% in 2025. Growth in China is projected at 4.6% in 2024 and 4.1% in 2025, backed by stronger-thanexpected growth in 2023 and increased government spending on capacity building against natural disasters. Growth in India is projected to remain strong at 6.5% in both 2024 and 2025, reflecting resilience in domestic demand. According to IMF, global headline inflation is expected to fall to 5.8% in 2024 and 4.4% in 2025, but still it would be above pre-pandemic (2017–19) levels of about 3.5%. Advanced economies are expected to see faster disinflation, with inflation falling by 2.0% points in 2024 to 2.6%. For emerging market and developing economies inflation is expected to decline by just 0.3% point to 8.1%. Global trade growth is projected to grow at 3.3% in 2024 and 3.6% in 2025,

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below its historical average growth rate of 4.9%. Rising trade distortions and geoeconomic fragmentation are expected to continue to weigh on the level of global trade. However, growing government and private spending, real disposable income gains supporting consumption amid still-tight – though easing – labour markets and households drawing down on their accumulated pandemic era savings may help in trade growth.

Outlook

The global economy has shown signs of improvement compared to a year ago, with the risk of a global recession diminishing, largely due to the strength of the U.S. economy. However, global growth is expected to slow down further this year due to tight monetary policy, restrictive financial conditions, and sluggish global trade and investment. While labor market conditions have improved, unit labor cost growth remains higher than desired for medium-term inflation goals. In the U.S., GDP growth is forecasted to be supported by robust household spending and a strong labor market. In the Euro area, GDP growth is projected to be 0.6% in 2024 and 1.3% in 2025, with credit conditions expected to be tight in the short term before improving as real incomes rise. China's growth is anticipated to slow to 4.7% in 2024 and 4.2% in 2025, despite additional policy stimulus, due to subdued consumer demand, high debt levels, and a weak property market. Overall, while there are positive developments in the global economy, challenges remain that could impact growth in the near future. Potential risks include an increase in escalating geopolitical tensions, financial strain, ongoing inflation, trade disruptions, and climate-related disasters. It is imperative for global cooperation to address these challenges by providing debt relief, promoting trade integration, combating climate change, and addressing food insecurity. Emerging market and developing economies (EMDEs), particularly commodity exporters, are facing challenges related to fiscal policy pro-cyclicality and volatility. Effective macroeconomic and structural policies, along with strong institutions, are essential for boosting investment and enhancing long-term prospects across all EMDEs. The medium-term outlook for many developing economies has dimmed due to slowing growth in major economies, sluggish global trade, and the most stringent financial conditions in decades. Global trade growth in 2024 is projected to be only half of the average seen in the decade prior to the pandemic. Additionally, borrowing costs for developing economies, especially those with poor credit ratings, are expected to remain high as global interest rates remain at four-decade highs in inflation-adjusted terms

Indian economy overview

One of the fastest growing economies in the world, the Indian economy is anticipated to experience a consistent growth of 6.7% annually from 2024 to 2031, as per the latest

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report by CRISIL. This projection slightly surpasses the pre-pandemic average vof 6.6%. CRISIL attributes this growth trend to capital, highlighting the government's investment-driven approach during a period when the private sector hesitated to make substantial investments. The government's notable increase in capital expenditure, supporting infrastructure projects and offering interestfree loans to states, is identified as a pivotal factor. Expected to grow by 7.3% in the current financial year (FY24), according to the first advance estimate released by the National Statistical Office, reflects both global and domestic optimism in the country's economy on the back of robust manufacturing activity and infrastructure spending. India's inflation level stood at 5.7%, primarily driven by fluctuating vegetable prices and food grain inflation. India's economy grew at its fastest pace in one-and-half years in the final three months of 2023, led by strong manufacturing and construction activity. Additionally, the Government's emphasis on monitoring the Middle East conflict's impact on energy and logistics costs helped the Indian economy remain resilient throughout the 2023 despite the challenging global environment. The Indian economy soared ahead in the December quarter (the third quarter of FY24) with a surprise growth of 8.4%, belying fears of tempering as the manufacturing, electricity and construction sectors put up a robust show.

This strong growth of GDP was mainly propelled by large government expenditure on the demand side. There was approximately 31% YoY increase in Central Government capital expenditure (CapEx) and 43% increase in State Government CapEx during April– November 2023. On the supply side, mining, manufacturing, construction and certain services helped the economy sustain growth momentum. Mining sector benefitted from policy reforms, increased domestic and global demand and rising prices which led to robust production of several minerals including coal, natural gas and iron ore. The strong growth in manufacturing was driven mainly by the easing of global commodity prices across energy, metal, and food categories, which boosted profitability of manufacturing firms. Construction sector gained from higher government CapEx and an increase in demand for office spaces and housing, especially in urban areas. Additionally, financial, real estate and professional services are expected to witness robust growth, likely due to buoyant bank credit growth, strong demand for real estate, especially in urban areas and growth in professional services, especially global capability centres in India.

Indian MSME sector

The Indian Micro, small and medium-sized enterprises (MSMEs) is one of the pillars the Indian economy as it is one of the primary drivers of economic development, innovation, and employment in India. MSMEs sector is characterized by minimal investment, increased job opportunities, operational flexibility, reduction in regional disparities and import substitution. In India, more than 95% units are engaged in the MSME sector and contribute to approx. 30% of India GDP, 45% of manufacturing output, 40% of the country's total export and creates around 11.10 crore jobs. The introduction of micro, small, and medium enterprise (MSME) financing in India has served as a catalyst for the expansion of the MSME sector. This growth has been further supported by the emergence of neo-banks and digital payment channels. The digitalization of MSMEs has brought about numerous benefits, including access to a larger client base, reduced reliance on staff, increased production efficiency during economic downturns, streamlined transactions between buyers and sellers, and more.

The Government of India has been actively promoting initiatives to bolster the growth of MSMEs in the country, leading to a significant shift from offline to online business operations within the sector. MSMEs are increasingly leveraging technology to enhance their processes, leading to a significant shift from offline to online business operations within the sector. MSMEs are increasingly leveraging technology to enhance their processes, improve efficiency, and deliver prompt services to their customers and clients. This transition underscores the sector's commitment to embracing digital advancements and adapting to the evolving business landscape

India Metal Industry:

Earnings of domestic non-ferrous metal industry players remain under pressure in the
ongoingfiscalamidweakdemand.

The earnings of the industry would remain under pressure in FY2023-24, after a lackluster performance in the last fiscal. Significant metal price corrections remain the key headwind affecting the margins, with no immediate relief in sight.

The moderation in earnings, combined with the committed expansion plans of the players, is expected to increase the industry's leverage in FY2023-24.

OVERALL REVIEW OF OPERATIONS OF THE COMPANY:

The company is in the business of Trading of Ferrous and Non Ferrous Metals. The Company has achieved a turnover of Rs. 95.26 Crores as compare to previous year of Rs. 93.73 Crore. The profits of the Company during year ended 31st March was Rs. 71.67 Lakh as compare to previous year of Rs. 69.71 Lakh.

OUTLOOK:

The company is taking all efforts to improve the quality of its products, timely delivery, to get more orders at competitive rates. Due to bulk orders and bargain power Company

is able to quote better rates and maintain high quality & productivity of the products traded. Barring unforeseen circumstances the company is confident of achieving better results in the current year.

In trading segment also the Company is emphasizing on dealing on quality product, timely delivery of the goods and after sale services.

FINANCIAL AND OPERATIONAL PERFORMANCE:

The financial statements have been prepared in compliance with the requirements of the Companies Act, 2013 and Generally Accepted Accounting Principles in India. Please refer Directors' Report in this respect.

HUMAN RESOURCES/INDUSTRIAL RELATIONS:

The Company's HR philosophy is to establish and build a high performing organization, where each individual is motivated to perform to the fullest capacity to contribute to developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel.

