

REGD.OFFICE: UL-25, Royal Complex, Bhutkhana Chowk, Dhebar Road, Rajkot-360 002 (Guj.) India. Tele: +91-9909035390, +91-9909035391

H.O. & WORKS: Survey No. 267, Plot No. 10A, 10B & 11, N.H. No. 27, SHAPAR (Veraval),

Dist. Rajkot-360 024 (Gujarat) India. Telefax: +91-2827-253006, 252056 web : www.captainpolyplast.com | e-mail : info@captainpolyplast.in

CIN NO.: L25209GJ1997PLC031985

DATE: SEPTEMBER 04, 2021

To,

Department of Corporate Services

BSE Limited,

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai-400 001

Reg: Captain Polyplast Limited (Scrip Code: 536974/Scrip ID:CPL)

Sub: Submission of Notice of 24TH Annual General Meeting along with annual report for the year 2020-21 under Regulation 30 and 34(1) of the SEBI [Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam,

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we send herewith the notice of the 24TH Annual General Meeting of the company along with the e-voting instructions, instructions for members for e-VOTING on the day of the AGM and instructions for members for attending the AGM through VC/OAVM to be held on 30.09.2021 and as per regulation 34(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a copy of the annual report will also be sent to the shareholders along with the notice of the annual general meeting. The aforesaid notice and annual report are also available on the website of the company at www.captainpolyplast.com

This is for your records and information.

Thanking you.

Yours truly

FOR, CAPTAIN POLYPLAST LIMITED

RAMESHBHAI DEVRAJBHAI KHICHADIA

(MANAGING DIRECTOR)

DIN: 00087859





24th Annual Report

2020-21



CORPORATE INFORMATION

BOARD OF DIRECTORS

MR. RAMESH D. KHICHADIA (CHAIRMAN AND MANAGING DIRECTOR)

MR. GOPAL D. KHICHADIA (DIRECTOR)

MR. ASHOKBHAI K PATEL (WHOLE TIME DIRECTOR upto 13.07.2020)

MR. RITESH R. KHICHADIA (WHOLE TIME DIRECTOR w.e.f. 13.07.2020

MR. KAUSHIK MORI (CHIEF FINANCIAL OFFICER)

MR. HARSHADRAY L. PATEL (INDEPENDENT DIRECTOR)

MRS. ANJANA P. PAGHADAR (INDEPENDENT DIRECTOR)

MR. PRABHULALN. RABADIA (INDEPENDENT DIRECTOR)

COMPANY SECRETARY & COMPLIANCE OFFICER

MRS. KHYATI S MEHTA

AUDITORS

SVK & ASSOCIATES

CharteredAccountants

C-701/702 Titanium Square,

Nr. BMW ShowRoom,

Thaltej Cross Roads, S. G. Road,

AHMEDABAD - 380 014

(Gujarat - India) Tel. + 91 79 40 320 800

Mobile: 98252 45520 E-mail: svk@casvk.com svkandassociates@gmail.com

PRINCIPAL BANKER

STATE BANK OF INDIA COMMERCIAL BRANCH, KALAWAD ROAD RAJKOT - 360 001 (GUJARAT)

REGISTERED OFFFICE

UL25, ROYAL COMPLEX BHUTKHANA CHOWK, DHEBAR ROAD, RAJKOT – 360001

EMAIL :ACCOUNT@CAPTAINPOLYPLAST.IN WEBSITE: WWW.CAPTAINPOLYPLAST.COM

PLANT

SURVEY NO. 267, PLOT NO. 10-A, 10-B & 11, N.H. 8-B, SHAPAR VERAVAL RAJKOT – 360024 (GUJARAT)

BOOK CLOSURE

Date: 23rdSeptember, 2021 to 30 thSeptember, 2021 (both days inclusive)

REGISTRARS AND TRANSFER AGENTS

Big share Services Pvt Ltd E/2-3, Ansa Industrial Estate Saki Vihar Road, Sakinaka Andheri (East) Mumbai - 400072 Phone: 022 - 4043 0200, Fax: 022 - 2847 5207

Email: jibu@bigshareonline.com

AUDIT COMMITTEE

1 MR. HARSHADRAY L. PATEL - CHAIRMAN 2 MR. RAMESH D. KHICHADIA - MEMBER 3 MRS. ANJANA P. PAGHADAR- MEMBER

NOMINATION & REMUNERATION COMMITTEE

1 MR. PRABHULAL N. RABADIA - CHAIRMAN 3MRS. ANJANA P. PAGHADAR- MEMBER 4 MR. HARSHADRAY L. PATEL - MEMBER

STAKEHOLDER RELATIONSHIP COMMITTEE

1 MRS. ANJANA P. PAGHADAR- CHAIRMAN 2 MR. HARSHADRAY L. PATEL - MEMBER 3 MR. RITESH R. KHICHADIA- MEMBER

CSR COMMITTEE

1 MR. PRABHULAL N. RABADIA - CHAIRMAN 2 MR. RAMESH D. KHICHADIA - MEMBER 3 MR. GOPAL D. KHICHADIA - MEMBER

24THANNUAL GENERAL MEETING

Date : 30THSEPTEMBER,2021

Time : 4:00 P.M.

NOTICE

NOTICE IS HEREBY GIVEN THAT 24TH ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY WILL BE HELD ON THURSDAY 30THSEPTEMBER, 2021 AT 4:00 P.M. THROUGH VIDEO CONFERENCING /OTHER AUDIO VISUAL MEANS TO TRANSACT THE FOLLOWING BUSINESSES:

ORDINARY BUSINESS:

1. To Receive, Consider and Adopt the Audited Financial Statements for the Financial Year Ended March 31,2021, together with the Reports of the Board of Directors and Auditors thereon and in this regard, pass the following resolution(s) as an Ordinary Resolution(s):

"RESOLVED THAT the audited financial statement of the Company for the financial year ended March 31, 2021 and the reports of the Board of Directors and Auditors thereon laid before this meeting, be and are hereby considered and adopted."

"RESOLVED THAT the audited consolidated financial statement of the Company for the financial year ended March 31, 2021 and the report of Auditors thereon laid before this meeting, be and are hereby considered and adopted."

2. To appoint a Director in place of Mr. GOPALBHAI DEVRAJBHAI KHICHADIA (DIN: 00127947), who Retires By Rotation and Being Eligible, Offers Himself for Re- Appointment and in this regard, pass the following resolution(s) as an Ordinary Resolution(s):

"RESOLVED THAT Mr. GOPALBHAI DEVRAJBHAI KHICHADIA (DIN: 00127947), director of the company, who retires by rotation be and is hereby re-appointed as director of the company liable to retire by rotation"

3. To consider and declare a Final Dividend of Rs. 0.04/- per equity share and if thought fit, to pass the following resolution with or without modification as an Ordinary Resolution.

"RESOLVED THAT final dividend@ Rs. 0.04/- per equity share on the Company's Share Capital of Rs. 10,07,57,580/- absorbing thereby Rs.20,15,152/- is declared to the equity shareholders whose names stand in the register of members of the Company as on record date 22ndSEPTEMBER,2021."

"RESOLVED FURTHER THAT, Mr. Rameshbhai D. Khichadia, Managing Director be and are hereby severally authorized to do such acts, deeds and things as may be considered necessary to give effect to the above resolution."

4. To consider appointment and remuneration of cost auditor, and in this regard, pass the following resolution as an Ordinary Resolution

"RESOLVED THAT pursuant to the provisions of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made there under (including any statutory modification(s) or re-enactment thereof for the time being in force), the remuneration payable to **M/s M. C. Bambhroliya & Associates, Cost Accountants (Firm Registration No. 101692),** appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2022, amounting to Rs. 35000/-+ GST (Rupees Thirty Five Thousands only + GST) as applicable and reimbursement of out of pocket expenses incurred in connection with the aforesaid audit, be and is hereby approved."

5. To Re - Appoint Statutory Auditors For 2nd Term Of Five Years I.E. For F.Y. 2021-22 To 2025-26:-

"RESOLVED THAT pursuant to the provisions of Section 139, 142 and other applicable Provision(s), 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), and other applicable Rules, if any, retiring auditors SVK & ASSOCIATES, Chartered Accountants, AHMEDABAD (having ICAI Firm Registration No. 118564W) who have offered themselves for re-appointment and have confirmed their eligibility to be appointed as Auditors, in terms of the provisions of Section 141 of the Act, and Rule 4 of the Rules, be and are, hereby re-appointed as Statutory Auditors of the Company FOR 2ndterm of five years i.e. F.Y.2021-22 to F.Y.2025-26,i.e. to hold office from the conclusion of this Annual General Meeting (AGM) until the conclusion of the next sixth Annual General Meeting of the Company."

By order of the board For, CAPTAIN POLYPLAST LMITED

SD/-

MR. RAMESHBHAI DEVRAJBHAI KHICHADIA MANAGING DIRECTOR DIN: 00087859

DATE: 04.09.2021 PLACE: RAJKOT

NOTES:

- 1) In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 and all other relevant circulars issued from time to time, physical attendance of the Members to the EGM/AGM venue is not required and general meeting be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- 2) Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorized representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
- 3) The Members can join the AGM in the VC/OAVM mode 15 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 EGM/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.
- **4)** The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013
- 5) 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), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 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.
- 6) In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the EGM/AGM has been uploaded on the website of the Company at www.captainpolyplast.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e.www.evoting.nsdl.com
- **7)** AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 08, 2020 and MCA Circular No. 17/2020 dated April 13, 2020, MCA Circular No. 20/2020 dated May 05, 2020 and MCA Circular No. 2/2021 dated January 13, 2021
- 8) The Register of Members and Share Transfer Books will remain closed from 23RD SEPTEMBER, 2021 to 30TH SEPTEMBER, 2021 (both days inclusive) for the purpose of the 24TH Annual General Meeting.

- 9) Members are requested to address all correspondence, including change in their addresses, to the Company or to the Registrar and Share Transfer Agent, M/s. Big share Services Pvt. Ltd, E/2-3, Ansa Industrial Estate Saki Vihar Road, Sakinaka Andheri (East) Mumbai 400072. E- mail: jibu@bigshareonline.com Members whose shareholding are in electronic mode are requested to approach their respective depository participants for effecting change of address.
- **10)** Statutory Registers and documents referred to in the Notice are open for inspection by the members at the Registered Office of the Company on all working days (Monday to Saturday) between 11:00 a.m. to 05:00 p.m. up to the date of the 24THAnnual General Meeting and will also be available for inspection at the meeting.
- **11)** Disclosure pursuant to Regulation 36(3) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 and Secretarial Standard on general Meetings, with respect to Directors seeking appointment/re-appointment at the Annual General Meeting is annexed to this notice.
- **12)** The Notice of AGM along with Annual Report for the financial year 2020-21, is available on the website of the Company at www.captainpolyplast.com, and on the website of Stock Exchanges i.e. BSE Limited and on the website of NSDL at www.evoting.nsdl.com.
- 13) Pursuant to Section 101 and Section 136 of the Companies Act, 2013 read with relevant Rules made there under companies can serve Annual Reports and other communications through electronic mode to those Members who have registered their E-mail address either with the company or with the Depository Participant(s).

Members holding shares in demat mode are requested to register their E-mail Id with their respective Depository Participants (DP). If there is any change in the E-mail Id Members are requested to immediately notify such change to the Company or its RTA in respect of shares held in electronic form.

- 14) The Notice of AGM along with Annual Report for the year 2020-21 is being sent by electronic mode to all the Members whose E-mail addresses are registered with the Company or Depository Participants (DP), unless any member has requested for a physical copy of the same. Physical copy of the Notice of AGM along with Annual Report is being sent to those Members who have not registered their E-mail address with the Company or Depository Participants(s). The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of 22.09.2021.
- **15)** Members desirous of getting any information on the Annual Accounts, at the Annual General Meeting, are requested to write to the Company at least 10 days in advance, so as to enable the Company to keep the information ready.
- 16) As per Section 72 of the Companies Act, 2013, shareholders are entitled to make nomination in respect of shares held by them. Shareholders desirous of making nomination are requested to send their request in Form No: SH-13 (which will be made available on request) to the Company or Registrar and Share Transfer Agent.
- 17) In pursuance of Sections 205A and 205C and other applicable provisions, if any, of the Companies Act, 1956 and Companies Act, 2013 the amount of Dividends that remain unclaimed / unpaid for a period of seven (7) years from the date on which they were declared, is required to be transferred to the Investor Education and Protection Fund (IEPF). Shareholders, who have not en cashed their Dividend warrants including Interim Dividend, if any, are requested to make their claims without any delay.
- **18)** The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.

19) 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 General 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/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at (compliance@captainpolyplast.in). The same will be replied by the company suitably.
- 6. Registration of Speaker related point needs to be added by company.

20) VOTING THROUGH ELECTRONICMEANS

The remote e-voting period begins on 27^{TH} SEPTEMBER, 2021 at 09:00 A.M. and ends on 29^{TH} SEPTEMBER, 2021 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. 22^{ND} SEPTEMBER, 2021, 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 22^{ND} SEPTEMBER, 2021.

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 shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	1. Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services 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.
	 If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the

	screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider 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 App Store Google Play		
Individual Shareholders holding securities in demat mode with CDSL	 Existing users who have opted for Easi / Easiest, they can 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 https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com 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 https://web.cdslindia.com/myeasi/Registration/EasiRegistration Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress. 		
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. 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 meeting.		

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

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

Login type			Helpdesk details
Individual	Shareholders	holding	Members facing any technical issue in login can contact NSDL helpdesk
securities in	demat mode with	NSDL	by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800
			1020 990 and 1800 22 44 30
Individual Sh	areholders holding	2	Members facing any technical issue in login can contact CDSL helpdesk
securities in	demat mode with	CDSL	by sending a request at helpdesk.evoting@cdslindia.com or contact at
			022- 23058738 or 022-23058542-43

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: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under '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 https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat	Your User ID is:
(NSDL or CDSL) or Physical	
a) For Members who hold shares in demat	8 Character DP ID followed by 8 Digit Client ID
account with NSDL.	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	16 Digit Beneficiary ID
account with CDSL.	For example if your Beneficiary ID is
	12********* then your user ID is
	12********
c) For Members holding shares in Physical	EVEN Number followed by Folio Number registered
Form.	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 "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) <u>Physical User Reset Password?</u>" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address 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.

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

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.
- 2. 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 ksdudhatra@yahoo.com with a copy marked to evoting@nsdl.co.in.
- 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 www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in

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 compliance@captainpolyplast.in
- 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 compliance@captainpolyplast.in. 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 evoting@nsdl.co.in 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.

21) 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.

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

22) DIVIDEND RELATED INFORMATION

- A. The Members, whose names appear in the Register of Members / list of Beneficial Owners as on 22nd September, 2021, i.e. the date prior to the commencement of book closure, being the cut-off date will be paid the Final Dividend for the financial year ended 31st March, 2021, as recommended by the Board, if approved at the AGM,
- B. Members holding shares in demat form are hereby informed that bank particulars registered with their respective Depository Participants, with whom they maintain their demat accounts, will be used by the Company for the payment of dividend. The Company or its Registrar cannot act on any request received directly from the Members holding shares in demat form for any change of bank particulars. Such changes are to be intimated only to the Depository Participant(s) of the Members. Members holding shares in demat form are requested to intimate any change in their address and / or bank mandate immediately to their Depository Participants.
- C. In case, the Company is unable to pay the dividend to any shareholder by the electronic mode, due to non-availability of the details of the bank account, the Company shall upon normalisation of the postal services, dispatch the dividend warrant to such shareholder by post.
- D. Members may note that the Income Tax Act, 1961, as amended by the Finance Act, 2020, mandates that dividends paid or distributed by a Company after 1st April, 2020 shall be taxable in the hands of the Shareholders. The Company shall therefore be required to deduct Tax at Source (TDS) at the time of making the final dividend. In order to enable us to determine the appropriate TDS rate as applicable, Members are requested to submit the documents in accordance with, the provisions of the Income Tax Act, 1961.
 - a) For Resident Shareholders, TDS shall be made under Section 194 of the Income Tax Act, 1961 at 7.5% on the amount of Dividend declared and paid by the Company during financial year 2021-22 provided PAN is registered by the Shareholder.
 - b) If PAN is not registered, TDS would be deducted @ 20% as per Section 206AA of the Income Tax Act, 1961.
 - c) However, no tax shall be deducted on the Dividend payable to a resident individual if the total dividend to be received by them during financial year 2021-22 does not exceed Rs. 5,000.
 - d) Please note that this includes the future dividends if any which may be declared by the Board in the financial year 2021-22.
 - e) Separately, in cases where the shareholder provides Form 15G (applicable to any person other than a Company or a Firm) / Form 15H (applicable to an individual above the age of 60 years), provided that the eligibility conditions are being met, no TDS shall be deducted.
 - f) For Non-resident Shareholders, taxes are required to be withheld in accordance with, the provisions of Section 195 of the Income Tax Act, 1961 at the rates in force. As per the relevant provisions of the Income Tax Act, 1961, the withholding tax shall be at the rate of 20% (plus applicable surcharge and cess) on the amount of Dividend payable to them. However, as per Section 90 of the Income Tax Act, 1961, the non-resident shareholder has the option to be governed by the provisions of the Double Tax Avoidance Agreement (DTAA) between India and the country of tax residence of the shareholder, if they are more beneficial to them. For this purpose, i.e. to avail the Tax Treaty benefits, the non-resident shareholder will have to provide the following:
 - Self-attested copy of Tax Residency Certificate (TRC) obtained from the tax authorities of the country of which the shareholder is resident.
 - Self declaration in Form 10F if all the details required in this form are not mentioned in the TRC.
 - Self-attested copy of the Permanent Account Number (PAN Card) allotted by the Indian Income Tax authorities.
 - Self-declaration, certifying the following points: i. Member is and will continue to remain a tax resident

of the country of its residence during the financial year 2021-22; ii. Member is eligible to claim the beneficial DTAA rate for the purposes of tax withholding on dividend declared by the Company; iii. Member has no reason to believe that its claim for the benefits of the DTAA is impaired in any manner; iv. Member is the ultimate beneficial owner of its shareholding in the Company and Dividend receivable from the Company; and v. Member does not have a taxable presence or a permanent establishment in India during the financial year 2021-22.

- E Please note that the Company is not obligated to apply the beneficial DTAA rates at the time of tax deduction / withholding on dividend amounts. Application of beneficial DTAA Rate shall depend upon the completeness and satisfactory review by the Company, of the documents submitted by Non- Resident shareholder.
- F Accordingly, in order to enable us to determine the appropriate TDS / withholding tax rate applicable, we request you to provide these details and documents as mentioned above before 15th September, 2021.
- G Kindly note that the aforementioned documents are required to be submitted to company /form15 on or before 15th September, 2021 in order to enable the Company to determine and deduct appropriate TDS / withholding tax rate. No communication on the tax determination / deduction shall be entertained post 15th September, 2021. It may be further noted that in case the tax on said dividend is deducted at a higher rate in absence of receipt of the aforementioned details / documents from you, there would still be an option available with you to file the return of income and claim an appropriate refund, if eligible.

H. We shall arrange to email the soft copy of TDS certificate to you at your registered email ID in due course, post payment of the said Dividend.

By order of the board For, CAPTAIN POLYPLAST LMITED

SD/-

MR. RAMESHBHAI D. KHICHADIA MANAGING DIRECTOR

DIN: 00087859

DATE: 04.09.2021 PLACE: RAJKOT

Details of the Directors seeking appointment and re-appointment at the 24THAnnual General Meeting of the company as per Regulation 36(3) SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015.

Per regulation 30(3) 3EDI (Eisting Obligation and Disclose			
NAME	MR. GOPAL DEVRAJBHAI KHICHADIA		
DIN	00127947		
Nature	NON EXECUTIVE DIRECTOR		
Date of Birth	15.01.1975		
Qualification	9 [™] PASS		
Date of Appointment	27.03.1997		
Expertise in Specific functional Area	Marketing		
No. of Shares held ON 31.03.2021	7729085 Shares		
List of other companies in which Directorship are held	Captain Polyplast Ltd.(Listed)		
(other than Section 8 Company) *	Captain Pipes Ltd.(Listed)		
	Captain Technocast Ltd.(Listed)		
	Captain Castech Limited(Unlisted)		
Chairmanship or membership in other companies	Member of Investor Grievances Committee		
l	of Captain Pipes Ltd.		
l	Member of Nomination and Remuneration		
	Committee of Captain Technocast Ltd.		

^{*} only public companies are considered.

DIRECTORS' REPORT

Dear Member,

Your Directors have pleasure in presenting the **24**THAnnual Report along with the audited statements of accounts of your Company for the financial year ended 31st March, 2021.

1. FINANCIAL RESULTS:

The audited financial statements of the Company as on March 31, 2021 are prepared in accordance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and provisions of the Companies Act, 2013 ("Act").

The Financial highlight is depicted below:

(Rs. In Lakhs)

Particulars	CONSOLI	DATED	STANDALONE	
	Year Ended	Year Ended	Year Ended	Year Ended
	on 31.03.2021	on 31.03.2020	On 31.03.2021	on 31.03.2020
Revenue from operations	17805.92	18622.36	17805.92	18622.36
Other Income	107.74	331.23	107.74	331.23
Total Revenue	17913.66	18953.86	17913.66	18953.86
Operating and Administrative expenses	15245.45	15799.18	15245.45	15799.18
Operating Profit before finance costs, Depreciation and Tax	2668.21	3154.68	2668.21	3154.68
Less: Depreciation and Amortization expenses	416.37	421.56	416.37	421.56
Profit before finance costs, exceptional items, tax and Deff	2251.84	2733.12	2251.84	2733.12
tax adjustable in/(recoverable from) future tariff				
Less: Finance Costs	1008.47	1010.08	1008.47	1010.08
Less: Exceptional Item	0	0	0	0
Profit Before Tax (PBT)	1243.37	1723.04	1243.37	1723.04
Provision for Tax (Including Deferred Tax)	338.80	463.22	338.80	463.22
Profit after Tax	904.57	1259.83	904.57	1259.83
Other Comprehensive Income	21.25	6.34	9.03	(5.67)
Total Comprehensive Income for the year	925.82	1266.16	913.60	1254.16
Profit available for appropriation	925.82	1266.16	913.60	1254.16

2. PERFORMANCE HIGHLIGHTS:

A. REVENUE

During the year under review company has total revenue of Rs. 17913.66 lakhs as against the previous year turnover of Rs. 18953.86 lakhs which shows decrease of 5.49% in comparison with the previous year. Profit before tax decrease by 27.84% as compared to previous year. The net profit after tax of the company decreased by 28.20% with compared to previous year.

B. OPERATING AND ADMINISTRATIVE EXPENSES

The operating Expenses of Rs. 15245.45 Lakhs during FY 2020-21, as compared to previous financial year incurred of Rs. 15799.18 lakhs.

C. DEPRECIATION AND AMORTISATION EXPENSES

The depreciation Expenses of Rs. 416.37 Lakhs during FY 2020-21, as compared to previous financial year incurred of Rs. 421.56 Lacs showing decrease as compared to previous year.

D. FINANCE COST

The finance cost of Rs. 1008.47 Lakhs during FY 2020-21, as compared to previous financial year incurred of Rs. 1010.08 lakhs.

E. TOTAL PROFIT AFTER TAX FOR THE YEAR

Profit after tax for the year was Rs.904.57 Lakhs as compared to Profit after tax ofRs. 1259.83 Lakhs in FY 2019-20. Decrease as compared to previous year.

COVID-19 IMPACT

As ours is the agriculture sector essential nature of the industry and consequently the demand for our products to have limited impact of covid-19.

Due to the lockdown announced by the government of India from 22th March 2020, entire operations of the company came to a halt. Further as per district collector's orders our plants resumed operations from 19th April 2020. Our business is closely linked to agriculture and because of the essential nature of the products/services, demand and sales have seen limited impact post resumption of production at our plants. Our plant at Shapar (Gujarat) remained closed for 28 days. However, the production activity has recovered post resuming operations. The supply chain was disrupted in view of lockdown during March-May 2020 due to closure of our plants and our vendors. However, the situation has improved materially in June 2020 with Central & states relaxing lockdown norms. There is no impact on internal financial controls due to the COVID-19 situation.

3. DIVIDENDS:

Your board of director has recommended dividend of Rs 0.04/- per share of Rs.2/- each for F.Y. 2020-21 amounting to Rs. 20,15,152/- and the said dividend be and is hereby approved and paid to the equity shareholders of the company. The dividend payment is subject to approval of members at the ensuing Annual General Meeting.

4. MATERIAL CHANGES AND COMMITMENTS:

There have been no material changes and commitments affecting the financial position of the Company between the end of the financial year and date of this report. There has been no change in the nature of business of the Company.

5. FIXED DEPOSITS:

During the year under review, your Company has not accepted any fixed deposits within the meaning of Section 73 of the Companies Act, 2013, read with rules made there under.

6. DIRECTORS AND KEY MANAGERIAL PERSONNEL:

A. BOARD COMPOSITION

- Mr. Ramesh D. Khichadia (Managing Director),
- Mr. Ashokbhai K. Patel (Whole Time Director upto 13.07.2020),
- Mr. Ritesh R.Khichadia (Whole Time Director w.e.f. 13.07.2020),
- Mr. Kaushik Mori(Chief Financial Officer) and
- Mrs. Khyati S. Mehta(company Secretary)are the Whole-time Key Managerial Personnel of the Company.
- Mr. Gopal D. Khichadia (Director),
- Mr. Harshadray L. Patel (Independent Director)
- Mrs. Anjana P. Paghadar (Independent Director)
- Mr. Prabhulal N. Rabadia (Independent Director)

B. DIRECTOR RETIRING BY ROTATION

Pursuant to the requirements of the Companies Act, 2013 and Articles of Association of the Company, Mr. GOPALHBHAI DEVRAJBHAI KHICHADIA (DIN: 00127947), retires by rotation at the ensuing Annual General Meeting and being eligible offers himself for re-appointment. The Board recommends the reappointment of Mr. GOPALBHAI DEVRAJBHAI KHICHADIA for your approval. Brief details of the Director, who is proposed to be re-appointed, as required under Regulation 36 of the SEBI Listing Regulations, are provided in the Notice of Annual General Meeting.

C. INDEPENDENT DIRECTORS AND THEIR MEETING:

Your Company has received annual declarations from all the Independent Directors of the Company confirming that they meet with the criteria of Independence provided in Section 149(6) of the Companies Act, 2013 and Regulations 16(1)(b) &25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and there has been no change in the circumstances, which may affect their status as Independent Director during the year. Also, your Company has received annual declarations from all the Independent Directors of the Company confirming that they have already registered their names with the data bank maintained by the Indian Institute of Corporate Affairs ["IICA"] as prescribed by the Ministry of Corporate Affairs under the relevant rules and that the online proficiency self-assessment test as prescribed under the said relevant rules is applicable to them and they will attempt the said test in due course of time.

7. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to clause (c) of sub-section (3) and subsection (5) of Section 134 of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, state the followings:-

- A. that in the preparation of the annual financial statement, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- B. that such accounting policies have been selected and applied consistently and judgment and estimates have been made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2021 and of the loss of the Company for the year ended on that date;
- C. that proper and sufficient care has been 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;
- D. That the annual financial statement have been prepared on a going concern basis;
- E. That proper internal financial controls were in place and that the financial controls were adequate and were operating effectively;
- F. That proper system to ensure compliance with the provisions of all applicable laws including the compliance of applicable Secretarial Standards were in place and were adequate and operating effectively.

8. BOARD EVALUATION:

The Board carried out an annual performance evaluation of its own performance and that of its committees and individual directors as per the formal mechanism for such evaluation adopted by the Board. The performance evaluation of all the Directors was carried out by the Nomination and Remuneration Committee.

The performance evaluation of the Chairman, the Non-Independent Directors and the Board as a whole was carried out by the Independent Directors. The exercise of performance evaluation was carried out through a structured evaluation process covering various aspects of the Board functioning such as composition of the Board & committees, experience & competencies, performance of specific duties & obligations, contribution at the meetings and otherwise, independent judgment, governance issues etc.

9. INTERNAL FINANCIAL CONTROL (IFC) SYSTEM AND THEIR ADEQUACY:

The Company has implemented and evaluated the Internal Financial Controls which provide a reasonable assurance in respect of providing financial and operational information, complying with applicable statutes and policies, safeguarding of assets, prevention and detection of frauds, accuracy and completeness of accounting records. The Internal Audit Reports were reviewed periodically by Audit Committee as well as by the Board. Further, the Board annually reviews the effectiveness of the Company's internal control system. The Directors and Management confirm that the Internal Financial Controls (IFC) is adequate with respect to the operations of the Company. A report of Auditors pursuant to Section 143(3) (i) of the Companies Act, 2013 certifying the adequacy of Internal Financial Controls is annexed with the Auditors report.

10. RELATED PARTY TRANSACTIONS:

There were no materially significant related party transactions which could have had a potential conflict with the interests of the Company. Transactions with related parties are in the ordinary course of business on arm's length and are periodically placed before the Audit Committee and Board for its approvals and the particulars of contracts entered during the year, in Form AOC-2 is enclosed as <u>ANNEXURE - B.</u>

The Board of Directors of the Company has, on the recommendation of the Audit Committee, adopted a policy to regulate transactions between the Company and its Related Parties, in compliance with the applicable provisions of the Companies Act 2013, the Rules there under and the Listing Agreement. This Policy was considered and approved by the Board has been uploaded on the website of the Company.

11. CONSOLIDATED FINANCIAL STATEMENTS:

In accordance with the provisions of the Companies Act, 2013 ("the Act") and Ind AS 110 – Consolidated Financial Statement read with Ind AS - 28 Investments in Associates, the audited consolidated financial statement is provided in the Annual Report.

12. AUDITORS& AUDITORS' REPORT:

A. AUDITORS DETAILS

M/S SVK & ASSOCIATES, Chartered Accountants, Ahmadabad the Statutory Auditors of the Company have been appointed as Statutory Auditors of the Company by the Members of the Company till the Conclusion of 24THAnnual General Meeting of the Company to be held for the financial year 2020-21. M/S SVK & ASSOCIATES, Chartered Accountants, Ahmadabad has consented to be reappointed as statutory auditor o company for second term of five years from F.Y. 2021-22 TO F.Y. 2025-26, They have confirmed that they are not disqualified from continuing as Statutory Auditors of the Company for second term of five years.

B. AUDITORS' REPORT

In the opinion of the directors, the notes to the accounts in auditor's report are self-explanatory and adequately explained the matters, which are dealt with by the auditors.

C. COST AUDIT REPORT

Pursuant to Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Rules, 2014 the Cost Audit Report is applicable to our Company for the financial year 2020-21 hence; such audit has been carried out during the year.

D. SECRETARIAL AUDIT REPORT

A qualified Practicing Company Secretary carries out secretarial audit and provides a report on the compliance of the applicable Acts, Laws, Rules, Regulations, Guidelines, Listing Agreement, Standards etc. as stipulated by the provisions of Section 204 of the Companies Act 2013, read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014. The Secretarial Audit Report forms part of this report as *ANNEXURE A*. The findings of the audit have been satisfactory.

13. CORPORATE GOVERNANCE:

The Company is a part of the Captain Group which has established a reputation for honesty and integrity. We believe that by focusing on Corporate Governance, we practice the highest standards of ethical and responsible business culture and thereby enhance the value of all stakeholders. It is a combination of voluntary practices and compliance with laws and regulations in all areas of its operations and in its interactions with the stakeholders. It provides direction and control to the affairs of the Company.

Your Company is fully committed to practice sound Corporate Governance and uphold the highest business standards in conducting business. The Company has always worked towards building trust with all its stakeholders based on the principles of good corporate governance. Your Company is guided by a key set of values for all its internal and external interactions. The Company is open, accessible and consistent with its communication.

Your Company has been complying with the principles of good Corporate Governance over the years and is committed to the highest standards of compliance. However, as a good Corporate Governance Practice the Company has generally complied with the Corporate Governance requirements and a report on Corporate Governance is annexed as forms part of this Report as <u>ANNEXURE D</u>. As required under SEBI (LODR) Regulations 2015 the Management Discussion and Analysis Report is annexed as part of this Report AS <u>ANNEXURE C</u>.

14. MANAGEMENT DISCUSSION AND ANALYSIS:

A detailed report on the Management discussion and Analysis is provided as a separate section in the Annual Report.

15. CORPORATE SOCIAL RESPONSIBILITY (CSR):

The Annual Report on Corporate Social Responsibility activities is annexed herewith as <u>ANNEXURE H</u>. Information on the composition of the Corporate Social Responsibility (CSR) Committee is provided in the Report on Corporate Governance that forms part of this Annual Report.

16. DISCLOSURES:

A. NUMBER OF BOARD MEETING

The Board of Directors met 14 (FOURTEEN) times during the year under review. The details of Board meetings and the attendance of the Directors are provided in the Corporate Governance Report which forms part of this Report.

B. COMMITTEES OF BOARD:

Details of various committees constituted by the Board of Directors, as per the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013, are given in the Corporate Governance Report and forms part of this report.

C. EXTRACT OF ANNUAL RETURN

The details forming part of the extract of the Annual Return in Form MGT-9 are uploaded on website of company at www.captainpolyplast.com under investor section.

D. VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Company has adopted a whistle blower policy and has established the necessary vigil mechanism for employees and Directors to report concerns about unethical behaviour. No person has been denied access to the Chairman of the Audit Committee. The Vigil Mechanism Policy has been uploaded on the website of the Company.

E. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

Particulars of loans, guarantees or investments under Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statement.

F. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS OF THE COMPANY

There are no significant and material orders passed by the Regulators or Courts or Tribunals which would impact the going concern status and the Company's future operations.

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

Company's plants are running with electricity which are supplied by the Paschim Gujarat Vij Company Limited. The plants are periodically checked as a measure of periodical maintenance to minimal break down and energy conservation. The Company has installed the Wind Turbine and generating electricity for which Company has obtained credit against its electricity consumption at its factory. The information required under Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014, regarding Conservation of Energy, Technology Absorption, Foreign Exchange Inflow and Outflow are given in <u>ANNEXURE 6</u> to this report

H. PARTICULARS OF EMPLOYEES PERSONNEL

None of the employees is in receipt of remuneration in excess of the limit laid down under Rule 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. The information required pursuant to Section 197 of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in respect of employees of the Company and Directors are annexed as <u>ANNEXURE F</u> and forms part of this Report.

I. PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE:

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the work place (Prevention, Prohibition and Redressal) Act, 2013. All employees (permanent, contractual, temporary, trainees) are covered under this policy. The Company has not received any complaint under this policy during the year 2020-2021.

J. INSURANCE

All the properties and the insurable interest of the company including building, plants and machinery and stocks wherever necessary and to the extent required have been adequately insured.

K. LISTING AND DEMATERIALIZATION

The equity shares of the Company are listed on the Platform of Bombay Stock Exchange Ltd (BSE). All the shares of company are in dematerialize form.

L. CERTIFICATION OF STATUS OF DIRECTOR'S QUALIFICATIONS

Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS annexed to this report as <u>ANNEXURE</u> I.

M. UNCLAIMED DIVIDEND

In the interest of the shareholders, the Company sends periodical reminders to the shareholders to claim their dividends in order to avoid transfer of dividends/shares to IEPF Authority. Details regarding unclaimed dividend is provided separately in report.

17. ACKNOWLEDGEMENT:

Your Directors place on record their appreciation for assistance and co-operation received from various Ministries and Department of Government of India and other State Governments, financial institutions, banks, shareholders of the Company etc. The management would also like to express great appreciation for the commitment and contribution of its employees for their committed services. Your Directors wish to place on record their sincere appreciation for the

dedicated efforts and consistent contribution made by the employees at all levels, to ensure that the Company continues to grow and excel.

Your Directors wish to take this opportunity to place on record their gratitude and sincere appreciation for the timely and valuable assistance and support received from Bankers, Share Transfer Agents, Auditor, Customers, Suppliers and Regulatory Authorities. The Board values and appreciates the valuable committed services of the employees towards performance of your Company, without which it would not have been possible to achieve all round progress and growth. Your Directors are thankful to the shareholders for their continued patronage.

REGISTERED OFFICE:

FOR AND ON BEHALF OF THE BOARD

UL25 ROYAL COMPLEX, BHUTKHANA CHOWK, DHEBAR ROAD, RAJKOT

SD/- SD/-

MANAGINGDIRECTOR RAMESH D. KHICHADIA

DIN: 00087859

WHOLE TIMEDIRECTOR RITESH R.KHICHADIA DIN: 07617630

DATE: 15.06.2021 PLACE: RAJKOT



B- 314 Gopal Palace, Nr. Shiromani Complex, Opp. Ocean Park, Shivranjani Nehrunagar Road, Ahmedabad- 380 015 Ph: 079 - 40041451 Mob.: 9825012960 E-Mail : ksdudhatra@yahoo.com

Form No: MR 3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021

[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,
CAPTAIN POLYPLAST LIMITED
CIN: L25209GJ1997PLC031985

Ul25 Royal Complex, Bhutkhana Chowk, Dhebar Road,

Rajkot.

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

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management and considering the relaxations granted by Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, we hereby report that in our opinion, the Company has during the audit period covering the financial year ended on March 31, 2021, generally complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company for the financial year ended on March 31, 2021 according to the applicable provisions of:

- (i) The Companies Act, 2013 ('the Act') and the rules made there under;
- (ii) The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under.
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and amendments from time to time;
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable to the Company during the audit period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the audit period)
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable to the Company during the audit period)



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- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the audit period) and
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the Company during the audit period)
- i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (j) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 1996: N.A.
- (k) Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- (ii) 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 Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that: -

- The status of the Company during the financial year has been that of a Listed Public Company. The Company has not been a holding or subsidiary of another company.
- 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 for meetings other than those held at shorter notice, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the minutes.
- As per the minutes, the decisions at the Board Meetings were taken unanimously.
- Further company has made non-compliance with the requirements of Regulation 17(2A) pertaining to quorum of Board meetings in June and September 2020 quarters, company has paid penalty to BSE as per SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/12 dated January 22, 2020.
- We further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines etc.
- We further report that during the audit period the Company no events occurred which had bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards etc.

DATE: 15.06.2021
PLACE: AHMADABAD

KISHOR DUDHATRA
COMPANY SECRETARIES
SD/PROPRIETOR
M. NO. FCS 7236
C.P.NO. 3959

UDIN NO.: F007236C000468510



B- 314 Gopal Palace, Nr. Shiromani Complex, Opp. Ocean Park, Shivranjani Nehrunagar Road, Ahmedabad- 380 015 Ph: 079 - 40041451 Mob.: 9825012960 E-Mail : ksdudhatra@yahoo.com

ANNEXURE TO SECRETARIAL AUDIT REPORT ISSUED BY COMPANY SECRETARY IN PRACTICE

To
The Members
M/s. CAPTAIN POLYPLAST LIMITED

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

- 1. Maintenance of Secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and process 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 process and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the Compliance of Laws, Rules and Regulations and happening of events etc.
- 5. The Compliance of the provisions of Corporate and other applicable Laws, Rules, Regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

DATE: 15.06.2021
PLACE: AHMADABAD

KISHOR DUDHATRA
COMPANY SECRETARIES

SD/-

PROPRIETOR M. NO. FCS 7236 C.P.NO. 3959

UDIN NO.: F007236C000468510

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 transaction under third proviso thereto.

1 Details of contracts or arrangements or transactions not at Arm's lengthbasis.

SI	Particulars	Details		
No				
a)	Name (s) of the related party & nature of relationship			
b)	Nature of contracts/arrangements/transaction			
c)	Duration of the contracts/arrangements/transaction			
d)	Salient terms of the contracts or arrangements or transaction including the value, if			
	any N.A.			
e)	Justification for entering into such contracts or arrangements or transactions'			
f)	Date of approval by the Board			
g)	Amount paid as advances, if any			
h)	Date on which the special resolution was passed in General meeting as required under			
	first proviso to section 188			

2 Details of contracts or arrangements or transactions at Arm's lengthbasis.

	Details of Contracts of arrangements of transaction	
SL.	Particulars	Details
no		
1	Name (s) of the related party & nature of relationship	1. Captain Pipes Ltd Associate 2. Capital Polymers – Enterprise owned by Relative of Key Management Personnel 3. Capital Polyplast (Guj) Pvt. Ltd Enterprise owned by Relative of Key Management Personnel 4. Captain engineering pvt ltd- company where KMP their relatives exercise significant influence
	Nature of contracts / arrangements / transactions	 Captain Pipes Ltd.: Purchase, Sales, Property Usage Charges Received Capital Polymers: Purchase, Sales Capital Polyplast (Guj) Pvt Ltd: Purchase, Sales Captain engineering pvt ltd: purchase
	Duration of the contracts / arrangements / transactions	No formal contract or arrangement is made with related party and transactions are made on year to year basis.
	Salient terms of the contracts or arrangements or transaction including the value, if any	No formal contract or arrangement are made with related party. Value of transactions: 1. Captain Pipes Ltd.: Purchase (Incl. Taxes) Rs. 15,26,96,311 /- Sales (Incl. Taxes) Rs. 6,35,96,808 /- Property Usage Charges Received Rs. 3,54,000/- 2. Capital Polymers: Purchase (Incl. Taxes) Rs. 1,80,24,746/- Sales (Incl. Taxes) Rs 62,64,725/- 3. Capital Polyplast (Guj) Pvt Ltd Purchase (Incl. Taxes) Rs. 4,27,73,932/- Sales (Incl. Taxes) Rs. 4,23,22,480/- 4. Captain engineering pvt ltd: purchase Rs.11760/-
	Date of approval by the Board	30.04.2020
	Amount paid as advances, if any	Nil-

ANNEXURE C

MANAGEMENT DISCUSSION AND ANALYSIS

1. INDUSTRY OUTLOOK:

During the period under review economy was passing through very crucial stage. There were tremendous potential growth of these industries but due to covid -19 pandemic and its effect on economy, government policies, plus government regulations current period is very hard for economy. As ours is the agriculture based products, there is lot of potential demand for the next years.

2. OPPORTUNITIES AND THREATS

The company envisaged remarkable growth over previous years. Company's turn over shows increasing trends due to expansion. Government is providing various incentives under various policies. Due to more than two decades experience in manufacturing and international marketing, the Customers also growing rapidly. We have always maintain high quality standard and also make a good track record. At the same time, there is intense price pressure from the competitors and international financial crisis.

3. INITIATIVES:

The initiatives are being taken by the Company for improving the quality standards and reduction of costs at appropriate level. New machineries were installed to provide better result and to cope up with changing requirement of the industry. The employees at all levels are being made aware of the changing conditions and the challenges of the open market conditions and to train the personnel to tackle the difficult situations which will improve the overall productivity, profitability. Also initiatives were taken by company to direct touch with farmers and also providing them quality services and knowledge.

4. RISKS AND CONCERNS:

Major fluctuations Rupee price value corresponding to fluctuation in the raw material price and stringent market conditions can affect the company's performance. Product risk, risk of fluctuation in the raw material price, government policies, financial risk can affect the company, which requires continuous follow up.

5. DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

Significant financial highlights in F.Y. 2020-2021 are as follows:-

A. PROFIT BEFORE TAX (PBT)

During the fiscal 2020-21, the Company has reported a PBT of Rs. 1243.37 lakhs as compared to the previous year's figure of Rs. 1723.04 lakhs, Profit before tax decrease by 27.84% as compared to previous year.

B. PROFIT AFTER TAX (PAT)

During the fiscal 2020-21, the Company has reported a PAT of Rs. 904.57 lakhs when compared to the previous year's figure of Rs. 1259.83 lakhs, the net profit after tax of the company decreased by 28.20% with compared to previous year.

C. EARNINGS PER SHARE (EPS)

EPS in the fiscal 2020-21 is at 1.81 as compared to EPS of 2.49 in fiscal 2019-20.

6. INTERNAL CONTROLSYSTEM:

Your Company has a proper and adequate system of internal controls, to ensure the safeguarding of assets and their usage, maintenance of proper records, adequacy and reliability of operational information. The internal control is supplemented by an extensive audit by internal and external audit teams and periodic review by the top management, Audit Committee and Board of Directors.

7. HUMAN RESOURCES:

In a competitive economy, the proper utilization of human resources plays a crucial role. It begins with best practices in recruiting people and moves through learning and development, engagement, employee feedback and rewards and recognition. Towards this, your Company took various initiatives and has maintained healthy and harmonious industrial relations at all locations. The dedication and hard work of productive and dynamic goal oriented team is the key factor to the success of your Company. We believe that hiring the right personnel and proper retaining is key to this success. To keep the Company and its human resource competitive, we organized various training programs and experts were engaged to train the employees at various levels. This active process of learning has allowed employees enhance competence and motivation.

8. FUTURE PLAN:

As a long term planning strategy, company is planning to operate on a larger scale and achieve the highest portion of market demand of its products. Promoters are working very hard to lead company to new horizons and giving better results.

REGISTERED OFFICE: UL25, ROYAL COMPLEX, BHUTKHANA CHOWK, DHEBAR ROAD, RAJKOT

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

SD/-

RAMESHBHAI D KHICHADIA MANAGING DIRECTOR DIN NO.: 00087859

DATE: 15.06.2021 PLACE:RAJKOT

ANNEXURE D

CORPORATE GOVERNANCE REPORT

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

The Company is a part of the Captain Group which has established a reputation for honesty and integrity. We believe that by focusing on Corporate Governance, we practice the highest standards of ethical and responsible business culture and thereby enhance the value of all stakeholders. It is a combination of voluntary practices and compliance with laws and regulations in all areas of its operations and in its interactions with the stakeholders. It provides direction and control to the affairs of the Company.

Your Company is fully committed to practice sound Corporate Governance and uphold the highest business standards in conducting business. The Company has always worked towards building trust with all its stakeholders based on the principles of good corporate governance. Your Company is guided by a key set of values for all its internal and external interactions. The Company is open, accessible and consistent with its communication.

2. BOARD OF DIRECTORS

The Board provides strategic guidance and independent views to the Company's senior management while discharging its fiduciary responsibilities. The Board also provides direction and exercises appropriate control to ensure that the Company is managed in a manner that fulfils stakeholder's aspirations and societal expectations.

A. COMPOSITION OF THE BOARD

The Company has a balanced board with optimum combination of Executive and Non-Executive Directors, including independent professionals, which plays a crucial role in Board processes and provides independent judgment on issues of strategy and performance.

The Board of Directors of your Company comprises of 6 (Six) Directors out of which 4 (four) Directors (67%) are Non-Executive Directors. The 2 (two) Executive Directors include the Managing Director and Whole-time Director. Out of the 4 (four) Non-Executive Directors, there are 3 (Three) Independent Directors. No Director is related to each other.

Independent directors are Non-Executive directors as defined under Regulation 16(1) (b) of the SEBI Listing Regulations. The maximum tenure of the independent Directors is in compliance with the Companies Act, 2013. All the Independent Directors have confirmed that they meet the criteria as mentioned under regulation 16(1)(b) of the SEBI Listing Regulation and Section 149 of the Companies Act, 2013. The present strength of the Board reflects judicious mix of professionalism, competence and sound knowledge, which enables the Board to provide effective leadership to the Company.

None of the Directors on the Company's Board is a Member of more than 10 (ten) Committees, and Chairman of more than 5 (five) Committees (Committees being, Audit Committee and Stakeholders' Relationship Committee) across all the companies in which he/she is a Director. All the Directors have made necessary disclosures regarding Committee positions held by them in other companies and do not hold the office of Director in more than 10 (ten) public companies as on March 31, 2021.

The composition of the Board is in conformity with the Regulation 17 of the SEBI Listing Regulations read with Section 149 of the Companies Act, 2013.

B. BOARD MEETINGS AND PROCEDURE

A tentative annual calendar of Board and Committee Meetings is agreed upon at the beginning of the year. Additional meetings were held, whenever necessary.

The Agenda is circulated well in advance to the Board members. The items in the Agenda are backed by comprehensive background information to enable the Board to take appropriate decisions. To enable the Board to discharge its responsibilities effectively, the Managing Director apprises the Board at every

meeting on the overall performance of the Company. The Board is also kept informed of major events / items wherever necessary.

The Company has an effective post meetings follow up, review and reporting process mechanism for the decisions taken by the Board/Committees. Action taken report on decisions of the previous meeting(s) is placed at the immediately succeeding meeting of the Board/Committee for noting by the members.

During the year under review Board met 14 (FOURTEEN) times. The Board meets at least once in every quarter to review the Company's operations and the maximum time gap between any two meetings is not more than 120 days. The necessary quorum was present in all the meetings.

SKILLS / EXPERTISE COMPETENCIES OF THE BOARD OF DIRECTORS:

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

Business Leadership	Leadership experience including in areas of business development, strategic planning, succession planning, driving change and long-term growth and guiding the Company and its senior management towards its vision and values.
Financial Expertise	Knowledge and skills in accounting, finance, treasury management, tax and financial management of large corporations with understanding of capital allocation, funding and financial reporting processes
Risk Management	Ability to understand and asses the key risks to the organization, legal compliances and ensure that appropriate policies and procedures are in place to effectively manage risk.
Global Experience	Global mindset and staying updated on global market opportunities, competition experience in driving business success around the world with an understanding of diverse business environments, economic conditions and regulatory frameworks
Corporate Governance & ESG	Experience in implementing good corporate governance practices, reviewing compliance and governance practices for a sustainable growth of the company and protecting stakeholder's interest.
Technology & Innovations	Experience or knowledge of emerging areas of technology such as digital, artificial intelligence, cyber security, data center, data security etc.

In the table below, the specific areas of focus or expertise of individual Board members have been highlighted:

Areas of Skills/ Expertise						
Name of Director	Busines	Financi	Risk	Global	Corporate	Technolog
ı	S	al	Mana	Experie	Governance	y &
ı	Leaders	Experti	geme	nce	& ESG	Innovation
	hip	se	nt			
Ramesh D. Khichadia	$\sqrt{}$				$\sqrt{}$	$\sqrt{}$
Gopal D. Khichadia	$\sqrt{}$					$\sqrt{}$
Ritesh R. Khichadia	\checkmark	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$		\checkmark
Harshadray L. Patel	$\sqrt{}$	V			V	
Mrs. Anjana Pagdhar	V	√				
Prabhulal Rabadia	V			V		V

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.

CONFIRMATION AS REGARDS INDEPENDENCE OF INDEPENDENT DIRECTORS

In the opinion of the Board, all the existing Independent Directors fulfill the conditions specified in the Listing Regulations and are independent of the Management.

DISCLOSURES REGARDING APPOINTMENT/REAPPOINTMENTOF DIRECTORS:

Mr. GOPALBHAI DEVRAJBHAI KHICHADIA, Director, is retiring at the ensuing Annual General Meeting, and being eligible, has offered himself for re-appointment. Brief resume(s) of the Directors proposed to be appointed / re-appointed are given in the notes annexed to the Notice convening the Annual General Meeting.

C. BOARD MEETINGS, ATTENDANCE, POSITION HELD IN COMMITTEE MEETINGS

The Board duly met 14 times during the year. Notices of the meetings with agenda along with necessary details were sent to the directors in time.

Dates of Board meetings are:. 30.04.2020, 11.06.2020, 24.06.2020, 25.06.2020, 13.07.2020, 10.08.2020, 14.09.2020, 08.10.2020, 12.11.2020, 24.11.2020, 19.12.2020, 10.02.2021, 03.03.2021, 30.03.2021

The names and categories of the Directors, their attendance at Board meetings and General Meeting and also position held by them in committees of other public limited companies as on 31st March 2021 are given below.

			tendan	ce partic	ular 2020-	2021
Name of the Director	Category	Board	Board	Last	No. of	Chairman-
		Meeting	Meeti	AGM	Directors	Membership
		held	ng	Atte	hip in	in other
		During	Atten	nd or	other	public
		tenure of	ded	Not	Public	limited
		Director			Ltd.	Cos
					Cos	
Ramesh D. Khichadia	Managing Director	14	14	YES	3	2
Gopal D. Khichadia	Director	14	14	YES	3	2
Ashokbhai K. Patel (upto	Whole Time	14	04	NO		
13.07.2020)	Director					
Ritesh R. Khichadia (w.e.f.	Whole Time	14	10	YES		
13.07.2020)	Director					
Harshadray L. Patel	Independent	14	06	YES		
	Director					
Mrs. Anjana Pagdhar	Independent	14	01	YES		
	Director					
Prabhulal Rabadia	Independent	14	06	YES		
	Director					

Only public limited companies are considered

Details of name of other listed entities where Directors of the Company are Directors and the category of Directorship as on March 31, 2021 are as under:

NAME OF THE DIRECTOR	NAME OF OTHER LISTED ENTITIES IN WHICH THE CONCERNED DIRECTOR IS A DIRECTOR	TYPE OF COMPANY (LISTED/UNLISTED PUBLIC/PRIVATE)	CATEGORY OF DIRECTORSHIP
MR. RAMESH D.	CAPTAIN TECHNOCAST LIMITED CAPTAIN PIPES LIMITED	LISTED COMPANY LISTED COMPANY	PROMOTER AND NON EXECUTIVE DIRECTOR PROMOTER AND NON EXECUTIVE DIRECTOR
KHICHADIA	CAPTAIN CASTECH LIMITED	UNLISTED PUBLIC COMPANY	PROMOTER AND NON EXECUTIVE DIRECTOR
MR.	CAPTAIN TECHNOCAST LIMITED		PROMOTER AND NON EXECUTIVE DIRECTOR
GOPAL D.	CAPTAIN PIPES LIMITED	LISTED COMPANY LISTED COMPANY	PROMOTER AND MANAGING DIRECTOR
00.7.22.	o		
KHICHADIA	CAPTAIN CASTECH LIMITED	UNLISTED PUBLIC COMPANY	PROMOTER AND NON EXECUTIVE DIRECTOR

D. SEPARATE INDEPENDENT DIRECTORS' MEETINGS

The Independent Directors meet at least once in a quarter, without the presence of Executive Directors or Management representatives. The Independent Directors met four times during the Financial Year ended 31st March, 2021 on 25.06.2020, 10.08.2020, 12.11.2020 and 10.02.2021 inter alia discussed:

- 1. The performance of non-Independent Directors and the Board as a whole;
- 2. The performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors; and
- 3. The quality, quantity and timeliness of flow of information between the Company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

In addition to these formal meetings, interactions outside the Board meetings also take place between the Chairman and Independent Directors.