SIGNIFICANT CHANGES

Details of change significant changes in key financial ratios during the year as compared to previous year are given hereunder:

Ratio	Numerator	Denominator	March 31, 2024	March 31, 2023	Variance	Reasons
Current ratio (in times) Debt-equity ratio (in times)	Total current Assets Long term liabilities +short term horrowings	Total current liabilities Total equity	36.13	1.53	2264.69% #DIV/0!	Increase in Ratio is primarily on account of decrease in Total Current Liabilities
Debt service coverage ratio (in times)	borrowings Earnings before debt service = Net profit after taxes + non cash operating expenses + Interest + Other non cash adjustments	Debt service = Interest + principle repayments	#DIV/0!	#DIV/0!	#DIV/0!	
Return on equity ratio (in %)	Profit for the year	Average total equity	1.78	1.91	-6.88%	

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Inventory turnover ratio (in times)	Revenue from operations	Average total inventory	32.05	26.78	19.67%	
Trade receivables turnover ratio (in times)	Revenue from operations	Average trade receivables	68.77	127.48	-46.05%	Decrease in Ratio is primarily on account of Increase in Trade Receivable
Trade payables turnover	Purchase Expenses	Average trade payables	81.89	47.66	71.81%	Increase in Ratio is primarily on account of Decrease in average Trade Payables
Net capital turnover ratio	Revenue from operations	Average working capital (Total C.Assets (-)Total C.Liabilities)	1.58	1.67	-5.49%	
Net profit ratio (in %)	Profit for the year	Revenue from operations	0.75	0.74	1.67%	
Return on capital employed (in %)	Earning before tax and finance cost	Capital employed = Total Assets (-) Current Liabilities	0.05	0.03	40.40%	Increase in Ratio is to increase in Earning before Tax and Finance Cost
Return on Investment	Inome generated from invested funds	Average invested funds in treasury investmens	-	-	#DIV/0!	

CAUTIONARY STATEMENT:

Statements made herein describing the Company's expectations or predictions are "forward-looking statements". The actual results may differ from those expected or predicted. Prime factors that may make a difference to the Company's performance include market conditions, input costs, govt. regulations, economic development within/outside country etc.

Garg Bros & Associates

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Independent Auditor's Report

To The Members of M/s. B.C. POWER CONTROLS LIMITED Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of **B.C. POWER CONTROLS LIMITED** ("the Company"), which comprise the Balance Sheet as at March 31st, 2024 the Statement of Profit and Loss, Change in equity and Cash Flow Statement for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 Standards prescribed under section 133 of the Act and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, the profit and total comprehensive income for the year ended on that date.

Basis for Opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules made there under, and we have fulfilled our other ethical responsibilities in accordance with these



requirements and the ICAI's 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 judgement were of most significance in our audit of the Standalone Financial Statements for the financial year ended March 31, 2024. These matters were addressed in the context of our audit of the Standalone Financial Statements as a whole and in forming our opinion thereon and we do not provide a separate opinion on these matters. For each matter below our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditors' responsibilities for the audit of the Standalone Financial Statements section of our report including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the Standalone Financial Statements. The results of our audit procedures including the procedures performed to address the matters below provide the basis for our audit opinion on the accompanying Standalone Financial Statements.

KEY AUDIT MATTERS	HOW OUR AUDIT ADDRESSED THE KEY
	AUDIT MATTERS



IT systems and controls over financial
reportingOur procedures included and were not
limited to the following:We identified IT systems and controls• Assessed the complexity of the

environment

by

specialists and through discussion

with the head of IT and internal

audit and identified IT applications

Assessed the design and evaluation

of the operating effectiveness of IT

general controls over program

development and changes access to

program and data and IT operations

by engaging IT specialists

that are relevant to our audit.

engaging

IT

over financial reporting as a key audit matter for the company because its financial accounting and reporting systems are fundamentally reliant on IT systems and its controls to process significant transaction volumes specifically with respect to revenue. Also due to such large transaction volumes and the increasing challenge to protect the integrity of the company's systems and data cyber security has become more significant.

Automated accounting procedures and IT environment controls which include IT governance IT general controls over program development and changes access to program and data and IT operations IT application controls and interfaces between IT applications are required to be designed and to operate effectively to ensure accurate financial reporting.

- Performed inquiry procedures with the head of cyber security at the company in respect of the overall security architecture and any key threats addressed by the company in the current year.
- Assessed the design and evaluation of the operating effectiveness of IT application controls in the key processes impacting financial reporting of the company by engaging it specialists.

• Assessed the operating & Aseffectiveness of controls relating to



data transmission through the
different IT systems to the financial
reporting systems by engaging I ${f T}$
specialists.

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Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparation and presentation of its report (herein after called as "Board Report") which comprises various information required under section 134(3) of the Companies Act 2013 but does not include the financial statements and our auditor's report thereon.

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

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

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

Management's Responsibility for the Financial Statements

The Company's Board of Directors are 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 of the Company in accordance with the Ind-AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the presention and presentation of the financial



statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- 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 financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.



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

Report on Other Legal and Regulatory Requirements

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

(a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.

(b) In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;

(c) The balance sheet, the statement of profit and loss, Statement of Changes in Equity and the cash flow statement dealt with by this Report are in agreement with the books of account;

(d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;

(e) On the basis of the written representations received from the Directors as on 31 March 2024 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 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 over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in **"Annexure A"**; and

(g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid or provided by the company to its directors during the year is in accordance with the provisions of section 197 of the Act



(h) with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:

- The Company has disclosed the impact of pending litigations as at 31 March 2024 on its financial position in its standalone financial statements. Refer note no. 2.26 to the standalone financial statements.
- 11. The Company did not have any long-term contracts including derivatives 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. The question of delay in transferring such sums does not arise.
- IV. (i) The Management has represented 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 persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

(ii) The Management has represented that, to the best of its knowledge and belief, no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Parties or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

(iii) Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under subclause (i) and (ii) of Rule 11(e) contain any material misstatement.

V. The Company has not declared or paid any dividend during the year.



- VI. Based on our examination, which included test checks, the Company has used accounting software for maintaining its books of account for the financial year ended March 31st, 2024 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 the audit trail feature being tampered with.
- As required by the Companies (Auditor's Report) Order, 2020, ("the Order") issued by the Central Government in terms of Section 143 (11) of the Act, we give in "Annexure- B" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 3. With respect to the matter to be included in the Auditors' Report under section 197(16) of the Act:

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of section 197 of the Act. The remuneration paid to any director is not in excess of the limits laid down under section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under section 197(16) of the Act which are required to be commented upon by us.

> For Garg Bros & Associates (Chartered Accountants) FRN:001005N

(Partner) (M.No.—011020)

Place: New Delhi Date: 24/05/2024 UDIN: 24011020BKHIJP9216

Annexure - A to the Auditors' Report

(Referred to in paragraph 1(f) under 'Report on Other Legal Regulatory Requirements' section of our report to the Members of the Company of even date)

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

We have audited the internal financial controls over financial reporting of **B.C. POWER CONTROLS LIMITED** ("the Company") as of March 31st, 2024 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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



audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be



detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

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

For Garg Bros & Associates (Chartered Accountants) FRN:001005N

Place: New Delhi Date: 24/05/2024 UDIN: 24011020BKHIJP9216 CA Krishan Prakash Garg (Partner) (M.No.—011020)

Annexure "B" to the Auditor's Report

The Annexure referred to in our report to the members of **M/s. B.C. POWER CONTROLS LIMITED** for the year Ended on March 31st, 2024. We report that:

I. In respect of the Company's Property, Plant and Equipment and Intangible Assets:

According to the information and explanations provided to us, and based on our examination of the records of the Company, the Company does not own any Property, Plant, and Equipment or Intangible Assets as at the balance sheet date. Accordingly, the provisions of Clause 3(i) of the Companies (Auditor's Report) Order, 2020 ("CARO 2020") are not applicable to the Company.

 ii. (a) The inventory has been physically verified by the management during the year. In our opinion, the coverage, frequency and procedure of such verification is reasonable and adequate in relation to the size of the Company and the nature of its business. The discrepancies noticed on verification between the physical stocks and the book records were not exceeding 10% in the aggregate for each class of inventory and have been properly dealt with in the books of account.

(b) The company has raised working capital limit from banks. No

- iii. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made investments in companies, firms, limited liability partnerships or any other parties during the year. The Company has provided guarantees, granted loans and advances in the nature of loans during the year to companies and other parties, details of which are stated below
 - (a) (i) Based on the audit procedures carried out by us and as per the information and explanations given to us, the Company has granted loans to any other entity as below.

Particulars	Loans (₹ in Lacs)
Balance outstanding as at the	2036.44
balance sheet date	DIOS & ASS
(S)	New Delhi
(chai	

Od Accoun

(ii) Based on the audit procedures carried out by us and as per the information and explanations given to us, the Company has provided guarantees and granted advances in the nature of loans to other parties as below.

Particulars	Advances in the nature of loans (₹ in Lacs)
Balance outstanding as at the balance sheet date	NIL

(b) According to the information and explanations given to us and based on the audit procedures conducted by us, in our opinion the guarantees provided during the year and the terms and conditions of the grant of loans and advances in the nature of loans during the year are, prima facie, not prejudicial to the interest of the Company.

(c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion, in the case of loans and advances in the nature of loans given, the repayment of principal and payment of interest has been stipulated and the repayments or receipts have been regular.

(d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no overdue amount as per terms and conditions in respect of loans and advances in the nature of loans given.

(e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no loan or advance in the nature of loans granted falling due during the year, which has been renewed or extended or fresh loans granted to settle the overdues of existing loans or advances in the nature of loans given to same parties.

(f) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has granted loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.



- iv. The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- v. The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause 3(v) of the Order is not applicable.
- vi. The Central Government has not prescribed the maintenance of cost records under section 148(1) of the Act, for any of the goods and services rendered by the Company.
- vii. In respect of statutory dues:

a) In our opinion, the Company has generally been regular in depositing undisputed statutory dues, including Goods and Services tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues applicable to it with the appropriate authorities. There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues in arrears as at March 31st, 2024 for a period of more than six months from the date they became payable.

b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no statutory dues relating to GST, Provident Fund, Employees State Insurance, Income-Tax, Sales Tax, Service Tax, Duty of Customs, Value Added Tax or Cess or other statutory dues which have not been deposited on account of any dispute, except as mentioned below

Name	of	Nature	of	Amount	(₹	Period	to	Forum where
the state	le	dues		in Lacs)		which	the	dispute is
						amount		pending
						relates		
						(Financia		
						Year)		



Goods and Service Tax Act	Show Cause Notice for GST Credit	6338.81	01/07/2017 to 31/03/2019	Director General of GST Intelligence
Income Tax Act	Demand raised u/s 147	1412.72	2012-13 and 2017-18	CIT (Appeals)
Goods and Service Tax Act	Demand raised u/s 73 & 74	181.01	2017-18	Add. Commissione r (Appeals)

- viii. There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- ix (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not defaulted in the repayment of loans or borrowings or in the payment of interest thereon to any lender.

(b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.

(c) In our opinion and according to the information and explanations given to us by the management, term loans were applied for the purpose for which the loans were obtained.

(d) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, 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 standalone financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, as defined in the Act. The Company does not hold any investment in any associate or joint venture (as defined in the Act) during the year ended 31st March 2024.

(f) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries (as defined under the Act).

 x. (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) Accordingly, 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 shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.

xi. a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.

b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.

c) As represented to us by the management, there are no whistle blower complaints received by the company during the year.

- xii. The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- xiii. In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act,2013 with respect to applicable transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.



xiv. a) In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.

b) We have considered, the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.

- xv. In our opinion during the year the Company has not entered into any noncash transactions with its Directors or persons connected with its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- 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), (b) and (c) of the Order is not applicable.

b) In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions,2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.

- xvii. The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors of the Company during the year.
- xix. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the 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 indicating 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 and when they fall due.

xx. In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of section 135 of the Act pursuant to any project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.

For Garg Bros & Associates

(Chartered Accountants) Association FRN:001005N

CA Krishan Prakash Garg (Partner) (M.No.—011020)

Place: New Delhi Date: 24/05/2024 UDIN: 24011020BKHIJP9216

7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

BALANCE SHEET AS AT 31st MARCH 2024

Balance Sheet as at	Note	March 31st 2024	March 31st 2023
ASSETS	and Salari		March 515(2025
Non-current assets			
Property, plant and equipment	1 22		
Capital work-in-progress	2.3		
Investment Property	2.3		
Other Intangible Assets			
	2.3		
Financial Assets			
Investments	2.4	18.00	18.2
Loans	2.6		10.2
Deferred tax assets (net)	2.16		
Other non-current assets	2.10		
	2.11		
Total Non - Current Assets			
Current assets		18.00	18.2
Inventories	2.7	1.67	592.8
Financial Assets			
Investments	2.4		
Trade receivables	2.5	189.74	
Cash and cash equivalents	2.9		87.3
Bank Balances other than Cash and Cash Equivalents		12.41	114.6
Loans	2.10	1.17	1.1
Other financial assets	2,6	2,039.62	9,288.4
	2.8	4	
Current Tax Assets (net)	2.17	23.35	31.6
Other current assets	2.11	1,895.08	1,392 2
		-,	1,222,2.
Fotal Current Assets		4,163.04	11 500 2
Fotal Assets			11,508.34
EQUITY AND LIABILITIES		4,181.04	11,526.54
Equity			
Equity share capital	2.2	1,396.00	1,396.00
Other equity	2.2	2,669.81	2,598.14
		2,007.01	2,370.1-
Fotal equity		4,065.81	2.004.1
LIABILITIES		4,003.81	3,994.14
Von-current liabilities			
Financial Liabilities			
Borrowings	0.0000		
	2.12		
Other financial liabilities	2.14		
Provisions			
Deferred tax liabilities (net)	2.16		
Other non-current liabilities			1.5
otal Non - Current Liabilities			
Current liabilities			
Financial Liabilities			
Borrowings	2.12	92.70	
Trade payables	2.13		
total outstanding dues of micro enterprises and small enterprises			217.95
total outstanding dues of creditors other than micro enterprises and			
small enterprises		-	0.09
Other financial liabilities	214		
Other current liabilities	2.14	9.52	9.58
	2.15	13.01	7,304.79
Provisions		14 I	AME/CARA.S
Current Tax Liabilities (net)	2.17	2	
otal Current Liabilities	Personal Contraction	115.23	7,532.40
otal Equity and Liabilities		4,181.04	
		4,101.04	11,526.54

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

For Garg Bros. & Associates & Asso (Chartered Accountants) FRN: 001005N New Delhi (7) × CA Krishan Prakash Garg Partner artered Ac M. No: 011020 UDIN: 24011020BKHIJP9216 Date: 24/05/2024 Place: New Delhi

For and On Behalf of Board of Directors M/s B. C. Power Controls Limited

or Shetnw CONTR 0 Chander Shekhar Jain S Manging Director DIN. 08639491 \star Manoj Jain Chief Financial Officer

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Nitin Aggarwal Director DIN. 06713847

Dimple Malik Company

Company Secretary M No. 69221

7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN: L31300DL2008PLC179414

Statement of Profit & Loss for the year ended March 31, 2024

Statement of Profit and Loss for the period ended	Note	Year ended 31.03.2024	Year Ended 31.03.2023
Revenue from operations	2.18	9,526.86	9,373.46
Other Income, net	2.19	322.22	274.68
Total Income [A]		9,849.07	9,648.14
Expenses			
Cost of Material Consumed	2.20		358.38
Purchase of stock-in-trade	2.20	8,923.53	9,376.45
Change in Inventories of Finished Goods/ Stock in Trade/ Work in Progress	2.21	591.20	(535.29
Employee benefit expenses	2.22	32.66	75.05
Finance Costs	2.23	103.33	45.22
Depreciation and amortisation expense	2.3	105.55	43.22
Other expenses	2.24	102.52	226.73
Total Expenses [B]	2.27	9,753.25	9,554.02
			- 100 1102
Profit Before Exceptional Items and Tax [A-B]		95.83	94.13
Exceptional Items			
Profit before tax		95.83	94.13
Tax Expense:			
Current tax	2.17	24.15	24.41
Deferred tax	2.17		-
MAT Credit Entitlement	2.17		
Profit for the period		71.67	69.71
Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurement of the net defined benefit liability/asset			-
Equity instruments through other comprehensive income		123	-
Items that will be reclassified to profit or loss			
Total other comprehensive income, net of tax		•	-
otal comprehensive income for the period		71.67	(0.71
arnings per equity share		/1.0/	69.71
quity shares of par value `2/- each			
Basic (`)		0.10	0.11
Diluted (`)		0.10	0.11
veighted average equity shares used in computing earnings per equity share		0.10	0.11
Basic (')	2.25	698.00	640.14
Diluted (`)	2.25	698.00	640.14

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

For Garg Bros. & Associates & Ass (Chartered Accountants) FRN: 001005N

New Delhi

CA Krishan Prakash Garg larad Ad Partner M. No: 011020 UDIN: 24011020BKHIJP9216 Date: 24/05/2024 Place: New Delhi



For and On Behalf of Board of Directors M/s B. C. Power Controls Limited

Chendy Shern ~

Chander Shekhar Jain Manging Director DIN. 08639491

Manoj Jain Chief Financial Officer

Nitin Aggarwal Director DIN. 06713847

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Dimple Malik Company Secretary M No. 69221

7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Cash Flow Statement for the year ended 31st March 2024