3. COMMITTEES OF THE BOARD

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

- A. Audit Committee
- B. Nomination And Remuneration Committee
- C. Share Transfer Committee /Investor Grievance Committee

A) AUDIT COMMITTEE

The Audit Committee acts as a link among the Management, the Statutory Auditors, Internal Auditors and the Board of Directors to oversee the financial reporting process of the Company. The Committee's purpose is to oversee the quality and integrity of accounting, auditing and financial reporting process including review of the internal audit reports and action taken report.

i. MEETING, ATTENDANCE, CONSTITUTION & COMPOSITION OF AUDIT COMMITTEE:

The Audit Committee is duly constituted in accordance with the Listing Agreement read with SEBI (LODR) Regulations 2015 and of Section 177 of the Companies Act, 2013 read with Rule 6 of the Companies (Meetings of the Board and its Powers) Rules, 2014. It adheres to the terms of reference which is prepared in compliance with Section 177 of the Companies Act, 2013, and SEBI (LODR) Regulations 2015.

During the year under review, Audit Committee Meetings were held four times on 25.06.2020, 10.08.2020, 12.11.2020 and 10.02.2021. The intervening gap between two meetings did not exceed 120 days.

The Composition of the Audit Committee and details of attendance of the members at the committee meetings during the year are given below

Sr. No	Name of the Members	Status	Number of meetings held/attended
1	Mr. Harshadrai L. Patel Chairman (Independent Director)		4/4
2	Mr. AnjanaPagdhar Member (Independent Director)		4/4
3	3 Mr. Ramesh D. Khichadia Member (Managing Director)		4/4

ii. BROAD TERMS OF REFERENCE:

The powers, role and terms of reference of the Audit Committee covers the areas as contemplated under the SEBI Listing Regulations and Section 177 of the Companies Act, 2013. The brief terms of reference of Audit Committee are as under:

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of Section 134(5)(c) read with Section 134(3)(c) of the Companies Act, 2013
 - b. Changes, if any, in accounting policies and practices and reasons for the same
 - c. Major accounting entries involving estimates based on the exercise of judgment by management
 - d. Significant adjustments made in the financial statements arising out of audit findings
 - e. Compliance with listing and other legal requirements relating to financial statements
 - f. Disclosure of any related party transactions
 - g. Modified opinion(s) in the draft audit report
- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document (n.a.) / 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;
- 7. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the company with related parties; **if applicable**
- 9. Scrutiny of inter-corporate loans and investments, company, wherever it is necessary;
- 10. Valuation of undertakings or assets of the company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;

- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors; **if applicable**.
- 18. To review the functioning of the Whistle Blower mechanism;
- 19. Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate;
- 20. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee;
- 21. Reviewing financial statements, in particular the investments made by the Company's unlisted subsidiaries : N.A.;

REVIEW OF INFORMATION BY AUDIT COMMITTEE:

- 1. The Management discussion and analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions submitted by management.
- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 4. Internal audit reports relating to internal control weaknesses;
- 5. The appointment, removal and terms of remuneration of the Chief Internal Auditor; and
- **6.** Statement of deviations:
 - a. Quarterly statement of deviation(s) including report of monitoring agency, **if applicable**, submitted to stock exchange(s).
 - b. Annual statement of funds utilized for purposes other than those stated in the offer documents / prospectus/notice if applicable

B) NOMINATION AND REMUNERATION COMMITTEE

i. MEETING, ATTENDANCE, CONSTITUTION & COMPOSITION OF NOMINATION AND REMUNERATION COMMITTEE:

The Nomination and Remuneration Committee is constituted in compliance with the requirements of Listing Agreement read with SEBI (LODR) Regulations 2015 and Section 178 of the Companies Act, 2013 read with Rule 6 of the Companies (Meetings of the Board and its Powers) Rules, 2014. The Company Secretary acts as the Secretary to the committee and the Committee Members are independent and non executive directors namely Mr. PRABHULAL Rabadiya Independent Director is a Chairman of the Remuneration Committee and Mr. Harshadray L. Patel- independent director and Mrs. AnjanaPaghadar - independent director are members to the committee.

During the year under review, nomination and remuneration Committee Meetings were held four times on 25.06.2020, 10.08.2020, 12.11.2020 and 10.02.2021. The intervening gap between two meetings did not exceed 120 days

The composition of the Nomination & Remuneration Committee and details of meetings attended by the members are given below:

Sr. No	Name of the Members	Status	Number of meetings held/attended
1	Mr. Prabhulal N. Rabadia Chairman (Independent Director)		4/4
2	Mr. Harshadray L. Patel Member (Independent Director)		4/4
3	3 Mrs. AnjanaPagdhar Member (Independent Director)		4/4

ii. BROAD TERMS OF REFERENCE:

The powers, role and terms of reference of Committee covers the areas as contemplated under the SEBI Listing Regulations and Section 178 of the Companies Act, 2013. The brief terms of reference of Nomination and Remuneration Committee are as under:

- 1. Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommend to the Board a policy relating to the remuneration of the directors, key managerial personnel and other employee;
- 2. Formulation of criteria for evaluation of performance of Independent Directors and the Board;
- 3. Devising a policy on Board diversity;
- 4. Identifying persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and recommend to the Board their appointment and removal and shall carry out evaluation of every director's performance;
- 5. To extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors;
- 6. To recommend/review remuneration of the Managing Director(s) and Whole time Director(s)/Executive Director(s) based on their performance and defined assessment criteria;
- 7. To carry out any other function as is mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification, as may be applicable;
- 8. To perform such other functions as may be necessary or appropriate for the performance of its duties;
- 9. To recommend to the board, all remuneration, in whatever form, payable to senior management.

C) SHARE TRANSFER COMMITTEE/ INVESTOR GRIEVANCE COMMITTEE

i. MEETING, ATTENDANCE, CONSTITUTION & COMPOSITION OF INVESTOR GRIEVANCE COMMITTEE:

The Share Transfer cum Investors'/ Shareholders' Grievance Committee comprise of three members chaired by Mrs. Anjana Pagdhar-Independent Director, is a Chairman of the Audit Committee, and Mr. Harshadray L. Patel -independent director and Mr. Ritesh R. Khichadia —Whole Time Director are members to the committee. The Committee looks into the redressal of investors' complaints such as delay in transfer of equity shares, request for transmission of shares, issue of duplicate share certificates, non receipt of declared dividends/ annual reports etc.

During the year under review, investor grievance comittee Meetings were held four times on 25.06.2020, 10.08.2020, 12.11.2020 and 10.02.2021. The intervening gap between two meetings did not exceed 120 days.

The composition of the Nomination & Remuneration Committee and details of meetings attended by the members are given below:

Sr. No	Name of the Members	Status	Number of meetings held/attended
1	Mrs. AnjanaPagdhar	Chairman (Independent Director)	4/4
2	Mr. Harshadray L. Patel	Member (Independent Director)	4/4
3	Mr. Ashok K. Patel	Member (whole time Director)	1/4
4	Mr.Ritesh R. Khichadia	Member (whole time Director)	3/4

ii. BROAD TERMS OF REFERENCE:

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

- 1. Resolving the grievances of the security holders including complaints related to transfer/transmission of shares, non receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- 2. Reviewing the measures taken for effective exercise of voting rights by shareholders.
- 3. Reviewing of adherence to the service standards adopted in respect of various services being rendered by the Registrar & Share Transfer Agent.
- 4. Reviewing the various measures and initiatives taken for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the Company.
- 5. Carry out any other function as is referred by the Board from time to time or enforced by any statutory notification / amendment or modification as may be applicable.

iii. INVESTOR GRIEVANCE REDRESSAL:

Details of complaints received and redressed during the year: NIL

Number of complaints received and resolved during the year under review and their breakup are as under:

Nature of Complaints	Complaint received	Complaint resolved
Non-receipt of refund order	0	0
Non-receipt of dividend warrants	0	0
Non-receipt of annual report	0	0
Non-receipt / credit of shares	0	0
TOTAL	0	0

D) CSR COMMITTEE

i. MEETING, ATTENDANCE, CONSTITUTION & COMPOSITION OF CSR COMMITTEE:

The Company has constituted as CSR Committee as required under Section 135 of the Companies Act, 2013, read with rules made thereunder.

The present members of the CSR Committee comprises of Mr Prabhulal N. Rabadia Independent Director, is a Chairman of the Remuneration Committee, Mr. Rameshbhai D. Khichadia, Member and Mr. Gopal D. Khichadia, Member.

During the year under review, CSR Committee Meeting was held 25.06.2020, 10.08.2020, 12.11.2020 and 10.02.2021.

The composition of the **CSR COMMITTEE** and details of meetings attended by the members are given below:

Sr. No	Name of the Members	Status	Number of meetings held/attended
1	Mr. Prabhulal N. Rabadia	Chairman (Independent Director)	4/4
2	Mr. Rameshbhai D. Khichadia	Member (Managing Director)	4/4
3	Mr. Gopal D. Khichadia	Member (Director)	4/4

The Board of Directors review the minutes of the Sustainability and Corporate Social Responsibility Committee Meetings at its subsequent Board Meetings.

The Company Secretary and Compliance Officer act as Secretary of the Committee. The Committee's constitution and terms of reference meet with the requirements of the Companies Act, 2013.

ii. BROAD TERMS OF REFERENCE:

The powers, role and terms of reference of Sustainability and Corporate Social Responsibility Committee covers the areas as contemplated under Section 135 of the Act. The brief terms of reference of Sustainability and Corporate Social Responsibility Committee are as under

- 1. To formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by the company as specified in Schedule VII of the Companies Act, 2013 and rules made there under.
- **2.** To recommend the amount of expenditure to be incurred on the CSR activities.
- 3. To monitor the implementation framework of CSR Policy.
- **4.** To carry out any other function as is mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification as may be applicable or as may be necessary or appropriate for performance of its duties.
- **5.** Responsibility of overall management of sustainability performance of Captain Polyplast Limited and disclosure of management approach through Sustainability Reporting is delegated to MD of the Company.

CSR Policy: The CSR Policy of Company is available at its website at http://www.captainpolyplast.com/investors

4. WHISTLE BLOWER POLICY

The Company has adopted a whistle blower policy and has established the necessary vigil mechanism for employees and Directors to report concerns about unethical behavior. No person has been denied access to the Chairman of the Audit Committee.

The Audit Committee monitored and reviewed investigations of the whistle blower complaints received during the year. During the year under review, there were no cases of whistle blower.

5. GENERAL BODY MEETING

A) Annual General Meeting

The date, time and location of the Annual General Meetings held during the preceding 3 (three) years and special resolutions passed thereat are as follows:

F.Y.	Date	Location Of Meeting	Time	No. Of Special Resolution Passed
2019-20	09.10.2020	Corporate Office	10:00 A.M.	2
2018-19	16.09.2019	Corporate Office	11:00 A.M.	1
2017-18	25.08.2018	Corporate Office	11:00 A.M.	3

- B) Whether special resolutions were put through postal ballot last year, details of voting pattern: NO.
- C) Whether any resolutions are proposed to be conducted through postal ballot:

No Special Resolution requiring a Postal Ballot is being proposed at the ensuing Annual General Meeting of the Company.

D) Procedure for postal ballot:

Prescribed procedure for postal Ballot as per the provisions contained in this behalf in the Companies Act, 2013, read with rules made there under as amended from time to time shall be complied with whenever necessary.

6. OTHER DISCLOSURE

- A) There were no materially significant Related Party Transactions and pecuniary transactions that may have potential conflict with the interest of the Company at large. The details of Related Party Transactions are disclosed in financial section of this Annual Report.
- **B)** In the preparation of the financial statements, the Company has followed the accounting policies and practices as prescribed in the Accounting Standards.
- C) The Company has complied with all the requirements of the Stock Exchanges as well as the regulations and guidelines prescribed by the Securities and Exchange Board of India (SEBI). There were no penalties or strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority on any matter related to capital markets during the last three years.
- **D)** The Chief Executive Officer / the Chief Financial Officer have furnished a Certificate to the Board for the year ended on March 31, 2021 in compliance with Regulation 17(8) of Listing Regulations. The certificate is appended as an **ANNEXURE E** to this report.
- **E)** The Company has complied with all the requirements of the Stock Exchanges as well as the regulations and guidelines prescribed by the Securities and Exchange Board of India (SEBI). There were no penalties or strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority on any matter related to capital markets during the last three years.
- **F)** The Company discloses to the Audit Committee, the uses/application of proceeds/funds raised from Rights Issue, Preferential Issue as part of the quarterly review of financial results as applicable.
- **G)** The designated Senior Management Personnel of the Company have disclosed to the Board that no material, financial and commercial transactions have been made during the year under review in which they have personal interest, which may have a potential conflict with the interest of the Company at large.
- **H)** With a view to regulate trading in securities by the directors and designated employees, the Company has adopted a Code of Conduct for Prohibition of Insider Trading.
- I) The Company complies with all applicable secretarial standards.
- J) The Company has obtained certificate from PCS KISHOR DUDHATRA, Practicing Company Secretary confirming that none of the Directors of the Company is debarred or disqualified by the Securities and Exchange Board of India / Ministry of Corporate Affairs or any such authority from being appointed or continuing as Director of the Company and the same is also Annexure I attached to this Report.
- **K)** As per the requirement of the Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and rules made thereunder, the Company has constituted Internal Complaints Committee which is responsible for redressal of complaints related to sexual harassment. During the year under review, there were no complaints pertaining to sexual harassment.
- L) The quarterly/half yearly /yearly financial results were informed in time to stock exchanges.
- M) During the year employee relations continued to be cordial and harmonious at all levels and in all divisions of the Company. There was a total understanding of the management objectives by the employees. The Company has consistently tried to train & nurture the best of the available talent in the Industry.

- N) In line with the requirements stipulated by Securities and Exchange Board of India (SEBI), Reconciliation of Share Capital Audit is carried out on a quarterly basis by a Practicing Company Secretary to confirm that the aggregate number of equity shares of the Company held in National Securities Depository Limited (NSDL), Central Depository Services (India) Limited (CDSL) and in physical form tally with the total number of issued, paid-up, listed and admitted capital of the Company.
- O) The half yearly financial results are regularly submitted to the Stock Exchange in accordance with provisions of the Listing Agreement and also uploaded on the Company's website www.captainpolyplast.com
- P) The Company has adopted the Code of Conduct for all the employees of the Company including the Directors. This Code of Conduct is posted on the Company's website. Further, all the Board members and Senior Management Personnel have affirmed the compliance with the Code of Conduct. A declaration to this effect signed by the Managing Director forms part of this report.
- Q) The Company has a well-defined risk management framework in place. The Company has established procedures to periodically place before the Audit Committee and the Board, the risk assessment and minimization procedures being followed by the Company and steps taken by it to mitigate these risks.

7. GENERAL SHAREHOLDERS INFORMATION

A) COMPANY REGISTRATION DETAILS:

The Company is registered in the **State of Gujarat, India**. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA) is **L25209GJ1997PLC031985**.

B) ANNUAL GENERAL MEETING:

DAY AND DATE	TIME
30.09.2021 Thursday	4:00P.M.
Thursday	through VC/OAVM

C) REGISTERED OFFICE:

UL25, ROYAL COMPLEX, BHUTKHANA CHOWK, DHEBAR ROAD, RAJKOT, GUJARAT, INDIA 360001

D) BOOK CLOSURE DATE:

The Register of Members and Share Transfer Books of the Company will be closed from Thursday **23rd September 2021** to **Thursday 30th September, 2021**(both days inclusive) for the purpose of 24th Annual General Meeting.

E) LISTING ON STOCK EXCHANGES:

The Company's shares are listed on the following stock exchanges:

NAME	ADDRESS	CODE
BSE LIMITED	Floor 25, P. J. Towers, Dalal Street Mumbai-400 001	536974

Annual listing fees for the financial year 2021-22 have been paid by the Company to BSE.

F) MARKET PRICE DATE:

MONTH	HIGH	LOW	CLOSE
Apr-20	27.45	22.05	23.75
May-20	29.9	22	25.15
Jun-20	31.55	23.85	28.5
Jul-20	44.2	27.9	35.3
Aug-20	41	30.2	31.2
Sep-20	33.2	25	30.25
Oct-20	32	26.25	30.85
Nov-20	33.95	30	32
Dec-20	39.6	30.95	37.85
Jan-21	45.4	36.25	39.95
Feb-21	45.4	38.5	43.3
Mar-21	45.25	41.35	41.65

G) REGISTRAR AND SHARE TRANSFER AGENT:

During the year under review M/S Big share Services Pvt Ltd,

E/2-3, Ansa Industrial Estate, Saki Vihar Road, Sakinaka Andheri (East) Mumbai - 400072

Email id: <u>bssahd@bigshareonline.com</u>

<u>bssahd2@bigshareonline.com</u> <u>bssahd3@bigshareonline.com</u>

H) SHARE HOLDING AS ON 31 MARCH, 2021:

i) DISTRIBUTION OF SHAREHOLDING AS ON MARCH 31, 2021:

Share holding of nominal (in	% of total	Share amount	% of total
Rs.)	70 OI (Otal	Share amount	70 OI LOLAI
1-5000	86.6332	1201754	1.1927
5001-10000	2.8741	471628	0.4681
10001-20000	1.5055	498728	0.4950
20001-30000	0.8212	471662	0.4681
30001-40000	0.2737	202318	0.2008
40001-50000	0.4106	412274	0.4092
50001-100000	2.8741	4204532	4.1729
100001 & above	4.6077	93294684	92.5932
TOTAL	100.00	100757580	100.00

ii) CATEGORY WISE SHAREHOLDING PATTERN AS ON MARCH 31, 2021:

Category	No. of share held physical	% to share	Total no. of share held electronic	% to total sh. holding
Clearing members	0	0	36165	0.07
Corporate Bodies	0	0	965881	1.92
Corporate Bodies(promoter co)	0	0	7167655	14.23
Non Resident Indian	0	0	119188	0.24
Promoters Relatives	0	0	21251486	42.18
Promoter/ Directors	0	0	9326445	18.51
Public	0	0	11511970	22.85
Market Maker	0	0	0	0
TOTAL	0	0	50378790	100.00

All the shares of the company are in demat form.

Out of 50378790 shares, 35643854 shares are registered with CDSL & 14734936 shares are registered with NSDL on 31st March, 2021.

I) DEMATERIALIZATION OF SHARES AND LIQUIDITY:

The Company's shares are compulsorily traded in dematerialized form. Equity shares of the Company representing 100.00% of the Company's share capital are in dematerialized form as on March 31, 2021.

The Company's shares are regularly traded on the 'BSE Limited'. Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company's shares is **INE536P01021.**

J) DIVIDEND DECLARED FOR THE LAST YEARS

F.Y.	DATE OF DECLARATION	DIVIDEND PER EAQUITY SHARES
2015-16	NOVEMBER 27,2015	0.40 PAISE
2016-17	NOVEMBER 12, 2016	0.20 PAISE
2016-17	SEPTEMBER 30, 2017	0.20 PAISE
2017-18	AUGUST 25, 2018	0.20 PAISE
2018-19	SEPTEMBER16, 2019	0.04 PAISE
2019-20	OCTOBER 9, 2021	0.04 PAISE

		_
F.Y. ENDED	DECLARATION DATE	DUE DATE
MARCH 31,2017	NOVEMBER 12, 2016	DECEMBER 18, 2023
MARCH 31,2017	SEPTEMBER 30, 2017	NOVEMBER 05, 2024
MARCH 31, 2018	AUGUST 25, 2018	SEPTEMBER 30, 2025
MARCH 31, 2019	SEPTEMBER 16, 2019	OCTOBER 22, 2026
MARCH 31, 2020	OCTOBER 9, 2021	NOVEMBER 16, 2028

K) OUTSTANDING GDRS/ADRS/WARRANTS OR ANY CONVERTIBLE INSTRUMENT, CONVERSION AND LIKELY IMPACT ON EQUITY:

The company has no outstanding GDRs/ADRs/Warrants or other Convertible Instruments. Shareholders should address all their correspondence related to company's shares to the Registrar and Share Transfer Agent.

L) NAME AND ADDRESS OF THE COMPLIANCE OFFICER:

Company Secretary and Compliance Officer,
MRS. KHYATI SUNIL MEHTA
A-2, Abhishek Appartment, 3/11 Jagnath Plot, Rajkot 360001 Gujarat, India

DECLARATION

I, RAMESHBHAI D KHICHADIA, Managing Director of Captain Polyplast Limited hereby declare that as of March 31, 2021, all the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct and Ethics for Directors and Senior Management Personnel laid down by the Company.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

SD/-

RAMESHBHAI D KHICHADIA MANAGING DIRECTOR DIN NO.: 00087859

DATE: 15.06.2021 PLACE:RAJKOT

DECLARATION ON CODE OF CONDUCT

To the best of my knowledge and belief and on the basis of declarations given to me by the Directors and the Senior Management Personnel of the Company, I hereby affirm that a Code of Conduct for the Board Members and the Senior Management Personnel of the Company which includes Code of Conduct for Prevention of Insider Trading and Whistle Blower Policy has been approved by the Board of Directors and all Directors and the Senior Management Personnel have fully complied with the provisions of the Code of Conduct of the Company.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

SD/-

DATE: 15.06.2021 PLACE:RAJKOT RAMESHBHAI D KHICHADIA MANAGING DIRECTOR DIN NO.: 00087859

ANNEXURE E

WHOLE-TIME DIRECTOR / CFO CERTIFICATION

To
The Board of Directors,
Captain Polyplast Limited,

We, undersigned, in our respective capacities in Captain Polyplast Limited hereby certify that:

- 1. We have reviewed Financial Statements and the Cash Flow Statement for the Financial Year ended March 31, 2021 and that to the best of our knowledge and belief:
 - a) These statements do not contain any materially untrue statement or omit any material fact or contain statement that might be misleading;
 - b) 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.
- 2. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- 3. We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the 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.
- 4. We have indicated to the Auditors and the Audit committee that;
 - a) There have been no significant changes in internal control over financial reporting during the year;
 - b) There have been no significant changes in accounting policies during the year; and
 - c) There have been no 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.

SD/-	SD/-	SD/-
RAMESHBHAI D KHICHADIA	KAUSHIKBHAI V. MORI	RITESH R. KHICHADIA
MANAGING DIRECTOR	CHIEF FINANCIAL OFFICER	WHOLE TIME DIRECTOR

PLACE:RAJKOT DATED: 15.06.2021

ANNEXURE F DIRECTORS'/ EMPLOYEES REMUNERATION

DIRECTORS'/ EMPLOYEES REMUNERATION [Pursuant to Section 197(12) of Companies Act, 2013 read with Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

Ratio of the remuneration of each Director to the median remuneration of the employees and the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary in the financial year 2020-21 and the comparison of the remuneration of the Key Managerial Personnel against the performance of the Company is as follows:

PARTICULARS OF EMPLOYEES

The information required under Section 197 of the Act read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given below:

A) The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year*:2020-21

Directors / Key Managerial Person	Ratio to median
Rameshbhai D. Khichadia (Managing Director)	39.0112
Ashokbhai K. Patel (Whole-time Director) resign w.e.f. 13.07.2020	0.7255
Ritesh R. Khichadia (Whole-time Director) appoint w.e.f. 13.07.2020	27.8130
Kaushik Mori (CFO- KMP)	7.4246
Khyati Mehta (Company Secretary)	1.5834
Gopal D. Khichadia (Director)	
Harshadray L Patel (Independent Director)	
Anjana P Paghadar (Independent Director)	
Prabhulal N Rabadia (Independent Director)	

B) The percentage increase in remuneration of each director, chief executive officer, chief financial officer, company secretary in the financial year 2020-21

Directors, Chief Executive Officer, Chief Financial Officer and Company Secretary	% increase in remuneration in the financial year 2020-21 compared to 2020-21
Director Remuneration	
Rameshbhai D. Khichadia (Managing Director)	3.6660
Ashokbhai K. Patel(Whole-time Director) resign w.e.f. 13.07.2020	RESIGN DURING F.Y. 2020-21
Ritesh R. Khichadia(whole-time Director) appoint w.e.f. 13.07.2020	NEW APPOINTMENT
Kaushik Mori (CFO- KMP)	1.1520
Khyati Mehta (Company Secretary)	-1.8838

C) The percentage increase in the median remuneration of employees in the financial year

There is decrease of 1.7433 % in the median remuneration of employees in the financial year 2020-21 as compared to previous year 2019-20.

- D) The number of permanent employees on the rolls of Company: 436
- E) The explanation on the relationship between average increase in remuneration and Company performance

PBT decrease by 27.84% and PAT decreased by 28.20, whereas the increase in overall remuneration is decreased 2.0951% as compared to previous year.

F) Comparison of the remuneration of the key managerial personnel against the performance of the Company

Aggregate remuneration of key managerial personnel (KMP) in FY20-21	Rs. 1,04,05,460/-
Revenue (total)	17805.92lakhs
Remuneration of KMPs (as % of revenue)	0.5844%
Profit before Tax (PBT)	1243.37lakhs
Remuneration of KMP (as % of PBT)	8.3687%

G) Variations in the market capitalization of the Company, price earnings ratio as at the closing date of the current financial year and previous financial year

Particulars	March 31, 2021	March 31, 2020	Change
Market Capitalization	209.82 cr	125.95 cr.	
Price Earnings Ratio (price on 31.03.2021/	23.01	10.04	
eps)			

H) Percentage increase over decrease in the market quotations of the shares of the Company in Comparison to the rate at which the Company came out with the last public offer

Market Price (BSE)	As per note given below
Rs. 41.65 per share (as on 31.03.2021)	

Company came out with Last public offer at Rs. 30/- per share in 2013 and market price as on 31.03.2021 closure of year is Rs.41.65/- company's shares were splitted in 1:5 ratio.i.e. one share splitted into 5 shares. If we take the price of IPO as Rs.30/- then for 5 splitted share it was Rs.6/-at the time of public offer. So, comparing Rs.6/- as last public offer rate and Rs.41.65/- on closure of financial year there will be increased in price of 694%

Average percentile increase already made in the salaries of employees other than the managerial personnel
in the last financial year and its comparison with the percentile increase in the managerial remuneration
and justification thereof and point out if there are any exceptional circumstances for increase in the
managerial remuneration

There is no major change in remuneration of KMPS and employees other than the KMPS. There is no any exceptional circumstance for increase in the managerial remuneration.