Statement of Cash Flows	Year ending March 2024	(₹ In Lacs Year endin March 202.
Cash flow from operating activities:		
Profit before the tax	05.02	20.05
Adjustments to reconcile net profit to net cash provided by operating activities:	95.83	94.13
Depreciation and amortization		
Allowance for credit losses on financial assets	-	7.47
Reversal of IndAs Provisions earlier made	-	(0.26)
Profit /loss on Sale of Assets	-	(0.90)
Interest and dividend income	-	(7.47)
Interest Expense for the period	(322.22)	(219.53)
Other Borrowing cost for the period	103.26	14.74
Foreign Exchange (Gain)/Loss on Borrowings	0.07	0.21
Changes in assets and liabilities		30.26
Trade receivables		
Inventories	(102.40)	(27.34)
Other current asset	591.20	(485.66)
Trade payables	(494.53)	(136.31)
Other financial liabilities	(218.04)	(105.84)
Other current liabilities	(0.06)	(22.30)
Cash generated from operations	(7,291.78)	4,298.12
Income taxes paid	(7,638.67)	3,439.31
Net cash generated by operating activities	(24.15)	(24.41)
Cash flow from investing activities:	(7,662.82)	3,414.90
Purchase of property plant is acquimment inter-11		
Purchase of property, plant & equipment, intangibles etc including change in capital creditors Sale of long term investment		
Purchase of short term investment	-	-
Purchase of long term investment		-
Loan and advaces Assets		(18.00)
Change in Other financial assets	7,248.85	(4,455.42)
Change in Bank Palance other than such as the standard s	-	
Change in Bank Balance otherthan cash and cash equivalent Change in non current asset	(0.07)	7.97
Interest income	0.20	
Net cash used in investing activities	322.22	219.53
Cash flow from financing activities:	7,571.19	(4,245.91)
Proceeds from Non Current Borrowings		
Proceeds from Non Current Borrowings	-	<u></u>
Proceeds from issue of share capital/ application money	-	621.50
Repayment of Non Current Borrowings		(50.00)
Proceeds from Current Borrowings Interest paid	92.70	-
	(103.26)	(14.74)
Other Borrowing cost paid	(0.07)	(0.21)
Foreign Exchange Gain/(Loss)		(30.26)
Change in Non current financial liabilities		()
Net cash used in financing activities	(10.63)	526.28
Net increase/(decrease) in cash and cash equivalents	(102.26)	(304.73)
Cash and cash equivalents at the beginning	114.67	419.40
Cash and cash equivalents at the end per our report of even date attached	12.41	114.67

For Garg Bros. & Associates & Ass (Chartered Accountants) FRN: 001005N New Delh CA Krishan Prakash Garg Partner ered Acco M. No: 011020 UDIN: 24011020BKHIJP9216

Date: 24/05/2024 Place: New Delhi



For and On Behalf of Board of Directors M/s B. C. Power Controls Limited

Chevar Sherry

Chander Shekhar Jain Manging Director DIN. 08639491

Manoj Jain Chief Financial Officer Nitin Aggarwal Director DIN. 06713847

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Dimple Malik Company Secretary M No. 69221

7A/39, WEA CHANNA MARKET, KAROL BAGH, NEW DLEHI-110005 CIN: L31300DL2008PLC179414

Company Information and Significant Accounting Policies

NOTE '1'

Corporate Information

M/s B.C. Power Controls Limited ("the Company") is a public limited Company listed on BSE Ltd and "Permitted to trade in National Stock Exchange of India Ltd upto 02/05/2023". The company is engaged trading business in Ferrous/ Non-Ferrous Metals mainly: Copper, Aluminium, Zinc, Lead, etc. The company caters to domestic market and is having it's registered office at 7A/39, W.E.A. CHANNA MARKET, KAROL BAGH, NEW DELHI-110005. During the previous financial year, the company has closed its all manufacturing operations, now company is engaged in trading of Ferrous/Non-Ferrous Metals.

NOTE '2'

2.1 Accounting Standards

The Company has complied with all the Indian Accounting Standard (Ind AS) as applicable to the company under Companies under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014, and made necessary disclosures wherever applicable.

2.2 Basis of Accounting and Preparation of Financial Statements

The financial statements have been prepared on the historical cost basis except for following assets and liabilities which have been measured at fair value amount: (i) Certain financial assets and liabilities.

(ii) Defined benefit plans - plan assets.

The financial statements of the Company have been prepared to comply with the Indian Accounting standards ('Ind AS'), including the rules notified under the relevant provisions of the Companies Act, 2013.

Company's financial statements are presented in Indian Lakh ('), which is also its functional currency

2.3 Use of Estimates

The preparation of the financial statements requires the Management to make estimates and assumptions considered in the reported amounts of as sets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognised in the periods in which the results are known / materialise.

2.4 Inventories

Finished goods, and Scrap are valued at Cost or NRV which ever is lower. Net realisable value is estimated selling price in ordinary course of business less estimated cost for completion/ making sale.

Raw Materials, Trading Goods is determined on First in First Out (FIFO) Basis.

2.5 Depreciation and amortisation

Pursuant to Companies Act, 2013, the company depreciates its assets by the estimated useful life of the fixed assets on written down value as prescribed under Schedule II of the Companies Act, 2013.

2.6 Revenue Recognition

Revenue is recognised on accrued basis. Revenue from sale of goods is recognised on transfer of all significant risk and rewards of ownership to the buyer. GST is accounted on exclusive method. Interest income is recognised on accural basis. Revenue is recognized only when it can be reliably measured and it is reasonable to expect ultimate collection All expenses and income to the extent considered payable and receivable respectively unless specifically stated otherwise are accounted for on mercantile basis.

2.7 Property, Plant and Equipment

Property, Plant and Equipment are stated at cost net of recoverable taxes and includes amounts added on revaluation, less accumulated depreciation and impairment loss, if any. The cost of Tangible Assets comprises its purchase price and any cost directly attributable to bringing the asset to its working condition for its intendeduse.

All costs, attributable to the fixed assets are capitalized. Subsequent expenditures related to an item of Tangible Asset are added to its book value only if they increase the future benefits from the existing asset beyond its previously assessed standard of performance. During the previous financial year, the company has sold all its movable and non-movable assets.

2.8 Employee Benefits

The Company's contributions to Employees State Insurance Fund and Provident Fund is considered a defined contribution plan and is charge as an expenses as it fall due based on the amount of contribution required to be made. Eligible employees receive benefits from a provident fund, which is a defined benefit plan. Both the eligible employee and the Company make monthly contributions to the provident fund plan equal to a specified percentage of the covered employee's salary. The Company contributes a portion to the Employees' Provident Fund Account. The Company has not made any provision for gramity, bones, leave encashment and leave travel allowance etc. during the year. The company pays gratuity to the employees as and when payable as required by the



2.9 Foreign Currency Transactions and Translations

All transaction in Foreign currency, are recorded at the rates of exchange prevailing on the dates when the relevant transactions take place. Foreign-currency denominated monetary assets and liabilities are translated at exchange rates in effect at the Balance Sheet date. The gains or losses resulting from such translations are included in the Statement of profit and loss. Non-monetary assets and non-monetary liabilities denominated in a foreign currency and measured at fair value are translated at the exchange rate prevalent at the date when the fair value was determined. Revenue, expense and cash-flow items denominated in foreign currencies are translated using the exchange rate in effect on the date of the transaction. Transaction gains or losses realized upon settlement of foreign currency transactions are included in determining net profit for the period in which the transaction is settled.

2.10 Investment

Investment include Long Term Investment only and are stated at cost.

2.11 Earning Per Share

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

2.12 Impairment of assets

The carrying value of assets/cash generating units at each Balance Sheet date are reviewed for impairment. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognised, if the carrying amount of these assets exceeds their recoverable amount. The recoverable amount is the greater of the net selling price and their value in use.

2.13 Provision and Contingencies

A provision is recognised when the company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefit) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates.

2.14 Cash and cash equivalents

Cash and cash equivalents comprise cash and balance with banks .

2.15 Taxes on Income

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Deferred tax is recognised on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognised for all timing differences. Deferred tax assets in respect of depreciation and provision on standard asset is recognised only if there is virtual certainty that there will be sufficient future taxable income available to realise such assets. Deferred tax assets are recognised for timing differences of other items only to the extent that reasonable certainty exists that sufficient future taxable income will be available against which these can be realised. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off. Deferred tax assets are reviewed at each Balance Sheet date for their realisability.

2.16 Insurance Claims

Insurance claims are accounted for on the basis of claims admitted/ expected to be admitted and to the extent that the amount recoverable can be measured reliably and it is reasonable to expect ultimate collection.

As per our report of even date attached

For Garg Bros. & Associates

(Chartered Accourt	itants)
FRN: 001005N	0
unp	- Hew Delh
CA Krishan Prakas	sh Garg 3
Partner	artered Aco

M. No: 011020 UDIN: 24011020BKHIJP9216 Date: 24/05/2024 Place: New Delhi For and On Behalf of Board of Directors M/s B. C. Power Controls Limited

Chever Sherr

Chander Shekhar Jain Manging Director DIN. 08639491

Manoj Jain Chief Financial Officer

Nitin Aggarwal Director DIN. 06713847

mple Malik **Company Secretary** M No. 69221

2.2.1 STATEMENTS OF CHANGE IN EQUITY & OTHER EQUITY		19414 . MIN	CIN : L31300DL2008PLC179414		
	Equity Share Canital	re Canital	Other	Other Equity	Total equity
Particulars		and the second	Reserves (Reserves & Surplus	attributable to equity
	No. of Shares	Amount	Securities premium	Retained earnings	holders of the
Balance as at April 1, 2022	588.00	1 176 00	reserve 767 of	0	Company
Changes in equity for the year ended Mar 31, 2023 Issue of Equity Share Capital Profit for the period	110.00	220.00	401.50	-	3,302.93 621.50
Balance as at Mar 31, 2023	698.00	1 396 00	1 1/0 25	69.71	12.69
Balance as at Anril 1. 2023	00 007	on your	CC:601'1	1,428.79	3,994.14
Changes in equity for the year ended Mar 31 2024	0.00.0	1,00.04641	1,169.35	1,428.79	3,994.14
Profit for the period				23 TL	
Balance as at March 31, 2024	00 809	1 302 00		/0.1/	71.67
As per our report of even date attached	00:070	00.066.1	1,169.35	1,500.46	4,065.81
For Garg Bros. & Associates (Chartered Accountants) of Associates FRN: 001005N	F V	For and On Behalf of Board of Directors M/s B. C. Power Controls Limited	ard of Directors ols Limited		
S HIT AB	(8		0.0	
Sil man mention	Cher	endr sterru		をも	
CA Krishan Prakash Garg Tered Account	MUR CONTROL D	Chander Shekhar Jain Manging Director DIN. 08639491		Nitin Aggarwal Director DIN 06713847	
M. No: 011020 UDIN: 24011020BKHIJP9216 Date: 24/05/2024	LIMITED	-	e	maple mill	
Place: New Delhi		Manoj Jain Chief Financial Officer	1-0-	Dimple Malik Company Secretary M No. 60221	

7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Notes forming part of the Financial Statement

2.2.2 EQUITY SHARE CAPITAL

Particulars	As at	As at
Authorized	31.03.2024	31.03.2023
Equity shares, '2/- par value		
7,50,00,000 (PY: 7,50,00,000 ⁽¹⁾) equity shares	1,500.00	1,500.00
Issued, Subscribed and Paid-Up		1,000100
Equity shares, 2/- par value		
6,98,00,000 (PY: 698,00,000 ⁽¹⁾) equity shares fully paid-up	1,396.00	1,396.00
¹⁾ Pafer note 2.25 for details of having a little state	1,396.00	1,396.00

¹⁾ Refer note 2.25 for details of basic and diluted shares

2.2.3 The authorised equity shares were 7,50,00,000 and the issued, subscribed and paid-up shares were 6,98,00,000 as of April 1, 2023.

2.2.4 The Company has only one class of shares referred to as equity shares having a par value of `2/-. Each holder of equity shares is entitled to one vote per share.

2.2.5 The details of shareholder holding more than 5% shares are set out below :

	31.03.2024	31.03.2 023
Name of the shareholder	Number and Shareholding %	Number and Shareholding %
Arun Kumar Jain	44.92.916 (6.44%)	77,60,597 (11.12%)

2.2.6 The details of Promoter holding shares are set out below :

	31.03.	2024	31.03.	2023
Name of the shareholder	Number and Shareholding %		Numbe Sharehol	
Arun Kumar Jain	44,92,916	(6.44%)	77,60,597	(11.12%)
Harshit Jain	-	-	3,74,846	(0.54%)
Smita Jain	18,00,000	(2.58%)	18,00,000	(2.58 %)
Arun Kumar Jain (HUF)	18,00,000	(2.58 %)	18,00,000	(2.58 %)
Ankit Jain	373	(0.00 %)	373	
Rita Jain	515		The second s	(0.00 %)
Bon Lon Securities Ltd	18,00,000	-	45,000	(0.08 %)
Harshit Finvest Private Limited		(2.58 %)	18,45,000	(2.64 %)
Bon Lon Private Limited	18,00,000	(2.58%)	18,40,021	(2.64 %)
	18,00,000	(2.58 %)	18,00,000	(2.58 %)





		AL IST	OWE			selfer	Garge		
	-	CONTR				& Aso	BOID .		Г
		,		,				Carrying value as of March 31, 2023	-
14.1				1				Accumulated depreciation as of March 31, 2023	
1.41	с я	7.47			•	I	1	Deduction / Adjustments during the period	
1 1		7 47			1		Ð	For the period	-
							а	Accumulated depreciation as of April 1, 2022	-
				•	-	1		Cross carrying value as of March 31, 2023	-
72.20		72.20	,		1	1	,		-
72.20		72.20	ı			,		Deletions	-
	1	•		,	,			Additions	-
								Gross carrying value as of April 1, 2022	-
	1	,		,	•			Carrying value as of iviarch of, 2023	-
	1		Ĩ	,				Commission appreciation as of March 21, 2024	
	,				,				-
	1	,						Deduction / Adjustments during the period	
\ !						,	1	For the period	-
					,	e	τ.	Accumulated depreciation as of April 1, 2023	-
					ī		•	Gross carrying value as of March 31, 2024	
6 0	i i	í	8	c			1	Deletions	-
	1] 1		3	1		1	ï	Additions	
	•	e e	1			0	ŧ.	Gross carrying value as of April 1, 2023	-
Total	Vehicle	Plant & Machinery	Furniture & Fittings	Electronic Installation	Computer	Building	Land	Particulars	
(₹ In Lacs)	\$			farch 31, 2024	year ended M	ment for the	, plant and equip	Following are the changes in the carrying value of property, plant and equipment for the year ended March 31, 2024	
								2.3.1 PROPERTY, PLANT AND EQUIPMENT	-
								Notes forming part of the Financial Statement	_
								CIN : L31300DL2008PLC179414	-
								7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005	
								B. C. POWER CONTROL & LIMITED	

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B. C. POWER CONTROLS LIMITED 7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Notes forming part of the Financial Statement

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2.4 INVESTMENTS

Particulars	As At March 31st 2024	As At March 31st 2023
Non-current investments		
Investments at amortized cost		
Investments in Government Securities		
- National Saving Certificates		0.20
Investments in Non Government Securities	-	0.20
- Investment in Equity Instruments	18.00	18.00
	18.00	18.2
Current investments		
Investments in Government Securities	-	-
Investments in Non Government Securities		
	-	
Fotal carrying value	18.00	18.20
Aggregated amount of Quoted investments		
Aggregated amount of UnQuoted investments		0.20
"Berebuied automit of OnQuoted Investments	18.00	18.00

21	Face	As at March 31, 2024		As at March 31, 2023	
Name of Company	Value	No. of Equity Shares	Amount in Lakhs	No. of Equity Shares	Amount in Lakhs
Investment in Equity Instruments					
Target Air Services Private Limited	10	1.80,000	18.00	1,80,000	18.00
Total			18.00		18.00

2.5 TRADE RECEIVABLE

Particulars	As At March 31st 2024	As At March 31st 2023
Non-current trade receivable		
Secured, considered good		
Unsecured, considered good		-
Current trade receivable		
Secured, considered good	-	
Unsecured, considered good	189.96	87.55
Less: Provision for expected credit loss	(0.22)	(0.22
	189.74	87.33
Total carrying value	189.74	87.33





B. C. POWER CONTROLS LIMITED 7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414 Notes forming part of the Financial Statement

			Outstanding for	following perio	ds from due date	e of payment	
	Particulars	Less than 6 Month	6 Month to 1 Year	1-2 year	2-3 year	More than 3 year	Total
31-Mar	-24						
i)	Undisputed Trade receivables — considered good	168.00				21.96	189,96
ii)	Undisputed Trade receivables — considered doubtful					_	
iii)	Disputed Trade receivables — considered good		-				
iv)	Disputed Trade receivables — considered doubtful		-				
	TOTAL	168.00	-		-	21.96	189,96
1-Mar-	-23						
i)	Undisputed Trade receivables — considered good	65.59		-	21.96	-	87.55
ii)	Undisputed Trade receivables — considered doubtful	-					
iii)	Disputed Trade receivables — considered good		-	2			
iv)	Disputed Trade receivables — considered doubtful			-	-		3
	TOTAL	65.59	-		21.96	-	87.55