PARTICULARS	Ramesh D Khichadia (MD)	Ashok K Patel & Ritesh Khichadia (WTD)	Khyati Mehta (CS)	Kaushik Mori (CFO)		
Remuneration in FY 20-21	53,02,272	38,78,859	2,15,208	10,09,121		
Revenue	17805.92 lakhs					
Remuneration as % of revenue	0.2978%	0.2178%	0.0121%	0.0567%		
Profit before Tax	1243.37 lakhs					
Remuneration as % of PBT	4.2642%	3.1197%	0.1729%	0.8115%		

- J) The key parameters for any variable component of remuneration availed by the directors: N.A.
- K) The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year: NONE
- L) **Affirmation that the remuneration is as per the remuneration policy of the Company:** The Company affirms remuneration is as per the remuneration policy of the Company. As details give as under:

REMUNERATION POLICY FOR DIRECTORS, KMPS AND OTHER EMPLOYEES

- <u>A)</u> <u>REMUNERATION</u> / <u>COMMISSION</u>: The remuneration / commission shall be fixed as per the slabs and conditions mentioned in the Articles of Association of the Company and the Companies Act, 2013 and the rules made there under. Overall remuneration should be reflective of the size of the Company, complexity of the sector/industry/company's operations and the company's capacity to pay the remuneration.
- **B)** SITTINGFEES: Independent Directors ("ID") and Non- Executive Directors ("NED") may be paid sitting fees (for attending the meetings of the Board and of committees of which they may be members). The payment of sitting fees will be recommended by the NRC and approved by the Board. Quantum of sitting fees may be subject to review on a periodic basis, as required provided that the amount of such fees shall not exceed Rs. One lac per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.
- **C) COMMISSION:** Company will not pay commission to the NEDs'.
- **D)** STOCK OPTIONS: An Independent Director shall not be entitled to any stock option of the Company.

ANNEXURE G

CONSERVATION OF ENERGY

	Particulars	2020-21
A.	Power and Fuel Consumption	
	POWER CONSUMPTION UNIT	2836720
	POWER GENERATION THROUGH WINDMILL(MWH)	747.705
В.	Technology absorption	
	The Company's Plant is running satisfactorily. No other technology is	
	involved in company's facilities other than wind power generation.	
D.	Foreign exchange inflow/outflow	
	Foreign Exchange inflow (IN USD)	
	Foreign Exchange Outflow (IN USD)	\$116900

ANNEXURE H

ANNUAL REPORT ON CSR ACTIVITY

1. A brief outline of the Company's CSR Policy, including overview of projects or programmes proposed to be undertaken:

Corporate Social Responsibility is a way of conducting business which enables creation and distribution of wealth for the betterment of local populace, its stakeholders and society at large, through implementation and integration of ethical systems and sustainable management practices. It actively contribute to the social and economic development of the communities in which we operate. In so doing build a better, sustainable way of life for the weaker sections of society and raise the country's human development index. Company undertakes projects/activities under Corporate Social Responsibility as specified in Schedule VII of the Companies Act, 2013. The CSR policy of the Company is available on the Company's website.

2. The composition of CSR Committee

The composition of the CSR Committee and details of meetings attended by the members are given below:

Sr. No	Name of the Members	Status	Number of meetings held/attended
1	Mr. Prabhulal N. Rabadia	Chairman (Independent Director)	4/4
2	Mr. Ramesh D. Khichadia	Member (Managing Director)	4/4
3	Mr. GOPAL D. KHICHADIA	Member (director)	4/4

- 3. Average net profit of the company for last three financial year: Rs. 11,86,78,308/-
- 4. Prescribed CSR Expenditure (two per cent of the amount as in item 3 above): Rs. 2373566/-
- 5. Details of CSR spent during the financial year
 - a. Total amount spent for the financial year: Rs. 23.75 Lacs
 - b. Amount unspent, if any: nil
 - c. Total Amount of 23.75 lacs that has been spent during 2020-21
 - d..Manner in which the amount spent during the financial year is detailed below An Amount of Rs. 23.75 Lacs has been spent and donated to / in favour of:
 - Rs.14.00 lacs were donated to SHRI JAGATBHARTI EDUCATION & CHERITABLE TRUST
 - Rs.10.00 lacs was donated to SHRI JAGATBHARTI EDUCATION & CHERITABLE TRUST

A responsibility statement of the CSR Committee that the implementation and monitoring of CSR Policy, is in compliance with the CSR objectives and policy of the company

We hereby declare that implementation and monitoring of the CSR policy are in compliance with CSR objectives and policy of the Company

SD/-

SD/-

PRABHULAL N. RABADIA CHAIRMAN OF CSR COMMITTEE DIN NO.: 08651064

DIN NO.: 00087859

MANAGING DIRECTOR

RAMESHBHAI D. KHICHADIA

ANNEXURE I



B- 314 Gopal Palace, Nr. Shiromani Complex, Opp. Ocean Park, Shivranjani Nehrunagar Road, Ahmedabad- 380 015 Ph: 079 - 40041451 Mob.: 9825012960 E-Mail : ksdudhatra@yahoo.com

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members of
CAPTAIN POLYPLAST LIMITED
UL25 ROYAL COMPLEX, BHUTKHANA CHOWK,
DHEBAR ROAD,
RAJKOT

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of CAPTAIN POLYPLAST LIMITED having CIN L25209GJ1997PLC031985 and having registered office at UL25 ROYAL COMPLEX, BHUTKHANA CHOWK, DHEBAR ROAD, RAJKOT (GUJARAT) (hereinafter referred to as 'the Company'), produced before me/us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me / us by the Company & its officers, I/We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31 st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority

Sr. No.	Name of Director	DIN	Date of appointment in Company
1	RAMESHBHAI DEVRAJBHAI KHICHADIA	00087859	27.03.1997
2	GOPAL DEVRAJBHAI KHICHADIA	00127947	27.03.1997
3	RITESH RAMESHBHAI KHICHADIA	07617630	13.07.2020
4	HARSHADRAY LALCHAND PATEL	06678731	11.09.2013
5	ANJANA PRAVINBHAI PAGHADAR *	07189331	30.05.2015
6	PRABHULAL NATHABHAI RABADIA	08651064	26.12.2019

^{*} pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ANJANA PRAVINBHAI PAGHADAR is not disqualified under this regulation but her renewal of membership in independent director databank is still pending.

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

KISHOR DUDHATRA
COMPANY SECRETARIES

SD/-PROPRIETOR M. NO. FCS 7236

C.P. NO. 3959

UDIN NO.: F007236C000468499

DATE: 15.06.2021 PLACE: AHMEDABAD

RAJKOT

STANDALONE COMPANY AUDIT REPORT

& AUDITED ANNUAL ACCOUNTS

2020-2021

SVK & ASSOCIATES

C H A R T E R E D A C C O U N T A N T S

Head Office

C, 701-702, Titanium Square, Thaltej Cross Road, S G Road, Ahmedabad - 380 054 (Gujarat – India)

Branch Office

406, Metro Plaza, Nr. Eagle Travels, Jansata Chowk, RAJKOT – 360 001 (Gujarat – India)

> Tele: + 91 79 40320800 E-mail:svk@casvk.com

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF 'CAPTAIN POLYPLAST LIMITED'

Report on Audited Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **CAPTAIN POLYPLAST LIMITED** ('the Company"), which comprises the Balance Sheet as at 31st March, 2021; the Statement of Profit and Loss (including Other Comprehensive Income), Statement of Changes in Equity and the Statement of Cash Flows for the year then ended and notes to financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "Standalone Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements read together with the notes thereon, give the information required by the Act in the manner so required and give a true and fair view in conformity with the Ind AS and accounting principles generally accepted in India, to the extent applicable; of the state of affairs of the Company as at 31st March, 2021; its Profit including Other Comprehensive Income, its Cash Flows and the Statement Changes in Equity for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these

requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in auditor's professional judgment, are of most significance in the audit of the financial statements of the company. These matters are addressed in the context of audit of the financial statements as a whole, and in forming auditor's opinion thereon.

Based on our audit of Financial Statements of the Company for the period under review, we did not come across any material Key Audit Matters to be communicated in our report.

Emphasis of Matter

We draw attention on **Note No. 9** forming part of the audited financial statements, being "Trade Receivables" amounting to Rs. 11,217.34 Lacs representing 53.20% of the total assets of the company as on 31st March, 2021. It includes Rs. 4,845.32 Lacs being trade receivables outstanding for a period more than 1 year, representing 43.19% of the total trade receivables as on 31st March, 2021. Trade Receivable comprises the most significant portion of the liquid assets of the company. In the opinion of the management of the company, they do no expect any credit loss on the said trade receivables including trade receivables comprising of more than 1 year, hence our opinion is not modified in this regard.

Information other than the Standalone Financial Statements and Auditor's Report Thereon

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

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone

financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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

Responsibilities of Management and those charged with Governance for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect, to the preparation of these standalone Ind AS financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of 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 the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibility for the audit of Standalone Financial Statements

Our objectives are to obtain reasonable assurance about whether the Standalone Ind AS 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 standalone Ind AS financial statements.

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

- Identify and assess the risks of material misstatement of the standalone Ind AS 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 standalone Ind AS 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 standalone Ind AS financial statements, including the disclosures, and whether the standalone Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone 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, wherever found necessary, 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 standalone Ind AS financial statements of the current period and are therefore the key audit matters, if any identified. We describe these matters, if any 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, Statement of Profit and Loss, including Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity, dealt with by this report are in agreement with the books of account, as submitted to us;
 - d) in our opinion, the aforesaid standalone Ind AS financial statements comply with the accounting standards specified under Section 133 of the

Companies Act, read with Companies (Indian Accounting Standard) Rules, 2015 as amended;

- e) On the basis of written representations received from the directors, as on 31st March, 2021, and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2021 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**. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- 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, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. There were no pending litigations which would impact the financial position of the Company.
 - ii. The Company has made all material provisions, except as mentioned in the notes to accounts, if any, as required under the applicable law or accounting standards, for material foreseeable losses, if any, and as required on long-term contracts including derivative contracts.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- 2. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of Section 143(11) of the Act, we give in the Annexure B, a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

For SVK & ASSOCIATES

Chartered Accountants

Firm Reg. No. – 118564W

Sd/-

Dhaval R. Karia

Partner Place: Rajkot

M. No. – 143121 Date: 15th June, 2021

UDIN: 21143121AAAABE5242

ANNEXURE – A TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **CAPTAIN POLYPLAST LIMITED** 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 **CAPTAIN POLYPLAST LIMITED** ("the Company") as of 31st March 2021 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 Board of Directors of the Company 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. 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 respective 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.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. 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 judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

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, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2021 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, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W

Sd/-Dhaval R. Karia

Partner Place: Rajkot

M. No. – 143121 Date: 15th June, 2021

UDIN: 21143121AAAABE5242

ANNEXURE - B TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our Report to the Members of **CAPTAIN POLYPLAST LIMITED** of even date)

i. FIXED ASSETS:

- a. In our opinion, the company has generally maintained proper records showing full particulars including quantitative details and situation of fixed assets on the basis of available information.
- b. As explained to us, the Company has a program of verification to cover all the items of fixed assets in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. As further explained to us, pursuant to the said program, certain fixed assets were physically verified by the management during the year. According to the said information and explanations given to us, no material discrepancies were noticed on such verification.
- c. According to the information and explanations given to us, the records examined by us and based on the examination of the conveyance deeds / registered sale deed provided to us, we report that, the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the balance sheet date. In respect of immovable properties of land and building that have been taken on lease, the lease agreements are in the name of the Company.

ii. INVENTORIES:

- a. According to the information and explanation given to us, the inventories have been physically verified during the year by the management and in our opinion, the frequency of verification is reasonable.
- b. According to the information and explanation given to us, no material discrepancies were noticed on physical verification of inventories as compared to the book records.

iii. LOANS:

According to the information and explanations given to us and on the basis of our examination of the books of account, the company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the

Companies Act, 2013, during the year under review. Consequently, the provisions of clause (iii) of the order are not applicable to the company.

iv. LOANS, INVESTMENTS & GUARANTEES:

According to the information and explanations given to us and on the basis of our examination of the books of account, the company has not granted any loans directly or indirectly to any directors or person or entities in which directors are interested. During the year under review, the company has provided guarantee in connection with loan taken by its Associate Company Rs. 135.00 Lacs.

According to the information and explanations given to us and on the basis of our examination of relevant records, the company has complied with the provisions of section 186 in respect of investments made and guarantee provided for the parties covered under section 186 of the Act.

v. DEPOSITS:

As explained to us, the company has not accepted any loans or deposits within meaning of Section 73 to 76 of the Companies Act, 2013 read with Rule 2(b) of the Companies (Acceptance of Deposit's) Rules 2014, during the year under review. Consequently, the provisions of clause (v) of the order are not applicable to the company.

vi. COST RECORDS:

We have broadly reviewed the cost records maintained by the Company pursuant to the Companies (Cost Records and Audit) Rules, 2014, prescribed by the Central Government under Section 148(1)(d) of the Companies Act, 2013 and are of the opinion that, prima facie, the prescribed accounts and cost records have been maintained. We have, however, not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.

vii. STATUTORY DUES:

a. As per information and explanation available to us, undisputed statutory dues including provident fund, income-tax, goods and service tax, custom duty, cess and other material statutory dues have been generally regularly deposited with the appropriate authorities, applicable to it, though there had been some delays in certain cases. Further according

to information explanation given to us, no undisputed statutory dues applicable to the company were outstanding as at 31st March, 2021 for a period of more than 6 months from the date they become payable, except for gratuity Rs. 71.67 Lacs

b. According to the information and explanation available to us, there are no dues outstanding on account provident fund, income-tax, goods and service tax, custom duty, cess and other material statutory dues on account of dispute:

viii. DUES TO FINANCIAL INSTITUTION, BANKS OR DEBENTURE HOLDER:

Based on our audit procedures and as per information and explanation given to us by the management of the company, we are of the opinion that company has not defaulted in repayment of dues to financial institutions and banks during the year under review.

The company has not issued any debentures.

ix. TERM LOANS & PUBLIC ISSUE:

Based on the audit procedures performed and according to the information, explanations given to us, on an overall basis, the existing as well as new term loans have been applied for the purpose for which they were obtained. The company has not raised any money through a public issue during the year under review.

x. FRAUD:

Based upon the audit procedures performed and as per the information and explanation given by the management, we report that no fraud by the company or any fraud on the company by its officers / employees has been noticed or reported during the course of our audit.

xi. MANAGERIAL REMUNERATION:

In our opinion and according to the information and explanations given to us, the Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.

xii. NIDHI COMPANY:

In our opinion, the company is not a nidhi company. Consequently, the provisions of clause (xii) of the order are not applicable to the company.

xiii. RELATED PARTY TRANSACTIONS:

Based upon the audit procedures performed and as per the information and

explanation given by the management, all the transactions with the related

parties are in compliance with Section 177 and 188 of the Companies Act, 2013

and have been duly disclosed in the financial statements, as required by the

applicable accounting standards.

xiv. PREFERENTIAL ALLOMENT / PRIVATE PLACEMENT:

Based on the audit procedures performed and according to the information

and explanations given to us, the company has not made any preferential

allotment or private placement of shares or fully or partly convertible

debentures during the year under review. Consequently, the provisions of

clause (xiv) of the order are not applicable to the company.

xv. NON-CASH TRANSACTIONS:

Based on the audit procedures performed and according to the information

and explanations given to us, the company has not entered into any non-cash

transactions with directors or persons connected with him. Consequently, the

provisions of clause (xv) of the order are not applicable to the company.

xvi. REGISTRATION UNDER SECTION 45-IA OF RBI ACT, 1934:

According to the information and explanations given to us and based on our

examination of the records of the company, the company is not required to be

registered under section 45-IA of the Reserve Bank of India Act 1934.

For, SVK & ASSOCIATES

Chartered Accountants

Firm Reg. No. 118564W

Sd/-

Dhaval R. Karia

Partner Place: Rajkot

M. No. – 143121 Date: 15th June. 2021

UDIN: 21143121AAAABE5242

	BALANCE SHEET AS AT 31ST MARC	CH, 2021 (S	STANDALONE)	
	PARTICULARS	Note No.	As At 31-03-2021 Rupees	As At 31-03-2020 Rupees
I.	ASSETS:			
	1. NON-CURRENT ASSETS: (a) Property, Plant & Equipment		153,524,797	167,670,430
	(b) Capital Work In Progress	3	3,299,929	-
	(c) Right of Use of Assets (Refer Note 47)		23,040,360	18,289,500
	(d) Investments accounted for using Equity Method	4	15,207,500	15,207,500
	Sub Total		195,072,585	201,167,429
	Financial Assets	_		
	(a) Investments Sub Total	5	39,291,398 39,291,398	36,955,514
	Deferred Tax Assets	6	3,549,430	36,955,514 2,402,339
	Other Non Current Assets		0,040,400	2,402,000
	Long Term Loans & Advances	7	48,814,913	50,265,914
	Sub Total		48,814,913	50,265,914
	TOTAL NON-CURRENT ASSETS		286,728,326	290,791,196
	2. CURRENT ASSETS :			
	Inventories	8	333,596,836	326,244,588
	Sub Total		333,596,836	326,244,588
	Financial Assets		1 101 704 447	047 500 070
	(a) Trade Receivables (b) Cash and Cash Equivalents	9	1,121,734,417 221,549	947,583,272 1,713,331
	(c) Other Bank Balances	10	24,541,026	30,781,505
	Sub Total		1,146,496,991	980,078,108
	Other Current Assets			
	(a) Short-term Loans and Advances	11	110,142,122	142,330,265
	(b) Other Current Assets	12	231,509,612	376,344,321
	Sub Total		341,651,734	518,674,586
	TOTAL CURRENT ASSETS		1,821,745,561	1,824,997,282
	TOTAL ASSETS		2,108,473,887	2,115,788,478
II.	EQUITY AND LIABILITIES : EQUITY			
	Equity Share capital	13	100,757,580	100,757,580
	Other Equity	14	522,357,803	433,012,442
	Equity attributable to Owners		623,115,383	533,770,022
	TOTAL EQUITY		623,115,383	533,770,022
	LIABILITIES NON-CURRENT LIABILITIES: Financial Liabilities			
	- Borrowings	15	188,087,560	88,030,700
	Sub Total		188,087,560	88,030,700
	Government Grants	16		1,763,866
	Other Non Current Liabilities (Refer Note 47) Sub Total		23,424,860 23,424,860	18,943,626 20,707,492
	TOTAL NON-CURRENT LIABILITIES		211,512,420	108,738,192
	CURRENT LIABILITIES :		211,312,420	100,730,132
	Financial Liabilities			
	(a) Short-Term Borrowings	17	630,296,442	623,772,742
	(b) Trade Payables	18		
	Total Outstanding Dues of Micro Enterprises & Small Enterprises		41,102,234	122,719,854
	Total Outstanding Dues of Cretitors other than Micro Enterprises & Small Enterprises		342,573,196	543,870,033
	(c) Other Financial Liabilities	19	46,936,162	36,004,948
	Sub Total		1,060,908,033	1,326,367,577
	Provisions	20	1,055,945	620,879
	Employee Benefit Obligations	21	8,198,189	8,147,409
	Current Tax Liabilities	22	34,600,000	46,050,000
	Other Current Liabilities Sub Total	23	169,083,916 212,938,050	92,094,399 146,912,687
	TOTAL CURRENT LIABILITIES		1,273,846,083	1,473,280,264
	TOTAL LIABILITIES		1,485,358,503	1,582,018,456
_	TOTAL EQUITY AND LIABILITIES		2,108,473,887	2,115,788,478
	companying Notes forming part of the	1 to 53		
FI	nancial Statements			
As	per our report of even date attached	On behalf of	the Board of Director	'S

As per our report of even date attached FOR, SVK & ASSOCIATES

FOR, SVK & ASSOCIATES
Chartered Accountants
Firm Reg. No. 118564W

FOR, CAPTAIN POLYPLAST LTD.

 Sd/-Dhaval R. Karia
 Sd/-Ramesh Khichadia
 Sd/-Ritesh Khichadia

 Partner
 Managing Director
 Wholetime Director

 M. No. 143121
 DIN: 00087859
 DIN: 07617630

 Sd/ Sd/

 Place : Rajkot
 Kaushik Mori
 Khyati Mehta

 Date : 15th June, 2021
 Chief Financial Officer
 Company Secretary

 UDIN : 21143121AAAABE5242

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH, 2021 (STANDALONE)

	PARTICULARS	Note No.	For the Year 31-03-2021 Rupees	For the Year 31-03-2020 Rupees
I. II.	Revenue from Operation Other Income	24 25	1,780,591,947 10,774,435	1,862,262,684 33,123,491
III.	Total Revenue (I + II)		1,791,366,382	1,895,386,175
IV.	Expenses: 1. Cost of Materials and Stores Consumed 2. Changes in Inventories of Finished Goods,	26	1,153,910,693	1,151,861,147
	Work-inprocess and Stock-in-trade 3. Employee Benefits Expenses	27 28	(2,135,049) 99,106,164	(19,820,301) 109,003,140
	Employee Benefits Expenses Financial Costs	29	100,847,317	101,007,514
	Depreciation and Amortization Expenses	3	41,636,793	42,155,687
	6. Other Expenses	30	273,663,212	338,874,523
	Total Expenses	-	1,667,029,131	1,723,081,709
٧	Profit Before Tax (III - IV)		124,337,252	172,304,466
VI	Tax Expenses:			
	(1) Current tax - Pertaining to Current Year		34,296,108	46,240,757
	(2) Current tax - Pertaining to Prior Year		731,283	1,774,513
	(3) Deferred Tax		(1,147,091)	(1,693,624)
	Total Tax Expenses	-	33,880,300	46,321,646
VII	Profit(Loss) for the period		90,456,952	125,982,820
	Other Comprehensive Income, net of income tax	25		
a)	i) items that will not be reclassified to profit and loss ii) income tax relating to items that will not be reclassified to		1,207,454	(757,935)
	profit and loss		(303,892)	190,757
b)	i) items that will be reclassified to profit and loss ii) income tax relating to items that will be reclassified to profit		-	-
VIII	and loss		-	-
VIII	Total Other Comprehensive Income, net of income tax		903,562	(567,178)
	net of income tax	-	303,302	(307,170)
IX	Total Comprehensive Income, net of income tax (VII + VIII)		91,360,514	125,415,642
Χ	Earning per equity share:		•	•
	Basic & Diluted (Refer Note No. 31)		1.81	2.49
Accompanying Notes forming part of the Financial Statements		1 to 53		

As per our report of even date attached

FOR, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Directors FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner M. No. 143121 **Sd/- Ramesh Khichadia**Managing Director
DIN: 00087859

Ritesh Khichadia Wholetime Director DIN: 07617630

Sd/-

Place : Rajkot Date : 15th June, 2021 UDIN : 21143121AAAABE5242 Sd/Kaushik Mori Khyati Mehta
Chief Financial Officer Company Secretary

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2021 (STANDALONE)

	PARTICULARS	For the Year 31-March-21. Rs.	For the Year 31-March-20. Rs.
Α	Cash Flow from Operating Activity	No.	113.
	Profit before tax	124,337,252	172,304,466
	Add: Adjustments for		
	Depreciation & Amortization Expenses	41,636,793	42,155,687
	Interest and Dividend Income Received	(8,595,895)	(30,606,683)
	Credit balance written back	(1,763,866)	-
	Other Comprehensive Income	1,207,454	(757,935)
	(Profit) / Loss on sale of assets	-	(13,772)
	Finance Cost	100,847,317 257,669,055	101,007,514 284,089,277
	Operating profit before working capital changes Adjustment for:	, ,	
	(Increase) / Decrease in Inventory	(7,352,248)	(36,053,138)
	(Increase) / Decrease in Trade Receivables	(174,151,145)	(44,854,883)
	(Increase) / Decrease in Loans and Advances Increase / (Decrease) in Current & Non Current Liabilities and Provisions	28,081,439	(13,328,239)
	(Increase) / Decrease in Other Current Assets	(207,774,978) 144,834,709	52,011,192 (203,525,158)
	(Inclease) / Declease in Other Current Assets	144,034,709	(203,323,130)
	Cash Generated from Operation	41,306,832	38,339,051
	Taxes paid	(41,223,578)	(40,098,316)
	Net Cash Flow from Operating Activity	83,254	(1,759,265)
В	Cash Flow from Investing Activity		
	(Increase) / Decrease in Property, Plant & Equipments (net)	(17,500,922)	(18,687,780)
	(Increase) / Decrease in Investments	- '	1,104,486
	(Increase) / Decrease in Non-Current Assets	-	187,837
	(Profit) / Loss on sale of assets	-	13,772
	Interest and Dividend Income Received	8,595,895	30,606,683
	Net Cash Flow from Investing Activities	(8,905,027)	13,224,998
С	Cash Flow from Financing Activity		
	Increase / (Decrease) in Long Term Borrowings	111,957,458	(17,464,896)
	Increase / (Decrease) in Short Term Borrowings	5,554,316	135,680,507
	Finance Cost	(100,847,317)	(101,007,514)
	Payment of Principal Portion of Lease Liability	(13,559,793)	(10,896,203)
	Dividend & DDT	(2,015,152)	(2,429,372)
	Net Cash Flow from Financing Activities	1,089,512	3,882,523
	Net Increase / (Decrease) in Cash and Cash Equivalents	(7,732,261)	15,348,254
	Opening Balance of Cash and Cash Equivalents	32,494,836	17,146,582
	Closing Balance of Cash and Cash Equivalents	24,762,575	32,494,836
	Components of Cash and Cash Equivalents	For the Year	For the Year
		31-March-21.	31-March-20.
		Rs.	Rs.
	Cash on hand & Equivalants	1101	1101
	- Cash on hand	221,549	1,713,331
		221,349	1,7 13,331
l	Balances with Scheduled Banks		
l	- In Current Accounts	3,220,889	1,326,487
	- In Earmarked Accounts	21,320,137	29,455,019
		24,762,575	32,494,836
ľ	Votes :		

- 1 The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in the Ind AS 7 "Statement of Cash Flows".
- 2 Figures of Cash & Cash Equivalents have been taken from Note 10

As per our attached report of even date

FOR, SVK & ASSOCIATES **Chartered Accountants**

On behalf of the Board of Directors FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner M. No. 143121 Firm No. - 118564W

Sd/-Ramesh Khichadia Ritesh Khichadia Managing Director Wholetime Director DIN: 00087859 DIN: 07617630

Place: Rajkot Date: 15th June, 2021 UDIN: 21143121AAAABE5242 Sd/-Sd/-Kaushik Mori Khyati Mehta Chief Financial Officer Company Secretary

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED ON 31ST MARCH, 2021 (STANDALONE)

PARTICULARS PARTICULARS Number Of Shares (In. Rs.)