S. 8. 44...

2.6 LOANS

		(₹ In Lacs)
Particulars	As At March 31st 2024	As At March 31st 2023
Non Current		
Unsecured, considered good		
Security Deposits		
Current		
Unsecured, considered good		
Loan & Advances		
- Loan to related Parties	209.56	4,745.99
- Loan to Others	1,826.88	4,539.30
Security Deposits	3.18	3.18
	2,039.62	9,288.47
Total carrying value	2,039.62	9,288,47

2.7 INVENTORIES

Particulars		As At March 31st 2024	As At March 31st 2023
Raw Materials			-
Finished Goods Stock in trade	BIOS & Associa	- 1.67	CON7592 85
	New Delhi	1.67	Le CONTRO

7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005

CRN: L31300DL2008PLC179414

Notes forming part of the Financial Statement

2.7.1 The inventories are valued at lower of Cost or Net Realizable Value

2.7.2 The Stores and spares having useful life greater than one year is classified under property plant & equipment as per IND AS-16

2.8 OTHER FINANCIAL ASSETS

Particulars	As At March 31st 2024	As At March 31st 2023
Non Current Others loans & advances		
Schors found de advances	-	ŭ
Current	-	÷
Other Loan and Advances		
T-4-1	-	-
Total		
Financial assets carried at amortized cost		¥.
Financial assets carried at fair value through Profit or Loss		-

2.9 CASH AND CASH EQUIVALENTS

		(₹ In Lacs
Particulars	As At March 31st 2024	As At March 31st 2023
Balances with banks		
In current and deposit accounts	4.51	106.87
Cash in hand	7.90	7.81
	12.41	114.67
Deposit with less than 3 months maturity	<u> </u>	

BANK BALANCES OTHER THAN CASH AND CASH 2.10 **EQUIVALENTS**

Particulars	As At March 31st 2024	As At March 31st 2023
Balances with banks held as margin money/ security against credit facilities	1.17	1.10
Deposit with more than 3 months but less than 12 months maturity Balances with banks held as margin money/ security against credit facilities from bank	1.17 - 1.17	1.10





B. C. POWER CONTROLS LIMITED 7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Notes forming part of the Financial Statement

2.11 OTHER ASSETS

	24 m	(₹ In Lacs)
Particulars	As At March 31st 2024	As At March 31st 2023
Non-current		
Capital Advances		
Security Deposit	-	14
Current	-	-
Capital Advances	-	
Advances other than capital advance		
- Advance to supplier	1,425.66	856.67
- Other Advances	-	0.79
Others		
-Balances with Govt. Authorities	454.09	519.80
-Prepaid Expenses	0.09	0.29
-Other Current Assests	0.54	
-Insurance Claim Receivable	14.69	14.69
	1,895.08	1,392.23
Total Other Assets	1,895.08	1,392.23

2.12 BORROWINGS

Particulars	As At	As At
	March 31st 2024	March 31st 2023
Non-current		
-From Bank		
	· · · · ·	
Current		
Loans Repayble on Demand		
-From Related Parties	32.70	-
-From Other than Related Parties	60.00	
Secured at amortized cost	-	
	92.70	-
Fotal Borrowings	92.70	
Financial liability carried at amortized cost	92.70	

2.13 TRADE PAYABLES

Particulars	As At March 31st 2024	As At March 31st 2023
Non-current		
Trade Payables	0-1 ¹	2
	-	-
Current		
Acceptances	-	
Other than Acceptances		
-total outstanding dues of micro enterprises and small enterprises		217.95
-total outstanding dues of creditors other than micro enterprises and small enterprises		0.09
CS & ASC.	-	218.04
Total Trade Payables	/	CONTO 218.04
New Delhi	Mod	12 Sum

ed Ac

(₹ In Lacs

B. C. POWER CONTROLS LIMITED 7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Notes forming part of the Financial Statement

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Trade Payables ageing Schedule for the year ending March 31, 2024 & March 31, 2023 Outstanding for following periods from due date of payment **Particulars** Less than 1 year 1-2 year 2-3 year More than 3 year Total March 31, 2024 i) MSME ÷ ---ii) Others ----iii) Disputed-MSME ----* iv) **Disputed-Others** ----+ TOTAL --= × -March 31, 2023 217.95 i) MSME 217.95 --ii) Others 0.09 0.09 . -..... iii) Disputed-MSME ---iv) **Disputed-Others** . --TOTAL 218.04 218.04 ---

2.14 OTHER FINANCIAL LIABLITIES

Particulars	As At March 31st 2024	As At March 31st 2023
Non-current		
Creditor for capital goods	-	
	-	-
Current		
Creditors for capital Goods		-
Due to employees	2.38	2.07
Expenses Payable	7.14	7.51
	9.52	9.58
Total other financial liabilities	9.52	9.58
Financial liability carried at amortized cost	9.52	9.58
Financial liability carried at fair value through profit or loss	-	-

2.15 OTHER LIABILITIES

		(₹ In Lacs)	
Particulars	As At March 31st 2024	As At March 31st 2023	
Current			
Unearned revenue	-		
Others			
Statutory Dues	13.01	3.16	
Advance from customer		7,301.63	
	13.01	7,304.79	





(In ₹ Lakhs)

7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN: L31300DL2008PLC179414

Notes forming part of the Financial Statement

2.16

The tax effects of significant temporary differences that resulted in deferred income tax assets and liabilities are as follows:

The tax eneces of significant temporary universities that resulted in actor of a		(₹ In Lacs
Particulars	As At March 31st 2024	As At March 31st 2023
Deferred Tax Asset/(liabilities) opening balance		
Deferred income tax assets		
Property Plant & Equipment		
Total deferred income tax assets	-	
Deferred income tax liabilities		
Property Plant & Equipment		-
Total deferred income tax liabilities		-
Net Addition/deletion deferred tax asset/liabilities during the year	-	
Closing balance of deferred tax assets after set off	-	141
Closing balance of deferred tax liabilities after set off	-	

Deferred tax assets and deferred tax liabilities have been offset wherever the Company has a legally enforceable right to set off current tax assets against current tax liabilities and where the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority.

In assessing the realizability of deferred income tax assets, management considers whether some portion or all of the deferred income tax assets will not be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. Management considers the scheduled reversals of deferred income tax liabilities, projected future taxable income, and tax planning strategies in making this assessment. Based on the level of historical taxable income and projections for future taxable income over the periods in which the deferred income tax assets are deductible, management believes that the Group will realize the benefits of those deductible differences. The amount of the deferred income tax assets considered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry forward period are reduced.





7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Notes forming part of the Financial Statement

2.17 **INCOME TAXES**

Income tax expense in the statement of profit and loss comprises:

		(< In Lacs
Particulars	March 31st 2024	March 31st 2023
Current taxes	24.15	24.41
Deferred taxes	24.15	24.41
Income tax expense	24.15	24.41

2.17.1 A reconciliation of the income tax provision to the amount computed by applying the statutory income tax rate to the income before income taxes is summarized below:

	(₹ In Lacs)	
Particulars	31.03.2024	
Profit before income taxes	95.83	
Tax Expense at Statutory tax rates of @25.168%	24.12	
Adjustments:	27.12	
Effect of expenses that are not deductible in determining taxable profit	0.04	
Income tax expense	24.15	
Current Tax expense reported in the Statement of Profit and Loss	24.15	

2.17.2 The following table provides the details of income tax assets and income tax liabilities as of March 31, 2024

	Particulars	March 31st 2024	March 31st 2023
•	Income tax assets Current income tax liabilities	23.35	31.66
	Net current income tax assets/ (liability) at the end	23.35	31.60





VER CONTROLS LIMITED	
300DL2008PLC179414	
ing part of the Financial Statement	
3	A Channa Market, Karol Bagh, New Delhi - 110005

Particulars	For the Year ended 31.03.2024	(₹ In Lac. For the Year ended 31.03.2023
Sale of Products Sale of Services	9,526.86	9,130.13
Other Operating Revenues	1	168.54
		74.80
	9,526.86	9,373.4

2.19 OTHER INCOME

Particulars	For the Year ended 31.03.2024	(₹ In Lac For the Year ended
Interest income received from	51.05.2024	31.03.2023
-Security Deposits		
-Fixed Deposits	- 0.07	0.1
-Others	0.07	0.2
Realised Gain MCX/NSX	322.14	247.9
Profit on Sale of Fixed Assets		17.5
Reversal of ECL Credit	-	7.4
Reversal of Ind As Provision Earlier made		0.2
		0.9
	322.22	274.6
COST OF MATERIALS CONSUMED		(₹ In Lac
Opening stock Add: Purchases		49.6
Less: Closing Stock		308.7
Less, Crosnig Stock	-	

2.21 CHANGES IN INVENTORIES OF FINISHED GOODS, WORK-IN-PROGRESS

Particulars	For the Year ended 31.03.2024	For the Year ended 31.03.2023
Opening Stock		0110012025
Finished goods		
Work-in-progress		57.59
Stock-in-trade	-	-
Stock on Consignment	592.88	
	592.88	57.59
Closing Stock		
Finished goods		
Work-in-progress		÷ .
Stock-in-trade		
Stock on Consignment	1.67	592.88
		•
	1.67	592.88
	591.20	(535,29)

2.22 EMPLOYEE BENEFIT EXPENSES

Particulars	For the Year ended 31.03.2024	For the Year ended 31.03.2023
Employee benefit expenses		01.00.2020
Salary & Wages		
Contribution to provident & other funds	18.53	50.13
Director's remuneration	0.78	3.31
Gratuity	10.52	10.32
Staff welfare expenses	0.87	4.36
stall wohard expenses	1.96	6.92
.05 8 4	32.66	75.05





7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN : L31300DL2008PLC179414

Notes forming part of the Financial Statement

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2.23	FINANCE COSTS		(₹ In Lacs)
	Particulars	For the Year ended 31.03.2024	For the Year ended 31.03.2023
	Interest Expense on borrowings Interest Expense on others	103.26	
	Net (Profit)/ Loss on foreign currency transactions and transalations	0.07	30.26 0.21
	Other borrowing costs	103 33	45.22

ED EVDENCES 2.24

OTHER EXPENSES	For the Year ended	For the Year ended
Particulars	31,03,2024	31.03.2023
Audit Fee	1.00	1.00
Advertisement & Business Promotion	1.25	1.70
Business Support /Commission Charges	17.60	35.43
Conveyance	2.28	2.9
Consumable Expenses	N	5.7
Discount, Rebate, Claim & Settelment	-	2.0
Electricity & Water Expenses	21	0.4
Fee & Subscription fee	0.22	4.9
Freight & Cartage Exp.	4.46	1.53
Import Expenses		0.10
Indirect Taxes	0.34	0.2
Insurance Charges	0.36	0.5
Interest & Penalty on Statutory Dues	0.00	0.0
Interest / Demand Direct Tax/Income Tax	0.14	0.5
Legal & Professional Charges	62.78	50.4
Loading & Unloading Charges	0.63	16.0
Manpower Services & Security Guard Charge	0.15	8.1
Misc. Exp.	2.18	3.8
Power & Fuel	244 ⁻	27.7
Other Penalties	· · · · · · · · · · · · · · · · · · ·	3.4
Printing and Stationery	0.75	0.9
Realised loss and MCX expenses	0.03	0.8
Rent	8.34	34.7
Repair and Maintenance		7.0
Telephone and Internet Expenses		0.1
Tour and Travelling Expenses Foreign		14.8
Tour and Travelling Expenses Domestic	8	1.1
	102.52	226.7
Auditor's remuneration		(₹ In La
	For the Year ended	For the Year ended
Particulars	31.03.2024	31.03.2023

Statutory Audit fee





1.00

1.00

1.00

1.00

	, WEA Channa Market, Karol Bagh, New Delhi - 110005 L31300DL2008PLC179414					
	forming part of the Financial Statement					
2.25	Reconciliation of Basic and Diluted Shares used in computing Earning per share The following is a reconciliation of the equity shares used in the computation of basic and diluted earnings per equity share: (Number In Lac					
	Particulars	31.03.2024	31.03.2023			
	Basic earnings per equity share - weighted average number of equity shares outstanding (Nos) Effect of dilutive shares (Nos)	698.00	640,			
	Diluted earnings per equity share - weighted average number of equity shares and common equivalent shares outstanding (Nos)	698.00	640.			
2.26 C	Diluted earnings per equity share - weighted average number of equity shares and common equivalent shares outstanding (Nos) ontingent Liabilities and Commitments	698.00				
	outstanding (Nos) ontingent Liabilities and Commitments	698.00 As at 31 March 2024	640. (₹ In Lacs As at 31 March 2023			
articu	outstanding (Nos) ontingent Liabilities and Commitments	As at	(₹ In Lac: As at			
Particu Conting SCN re Disput	outstanding (Nos) ontingent Liabilities and Commitments lars	As at 31 March 2024	(₹ In Lacs As at 31 March 2023			



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B. C. POWER CONTROLS LIMITED 7A/39, WEA Channa Market, Karol Bagh, New Delhi -	110005		
CIN: L31300DL2008PLC179414			
Notes forming part of the Financial Statement			
2.27 Related party transactions			
Details of related parties:			
	Description of relationship		
Key Management Personnel (KMP)	Chander Shekhar Jain (Managing Director) Nitin Aggarwal (Whole Time Director) Manoj Jain (CFO) Dimple Malik (Company Secretary) Rajbir Sharma (CS resigned on 10/08/2022)		
Enterprises in which KMP / Relatives of KMP can exerc	Ankit Gupta (Non Executive Director) Bonlon Industries Limited Asier Metals Private Limited Bonlon Private Limited Bonlon Securities Limited Harshit Finvest Private Limited Smita Jain Reisa Capital Pvt Ltd		
Note: Reliance for list of related parties, nature of relatior etails provided by the management.	nship and transactions during th	B2B Metals Pvt Ltd Evardo Commodities DMCC e year & balances as on 31st Marc	ch 2024 is placed on th
Details of related party transactions during the year			(₹ In La
Particulars	КМР	Entities in which KMP / relatives of KMP have significant influence	Total
Purchase of goods	-	7,905.84	7,905.8
Purchase of Fixed Assets	•	(7,533.46)	(7,533.4
	-	(26 00)	
ale of goods		(36.83)	(36.8
	-	(6,689.77)	5,845.0 (6,689.7
ale of Capital goods	-		(0,00).7
ale of corriger	-	(76.70)	(76.7
ale of services	-	159.84	159.8
	-	159.84 (340.75)	159.8 (340.7
		159.84 (340.75) 4.80	159.8 (340.7 4.8
ecciving of services		159.84 (340.75)	159.8 (340.7 4.8 (27.9 18.1
ecciving of services emuneration Paid	- - - - - - - - - - - - - - - - - - -	159.84 (340.75) 4.80	159.8 (340.7 4.8 (27.9 18.1
ecciving of services emuneration Paid alances outstanding at the end of the year		159.84 (340.75) 4.80 (27.90) - -	159.8 (340.7 4.8 (27.9 18.1 (18.1)
ecciving of services emuneration Paid alances outstanding at the end of the year rade receivables		159.84 (340.75) 4.80	159.8 (340.7 4.8 (27.9) 18.1 (18.1)
ecciving of services emuneration Paid alances outstanding at the end of the year rade receivables	(18.10)	159.84 (340.75) 4.80 (27.90) - -	159.8 (340.7. 4.8 (27.9) 18.1 (18.1) 121.3 1.5
ecceiving of services emuneration Paid alances outstanding at the end of the year rade receivables rade / Expenses Payables/ Advance from Customer	(18.10)	159.84 (340.75) 4.80 (27.90) - -	159.8 (340.7) 4.8 (27.9) 18.1 (18.1) 121.3 1.57 (1.47)
ale of services ecceiving of services emuneration Paid alances outstanding at the end of the year rade receivables rade / Expenses Payables/ Advance from Customer oans & advances Receivable / Advance for Goods oans and advances Payable	(18.10)	159.84 (340.75) 4.80 (27.90) - - - - - - -	(76.7 159.8 (340.7) 4.8 (27.9) 18.1 (18.10 121.3) 1.52 (1.47 541.69 (4,746.75 32.70





7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005

CIN : L31300DL2008PLC179414 Notes forming part of the Financial Statement

2.28.1 Capital management

The Company's capital management objective is to maximise the total shareholder return by optimising cost of capital through flexible capital structure that supports growth. Further, the Company ensures optimal credit risk profile to maintain/enhance credit rating.