(A) EQUITY SHARE CAPITAL :

ISSUED, SUBSCRIBED AND PAID UP CAPITAL		
EQUITY SHARES OF RS. 2/- EACH (PREVIOUS YEAR RS. 2/- EACH)		
As At 1st April, 2019	50,378,790	100,757,580
Add: New Shares Alloted during the year 19-20	-	-
As At 31st March, 2020	50,378,790	100,757,580
Add: New Shares Alloted during the year 20-21	-	-
As At 31st March, 2021	50,378,790	100,757,580

(B) OTHER EQUITY:

	Reserves & Surplus				Other	
Particulars	Securities Premium	General Reserve	Balance in Statement of P&L	Retained Earnings	Comprehensive Income	Total
Delenes es en 04 04 40	12 477 670	421.308	200 259 006	620 122	(2.054.022)	240 020 472
Balance as on 01.04.19	13,477,670	421,308	299,358,906	620,122	(, , , ,	,, -
Profit for the year	-	-	125,982,820	-	(567,178)	125,415,642
Dividend	-	-	(2,015,152)	-	-	(2,015,152)
Dividend Distribution Tax	-	-	(414,222)	1	-	(414,222)
Balance as on 31.03.20	13,477,670	421,308	422,912,352	620,122	(4,419,011)	433,012,442

	Reserves & Surplus				Other	
Particulars	Securities Premium	General Reserve	Balance in Statement of P&L	Retained Earnings	Comprehensive Income	Total
Balance as on 01.04.20	13,477,670	421,308	422,912,352	620,122	(4,419,011)	433,012,442
Profit for the year	-	-	90,456,952	-	903,562	91,360,514
Dividend	-	-	(2,015,152)	-	-	(2,015,152)
Dividend Distribution Tax	-	-	-	-	-	-
Balance as on 31.03.21	13,477,670	421,308	511,354,152	620,122	(3,515,449)	522,357,803

As per our report of even date attached

FOR, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Directors FOR, CAPTAIN POLYPLAST LTD.

Sd/- Sd/- Sd/-

Dhaval R. KariaRamesh KhichadiaRitesh KhichadiaPartnerManaging DirectorWholetime DirectorM. No. 143121DIN : 00087859DIN : 07617630

Sd/-Sd/-Place : RajkotKaushik MoriKhyati MehtaDate : 15th June, 2021Chief Financial OfficerCompany Secretary

UDIN: 21143121AAAABE5242

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2020-21

1. Corporate Information

Captain Polyplast Ltd. ('the company") having its manufacturing facilities at Shapar (Veraval), Rajkot, is engaged in the business of manufacturing and selling of quality Micro Irrigation Systems and allied products. Further, the company also undertakes installation of micro irrigation systems, providing of agronomical services to farmers and also carrying out business activities on DCA cum CS basis of Indian Oil Corporation Ltd. (IOCL) of Polymer Business.

2. Significant accounting policies:

(i) Basis of preparation

These standalone financial statements are prepared to comply in all material aspects with Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 (the Act) read with Companies (Indian Accounting Standards) Rules, 2015; and other relevant provisions of Companies Act, 2013 and the rules made thereunder.

The financial statements are prepared on accrual basis and going concern basis of accounting under historical cost convention in accordance with generally accepted accounting principles in India and the relevant provisions of the Companies Act, 2013 including Indian Accounting Standards notified thereunder, except for certain financial assets liabilities measured at fair value.

(ii) Use of Estimates:

The preparation and presentation of financial statements requires the management to make estimates, judgements and assumptions that affect the amounts of assets and liabilities reported as on the date of financial statements and the reported amount of revenues and expenses during the reporting period. Accounting estimates could change from period to period. Actual results could differ from these estimates. Appropriate changes in estimates are made as and when the Management becomes aware of the changes in the circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which the changes are made and if material, their effects are disclosed in the notes to the financial statements.

Information about significant areas of estimation, uncertainty and critical judgements in applying accounting policies that may have significant impact on the amounts recognized in the financial statements are as below:

- * Useful lives of property, plant & equipment
- * Measurement of defined benefit obligations
- * Provisions & contingencies.

(iii) Property, Plant & Equipment

All the items of property, plant & equipment are stated at historical cost net of recoverable taxes, less accumulated depreciation and impairment loss, if any. The cost of an Property, Plant & Equipment comprises its purchase price or construction cost, any costs directly attributable to bringing the asset into its present location and the condition necessary for it to be capable of operating in the manner intended by the management, and also taking into account the initial estimate of any decommissioning obligation, if any, and Borrowing Costs for the assets that necessarily take a substantial period of time to get ready for their intended use. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

The estimated useful lives of assets are in accordance with the Schedule II of the Companies Act, 2013.

Gains or losses arising from de-recognition / disposal of a Property, Plant and Equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised / disposed off.

(iv) <u>Depreciation / Amortization :</u>

The company has charged depreciation on Property, Plant & Equipment on Written Down Value (WDV) method on the basis of useful life / remaining useful life and in the manner as prescribed in, Part C, Schedule II of the Companies Act, 2013. Depreciation on additions/ disposals during the year has been provided on pro-rata basis with reference to the nos. of days utilized.

Depreciation on additions/ disposals during the year has been provided on pro-rata basis.

Details of useful life of an asset and its residual value estimated by the management:-

Type of Asset	Useful Life as per management's estimate
Factory Building	30 Years
Plant & Machineries	15 Years
Furniture & Fixtures	10 Years
Computers	3 Years
Vehicles	8 Years
Windmill Plant & Machinery	22 Years

(v) Impairment of Assets

At each balance sheet date, the company reviews the carrying amounts of its assets to determine whether there is any indication that those assets suffered any impairment loss. If any such indication exists or when annual impairment testing for an asset is required, the recoverable amount of the asset is estimated in order to determine the extent of impairment loss. An impairment loss, if any, is recognised in the Statement of Profit and Loss to the extent, asset's carrying amount exceeds its recoverable amount. The recoverable amount is higher of an asset's fair value less cost of disposal and value in use.

(vi) Leasing:

At the date of commencement of the lease, the Company recognizes a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (short-term leases) and low value leases. For these short term and low value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease.

Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. The company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease.

The company has entered into operating lease arrangements for premises like admin offices, godowns, branch offices, etc. These rent agreements are cancellable and are

usually renewable by mutual consent of both the parties. Rental payments recognized in the Statement of Profit & Loss are as under:

(Amt. Rs. In Lacs)

Particulars	FY 2020-2021	FY 2019-2020
Rental payments	53.45 Lacs	56.28 Lacs

(vii) Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Initial Recognition and Measurement

A financial asset is recognized in the balance sheet when the Company becomes party to the contractual provisions of the instrument. At initial recognition, the company measures a financial asset taking into account transactions cost that are directly attributable to the acquisition or issue of the financial asset.

Subsequent Measurement

a. Financial Assets measured at Amortised Cost (AC)

A Financial Asset is measured at Amortised Cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the Financial Asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

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

A Financial Asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling Financial Assets and the contractual terms of the Financial Asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

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

Financial Assets which is not classified in any of the above categories are measured at FVTPL.

Investment in Associate

The Company has accounted for its investments in Associate at Cost of acquisition less impairment loss, if any.

Other Equity Investments

Share Holding by Captain Polyplast Ltd : (Unquoted)

2,50,000/- Equity Shares of Rs. 10/- each (Captain Engineering Pvt .Ltd.) out of total 17,00,000/- fully paid up Equity Shares of Rs. 10/- each, representing 17.41% of total share holding. The company is into the business of manufacturing of submersible pumps and their related parts.

The company measures its equity investment (other than investment forming part of interest in associate) at fair value. The company's management has elected to present fair value gain and losses on equity investments in other comprehensive income. Dividends from such investments are recognized in profit & loss as other income when the Company's right to receive the same is established. In the opinion of the management of company, book value per share is only the realizable value / fair value per share as on 31st March, 2021, looking to the composition of the assets of the investee company.

Other quoted investments being investments in Mutual Funds are measured at fair value through Other Comprehensive Income.

Inventories

Inventories of Raw Materials and Finished Goods are stated at cost or net realisable value, whichever is lower. Inventories of Waste & Scrap are valued at Net Realizable Value. Cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost formula used is 'First in first Out Method'. Due allowance is estimated and made for defective and obsolete items, wherever necessary, based on the past experience of the Company.

Trade Receivables

Trade receivables are amounts due from customers for sale of goods or services performed in the ordinary course of business. Trade receivables are initially recognized at its transaction amount which is considered to be its fair value and are classified as current assets as it is expected to be received within the normal operating cycle of the business.

Cash and Cash Equivalents

Cash and cash equivalents in the cash flow statement comprise cash at bank and in hand, and fixed deposits, that are readily convertible to know amounts of cash and which are subject to an insignificant risk of change in value.

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. Cash flows from operating, investing and financing activities of the Company are segregated, accordingly.

Financial Liabilities

Borrowings

Borrowings are initially recorded at fair value and subsequently measured at amortized costs using effective interest method. Transaction costs are charged to statement of profit and loss as financial expenses over the term of borrowing.

Trade Payables

Trade payables are amounts due to vendors for purchase of goods or services acquired in the ordinary course of business and are classified as current liabilities to the extent it is expected to be paid within the normal operating cycle of the business.

(viii) Provisions, contingent liabilities and contingent assets:

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 are not discounted to their present value and are determined based on best estimates 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.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably.

Contingent liabilities are disclosed by way of notes to the accounts.

Contingent assets are not recognized.

(ix) Government Grants & Assistance:

This includes cash subsidy being received from State Government and District Industries Center (DIC) for fixed assets being non-repayable, classified as deferred income now transferred to other income on completion of useful life of the respective fixed assets.

(x) Revenue Recognition:

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured.

Sales of Goods:

Sales are recognised when significant risks and rewards of ownership of goods have been passed to the buyer, recovery of the consideration is probable, the associated cost can be estimated reliably and the amount of revenue can be measured reliably.

Power Generation Income:

Power generation income was recognised on the basis of electrical units generated and eligible for captive consumption or captive consumed or sold as shown in the power generation reports issued by the concerned authorities. Power generation income was booked as the per unit electricity rate, being paid by the company / actually sold by the company.

Interest:

Revenue is recognised on a time proportion basis taking into account the amount outstanding and the rate applicable.

Installation Income:

Revenue is recognised on the basis of completion of services being provided.

Dividend Income:

Dividend Income is recognised when the Company's right to receive the amount has been established.

(xi) Retirement Benefits and other employee benefits:

Defined Contribution Plans:

Defined contribution to provident fund is charged to the profit and loss account on accrual basis.

Defined Benefit Plans:

Provision for gratuity liability is provided based on actuarial valuation made at the end of the financial year. Re-measurement of Defined Benefit Plan in respect of post-employment are charged to the Other Comprehensive Income.

Leave encashment expenditure, if any, is charged to profit and loss account at the time of leave encashed and paid. Bonus expenditure is charged to profit and loss account on accrual basis.

(xii) Foreign Currency Transactions:

Transactions denominated in foreign currencies are recorded at the exchange rate prevailing on the date of transaction. Exchange difference arising on settlement of transactions is recognised as income or expense in the year in which they arise.

Monetary assets and liabilities related to foreign currency transactions outstanding at the balance sheet date are translated at the exchange rate prevailing on that date and the net gain or loss is recognized in the profit and loss account.

Foreign currency translation differences relating to liabilities incurred for purchasing of fixed assets from foreign countries are adjusted in the carrying cost of fixed asset for differences up to the year-end in the year of acquisition, whereas differences arising thereafter to be recognized in the profit and loss account. All other foreign currency gain or losses are recognized in the profit and loss account.

(xiii) Borrowing Cost:

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets are capitalised as part of the cost of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. Costs incurred in raising funds are amortised equally over the period for which the funds are acquired. All other borrowing costs are charged to profit and loss account.

(xiv) Taxes on Income

Tax expenses comprise Current Tax and deferred tax charge or credit.

<u>Current Tax:</u> Provision for current tax is made based on tax liability computed after considering tax allowances and exemptions, in accordance with the provisions of The Income Tax Act, 1961.

<u>Deferred Tax:</u> Deferred tax assets and liability is recognized, on timing differences, being the differences between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax assets arising mainly on account of brought forward losses, unabsorbed depreciation and minimum alternate tax under tax laws, are recognised, only if there is a virtual certainty of its realisation, supported by convincing evidence. At each Balance Sheet date, the carrying amount of deferred tax assets are reviewed to reassure realisation. The deferred tax asset and deferred tax liability is calculated by applying tax rate and tax laws that have been enacted or substantively enacted by the Balance Sheet date.

(xv) Earnings/(Loss) per Share:

Basic earnings/(loss) per share are calculated by dividing the net profit / (loss) for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for any bonus shares issued during the year and also after the balance sheet date but before the date the financial statements are approved by the board of directors.

(xvi) Segment Reporting:

The Chief Operational Decision Maker (CODM) monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on the profit or loss and is measure consistently with the profit or loss in the financial statements. Operating segments are reported in a manner consistent with the internal reporting provided to CODM.

In accordance with Ind AS - 108 - "Operating Segments", the Company has identified its business segment as "Manufacturing of Micro Irrigation Systems & Allied Products" and "DCA cum CS of Indian Oil Corporation Ltd. (IOCL) - Polymer Business". There are no other primary reportable segments. The major and material activities of the company are restricted to only one geographical segment i.e. India, hence the secondary segment disclosures are also not applicable.

(xvii) De-recognition:

The Company derecognizes a Financial Asset when the contractual rights to the cash flows from the Financial Asset expire or it transfers the Financial Asset and the transfer qualifies for de-recognition under Ind AS 109. A Financial liability (or

a part of a Financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

(xviii) Offsetting:

Financial Assets and Financial Liabilities are offset and the net amount is presented in the balance sheet when, and only when, the Company has a legally enforceable right to set off the amount and it intends, either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

As per our attached Report of even date

For and on behalf of Board

For, SVK & ASSOCIATES

Sd/-**Chartered Accountants**

> Ramesh Khichadia **Managing Director** DIN: 00087859

Sd/-

Dhaval R. Karia

Partner Sd/-

M. No. - 143121 Ritesh Khichadia F. No. - 118564W **Whole Time Director**

DIN: 07617630

Place: Rajkot

Kaushik Mori

Date: 15th June, 2021 **Chief Financial Officer** UDIN: 21143121AAAABE5242

Sd/-

Sd/-

Khyati Mehta

Company Secretary

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

3. PROPERTY, PLANT & EQUIPMENTS:

			GROSS B	LOCK			DEPRECI	ATION		NET B	LOCK
Sr. No.	Particulars	Balance as at 01.04.2020	Additions	Disposals	Balance as at 31.03.2021	Balance as at 01.04.2020	For the Year	Disposals	Balance as at 31.03.2021	Balance as at 31.03.2021	Balance as at 31.03.2020
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
	Tangible Assets :										
	Factory Land	1,935,768	-	-	1,935,768	-	-	-	-	1,935,768	1,935,768
	Open Plot of land	141,816	-	-	141,816	-	-	-	-	141,816	141,816
	Open Plot of land - Branch	5,848,380	-	-	5,848,380	=	=	-	=	5,848,380	5,848,380
	Factory Buildings	56,831,125	-	-	56,831,125	13,504,853	4,104,131	-	17,608,984	39,222,141	43,326,272
	Plant & Machinery	211,029,793	2,321,022	-	213,350,815	116,858,657	18,582,283	-	135,440,940	77,909,875	94,171,136
	Furniture & Fixtures	13,255,735	658,302	-	13,914,037	9,591,501	1,078,662	-	10,670,163	3,243,874	3,664,234
	Computer System	6,412,228	565,440	-	6,977,668	5,434,625	661,887	-	6,096,512	881,156	977,603
	Vehicles	10,553,623	10,656,229	-	21,209,852	9,650,556	1,827,534	-	11,478,090	9,731,762	903,067
	Wind Turbine	48,606,458	-	-	48,606,458	31,904,304	2,092,129	-	33,996,433	14,610,025	16,702,154
	Total	354,614,926	14,200,993	-	368,815,919	186,944,496	28,346,626	-	215,291,122	153,524,797	167,670,430
	Previous Year Total	264,379,919	90,619,673	384,666	354,614,926	156,707,577	30,605,357	368,438	186,944,496	167,670,430	107,672,342
II	Capital Work-in-progress										
	Factory Building - WIP	-	3,299,929	-	3,299,929	-	-	-	-	3,299,929	-
	Total	-	3,299,929	-	3,299,929	-	-	-	-	3,299,929	-
	Previous Year Total	71,915,665	5,745,344	77,661,009	-	-	-	-	-	-	71,915,665

Total Depreciation for the Year		20-21	19-20
Depreciation on Tangible Assets	(a)	28,346,626	30,605,357
Depreciation on Right of Use Assets	(b)	13,290,167	11,550,330
Total Depreciation for the Year (a+b)		41,636,793	42,155,687

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

	PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
4.	INVESTMENTS ACCOUNTED FOR USING EQUIT Quoted: - (At Cost) 1230600 (Previous 1230600) Equity Shares - Capt Market Value Rs. 24,612,000 (Rs. 22,150,800)		15,207,500	15,207,500
		TOTAL	15,207,500	15,207,500
5.	NON-CURRENT INVESTMENT : <u>Unquoted</u> :- (Measured At Fair Market Value thro 250000(Previous 250000) Equity Share- Captain E	ing. Pvt. Ltd.	1,785,178	1,813,987
	Quoted:- (Measured At Fair Market Value through SBI MUTUAL FUND SBI DYNAMIC BOND FUND SBI REGULAR SAVING FUND SARDAR SAROVAR NIGAM LTD (BONDS)	gh OCI)	5,566,008 17,136,312 11,803,900 3,000,000	5,152,044 16,158,017 10,831,466 3,000,000
		TOTAL	39,291,398	36,955,514
6.	DEFERRED TAX ASSETS (NET) Deferred Tax Liabilities	(a)	-	-
	Deferred Tax Assets Related to Property, Plant & Equipments Related to statutory dues	(b)	1,486,110 2,063,320 3,549,430	351,799 2,050,540 2,402,339
		TOTAL (b-a)	3,549,430	2,402,339
7.	LONG TERM LOANS AND ADVANCES: (Unsecured and considered good as certified by the management Security Deposits	ot)	48,814,913	50,265,914
		TOTAL	48,814,913	50,265,914
8.	INVENTORIES: (As taken, valued & certified by the management) (a) Raw Materials (b) Finished Goods (c) Others - Waste & Scrap	TOTAL	36,455,662 296,642,574 498,600 333,596,836	31,238,463 294,630,662 375,463 326,244,588
9.	TRADE RECEIVABLES : Unsecured, considered good :		1,121,734,417	947,583,272

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
10. CASH AND CASH EQUIVALENTS:			
(i) Cash and Cash Equivalents:			
Cash on hand		221,549	1,713,331
	(a)	221,549	1,713,331
(ii) Other Bank Balances :			
(a) Balance with banks		3,220,889	1,326,487
(b) Earmarked balances with banks		21,320,137	29,455,019
	(b)	24,541,026	30,781,505
	TOTAL	24,762,574	32,494,836
11. SHORT TERM LOANS AND ADVANCES: (Unsecured and considered good as certified by the m (a) Balances with Revenue Authorities (b) Advance to Suppliers & Others (c) Prepaid Expenses	anagement)	72,867,163 33,012,254 4,262,705	97,177,162 40,844,848 4,308,255
	TOTAL	110,142,122	142,330,265
OTHER CURRENT ASSETS: Advance Recoverable in cash or in kind or for value to be received (Considered Good): Income Receivable		787,444	3,322,694
- Other Receivables		230,722,168	373,021,627
- Other Receivables	TOTAL	231,509,612	376,344,321
	IOIAL	231,303,012	370,344,321

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

		As	At	As At	
Particulars		31-March-21.	31-March-21.	31-March-20.	31-March-20.
		Number	Amt. (Rs.)	Number	Amt. (Rs.)
13 SHARE CAPITAL : a. Authorized : Equity Shares of Rs. 2/- Each (Rs. 2/- Each)	Tatal	55,000,000	110,000,000	55,000,000	110,000,000
	Total	55,000,000	110,000,000	55,000,000	110,000,000
b. Issued, Subscribed & Paid Up: Equity Shares of Rs. 2/- Each (Rs. 2/- Each)		50,378,790	100,757,580	50,378,790	100,757,580
	Total	50,378,790	100,757,580	50,378,790	100,757,580

Reconciliation of Number Of Shares outstanding at the beginning and at the end of the reporting period

Particulars	2020-	2021	2019-2020	
Faiticulais	Number	Amount	Number	Amount
Equity Shares :				
Shares outstanding at the beginning of the year	50,378,790	100,757,580	50,378,790	100,757,580
Shares issued during the period	-			-
Shares bought back during the year	-			-
Shares outstanding at the end of the year	50,378,790	100,757,580	50,378,790	100,757,580

Terms/rights attached to equity shares

The Company has only one class of equity shares having a par value of Rs. 2 each. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian rupees. The dividend proposed by the Board of Directors is subject to approval of the shareholders in the ensuing Annual General Meeting.

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

Shares in the company held by each shareholder holding more than 5 percent shares

Sr.		2020-	2021	2019-2020	
	Name of Shareholder	No. Of Shares	% of	No. Of Shares	% of
No.		held	Holding	held	Holding
1	Ramesh D. Khichadia	9,278,210	18.42%	9,278,210	18.42%
2	Gopal D. Khichadia	7,729,085	15.34%	7,729,085	15.34%
3	Captain Pipes Ltd.	5,467,500	10.85%	5,467,500	10.85%
4	Sangita R. Khichadia	3,047,215	6.05%	3,047,215	6.05%
5	Kanjibhai M. Pansuria	2,529,560	5.02%	2,529,560	5.02%

Shares issued other than cash, bonus issue and shares bought back

Particulars Year (Aggregate				e No. of Shares)		
Farticulars	2020-2021	2019-2020	2018-2019	2017-2018	2016-2017	
Equity Shares :						
Fully paid up pursuant to contract(s) without payment being received in cash	Nil	Nil	Nil	Nil	Nil	
Fully paid up by way of bonus shares	Nil	Nil	Nil	Nil	Nil	
Shares bought back	Nil	Nil	Nil	Nil	Nil	
Preference Shares :						
Fully paid up pursuant to contract(s) without payment being received in cash	Nil	Nil	Nil	Nil	Nil	
Fully paid up by way of bonus shares	Nil	Nil	Nil	Nil	Nil	
Shares bought back	Nil	Nil	Nil	Nil	Nil	
Unpaid Calls	2020-2021	2019-2020				
<u>'</u>						
By Directors	Nil	Nil				
By Officers	Nil	Nil				

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

	PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
14. OTH	IER EQUITY :			
(a)	Security Premium Reserve		13,477,670	13,477,670
	Total	(a)	13,477,670	13,477,670
(b)	Other Reserves :			
	- General Reserve		421,308	421,308
	Total	(b)	421,308	421,308
(c)	Balance in Statement of Profit and Loss Acc (including Other Comprehensive Income)	ount :		
	- Opening Balance		418,493,342	295,507,073
	Less : Dividend		(2,015,152)	(2,015,152)
	Less : Dividend Distribution Tax			(414,222)
	Add : Profit for the year		91,360,514	125,415,642
	Total	(c)	507,838,703	418,493,342
(d)	Retained Earnings	(d)	620,122	620,122
		TOTAL	522,357,803	433,012,442
	IG TERM BORROWINGS : Term Loans : Secured :			
	- From banks :		159,768,220	42,670,868
(b)	Loans and Advances from Related Parties : Unsecured :		, ,	, ,
	- From Directors		26,680,032	34,200,635
(c)	Business Loans			
	Unsecured:			
	- From Banks		1,639,308	11,159,197
		TOTAL	188,087,560	88,030,700

Notes :

Secured Loans From Banks :

Business Loans From Banks & Financial Institutions:

Secured by hypothecation over Inventory, Stock in Process, Finished Goods, Receivables and the entire current assets of the Company (Present & Future), hypotecation of plant & machinery of the Company, hypotecation of Receivables IOCL Polymer Division Dealership (Present & Future), registered equitable mortgage of industrial properties (Land & Building) in the name of Company, registered equitable mortgage of residential premises in the name of promoter, pledge of Fixed Deposits and Shares in the name of Directors and personal guarantee of Directors / Promoters. Rate of Interest for borrowings from banks ranges between 7.40% p.a. to 10.25% p.a. Repayable within 1 to 5 Years from the balance sheet date.

Unsecured Loans From Directors:

Unsecured Loans from directors and relatives are long term in nature and as per management explanation, generally not repayable within one year from the balance sheet date. Rate of Interest @ 12% p.a.

Unsecured Loans From Banks :

Unsecured Loans from bank are long term in nature repayable within 2 Years from the balance sheet date, rate of interest being 9.30% p.a.