The Company determines the amount of capital required on the basis of annual operating plan and long-term strategic plans. The funding requirements are met through internal accruals and long-term/short-term borrowings. The Company monitors the capital structure on the basis of Net debt to equity ratio and maturity profile of the overall debt portfolio of the Company. For the purpose of capital management, capital includes issued equity capital, securities premium and all other reserves. Net debt includes all long and short-term borrowings as reduced by cash and cash equivalents and inter-corporate deposits with financial institutions.

The following table summarises the capital of the Company:

		(₹ In Lacs	
Particulars	As at 31st March 2024	As a t 31st March 2023	
Equity (A)	4,065.81	3,994.14	
Debt			
Short-term borrowings and current portion of long-term debt (i)	92.70		
Long-term debt (ii)	-	3 G .	
Less: deposits with financial institutions (iii)	1.17	1.10	
Less: Cash and cash equivalents (iv)	12.41	114.67	
Net debt (i+ii-iii-iv)	79.11	-	
Total capital (equity + net debt)	4,144.93	3,994.14	
Net debt to capital ratio	0.02	-	
Interest coverage ratio	1.93	3.08	

2.28.2 Categories of financial instruments

Financial assets		
Measured at fair value through profit or loss (FVTPL)		(₹ In Lacs)
(a) Mandatorily measured:		
(i) Equity investments		
(ii) Security Deposits	3.18	3.18
Measured at amortised cost		
(a) Cash and bank balances	13.59 209.41	
	13.59 209.41	
(a) Cash and bank balances		115.77 698.41





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7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005

CIN: L31300DL2008PLC179414 Notes forming part of the Financial Statement

2.28.3 Financial risk management objectives

The Company has adequate internal processes to assess, monitor and manage financial risks. These risks include market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The Company seeks to minimise the effects of these risks by using financial instruments such as foreign currency forward contracts, option contracts, interest and currency swaps to hedge risk exposures and appropriate risk management policies as detailed below. The use of these financial instruments is governed by the Company's policies, which outlines principles on foreign exchange risk, interest rate risk, credit risk and deployment of surplus funds.

Item	Primarily affected by	Risk management policies
Market risk - currency risk	USD balances and exposure towards trade payables, buyer's credit, exports, short-term and long-term borrowings	Mitigating foreign currency risk using foreign currency forward contracts, option contracts and currency swaps
Market risk - interest rate risk	Change in market interest rates	Maintaining a combination of fixed and floating rate debt; interest rate swaps for long-term borrowings; cash management policies
Market risk - other price risk	Decline in value of equity instruments	Monitoring forecasts of cash flows; diversification of portfolio
Credit risk	Ability of customers or counterparties to financial instruments to meet contractual obligations	Credit approval and monitoring practices; counterparty credit policies and limits; arrangements with financial institutions
Liquidity risk	Fluctuations in cash flows	Preparing and monitoring forecasts of cash flows; cash management policies; multiple-year credit and banking facilities

Notes forming part of the Financial Statement

2.28.4 Fair value measurements

Some of the Company's financial assets and financial liabilities are measured at fair value at the end of the reporting period

Financial assets/financial liabilities	Fair Va	1	
and the second	As at 31st March 2024	As at 31st March 2023	Fair value hierarchy
Total			Level 3

"positive value denotes financial asset (net) and negative value denotes financial liability (net)

Notes:

1 There were no transfers between Level 1 and 2 in the period.

2 The Level 1 financial instruments are measured using quotes in active market

Particulars	Fair value hierarchy	As at 31 March 2024		As at 31 March 2023	
	The future distances	Carrying amount	Fair value	Carrying amount	Fair value
Financial assets					
Financial assets at amortised cost					
- Trade receivables	Level 2	189.74	189.74	\$7.33	8733
- Cash and cash equivalents	Level 2	12 41	12.41	114.67	1146
- Bank balances other than cash and cash equivalents	Level 2	1.17	1.17	1.10	110
-Loans	Level 2	2 0 3 9 6 2	2.039.62	9,288,47	9,288,47
- Other financial assets	Level 2				7,200,47
Financial liabilities					
financial liabilities at amortised cost			92 70		
- Bonowings	Level 2	92.70	22701		
	Level 2 Level 2	92.70	9270	218.04	218.04

2. The fair values of the financial assets and financial liabilities included above have been determined in accordance with generally accepted pricing models based on a discounted cash





B. C. POWER CONTROLS LIMITED CIN : L31300DL2008PLC179414 Notes forming part of the Financial Statement

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Note : 29 Other Regulatory Disclosure

a) - Analytical Ratios March March Ratio Numerator Denominator Variance Reasons 31, 2024 31, 2023 Increa_se in Ratio is primarily on account of decrease in Total 2264.69% Current Liabilities Current ratio (in times) Total current Assets Total current liabilities 36.13 1.53 Debt-equity ratio (in Long term liabilities Total equity #DIV/0! times) +short term borrowings Debt service coverage Earnings before debt Debt service = #DIV/0! #DIV/0! #DIV/0! ratio (in times) service = Net profit Interest + principle after taxes + non cash repayments operating expenses + Interest + Other non cash adjustments Return on equity ratio Profit for the year Average total equity 1.78 1.91 -6.88% (in %) Inventory turnover Revenue from operations Average total inventory 32.05 26.78 19.67% ratio (in times) Trade receivables Revenue from Average trade 68.77 127.48 -46.05% Decrease in Ratio is turnover ratio (in times) operations receivables primarily on account of Increase in Trade Receivable **Frade** payables Purchase Expenses Average trade 81.89 47.66 71.81% Increase in Ratio is turnover payables primarily on account of Decrease in average Trade Payables Net capital turnover Revenue from Average working 1.58 1.67 -5.49% ratio operations capital (Total C.Assets (-)Total C.Liabilities) Net profit ratio (in %) Profit for the year 0.74 Revenue from 0.75 1.67% operations Return on capital Earning before tax Capital employed = 40.40% Increase in Ratio is to 0.05 0.03 employed (in %) and finance cost Total Assets (-) increase in Earning Current Liabilities before Tax and Finance Cost Return on Investment Inome generated from Average invested #DIV/0! . invested funds funds in treasury investmens

b) The Company do not have any transactions with companies struck off in current year and previous year.

c) The Company do not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period in current year and previous year.

d) The Company have not traded or invested in crypto currency or virtual currency during the current year and previous year.

e) The Company have not advanced or loaned or invested funds to any other person(s) or entity(is), including foreign entities (Intermediaries)
 i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or

ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.

f) The Company have not received any fund from any person(s) or entity(is), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall in current year and previous year:

i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or

ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries

g) The Company does not have any transaction which is not recorded in the books of accounts that has been subsequently surrendered or disclosed as income during the year as part of the on going tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961) in current year and previous year.

h) The Company do not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property in current year and previous year.

i) The Company has not been declared as willful defaulter by any bank of financial institution or government or any government authority in current year and previous year.

j) The Company has complied with the provisions of number of layers prescribed under the Companies Act, 2013 in current year and previous year.

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7A/39, WEA Channa Market, Karol Bagh, New Delhi - 110005 CIN: L31300DL2008PLC179414 Notes forming part of the Financial Statement

2.30 Corporate Social Responsibility

Pursuant to the provison of Section 135 of Companies Act, 2013, the Corporate Social Responibility Obligation was not applicable on the Company as all three critieria of Profit, Networth and Turnover were not met by the Comapny.

2.31 Foreign Exchange Earnings and Outgo: Foreign exchange earning (₹ In Lacs) Particulars March 31st 2024 March 31st 2023 Export of Goods Foreign exchange Outflows (₹ In Lacs) **Particulars** March 31st 2024 March 31st 2023 Purchase /Import of Goods 332.14 332.14 *Foreign Exchange Earnings and Outgo are on account of Import and Export of Goods 2.32 Other Notes (i) Previous year figures are regrouped and reclassified wherever necessary to conform to current year's presentation. (ii)Some of the balances of receivables and payables remains unconfirmed till balance sheet date. (iii)In the opinion of the management, current assets, loans and advances have a value not less than what is stated in the accounts if realised in the ordinary course of business. For Garg Bros. & Associates For and On Behalf of Board of Directors & Ass (Chartered Accountants) M/s B. C. Power Controls Limited FRN: 001005N Chevor Shelan

CA Krishan Parkash Garg ered Ad Partner M. No: 011020 UDIN: 24011020BKHIJP9216 Date: 24/05/2024 Place: New Delhi

Chander Shekhar Jain \circ Manging Director P DIN. 08639491 Manoj Jain Chief Financial Officer

Nitin Aggarwal Director DIN. 06713847

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1.787.58

Dimple Malik **Company Secretary** M No. 69221