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH. 2021

PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
16. GOVERNMENT GRANTS			
- State Cash Subsidy		-	1,763,866
	TOTAL	-	1,763,866
17. SHORT TERM BORROWINGS Secured:			
Working Capital Facilitiies from Bank		630,296,442	623,772,742
	TOTAL	630,296,442	623,772,742
Note : Working Capital Facilities from Banks:			
Secured by hypothecation over Inventory, Stock in Proc Company (Present & Future), hypotecation of plant & m Division Dealership (Present & Future), registered equita Company, registered equitable mortgage of residential pro the name of Directors and personal guarantee of Directors	nachinery of the Company, able mortgage of industrial permises in the name of promo	hypotecation of Receivoroperties (Land & Builoter, pledge of Fixed De	vables IOCL Polyme Iding) in the name of eposits and Shares i

		1
18. TRADE PAYABLES : (Refer Note No. 46)		
Trade payables (Dues to Micro, Small & Medium Ent	erprise) 41,102,23	4 122,719,854
Trade payables (Others)	342,573,19	6 543,870,033
т	OTAL 383,675,43	0 666,589,887
19. OTHER FINANCIAL LIABILITIES :		
(a) Current Maturities of Long Term Debts	42,857,39	8 30,956,800
(b) Interest Accrued but not Due on Borrowings	4,078,76	, ,
(.,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3,5 13,1 15
Т	OTAL 46,936,16	2 36,004,948
20. PROVISIONS :		
Provision for unpaid expenses	1,055,94	5 620,879
l · · · · ·	OTAL 1,055,94	
21. EMPLOYEE BENEFIT OBLIGATIONS :	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1 1,1
Provision For Employees Benefit	8,198,18	9 8,147,409
(Refer Note No. 41)	0,130,10	0,147,400
(Nelei Note No. 41)		
Т	OTAL 8,198,18	9 8,147,409
22. CURRENT TAX LIABILITIES :		
Provision for current income-tax	34,600,00	0 46,050,000
Trovicion for outlone modific tax	01,000,00	10,000,000
Т	OTAL 34,600,00	0 46,050,000
23. OTHER CURRENT LIABILITIES :		
(a) Advances Received From Customers	68,414,13	5 47,047,335
(b) Security Deposits	12,732,72	5 11,275,150
(c) Statutory Liabilities	8,167,32	8,538,044
(d) Other Payables	79,750,92	4 24,775,253
(e) Unpaid Dividend	18,80	6 458,617
Т	OTAL 169,083,91	6 92,094,399

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

PARTICULARS	For The Year 31-03-2021 Rupees	For The Year 31-03-2020 Rupees
		-
24. REVENUE FROM OPERATION :	4 750 407 050	4 077 745 047
(a) Sale of Products (b) Sale of Services	1,758,487,853	1,877,745,847 6,442,730
(c) Other Operating Revenues	3,650,825 32,929,555	36,268,183
(o) Strict Spordaing Novondoo	1,795,068,233	1,920,456,760
Less: Discount & Rate Difference	14,476,286	58,194,076
TOTAL	1,780,591,947	1,862,262,684
25. OTHER INCOME :	0 - 400	
Interest Income	8,547,790	29,363,154
Dividend Income	48,105	1,243,529
Foreign Exchange Rate Difference	(72,668)	401,172
Property Usage Charges Profit on Sale of Fixed Assets	300,000	300,000
MEIS Licence Income	-	13,772
Sundry Creditor Written Bank / Misc Income	1,951,209	1,628,515 173,349
TOTAL	10,774,435	33,123,491
Note:		
OTHER COMPREHENSIVE INCOME		
Adjustment on account of Gratuity	(1,128,428)	(2,123,529)
Adjustment on account of Oratony Adjustment on account of Mutual Funds valued at Fair Value	2,364,691	2,051,607
Adjustment on account of Unquoted Investments valued at Fair Value Adjustment on account of Unquoted Investments valued at Fair Value	(28,809)	(686,013)
Adjustment on account of oriquoted investments valued at 1 all value	1,207,454	(757,935)
Tax Adjustments	(303,892)	190,757
TOTAL	903,562	(567,178)
26. COST OF RAW MATERIAL AND STORES CONSUMED :		
Opening Stock :	31,238,463	15,005,626
Add : Purchases	1,159,127,892	1,168,093,983
Add . I dicilases	1,190,366,355	1,183,099,609
Less : Closing Stock	36,455,662	31,238,463
TOTAL	1,153,910,693	1,151,861,147
OZ CHANGE IN INVENTORIES OF FINISHED COORS		
27. CHANGE IN INVENTORIES OF FINISHED GOODS, WORK-IN-PROCESS & STOCK-IN-TRADE:		
Opening Stock :		
Finished Goods	294,630,662	275,185,824
Waste & Scrap	375,463	-
	295,006,125	275,185,824
Less : Closing stock :	000015	00 / 00
Finished Goods	296,642,574	294,630,662
Waste & Scrap	498,600	375,463
	297,141,174	295,006,125
TOTAL	(2,135,049)	(19,820,301)
28. EMPLOYEE BENEFITS EXPENSES :		
Salary, Wages and Bonus (including directors remuneration)	92,043,229	101,276,805
Contribution to Provident Fund & Gratuity Fund	5,527,170	5,749,824
Staff Welfare Expenses	1,535,765	1,976,511
TOTAL	99,106,164	109,003,140
. 31/12	25,130,104	,,

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

	PARTICULARS		For The Year 31-03-2021 Rupees	For The Year 31-03-2020 Rupees
29.	FINANCIAL COSTS:			
	Interest Expenses		87,333,342	87,319,579
	Other Borrowing Costs		13,513,975	13,687,934
	3		-,,	2,22 ,22
		TOTAL	100,847,317	101,007,514
30.	OTHER EXPENSES :			
	a. Manufacturing & Operating Costs			
	Consumption of Electirc, Power and Fuel		28,301,882	31,533,289
	Machinery Repairs & Maintenance		112,881	968,044
	Building Repairs & Maintenance		4,425	-
	Other Manufacturing & Operating Expenses		14,315,162	6,542,878
		(a)	42,734,350	39,044,211
	b. Sales & Distribution Expenses			
	Advertisement Expenses		1,145,983	2,038,624
	Sales Promotion Expenses		118,134,189	144,076,420
	Travelling Expenses		9,817,697	14,051,818
	Outward Transportation Expenses		64,731,077	98,580,543
	Rent, Rates & Taxes		6,138,921	7,626,040
		(b)	199,967,867	266,373,445
	c. General & Administrative Expenses Audit Fees Legal & Professional Expenses Insurance		75,000 7,799,331 1,611,919	75,000 6,050,431 2,557,756
	Other General & Administration Expenses	(0)	21,474,745	24,773,681
		(c)	30,960,995	33,456,867
		TOTAL (a+b+c)	273,663,212	338,874,523
31.	Earning per Share (EPS) :			
	(a) Profit after tax for calculation of Basic and Diluted EPS(b) Weighted average number of equity shares outstanding		91,360,514	125,415,642
	for calculating EPS		50,378,790	50,378,790
	(c) Basic and Diluated EPS		1.81	2.49
32.	Contingent Liabilities and Commitments: (to the extent not provided for) Contingent Liabilities (a) Counter guarantee given to the banks against guarantee by banks on behalf of company.	ntee		
	- In respect of Company		112,952,269	119,376,487
	- In respect of others (jointly with promoters & relative	es)	13,500,000	-
	(b) Letter of Credits issued by bank (INR)		109,480,032	112,407,453
	Letter of Credits issued by bank (USD)		50,690	94,073
	(c) Disputed Liability in Appeal :(i) Income-tax		Nil	475,670
	(Contingent liabilites as disclosed above are as certified by the management	gement of the compar	ny)	

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

PARTICULARS	For The Year 31-03-2021 Rupees	For The Year 31-03-2020 Rupees
33. Value of imports calculated on CIF basis by the company during financial year in respect of: i. Raw materials & Parts	9,060,688	34,116,520
34. Earnings & Expenditure in foreign currency a Earnings		
 Export Sales b Expenditures Travelling Expenses 	41,517,826 Nil	27,468,237 70,664
35. Imported and Indigenous Material Consumed : i. Total value of imported raw materials, spare parts and		
components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts	8,907,914	34,116,520
and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year	1,145,002,780 1,153,910,693	1,117,744,626 1,151,861,147
iv. Imported raw materials and spare parts consumed in %v. Indigenous raw materials and spare parts consumed in %	0.77% 99.23%	2.96% 97.04%
36. Payment to Auditors (without Service tax): - Audit Fees	75,000	75,000
- GST Audit Fees	250,000	125,000
37. Details of raw materials consumed : (In Rupees) HDPE Granuals, Micro Irrigation Systems Components, etc.	1,153,910,693	1,151,861,147
38. Details of Manufactured Goods: (In Rupees) Product	Micro Irrigat	ion Systems
1 Toddot	Set/Iter	
Opening Stock	294,630,662	275,185,824
Closing Stock Sales	296,642,574	294,630,662
Jaics	1,744,011,567	1,819,551,771

^{39.} In the opinion of the Board and to the best of its knowledge and belief, the value on realisation of current assets, loans and advances will, in the ordinary course of business, not be less than the amounts at which they are stated in the Balance sheet.

^{40.} In the opinion of the Board and to the best of its knowledge and belief, all other contractual liabilities connected with business operations of the Company have been appropriately provided for.

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

41. Gratuity Benefits

The Company has defined benefit gratuity plan. Every employee who has completed five years or more of services gets a gratuity on departure at 15 days salary (Last drawn salary) for each completed year of service.

The following table summarizes the component of net benefit expenses recognized in Statement of Profit & Loss. Gratuity Obligation as at year end as per Acturial Valuation Report.

(Amt. in Rs.)

Particulars	2020-21	2019-20
Opening defined benefit obligation	8,147,409	6,523,880
Adjustment during the year (Net)	50,780	1,623,529
Closed Defined benefit obligation	8,198,189	8,147,409

- 42. Previous year's figure have been reworked, regrouped, rearranged and reclassified wherever necessary. Accordingly, amounts and other disclosures for the preceding year are included as an integral part of the current year financial statements and are to be read in relation to the amounts and other disclosures relating to the current year.
- 43. Balances of Trade Payables, Unsecured Loans, Advances Received, Other Payables, Provisions, Trade Receivables, Long Term and Short Term Loans & Advances, Other Current and Other Non Current Assets are subject to the confirmation of the parties concerned. Wherever confirmation of the parties for the amounts due to them / amounts due from them as per books of accounts are not received, necessary adjustments, if any, will be made when the accounts are reconciled / settled.

44. Related Party Disclosure :

(I) List of Related Parties and Relationship

Name of Related Party	Relationship
Key Management Personnel (KMP)	·
Mr. Ramesh D. Khichadia	Chairman and M. D.
Mr. Ashok K. Patel	Whole time Director (upto 11th July, 2020)
Mr. Ritesh R. Khichadia	Whole time Director (w.e.f. 13th July, 2020)
Mr. Gopal D. Khichadia	Director
Mr. Harshadray L. Patel	Director
Ms. Anjanaben P. Paghadar	Director
Mr. Dhanjibhai R. Padmani (upto 27.09.2019)	Director
Mr. Prabhulal Nathabhai Rabadiya (w.e.f 26.12.2019)	Director
Mr. Kaushik V. Mori	CFO
Ms. Khyati S. Mehta	Company Secretary

Enterprise where Key Management Personnel and / or their relatives owns / exercise significant influence

M/s. Capital Polymers

M/s. Capital Polyplast (Guj) Pvt Ltd M/s. Captain Engineering Pvt. Ltd.

Associate : (Where Company Exercises Significant influence)

M/s. Captain Pipes Ltd.

(ii) Disclosure of Transactions with Related Parties

		2020-2021		
Particulars	Remuneration (R) / Salary (S) / Bonus (B) / Sitting Fees (SF)	Loan Received (Loan Repaid)	Interest	Purchases (P) Sales (S) Property Usage Charges Received (PU)
Key Management Personnel				
Mr. Ramesh D. Khichadia	53,02,272 (R+B)	(10,500,000)	3,157,182.00	-
Mr. Ritesh R. Khichadia	37,80,250 (R+S+B)	-	-	-
Mr. Gopal D. Khichadia	-		63,790.00	-
Mr. Ashok K. Patel	98,609 (R+B)	-	-	-
Mr. Kaushik V. Mori	9,81,621 (R+B)	-	-	-
Mr. Harshadray L. Patel	14,000 (SF)	-	-	-
Ms. Anjanaben P. Paghadar	14,000 (SF)	-	-	-
Mr. Prabhulal Nathabhai Rabadiya	14,000 (SF)	-	-	-
Ms. Khyati S. Mehta	2,15,208 (R+B)	-	-	-
Enterprise owned by Relative of key Management Pe	rsonnel:			
M/s. Capital Polymers	-	-	-	1,80,24,746 (P)
M/s. Capital Polymers	-	-	-	62,64,725 (S)
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	4,27,73,932 (P)
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	4,23,22,480 (S)
M/s. Captain Engineering Pvt. Ltd.				11,760 (P)
Associate : (Where Company Exercises Significant in	nfluence) :			
M/s. Captain Pipes Ltd.	-	-	-	15,26,96,311 (P)
M/s. Captain Pipes Ltd.	-	-	-	6,35,96,808 (S)
M/s. Captain Pipes Ltd.	-	-	-	3,54,000 (PU)
Closing Balances:				
Key Management Personnel				
			2,61,07,437 (USL)	
Mr. Ramesh D. Khichadia	32,859 (R+B)	-	(Credit)	-
Mr. Gopal D. Khichadia	-	-	5,72,595 (USL) (Credit)	-
Mr. Kaushik V. Mori	59,136 (R+B)	-	-	-
Mr. Harshadray L. Patel	28,000 (SF)	-	-	-
Ms. Anjanaben P. Paghadar	28,000 (SF)	-	-	-
Mr. Prabhulal Nathabhai Rabadiya	17,500 (SF)	-	-	-
Ms. Khyati S. Mehta	16,082 (R+B)	-	-	-
Enterprise where Key Management Personnel and / o	r their relatives owns / ex	ercise significant influ	ience:	
M/s. Capital Polymers.	-	-	-	44,60,919 (Credit)
M/s. Capital Polyplast (Guj) Pvt Ltd.	-	-	-	4,90,178 (Debit)
M/s. Captain Engineering Pvt Ltd	-	-	-	11,760 (Credit)
Associate : (Where Company Exercises Significant in	nfluence) :			
M/s. Captain Pipes Ltd.	-	-	-	27,46,737 (Debit)

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

(ii) Disclosure of Transactions with Related Parties

Disclosure of Transactions with Related Pa	THE S	201	19-2020	
Particulars	Remuneration (R) / Salary (S) / Bonus (B) / Sitting Fees (SF)	Loan Received (Loan Repaid)	Interest	Purchases (P) Sales (S) Property Usage Charges Received (PU)
Key Management Personnel				
Mr. Ramesh D. Khichadia	51,14,789 (R+B)	55,001,000	1,484,495	-
Mr. Ramesh D. Khichadia	-	(22,650,000)	54,247	-
Mr. Ashok K. Patel	3,46,068 (R+B)	-	-	-
Mr. Kaushik V. Mori	9,97,630 (R+B)	-	-	-
Mr. Harshadray L. Patel	14,000 (SF)	-	-	-
Ms. Anjanaben P. Paghadar	14,000 (SF)	-	-	-
Mr. Dhanjibhai R. Padmani	7,000 (SF)	=	=	-
Mr. Prabhulal Nathabhai Rabadiya	3,500 (SF)	-	-	-
Ms. Khyati S. Mehta	219,340 (R)	-	-	ı
Enterprise owned by Relative of key Managemen	t Personnel :			
M/s. Capital Polymers	-	-	-	44,469,444 (P)
M/s. Capital Polymers	-	-	-	90,30,408 (S)
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	38,338,698 (P)
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	38,317,558 (S)
M/s. Captain Technocast Ltd.				1,050,000 (S)
Associate : (Where Company Exercises Significa	nt influence) :			
M/s. Captain Pipes Ltd.	-	-	-	123,376,863 (P)
M/s. Captain Pipes Ltd.	-	-	-	25,511,570 (S)
M/s. Captain Pipes Ltd.	-	-	-	354,000 (PU)
Closing Balances:				
Key Management Personnel				
Mr. Ramesh D. Khichadia	367 (R+B)	-	33,687,045 (USL) (Credit)	-
Mr. Gopal D. Khichadia		_	513,590 (USL) (Credit)	_
Mr. Ashok K. Patel	28,639 (R+B)	-	(0.001.)	-
Mr. Kaushik V. Mori	75,687 (R+B)			
Mr. Harshadray L. Patel	14,000 (SF)	_		
Ms. Anjanaben P. Paghadar	14,000 (SF)			
Mr. Dhanjibhai R. Padmani	7,000 (SF)			
Mr. Prabhulal Nathabhai Rabadiya	3,500 (SF)	-		
Ms. Khyati S. Mehta	16,082 (R+B)	_	_	_
Enterprise owned by Relative of key Managemen	, , ,	-		
M/s. Capital Polymers.	t Personner:			8,850,898 (Credit)
		-		9,41,632 (Debit)
M/s. Capital Polyplast (Guj) Pvt Ltd.	-	-	-	9,41,632 (Debit) 5.339 (Debit)
M/s. Captain Technocast Ltd.		-	-	5,339 (Dedit)
Associate : (Where Company Exercises Significa	nt influence) :			5,166,187 (Debit)
M/s. Captain Pipes Ltd.	- 1	-	-	5,105,167 (Debit)

45. Segment Reporting

The Group's operating segments are established on the basis of those components of the Group that are evaluated regularly by the Executive Committee (the 'Chief Operating Decision Maker' as defined in Ind AS 108 - 'Operating Segments'), in deciding how to allocate resources and in assessing performance. These have been identified taking into account nature of products and services, the differing risks and returns and the internal business reporting systems.

In accordance with Ind AS - 108 - "Operating Segments", the Company has identified its business segment as

Segment-1: "Manufacturing of Micro Irrigation Systems & Allied Products" and Segment-2: "DCA cum CS of Indian Oil Corporation Ltd. (IOCL) – Polymer Business".

The accounting policies adopted for segment reporting are in line with the accounting policy of the Company with following additional policies for segment reporting.

- a. Revenue and Expenses have been identified to a segment on the basis of relationship to operating activities of the segment. Revenue and Expenses which relate to enterprise as a whole and are not allocable to a segment on reasonable basis have been disclosed as "Unallocable".
- **b.** Segment Assets and Segment Liabilities represent Assets and Liabilities in respective segments. Investments, tax related assets and other assets and liabilities that cannot be allocated to a segment on reasonable basis have been disclosed as "Unallocable".

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

Primary Segment Information

Amt. (In Rs.)

Figures in brackets shows previous year figures

	i igaico ii	i bracketo sriewo	nevious year rigures
Particulars	Segment - 1	Segment - 2	Total
Segment Revenue	1,753,495,813	27,096,134	1,780,591,947
External Revenue (excluding other income)	(1,833,485,397)	(28,777,287)	(1,862,262,684)
Segment Results Before Int. & Taxes			215,617,588
			(239,430,553)
Less : Interest & Finance Charges			100,847,317
			(101,007,514)
Add between 0.0th and become	0.040.500	0.007.000	40 774 405
Add : Interest & Other Income	3,946,532	6,827,903	10,774,435
	(6,053,880)	(27,069,611)	(33,123,491)
Profit Before Tax (Including Other Comprehensive Inc.)			125,544,706
]			(171,546,531)
Less : Tax Expenses			34,184,192
			(46,130,889)
Profit After Tax	95,505,307	(4,144,794)	91,360,514
TOTAL ALLOT TOX	(109,904,819)	(15,510,823)	(125,415,642)
	,	, , , , , , , , , , , , , , , , , , , ,	, , , , , ,
Other Information			
Segment Assets	1,815,800,039	234,625,521	2,050,425,559
	(1,697,473,137)	(363,749,988)	(2,061,223,125)
Unallocated Assets			58,048,328
Onanocated Assets			(54,565,353)
			(0.,000,000)
Segment Liabilities	982,414,593	459,089,777	1,441,504,369
	(1,065,188,619)	(462,011,549)	(1,527,200,168)
			40.054.404
Unallocated Liabilities			43,854,134
			(54,818,288)
Capital Expenditure	17,439,660	61,262	17,500,922
	(18,673,430)	(14,350)	(18,687,780)
Depreciaiton	41,591,003	45,790	41,636,793
	(42,114,785)	(40,902)	(42,155,687)
Non Cash Expenses other than			_
Depreciation			_
Depresiation			

Secondary Segment Information

The major and material activities of the company are restricted to only one geographical segment i.e. India, hence the secondary segment disclosures are also not applicable.

46. Based on the information / documents / parties identified by the company and to the extent information available / gathered, information as required to be disclosed as per Micro, Small and Medium Enterprise Development Act, 2006 have been determined as follows:

(Rs. In Lacs)

2020-2021	2019-2020
411.02	1,227.20
5.89	24.66
Nil	Nil
*	*
*	*
*	*
*	*
	411.02 5.89

^{*}Whatever information the company could identify as above were possible at the year end only, and in view of the same & according to the company, it could not identify payments beyond due date during the year and to make interest provisions to that extent, as per the agreed terms with the suppliers. The company could identify the principal amount remaining unpaid as on 31st March, 2021 based on the status of respective suppliers received during the year. However, as informed by the management, considering the materiality aspect and as per the agreed terms with respective suppliers, the company has not made provision of any interest due to suppliers for outstanding balance / payment made beyond respective due dates.

NOTES FORMING PART OF STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

47. Effective from 1st April, 2019, the Company adopted Ind AS 116 "Leases", applied to material contracts having lease component existing on the transition date using the modified retrospective method. Accordingly, comparatives for the year ended 31st March, 2019 have not been retrospectively adjusted. The Company has measured the Right of Use Assets (RoU) and Lease Liability based on remaining lease period. On such date, the adoption of new standard resulted in recognition of RoU and Lease Liability of Rs. 298.40 Lacs. The effect of this adoption is insignificant on the profits of the period and earnings per share. The lease arrangement is for machineries. The original lease tenure ranges from 3 to 5 Years.

Disclosures:

Particulars	Amt.
	(Rs. in Lacs)
Right of Use	
Initial Recognition on Transition date i.e. 1st April, 2019	298.40
Add : Additions	Nil
(Less): Amortisation (Depreciation) on ROU Assets	(115.50)
Balance as at 31 st March, 2020	182.90
Add : Additions	180.41
(Less) : Amortisation (Depreciation) on ROU Assets	(132.90)
Balance as at 31 st March, 2021	230.41
Lease Liabilities	
Balance as at 1 st April, 2019	298.40
Add : Finance Cost accrued during the period	26.19
(Less) : Payments of Lease Liabilities	(135.15)
Balance as at 31 st March, 2020	189.44
Add : Lease liabilities recognized in 20-21	180.41
Add : Finance Cost accrued during the period	20.77
(Less) : Payments of Lease Liabilities	(156.37)
Balance as at 31 st March, 2021	234.25

48. Corporate Social Responsibility:

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. A CSR Committee has been formed by the companay as per the Companies Act, 2013. Following are relevant disclosures in this regard:

(Rs. In Lacs)

Sr. No.	Particulars	FY 20-21	FY 19-20
а	Amount required to be spent as per Section 135 of the Act	23.75	17.40
b	Amount spent during the year on:	20.10	
	(i) Construction/ acquisition of an asset	,	•
	(ii) On purpose other than (i) above	23.75	17.40

49. Details of Guarantee given covered u/s. 186 of the Companies Act, 2013

(Rs. In Lacs)

Sr. No.	Particulars	FY 20-21	FY 19-20
	Captain Pipes Ltd (Associate Co.) (Jointly with promotors and their relatives)	135.00	-

Above Corporate Guarantee has been given for business purpose.

- 50. As explained to us by the management of company, the outbreak of corona virus (Covid-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The company has evaluated impact of this pandemic on its business operations. Based on the review and current indicators of future economic conditions, as on current date, the Company has concluded that the impact of Covid-19 is not material based on these estimates. However, due to the nature of pandemic, the Company will continue to monitor developments to identify significant uncertainties in future periods, if any.
- 51. Subsequent to Balance Sheet Date, the Board of Directors has recommended a final dividend @ 2% per share [i.e. Rs. 0.04/- (4 Paise per share) for the financial year ended 31st March, 2021 on Equity Shares of Rs. 2/- each, fully paid up. This equity dividend is subject to approval by shareholders at the ensuing Annual General Meeting and has not been included as a liability in these financial statements, since no obligation exists at that time.
- 52. Wherever no vouchers and documentary evidences were made available for our verification, we have relied on the authentication given by management of the company.
- 53. Figures have been rounded off to nearest rupee and have been regrouped, rearranged and reclassified wherever necessary.

Signature to Notes No. 1 to 53

FOR, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Director

FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner M. No. 143121

Ramesh Khichadia Managing Director DIN: 00087859 Sd/-Ritesh Khichadia Wholetime Director

DIN: 07617630

Place: Rajkot Date: 15th June, 2021 UDIN: 21143121AAAABE5242
 Sd/ Sd/

 Kaushik Mori
 Khyati Mehta

 Chief Financial Officer
 Company Secretary

RAJKOT

CONSOLIDATED COMPANY AUDIT REPORT

& AUDITED ANNUAL ACCOUNTS

2020-2021

SVK & ASSOCIATES

C H A R T E R E D A C C O U N T A N T S

Head Office

C, 701-702, Titanium Square, Thaltej Cross Road, S G Road, Ahmedabad - 380 054 (Gujarat – India)

Branch Office

406, Metro Plaza, Nr. Eagle Travels, Jansata Chowk, RAJKOT – 360 001 (Gujarat – India)

> Tele: + 91 79 40320800 E-mail:svk@casvk.com

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF 'CAPTAIN POLYPLAST LIMITED'

Report on Audited Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of CAPTAIN POLYPLAST LIMITED ('the Holding Company") and its associate CAPTAIN PIPES LIMITED (collectively referred to as "the Company" or "the Group"), which comprises the Consolidated Balance Sheet as at 31st March, 2021; the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Cash Flows and Consolidated Statement of Changes in Equity for the year then ended and notes to financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "Consolidated Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements read together with the notes thereon, give the information required by the Act in the manner so required and give a true and fair view in conformity with the Ind AS and accounting principles generally accepted in India, to the extent applicable; of the state of affairs of the Company as at 31st March, 2021; its Profit including Other Comprehensive Income, its Cash Flows and the Statement Changes in Equity for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements

under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in auditor's professional judgment, are of most significance in the audit of the financial statements of the company. These matters are addressed in the context of audit of the financial statements as a whole, and in forming auditor's opinion thereon.

Based on our audit of Financial Statements of the Company for the period under review, we did not come across any material Key Audit Matters to be communicated in our report.

Emphasis of Matter

We draw attention on **Note No. 9** forming part of the audited financial statements, being "Trade Receivables" amounting to Rs. 11,217.34 Lacs representing 53.26% of the total consolidated assets of the company as on 31st March, 2021. It includes Rs. 4,845.32 Lacs being trade receivables outstanding for a period more than 1 year, representing 43.19% of the total trade receivables as on 31st March, 2021. Trade Receivable comprises the most significant portion of the liquid assets of the company. In the opinion of the management of the company, they do no expect any credit loss on the said trade receivables including trade receivables comprising of more than 1 year, hence our opinion is not modified in this regard.

Information other than the Consolidated Financial Statements and Auditor's Report Thereon

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

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated

financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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

Responsibilities of Management and those charged with Governance for the Consolidated Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect, to the preparation of these consolidated Ind AS financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of 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 the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibility for the audit of Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the Consolidated Ind AS 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 consolidated Ind AS financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated Ind AS 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 consolidated Ind AS 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 consolidated Ind AS financial statements, including the disclosures, and whether the consolidated Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the consolidated 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, wherever found necessary, 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 consolidated Ind AS financial statements of the current period and are therefore the key audit matters, if any identified. We describe these matters, if any 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:
 - we have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company, so far as it appears from our examination of those books:
 - c) the Balance Sheet, Statement of Profit and Loss, including Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity, dealt with by this report are in agreement with the books of account, as submitted to us:
 - d) in our opinion, the aforesaid consolidated Ind AS financial statements comply with the accounting standards specified under Section 133 of the Companies Act, read with Companies (Indian Accounting Standard) Rules, 2015 as amended;
 - e) On the basis of written representations received from the directors, as on 31st March, 2021, and taken on record by the Board of Directors,

none of the directors is disqualified as on 31st March, 2021 from being

appointed as a director in terms of Section 164(2) of the Act;

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. Our report

expresses an unmodified opinion on the adequacy and operating

effectiveness of the Company's internal financial controls over financial

reporting.

f)

g) In our opinion and to the best of our information and according to the

explanations given to us, the remuneration paid by the Company to its

directors during the year is in accordance with the provisions of section

197 of the Act.

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, as amended in our opinion and to the best of our information and

according to the explanations given to us:

i. There were no pending litigations which would impact the financial

position of the Company.

ii. The Company has made all material provisions, except as

mentioned in the notes to accounts, if any, as required under the applicable law or accounting standards, for material foreseeable

losses, if any, and as required on long-term contracts including

derivative contracts.

iii. There were no amounts which were required to be transferred to the

Investor Education and Protection Fund by the Company.

For SVK & ASSOCIATES

Chartered Accountants

Firm Reg. No. – 118564W

Sd/-

Dhaval R. Karia

Partner Place: Rajkot

M. No. – 143121 Date: 15th June, 2021

UDIN: 21143121AAAABF9094

ANNEXURE – A TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section, of **CAPTAIN POLYPLAST LIMITED** ('the Holding Company") and its associate **CAPTAIN PIPES LIMITED** (collectively referred to as "the Company" or "the Group"), 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 **CAPTAIN POLYPLAST LIMITED** ("the Holding Company") and its associate, as of 31st March 2021 in conjunction with our audit of the consolidated financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Group is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by these Companies 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. 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 respective 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.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Group 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. 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 judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

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, to the best of our information and according to the explanations given to us, the Group has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2021 based on the internal control over financial reporting criteria established by the Group 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, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W

Sd/-Dhaval R. Karia

Partner Place: Rajkot

M. No. – 143121 Date: 15th June, 2021

UDIN: 21143121AAAABF9094

	BALANCE SHEET AS AT 31ST MARCH, 2021 (CONSOLIDATED)				
	PARTICULARS	Note No.	As At 31-03-2021 Rupees	As At 31-03-2020 Rupees	
I.	ASSETS:				
	1. NON-CURRENT ASSETS: (a) Property, Plant & Equipment		152 524 707	167 670 430	
	(b) Capital Work In Progress	3	153,524,797 3,299,929	167,670,430	
	(c) Right of Use of Assets (Refer Note 47)		23,040,360	18,289,500	
	(d) Investments accounted for using Equity Method	4	12,699,218	11,477,590	
	Sub Total		192,564,303	197,437,519	
	Financial Assets				
	(a) Investments	5	39,291,398	36,955,514	
	Sub Total Deferred Tax Assets	6	39,291,398 3,549,430	36,955,514 2,402,339	
	Other Non Current Assets	0	3,343,430	2,402,339	
	Long Term Loans & Advances	7	48,814,913	50,265,914	
	Sub Total		48,814,913	50,265,914	
	TOTAL NON-CURRENT ASSETS		284,220,044	287,061,286	
	2. CURRENT ASSETS :		, ,	· · · · ·	
	Inventories	8	333,596,836	326,244,588	
	Sub Total		333,596,836	326,244,588	
	Financial Assets				
	(a) Trade Receivables	9	1,121,734,417	947,583,272	
	(b) Cash and Cash Equivalents	10	221,549	1,713,331	
	(c) Other Bank Balances Sub Total		24,541,026 1,146,496,991	30,781,505 980,078,108	
	Other Current Assets		.,,,	000,0:0,:00	
	(a) Short-term Loans and Advances	11	110,142,122	142,330,265	
	(b) Other Current Assets	12	231,509,612	376,344,321	
	Sub Total		341,651,734	518,674,586	
	TOTAL CURRENT ASSETS		1,821,745,561	1,824,997,282	
	TOTAL ASSETS		2,105,965,605	2,112,058,567	
II.	EQUITY AND LIABILITIES :				
	EQUITY Equity Chara capital	13	100 757 590	100 757 500	
	Equity Share capital Other Equity	14	100,757,580 519,849,521	100,757,580 429,282,531	
	Equity attributable to Owners		620,607,101	530,040,111	
	TOTAL EQUITY		620,607,101	530,040,111	
	LIABILITIES				
	NON-CURRENT LIABILITIES :				
	Financial Liabilities				
	- Borrowings	15	188,087,560	88,030,700	
	Sub Total		188,087,560	88,030,700	
	Government Grants	16	-	1,763,866	
	Other Non Current Liabilities (Refer Note 47)		23,424,860	18,943,626	
	Sub Total		23,424,860	20,707,492	
	TOTAL NON-CURRENT LIABILITIES CURRENT LIABILITIES:		211,512,420	108,738,192	
	Financial Liabilities				
	(a) Short-Term Borrowings	17	630,296,442	623,772,742	
	(b) Trade Payables	18	030,230,442	025,112,142	
	Total Outstanding Dues of Micro Enterprises & Small				
	Enterprises		41,102,234	122,719,854	
	Total Outstanding Dues of Cretitors other than Micro				
	Enterprises & Small Enterprises		342,573,196	543,870,033	
	(c) Other Financial Liabilities	19	46,936,162	36,004,948	
	Sub Total	20	1,060,908,034	1,326,367,577	
	Provisions Employee Benefit Obligations	20 21	1,055,945 8,198,189	620,879 8,147,409	
	Current Tax Liabilities	22	34,600,000	46,050,000	
	Other Current Liabilities	23	169,083,916	92,094,399	
	Sub Total		212,938,050	146,912,687	
	TOTAL CURRENT LIABILITIES		1,273,846,084	1,473,280,264	
	TOTAL LIABILITIES		1,485,358,504	1,582,018,456	
	TOTAL EQUITY AND LIABILITIES		2,105,965,605	2,112,058,567	
Α.			2,100,300,000	2,112,030,307	
	companying Notes forming part of the nancial Statements	1 to 53			
۸۰	or our report of over data attached	On het-if	the Doord of Direct		
AS [per our report of even date attached	On behalf of	the Board of Directo	irs	

FOR, SVK & ASSOCIATES
Chartered Accountants
Firm Reg. No. 118564W

FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner M. No. 143121

Sd/-Ramesh Khichadia Managing Director DIN: 00087859

Sd/-Ritesh Khichadia Wholetime Director DIN: 07617630

Place : Rajkot Date : 15th June, 2021 UDIN : 21143121AAAABF9094

Sd/-Kaushik Mori Chief Financial Officer

Sd/-Khyati Mehta Company Secretary

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH, 2021 (CONSOLIDATED)

	PARTICULARS	Note No.	For the Year 31-03-2021 Rupees	For the Year 31-03-2020 Rupees
				.,
I.	Revenue from Operation	24	1,780,591,947	1,862,262,684
II.	Other Income	25	10,774,435	33,123,491
	Total Bayanya (L. III)		4 704 200 202	4 005 206 475
III.	Total Revenue (I + II)		1,791,366,382	1,895,386,175
IV.	Expenses:			
	Cost of Materials and Stores Consumed	26	1,153,910,693	1,151,861,147
	2. Changes in Inventories of Finished Goods,			
	Work-inprocess and Stock-in-trade	27	(2,135,049)	(19,820,301)
	3. Employee Benefits Expenses	28	99,106,164	109,003,140
	4. Financial Costs	29	100,847,317	101,007,514
	5. Depreciation and Amortization Expenses	3	41,636,793	42,155,687
	6. Other Expenses	30	273,663,212	338,874,523
	Total Evnance		1 667 020 121	1 722 091 700
	Total Expenses		1,667,029,131	1,723,081,709
٧	Profit Before Tax (III - IV)		124,337,252	172,304,466
VI	Tax Expenses:			
	(1) Current tax - Pertaining to Current Year		34,296,108	46,240,757
	(2) Current tax - Pertaining to Prior Year		731,283	1,774,513
	(3) Deferred Tax		(1,147,091)	(1,693,624)
	Total Tax Expenses		33,880,300	46,321,646
VII	Profit(Loss) for the period		90,456,952	125,982,820
	Other Comprehensive Income, net of income tax	25		
a)	i) items that will not be reclassified to profit and loss		2,429,082	442,853
	ii) income tax relating to items that will not be reclassified to		, -,	,
	profit and loss		(303,892)	190,757
b)	i) items that will be reclassified to profit and loss		-	-
	ii) income tax relating to items that will be reclassified to profit and loss			
VIII	Total Other Comprehensive Income,		-	-
	net of income tax		2,125,190	633,610
			, ,	,
	Total Comprehensive Income, net of income tax			
IX	(VII + VIII)		92,582,142	126,616,430
Χ	Earning per equity share:			
	Basic & Diluted (Refer Note No. 31)		1.84	2.51
4	amponiting Naton forming part of the			
	ompanying Notes forming part of the	1 to 53		
rına	ncial Statements			
		<u> </u>		

As per our report of even date attached

FOR, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Directors FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner M. No. 143121 **Sd/- Ramesh Khichadia**Managing Director
DIN: 00087859

Sd/- Ritesh KhichadiaWholetime Director
DIN: 07617630

Place : Rajkot Date : 15th June, 2021 UDIN : 21143121AAAABF9094 Sd/Kaushik Mori
Chief Financial Officer
Comp

Khyati Mehta Company Secretary

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2021 (CONSOLIDATED)

PARTICULARS	For the Year 31-March-21. Rs.	For the Year 31-March-20. Rs.
A Cash Flow from Operating Activity	RS.	KS.
Profit before tax	124,337,252	172,304,466
Add: Adjustments for	,,	,,
Depreciation & Amortization Expenses	41,636,793	42,155,687
Interest and Dividend Income Received	(8,595,895)	(30,606,683)
Credit balance written back	(1,763,866)	-
Other Comprehensive Income	2,429,082	442,853
(Profit) / Loss on sale of assets	-	(13,772)
Finance Cost	100,847,317	101,007,514
Operating profit before working capital changes Adjustment for:	258,890,683	285,290,064
(Increase) / Decrease in Inventory	(7,352,248)	(36,053,138)
(Increase) / Decrease in Trade Receivables	(174,151,145)	(44,854,883)
(Increase) / Decrease in Loans and Advances Increase / (Decrease) in Current & Non Current Liabilities and Provisions	28,081,439 (207,774,978)	(13,328,239) 52,011,192
(Increase) / Decrease in Other Current Assets	144,834,709	(203,525,158)
(morease) / Beorease in Other Odifent / lasets	144,004,700	(200,020,100)
Cash Generated from Operation	42,528,460	39,539,839
Taxes paid	(41,223,578)	(40,098,316)
Net Cash Flow from Operating Activity	1,304,882	(558,477)
B Cash Flow from Investing Activity		
(Increase) / Decrease in Property, Plant & Equipments (net)	(17,500,922)	(18,687,780)
(Increase) / Decrease in Investments	(1,221,628)	(96,302)
(Increase) / Decrease in Non-Current Assets	- '	187,837
(Profit) / Loss on sale of assets	-	13,772
Interest and Dividend Income Received	8,595,895	30,606,683
Net Cash Flow from Investing Activities	(10,126,655)	12,024,210
C Cash Flow from Financing Activity		
Increase / (Decrease) in Long Term Borrowings	111,957,458	(17,464,896)
Increase / (Decrease) in Short Term Borrowings	5,554,316	135,680,507
Finance Cost	(100,847,317)	(101,007,514)
Payment of Principal Portion of Lease Liability	(13,559,793)	(10,896,203)
Dividend & DDT	(2,015,152)	(2,429,372)
Net Cash Flow from Financing Activities	1,089,512	3,882,523
Net Increase / (Decrease) in Cash and Cash Equivalents	(7,732,261)	15,348,254
Opening Balance of Cash and Cash Equivalents	32,494,836	17,146,582
Closing Balance of Cash and Cash Equivalents	24,762,575	32,494,836
Components of Cash and Cash Equivalents	For the Year	For the Year
	31-March-21.	31-March-20.
	Rs.	Rs.
Cash on hand & Equivalants	-	-
- Cash on hand	221,549	1,713,331
Balances with Scheduled Banks	22.,010	.,5,001
	0.000.000	4 000 407
- In Current Accounts	3,220,889	1,326,487
- In Earmarked Accounts	21,320,137	29,455,019
· 1	24,762,575	32,494,836

- 1 The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in the Ind AS 7 "Statement of Cash Flows".
- 2 Figures of Cash & Cash Equivalents have been taken from Note 10

As per our attached report of even date

FOR, SVK & ASSOCIATES

Chartered Accountants

On behalf of the Board of Directors FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner M. No. 143121 Firm No. - 118564W

Sd/-Ramesh Khichadia Ritesh Khichadia Managing Director Wholetime Director DIN: 00087859 DIN: 07617630

Place: Rajkot Date: 15th June, 2021 UDIN: 21143121AAAABF9094 Sd/-Sd/-Kaushik Mori Khyati Mehta Chief Financial Officer Company Secretary

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED ON 31ST MARCH, 2021 (CONSOLIDATED)

	PARTICULARS	Number Of Shares	Amount (In. Rs.)	
(A)	EQUITY SHARE CAPITAL :			
ICCLIED CLIDCODIDED AND DAID LID CADITAL				

| ISSUED, SUBSCRIBED AND PAID UP CAPITAL |
| EQUITY SHARES OF RS. 2/- EACH (PREVIOUS YEAR RS. 2/- EACH) |
As At 1st April, 2019	50,378,790
Add : New Shares Alloted during the year 19-20	-
As At 31st March, 2020	50,378,790
Add : New Shares Alloted during the year 20,000	
Add : New Shares Alloted during the year 20,000	
Add : New Shares Alloted during the year 20,000	
Add : New Shares Alloted during the year 20,000	
Add : New Shares Alloted during the year 20,000	
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Add : New Shares Alloted during the year 30,000	
Add : New Shares Alloted during the year 30,000	
Add : New Shares Alloted during the year 30,000	
Add : New Shares Alloted during the	

As At 31st March, 2020

Add : New Shares Alloted during the year 20-21

- As At 31st March, 2021

50,378,790

(B) OTHER EQUITY:

	Reserves & Surplus				Other	
Particulars	Securities Premium	General Reserve	Balance in Statement of P&L	Retained Earnings	Other Comprehensive Income	Total
Balance as on 01.04.19	13,477,670	421,308	299,358,906	620,122	(8,782,531)	305,095,475
Profit for the year	-	-	125,982,820	-	633,610	126,616,430
Dividend	-	-	(2,015,152)	-	-	(2,015,152)
Dividend Distribution Tax	-	-	(414,222)	ı	-	(414,222)
Balance as on 31.03.20	13,477,670	421,308	422,912,352	620,122	(8,148,921)	429,282,531

	Reserves & Surplus				Other	
Particulars	Securities Premium	General Reserve	Balance in Statement of P&L	Retained Earnings	Comprehensive Income	Total
Balance as on 01.04.20	13,477,670	421,308	422,912,352	620,122	(8,148,921)	429,282,531
Profit for the year	-	-	90,456,952	-	2,125,190	92,582,142
Dividend	-	-	(2,015,152)	-	-	(2,015,152)
Dividend Distribution Tax	-	-	-	ı	-	-
Balance as on 31.03.21	13,477,670	421,308	511,354,152	620,122	(6,023,731)	519,849,521

As per our report of even date attached FOR, SVK & ASSOCIATES

Chartered Accountants Firm Reg. No. 118564W On behalf of the Board of Directors FOR, CAPTAIN POLYPLAST LTD.

Sd/-Dhaval R. Karia Partner

M. No. 143121

Place: Rajkot Date: 15th June, 2021 UDIN: 21143121AAAABF9094 Sd/-

Ramesh KhichadiaRitesh KhichadiaManaging DirectorWholetime DirectorDIN: 00087859DIN: 07617630

100,757,580

Sd/Kaushik Mori
Chief Financial Officer

Sd/Khyati Mehta
Company Secretary

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2020-21

1. A. Corporate Information

Captain Polyplast Ltd. ('the Holding company") having its manufacturing facilities at Shapar (Veraval), Rajkot, is engaged in the business of manufacturing and selling of quality Micro Irrigation Systems and allied products. Further, the company also undertakes installation of micro irrigation systems, providing of agronomical services to farmers and also carrying out business activities on DCA cum CS basis of Indian Oil Corporation Ltd. (IOCL) of Polymer Business.

B. Consolidated Financial Statements

The Consolidated Financial Statements comprises of Captain Polyplast Limited ("the Holding Company") and its Associate Captain Pipes Limited with investment holding of 29.59% in the Associate.

Principles of Consolidation

The Consolidated Financial Statements are prepared in accordance with the principles and procedures required for preparation and presentation of Consolidated Financial Statements. Investment in Associate has been accounted under the Equity Method as per Ind AS 28 - Investment in Associates and Joint Ventures. The Consolidated Financial Statements are prepared using the uniform accounting policies for like transactions and other events in similar circumstances. Under the Equity Method, on initial recognition, the investment in an associate is recognised at cost, and the carrying amount is increased or decreased to recognise the investor's share of the profit or loss of the investee after the date of acquisition. The investor's share of the investee's profit or loss is recognised in the investor's Other Comprehensive Income as laid down under Ind AS 1 - Presentation of Financial Statements.

2. Significant accounting policies:

(i) <u>Basis of preparation</u>

These consolidated financial statements are prepared to comply in all material aspects with Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 (the Act) read with Companies (Indian Accounting Standards) Rules, 2015; and other relevant provisions of Companies Act, 2013 and the rules made thereunder.

The financial statements are prepared on accrual basis and going concern basis of accounting under historical cost convention in accordance with generally accepted accounting principles in India and the relevant provisions of the Companies Act, 2013 including Indian Accounting Standards notified thereunder, except for certain financial assets liabilities measured at fair value.

(ii) Use of Estimates:

The preparation and presentation of financial statements requires the management to make estimates, judgements and assumptions that affect the amounts of assets and liabilities reported as on the date of financial statements and the reported amount of revenues and expenses during the reporting period. Accounting estimates could change from period to period. Actual results could differ from these estimates. Appropriate changes in estimates are made as and when the Management becomes aware of the changes in the circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which the changes are made and if material, their effects are disclosed in the notes to the financial statements.

Information about significant areas of estimation, uncertainty and critical judgements in applying accounting policies that may have significant impact on the amounts recognized in the financial statements are as below:

- * Useful lives of property, plant & equipment
- * Measurement of defined benefit obligations
- * Provisions & contingencies.

(iii) Property, Plant & Equipment

All the items of property, plant & equipment are stated at historical cost net of recoverable taxes, less accumulated depreciation and impairment loss, if any. The cost of an Property, Plant & Equipment comprises its purchase price or construction cost, any costs directly attributable to bringing the asset into its present location and the condition necessary for it to be capable of operating in the manner intended by the management, and also taking into account the initial estimate of any decommissioning obligation, if any, and Borrowing Costs for the assets that necessarily take a substantial period of time to get ready for their intended use. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

The estimated useful lives of assets are in accordance with the Schedule II of the Companies Act, 2013.

Gains or losses arising from de-recognition / disposal of a Property, Plant and Equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised / disposed off.

(iv) Depreciation / Amortization :

The company has charged depreciation on Property, Plant & Equipment on Written Down Value (WDV) method on the basis of useful life / remaining useful life and in the manner as prescribed in, Part C, Schedule II of the Companies Act, 2013. Depreciation on additions/ disposals during the year has been provided on pro-rata basis with reference to the nos. of days utilized.

Depreciation on additions/ disposals during the year has been provided on pro-rata basis.

Details of useful life of an asset and its residual value estimated by the management:-

Type of Asset	Useful Life as per management's estimate
Factory Building	30 Years
Plant & Machineries	15 Years
Furniture & Fixtures	10 Years
Computers	3 Years
Vehicles	8 Years

22 Years

(v) <u>Impairment of Assets</u>

At each balance sheet date, the company reviews the carrying amounts of its assets to determine whether there is any indication that those assets suffered any impairment loss. If any such indication exists or when annual impairment testing for an asset is required, the recoverable amount of the asset is estimated in order to determine the extent of impairment loss. An impairment loss, if any, is recognised in the Statement of Profit and Loss to the extent, asset's carrying amount exceeds its recoverable amount. The recoverable amount is higher of an asset's fair value less cost of disposal and value in use.

(vi) Leasing:

At the date of commencement of the lease, the Company recognizes a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (short-term leases) and low value leases. For these short term and low value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease.

Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. The company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease.

The company has entered into operating lease arrangements for premises like admin offices, godowns, branch offices, etc. These rent agreements are cancellable and are usually renewable by mutual consent of both the parties. Rental payments recognized in the Statement of Profit & Loss are as under:

(Amt. Rs. In Lacs)

Particulars	FY 2020-2021	FY 2019-2020
Rental payments	53.45 Lacs	56.28 Lacs

(vii) Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Initial Recognition and Measurement

A financial asset is recognized in the balance sheet when the Company becomes party to the contractual provisions of the instrument. At initial recognition, the company measures a financial asset taking into account transactions cost that are directly attributable to the acquisition or issue of the financial asset.

Subsequent Measurement

a. Financial Assets measured at Amortised Cost (AC)

A Financial Asset is measured at Amortised Cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the Financial Asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

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

A Financial Asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling Financial Assets and the contractual terms of the Financial Asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

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

Financial Assets which is not classified in any of the above categories are measured at FVTPL.

Investment in Associate

The Company has accounted for its investments in Subsidiaries at Cost of acquisition less impairment loss, if any.

Other Equity Investments

Share Holding by Captain Polyplast Ltd: (Unquoted)

2,50,000/- Equity Shares of Rs. 10/- each (Captain Engineering Pvt .Ltd.) out of total 17,00,000/- fully paid up Equity Shares of Rs. 10/- each, representing 17.41% of total share holding. The company is into the business of manufacturing of submersible pumps and their related parts.

The company measures its equity investment (other than investment forming part of interest in associate) at fair value. The company's management has elected to present fair value gain and losses on equity investments in other comprehensive income. Dividends from such investments are recognized in profit & loss as other income when the Company's right to receive the same is established. In the opinion of the management of company, book value per share is only the realizable value / fair value per share as on 31st March, 2021, looking to the composition of the assets of the investee company.

Other quoted investments being investments in Mutual Funds are measured at fair value through Other Comprehensive Income.

Inventories

Inventories of Raw Materials and Finished Goods are stated at cost or net realisable value, whichever is lower. Inventories of Waste & Scrap are valued at Net Realizable Value. Cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost formula used is 'First in first Out Method'. Due allowance is estimated and made for defective and obsolete items, wherever necessary, based on the past experience of the Company.

Trade Receivables

Trade receivables are amounts due from customers for sale of goods or services performed in the ordinary course of business. Trade receivables are initially recognized at its transaction amount which is considered to be its fair value and are classified as current assets as it is expected to be received within the normal operating cycle of the business.

Cash and Cash Equivalents

Cash and cash equivalents in the cash flow statement comprise cash at bank and in hand, and fixed deposits, that are readily convertible to know amounts of cash and which are subject to an insignificant risk of change in value.

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. Cash flows from operating, investing and financing activities of the Company are segregated, accordingly.

Financial Liabilities

Borrowings

Borrowings are initially recorded at fair value and subsequently measured at amortized costs using effective interest method. Transaction costs are charged to statement of profit and loss as financial expenses over the term of borrowing.

Trade Payables

Trade payables are amounts due to vendors for purchase of goods or services acquired in the ordinary course of business and are classified as current liabilities to the extent it is expected to be paid within the normal operating cycle of the business.

(viii) Provisions, contingent liabilities and contingent assets:

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 are not discounted to their present value and are determined based on best estimates 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.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably.

Contingent liabilities are disclosed by way of notes to the accounts.

Contingent assets are not recognized.

(ix) Government Grants & Assistance:

This includes cash subsidy being received from State Government and District Industries Center (DIC) for fixed assets being non-repayable, classified as deferred income now transferred to other income on completion of useful life of the respective fixed assets.

(x) Revenue Recognition:

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured.

Sales of Goods:

Sales are recognised when significant risks and rewards of ownership of goods have been passed to the buyer, recovery of the consideration is probable, the associated cost can be estimated reliably and the amount of revenue can be measured reliably.

Power Generation Income:

Power generation income was recognised on the basis of electrical units generated and eligible for captive consumption or captive consumed or sold as shown in the power generation reports issued by the concerned authorities. Power generation income was booked as the per unit electricity rate, being paid by the company / actually sold by the company.

Interest:

Revenue is recognised on a time proportion basis taking into account the amount outstanding and the rate applicable.

Installation Income:

Revenue is recognised on the basis of completion of services being provided.

Dividend Income:

Dividend Income is recognised when the Company's right to receive the amount has been established.

(xi) Retirement Benefits and other employee benefits:

Defined Contribution Plans:

Defined contribution to provident fund is charged to the profit and loss account on accrual basis.

<u>Defined Benefit Plans</u>:

Provision for gratuity liability is provided based on actuarial valuation made at the end of the financial year. Re-measurement of Defined Benefit Plan in respect of post-employment are charged to the Other Comprehensive Income.

CAPTAIN POLYPLAST LTD.

Leave encashment expenditure, if any, is charged to profit and loss account at the time of leave encashed and paid. Bonus expenditure is charged to profit and loss account on accrual basis.

(xii) Foreign Currency Transactions:

Transactions denominated in foreign currencies are recorded at the exchange rate prevailing on the date of transaction. Exchange difference arising on settlement of transactions is recognised as income or expense in the year in which they arise.

Monetary assets and liabilities related to foreign currency transactions outstanding at the balance sheet date are translated at the exchange rate prevailing on that date and the net gain or loss is recognized in the profit and loss account.

Foreign currency translation differences relating to liabilities incurred for purchasing of fixed assets from foreign countries are adjusted in the carrying cost of fixed asset for differences up to the year-end in the year of acquisition, whereas differences arising thereafter to be recognized in the profit and loss account. All other foreign currency gain or losses are recognized in the profit and loss account.

(xiii) Borrowing Cost:

Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets are capitalised as part of the cost of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. Costs incurred in raising funds are amortised equally over the period for which the funds are acquired. All other borrowing costs are charged to profit and loss account.

(xiv) Taxes on Income

Tax expenses comprise Current Tax and deferred tax charge or credit.

<u>Current Tax:</u> Provision for current tax is made based on tax liability computed after considering tax allowances and exemptions, in accordance with the provisions of The Income Tax Act, 1961.

<u>Deferred Tax:</u> Deferred tax assets and liability is recognized, on timing differences, being the differences between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax assets arising mainly on account of brought forward losses, unabsorbed depreciation and minimum alternate tax under tax laws, are recognised, only if there is a virtual certainty of its realisation, supported by convincing evidence. At each Balance Sheet date, the carrying amount of deferred tax assets are reviewed to reassure realisation. The deferred

CAPTAIN POLYPLAST LTD.

tax asset and deferred tax liability is calculated by applying tax rate and tax laws that have been enacted or substantively enacted by the Balance Sheet date.

(xv) <u>Earnings/(Loss) per Share</u>:

Basic earnings/(loss) per share are calculated by dividing the net profit / (loss) for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for any bonus shares issued during the year and also after the balance sheet date but before the date the financial statements are approved by the board of directors.

(xvi) <u>Segment Reporting:</u>

The Chief Operational Decision Maker (CODM) monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on the profit or loss and is measure consistently with the profit or loss in the financial statements. Operating segments are reported in a manner consistent with the internal reporting provided to CODM.

In accordance with Ind AS - 108 - "Operating Segments", the Company has identified its business segment as "Manufacturing of Micro Irrigation Systems & Allied Products" and "DCA cum CS of Indian Oil Corporation Ltd. (IOCL) - Polymer Business". There are no other primary reportable segments. The major and material activities of the company are restricted to only one geographical segment i.e. India, hence the secondary segment disclosures are also not applicable.

(xvii) <u>De-recognition:</u>

The Company derecognizes a Financial Asset when the contractual rights to the cash flows from the Financial Asset expire or it transfers the Financial Asset and the transfer qualifies for de-recognition under Ind AS 109. A Financial liability (or a part of a Financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

CAPTAIN POLYPLAST LTD.

(xviii) Offsetting:

Financial Assets and Financial Liabilities are offset and the net amount is presented in the balance sheet when, and only when, the Company has a legally enforceable right to set off the amount and it intends, either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

As per our attached Report of even date

For and on behalf of Board

For, SVK & ASSOCIATES

Chartered Accountants

Sd/-

Ramesh Khichadia Managing Director DIN: 00087859

Sd/-

Dhaval R. Karia

Partner

M. No. - 143121 F. No. - 118564W Sd/-

Ritesh Khichadia Whole Time Director DIN: 07617630

Place: Rajkot

Date: 15th June, 2021

UDIN: 21143121AAAABF9094

Sd/-

Kaushik Mori Chief Financial Officer

Sd/-

Khyati Mehta

Company Secretary

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

3. PROPERTY, PLANT & EQUIPMENTS:

			GROSS B	LOCK			DEPRECI	ATION		NET BLOCK		
Sr. No.	Particulars	Balance as at 01.04.2020	Additions	Disposals	Balance as at 31.03.2021	Balance as at 01.04.2020	For the Year	Disposals	Balance as at 31.03.2021	Balance as at 31.03.2021	Balance as at 31.03.2020	
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
ı	Tangible Assets :											
	Factory Land	1,935,768	-	-	1,935,768	-	-	-	-	1,935,768	1,935,768	
	Open Plot of land	141,816	-	-	141,816	-	-	-	-	141,816	141,816	
	Open Plot of land - Branch	5,848,380	=	-	5,848,380	-	-	-	-	5,848,380	5,848,380	
	Factory Buildings	56,831,125	-	-	56,831,125	13,504,853	4,104,131	-	17,608,984	39,222,141	43,326,272	
	Plant & Machinery	211,029,793	2,321,022	-	213,350,815	116,858,657	18,582,283	-	135,440,940	77,909,875	94,171,136	
	Furniture & Fixtures	13,255,735	658,302	-	13,914,037	9,591,501	1,078,662	-	10,670,163	3,243,874	3,664,234	
	Computer System	6,412,228	565,440	-	6,977,668	5,434,625	661,887	-	6,096,512	881,156	977,603	
	Vehicles	10,553,623	10,656,229	-	21,209,852	9,650,556	1,827,534	-	11,478,090	9,731,762	903,067	
	Wind Turbine	48,606,458	-	-	48,606,458	31,904,304	2,092,129	-	33,996,433	14,610,025	16,702,154	
	Total	354,614,926	14,200,993	-	368,815,919	186,944,496	28,346,626	-	215,291,122	153,524,797	167,670,430	
	Previous Year Total	264,379,919	90,619,673	384,666	354,614,926	156,707,577	30,605,357	368,438	186,944,496	167,670,430	107,672,342	
II	Capital Work-in-progress											
	Factory Building - WIP	-	3,299,929	-	3,299,929	-	-	-	-	3,299,929	-	
	Total	-	3,299,929	-	3,299,929	-	-	-	-	3,299,929	-	
	Previous Year Total	71,915,665	5,745,344	77,661,009	-	-	-	-	-	-	71,915,665	

Total Depreciation for the Year		20-21	19-20
Depreciation on Tangible Assets	(a)	28,346,626	30,605,357
Depreciation on Right of Use Assets	(b)	13,290,167	11,550,330
Total Depreciation for the Year (a+b)		41,636,793	42,155,687

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

	PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
4.	INVESTMENTS ACCOUNTED FOR USING EQUITY I Quoted :- (At Cost) 1230600 (Previous 1230600) Equity Shares - Captain Market Value Rs. 24,612,000 (Rs. 22,150,800)	-	12,699,218	11,477,590
		TOTAL	12,699,218	11,477,590
5.	NON-CURRENT INVESTMENT : <u>Unquoted</u> :- (Measured At Fair Market Value throug 250000(Previous 250000) Equity Share- Captain Eng	•	1,785,178	1,813,987
	Quoted:- (Measured At Fair Market Value through SBI MUTUAL FUND SBI DYNAMIC BOND FUND SBI REGULAR SAVING FUND SARDAR SAROVAR NIGAM LTD (BONDS)	OCI)	5,566,008 17,136,312 11,803,900 3,000,000	5,152,044 16,158,017 10,831,466 3,000,000
		TOTAL	39,291,398	36,955,514
6.	DEFERRED TAX ASSETS (NET) Deferred Tax Liabilities	(a)	-	-
	Deferred Tax Assets Related to Property, Plant & Equipments Related to statutory dues	(b) TOTAL (b-a)	1,486,110 2,063,320 3,549,430 3,549,430	351,799 2,050,540 2,402,339 2,402,339
7.	LONG TERM LOANS AND ADVANCES: (Unsecured and considered good as certified by the management) Security Deposits	TOTAL	48,814,913 48,814,913	50,265,914 50,265,914
8.	INVENTORIES: (As taken, valued & certified by the management) (a) Raw Materials (b) Finished Goods (c) Others - Waste & Scrap	TOTAL	36,455,662 296,642,574 498,600 333,596,836	31,238,463 294,630,662 375,463 326,244,588
9.	TRADE RECEIVABLES: Unsecured, considered good:		1,121,734,417 1,121,734,417	947,583,272 947,583,272

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
10. CASH AND CASH EQUIVALENTS:			
(i) Cash and Cash Equivalents :			
Cash on hand		221,549	1,713,331
	(a)	221,549	1,713,331
(ii) Other Bank Balances :			
(a) Balance with banks		3,220,889	1,326,487
(b) Earmarked balances with banks		21,320,137	29,455,019
	(b)	24,541,026	30,781,505
	TOTAL	24,762,574	32,494,836
11. SHORT TERM LOANS AND ADVANCES: (Unsecured and considered good as certified by the man (a) Balances with Revenue Authorities (b) Advance to Suppliers & Others (c) Prepaid Expenses	agement)	72,867,163 33,012,254 4,262,705	97,177,162 40,844,848 4,308,255
	TOTAL	110,142,122	142,330,265
OTHER CURRENT ASSETS: Advance Recoverable in cash or in kind or for value to be received (Considered Good):	TOTAL	787,444 230,722,168 231,509,612	3,322,694 373,021,627 376,344,321

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

		As	At	As At	
Particulars		31-March-21.	31-March-21.	31-March-20.	31-March-20.
		Number	Amt. (Rs.)	Number	Amt. (Rs.)
13 SHARE CAPITAL : a. Authorized : Equity Shares of Rs. 2/- Each (Rs. 2/- Each)	Tatal	55,000,000	110,000,000	55,000,000	110,000,000
	Total	55,000,000	110,000,000	55,000,000	110,000,000
b. Issued, Subscribed & Paid Up: Equity Shares of Rs. 2/- Each (Rs. 2/- Each)		50,378,790	100,757,580	50,378,790	100,757,580
	Total	50,378,790	100,757,580	50,378,790	100,757,580

Reconciliation of Number Of Shares outstanding at the beginning and at the end of the reporting period

Particulars	2020-	2021	2019-2020	
Faiticulais	Number	Amount	Number	Amount
Equity Shares :				
Shares outstanding at the beginning of the year	50,378,790	100,757,580	50,378,790	100,757,580
Shares issued during the period	-			-
Shares bought back during the year	-			-
Shares outstanding at the end of the year	50,378,790	100,757,580	50,378,790	100,757,580

Terms/rights attached to equity shares

The Company has only one class of equity shares having a par value of Rs. 2 each. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian rupees. The dividend proposed by the Board of Directors is subject to approval of the shareholders in the ensuing Annual General Meeting.

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

Shares in the company held by each shareholder holding more than 5 percent shares

Sr.		2020-	2021	2019-2020	
	Name of Shareholder	No. Of Shares	% of	No. Of Shares	% of
No.		held	Holding	held	Holding
1	Ramesh D. Khichadia	9,278,210	18.42%	9,278,210	18.42%
2	Gopal D. Khichadia	7,729,085	15.34%	7,729,085	15.34%
3	Captain Pipes Ltd.	5,467,500	10.85%	5,467,500	10.85%
4	Sangita R. Khichadia	3,047,215	6.05%	3,047,215	6.05%
5	Kanjibhai M. Pansuria	2,529,560	5.02%	2,529,560	5.02%

Shares issued other than cash, bonus issue and shares bought back

Particulars		Year (Aggregate No. of Shares)			
Farticulars	2020-2021	2019-2020	2018-2019	2017-2018	2016-2017
Equity Shares :					
Fully paid up pursuant to contract(s) without payment being received in cash	Nil	Nil	Nil	Nil	Nil
Fully paid up by way of bonus shares	Nil	Nil	Nil	Nil	Nil
Shares bought back	Nil	Nil	Nil	Nil	Nil
Preference Shares :					
Fully paid up pursuant to contract(s) without payment being received in cash	Nil	Nil	Nil	Nil	Nil
Fully paid up by way of bonus shares	Nil	Nil	Nil	Nil	Nil
Shares bought back	Nil	Nil	Nil	Nil	Nil
Unpaid Calls	2020-2021	2019-2020			
<u>'</u>					
By Directors	Nil	Nil			
By Officers	Nil	Nil			

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

	PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
14. O	THER EQUITY:			
(a	Security Premium Reserve		13,477,670	13,477,670
	Total	(a)	13,477,670	13,477,670
(b	Other Reserves :			
	- General Reserve		421,308	421,308
	Total	(b)	421,308	421,308
(c		int :		
	(including Other Comprehensive Income)			
	- Opening Balance		414,763,431	290,576,375
	Less : Dividend		(2,015,152)	(2,015,152)
	Less: Dividend Distribution Tax		- 00 500 440	(414,222)
	Add : Profit for the year Total	(c)	92,582,142 505,330,421	126,616,430 414,763,431
	lotai	(C)	505,550,421	414,703,431
(0	I) Retained Earnings	(d)	620,122	620,122
		TOTAL	519,849,521	429,282,531
	DNG TERM BORROWINGS : i) Term Loans : Secured :			
	- From banks :		159,768,220	42,670,868
(I	b) Loans and Advances from Related Parties : Unsecured :			, ,
	- From Directors		26,680,032	34,200,635
(0	e) Business Loans			
	Unsecured :			
	- From Banks		1,639,308	11,159,197
Notes :		TOTAL	188,087,560	88,030,700

Notes

Secured Loans From Banks:

Business Loans From Banks & Financial Institutions:

Secured by hypothecation over Inventory, Stock in Process, Finished Goods, Receivables and the entire current assets of the Company (Present & Future), hypotecation of plant & machinery of the Company, hypotecation of Receivables IOCL Polymer Division Dealership (Present & Future), registered equitable mortgage of industrial properties (Land & Building) in the name of Company, registered equitable mortgage of residential premises in the name of promoter, pledge of Fixed Deposits and Shares in the name of Directors and personal guarantee of Directors / Promoters. Rate of Interest for borrowings from banks ranges between 7.40% p.a. to 10.25% p.a. Repayable within 1 to 5 Years from the balance sheet date.

Unsecured Loans From Directors:

Unsecured Loans from directors and relatives are long term in nature and as per management explanation, generally not repayable within one year from the balance sheet date. Rate of Interest @ 12% p.a.

Unsecured Loans From Banks :

Unsecured Loans from bank are long term in nature repayable within 2 Years from the balance sheet date, rate of interest being 9.30% p.a.

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

PARTICULARS		As at 31-03-2021 Rupees	As at 31-03-2020 Rupees
16. GOVERNMENT GRANTS - State Cash Subsidy		-	1,763,866
	TOTAL	-	1,763,866
17. SHORT TERM BORROWINGS Secured:		000 000 440	000 770 740
Working Capital Facilitiies from Bank		630,296,442	623,772,742
Note: Working Capital Facilities from Banks:	TOTAL	630,296,442	623,772,742

Secured by hypothecation over Inventory, Stock in Process, Finished Goods, Receivables and the entire current assets of the Company (Present & Future), hypotecation of plant & machinery of the Company, hypotecation of Receivables IOCL Polymer Division Dealership (Present & Future), registered equitable mortgage of industrial properties (Land & Building) in the name of Company, registered equitable mortgage of residential premises in the name of promoter, pledge of Fixed Deposits and Shares in the name of Directors and personal guarantee of Directors / Promoters. Rate of Interest between 8.25% p.a. to 10.00% p.a.

18. TRADE PAYABLES :		
(Refer Note No. 46)		
Trade payables (Dues to Micro, Small & Medium Enterprise)	41,102,234	122,719,854
Trade payables (Others)	342,573,196	543,870,033
	, ,	, ,
TOTAL	383,675,430	666,589,887
19. OTHER FINANCIAL LIABILITIES :		
(a) Current Maturities of Long Term Debts	42,857,398	30,956,800
(b) Interest Accrued but not Due on Borrowings	4,078,764	5,048,148
(1)	,, -	-,,
TOTAL	46,936,162	36,004,948
20. PROVISIONS :		
Provision for unpaid expenses	1,055,945	620,879
TOTAL	1,055,945	620,879
21. EMPLOYEE BENEFIT OBLIGATIONS :	, ,	,
Provision For Employees Benefit	8,198,189	8,147,409
(Refer Note No. 41)	0,100,100	0,111,100
(Note Note No. 11)		
TOTAL	8,198,189	8,147,409
22. CURRENT TAX LIABILITIES :	-,,	-, ,
Provision for current income-tax	34,600,000	46,050,000
1 TO VIOLOTT OF CUITOTIC MICE.	01,000,000	10,000,000
TOTAL	34,600,000	46,050,000
	, ,	, ,
23. OTHER CURRENT LIABILITIES :		
(a) Advances Received From Customers	68,414,135	47,047,335
(b) Security Deposits	12,732,725	11,275,150
(c) Statutory Liabilities	8,167,326	8,538,044
(d) Other Payables	79,750,924	24,775,253
(e) Unpaid Dividend	18,806	458,617
TOTAL	169,083,916	92,094,399

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

		For The Year	For The Year
	PARTICULARS		
	PARTICULARS	31-03-2021	31-03-2020
		Rupees	Rupees
24	DEVENUE FROM OREDATION .		
24.	REVENUE FROM OPERATION:	4 750 407 050	4 077 745 047
	(a) Sale of Products	1,758,487,853	1,877,745,847
	(b) Sale of Services	3,650,825	6,442,730
	(c) Other Operating Revenues	32,929,555	36,268,183
	Lance Diagonal & Data Difference	1,795,068,233	1,920,456,760
	Less: Discount & Rate Difference	14,476,286	58,194,076
	TOTAL	1,780,591,947	1,862,262,684
25.	OTHER INCOME :		
	Interest Income	8,547,790	29,363,154
	Dividend Income	48,105	1,243,529
	Foreign Exchange Rate Difference	(72,668)	401,172
	Property Usage Charges	300,000	300,000
	Profit on Sale of Fixed Assets	300,000	*
			13,772
	MEIS Licence Income	4 054 000	1,628,515
	Sundry Creditor Written Bank / Misc Income	1,951,209	173,349
	TOTAL	10,774,435	33,123,491
	Neto		
	Note: OTHER COMPREHENSIVE INCOME		
		(1 120 120)	(2.422.520)
	Adjustment on account of Gratuity	(1,128,428)	(2,123,529)
	Adjustment on account of Mutual Funds valued at Fair Value	2,364,691	2,051,607
	Adjustment on account of Unquoted Investments valued at Fair Value	(28,809)	(686,013)
	Adjustment on account of Share in Profit / (Loss) of Assciate	1,221,628	1,200,788
		2,429,082	442,853
	Tax Adjustments	(303,892)	190,757
	TOTAL	2,125,190	633,610
26	COST OF RAW MATERIAL AND STORES CONSUMED :		
	Opening Stock :	31,238,463	15,005,626
	Add : Purchases	1,159,127,892	1,168,093,983
	Add . Fulchases	1,190,366,355	1,183,099,609
	Less : Closing Stock	36,455,662	31,238,463
	•		
	TOTAL	1,153,910,693	1,151,861,147
27.	CHANGE IN INVENTORIES OF FINISHED GOODS,		
	WORK-IN-PROCESS & STOCK-IN-TRADE :		
	Opening Stock :		
	Finished Goods	294,630,662	275,185,824
	Waste & Scrap	375,463	273,103,024
	waste a octap	295,006,125	275,185,824
	Less : Closing stock :	233,000,123	213,103,024
	Finished Goods	296,642,574	294,630,662
	Waste & Scrap	498,600	375,463
		297,141,174	295,006,125
	TOTAL	(2,135,049)	(19,820,301)
20	EMDI OVEE DENEEITS EVRENCES .		
2 8.	EMPLOYEE BENEFITS EXPENSES: Solary Wages and Popus (including directors remuneration)	02.042.222	101 070 005
	Salary, Wages and Bonus (including directors remuneration)	92,043,229	101,276,805
	Contribution to Provident Fund & Gratuity Fund	5,527,170	5,749,824
	Staff Welfare Expenses	1,535,765	1,976,511
	TOTAL	99,106,164	109,003,140

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

	PARTICULARS		For The Year 31-03-2021 Rupees	For The Year 31-03-2020 Rupees
29.	FINANCIAL COSTS:			
_0.	Interest Expenses		87,333,342	87,319,579
	Other Borrowing Costs		13,513,975	13,687,934
			,,	
		TOTAL	100,847,317	101,007,514
30	OTHER EXPENSES:			
00.	a. Manufacturing & Operating Costs			
	Consumption of Electirc, Power and Fuel		28,301,882	31,533,289
	Machinery Repairs & Maintenance		112,881	968,044
	Building Repairs & Maintenance		4,425	-
	Other Manufacturing & Operating Expenses		14,315,162	6,542,878
		(a)	42,734,350	39,044,211
	b. Sales & Distribution Expenses			
	Advertisement Expenses		1,145,983	2,038,624
	Sales Promotion Expenses		118,134,189	144,076,420
	Travelling Expenses		9,817,697	14,051,818
	Outward Transportation Expenses		64,731,077	98,580,543
	Rent, Rates & Taxes		6,138,921	7,626,040
		(b)	199,967,867	266,373,445
	c. General & Administrative Expenses		75.000	75.000
	Audit Fees		75,000	75,000
	Legal & Professional Expenses Insurance		7,799,331 1,611,919	6,050,431 2,557,756
			1 611 919 1	2.557.750
	Other General & Administration Expenses	(c)	21,474,745	24,773,681
	Other General & Administration Expenses	(c)	21,474,745 30,960,995	
	Other General & Administration Expenses	(c) DTAL (a+b+c)	21,474,745	24,773,681
31.	Other General & Administration Expenses TO Earning per Share (EPS):		21,474,745 30,960,995	24,773,681 33,456,867
31.	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS		21,474,745 30,960,995	24,773,681 33,456,867 338,874,523
31.	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding		21,474,745 30,960,995 273,663,212 92,582,142	24,773,681 33,456,867 338,874,523 126,616,430
31.	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS		21,474,745 30,960,995 273,663,212 92,582,142 50,378,790	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
31.	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding		21,474,745 30,960,995 273,663,212 92,582,142	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS		21,474,745 30,960,995 273,663,212 92,582,142 50,378,790	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS		21,474,745 30,960,995 273,663,212 92,582,142 50,378,790	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments:		21,474,745 30,960,995 273,663,212 92,582,142 50,378,790	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for)		21,474,745 30,960,995 273,663,212 92,582,142 50,378,790	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarantee	OTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company.	OTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company - In respect of others (jointly with promoters & relatives)	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (INR)	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (USD)	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (INR) Letter of Credits issued by bank (USD) (c) Disputed Liability in Appeal:	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032 50,690	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453 94,073
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (USD)	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453 94,073
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (INR) Letter of Credits issued by bank (USD) (c) Disputed Liability in Appeal:	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032 50,690	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453 94,073
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (INR) Letter of Credits issued by bank (USD) (c) Disputed Liability in Appeal: (i) Income-tax	PTAL (a+b+c)	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032 50,690	24,773,681 33,456,867 338,874,523
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (INR) Letter of Credits issued by bank (USD) (c) Disputed Liability in Appeal: (i) Income-tax Associate Company Contingent Liabilities (a) Counter guarantee given to the banks against guarantee	e	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032 50,690	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453 94,073
	Other General & Administration Expenses TO Earning per Share (EPS): (a) Profit after tax for calculation of Basic and Diluted EPS (b) Weighted average number of equity shares outstanding for calculating EPS (c) Basic and Diluated EPS Contingent Liabilities and Commitments: (to the extent not provided for) Holding Company Contingent Liabilities (a) Counter guarantee given to the banks against guarante issued by banks on behalf of company. - In respect of Company - In respect of others (jointly with promoters & relatives) (b) Letter of Credits issued by bank (INR) Letter of Credits issued by bank (USD) (c) Disputed Liability in Appeal: (i) Income-tax Associate Company Contingent Liabilities	e	21,474,745 30,960,995 273,663,212 92,582,142 50,378,790 1.84 112,952,269 13,500,000 109,480,032 50,690 Nil	24,773,681 33,456,867 338,874,523 126,616,430 50,378,790 2.51 119,376,487 - 112,407,453 94,073 475,670

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

34. Earnings & Expenditure in foreign currency Holding Company a Earnings - Export Sales - Travelling Expenses Associate Company a Earnings - Export Sales - Travelling Expenses 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % - V. Indigenous raw materials and spare parts consumed in % - Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare parts and components consumed during the financial year iii			PARTICULARS	For The Year 31-03-2021 Rupees	For The Year 31-03-2020 Rupees
Holding Company i. Raw materials & Parts Associate Company i. Raw materials (including High Seas Purchase) 3,811,000 23,503,273 34. Earnings & Expenditure in foreign currency Holding Company a Earnings - Export Sales - Travelling Expenses - Travelling Expenses Associate Company a Earnings - Export Sales - Export Sales - Travelling Expenses Nii 70,664 Associate Company a Earnings - Export Sales - Travelling Expenses Nii Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 99,23% 1,151,861,147 2,969 97,049 Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported and indigenous raw materials and spare parts consumed in % 99,23% 97,049 Associate Company ii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components similarly consumed iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1,134% 6,179 1,134% 1,134	33.	Valu	ue of imports calculated on CIF basis by the company		
i. Raw materials & Parts Associate Company i. Raw materials (including High Seas Purchase) 3,811,000 23,503,273 34. Earnings & Expenditure in foreign currency Holding Company a Earnings - Export Sales b Expenditures - Travelling Expenses Nii 70,664 Associate Company a Earnings - Export Sales b Expenditures - Travelling Expenses Nii Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year iv. Imported raw materials and spare parts consumed in % 99,23% 1,1151,861,147 99,23% 97,049 Associate Company i. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 99,23% 97,049 Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year iv. Imported raw materials and spare parts consumed in % 99,23% 97,049 Associate Company ii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 283,983,982 381,070,677 381,110,00 23,503,273 381,070,677 381,110,00 23,503,273 381,070,677 381,110,00 381,110,0		duri	ng financial year in respect of :		
Associate Company i. Raw materials (including High Seas Purchase) 3.811,000 23,503,273 34. Earnings & Expenditure in foreign currency Holding Company a Earnings - Export Sales - Travelling Expenses - Travelling Expenses - Travelling Expenses - Export Sales - Export Sales - Travelling Expenses Nil Ni Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % - Associate Company i. Total value of ill indigenous raw materials, spare parts and components consumed during the financial year v. Indigenous raw materials and spare parts consumed in % - Associate Company ii. Total value of ill indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1.34% 6.179 1.3498 1.3498 283,983 381,070,677			Holding Company		
i. Raw materials (including High Seas Purchase) 3,811,000 23,503,273 34. Earnings & Expenditure in foreign currency Holding Company a Earnings - Export Sales		i.	Raw materials & Parts	9,060,688	34,116,520
Holding Company a Earnings - Export Sales b Expenditures - Travelling Expenses Nii 70,664 Associate Company a Earnings - Export Sales b Expenditures - Travelling Expenses Nii 70,664 Associate Company a Earnings - Export Sales b Expenditures - Travelling Expenses Nii Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 0.77% 1.117,744,626 1.153,910,693 1.151,861,147 1.2969 1.101,000 1.117,744,626 1		i.		3,811,000	23,503,273
a Earnings - Export Sales - Export Sales - Travelling Expenses - Travelling Expenses - Travelling Expenses - Export Sales - Travelling Expenses - Travelling Expenser - Travel	34.	Earı	• • •		
- Export Sales b Expenditures - Travelling Expenses Nil 70,664 Associate Company a Earnings - Export Sales b Expenditures - Travelling Expenses Solutions - Export Sales b Expenditures - Travelling Expenses Nil Nil Nil 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year consumed during the financial year v. Indigenous raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % 99.23% 97.049 Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Indigenous raw materials and spare parts consumed and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Imported raw materials and spare parts consumed and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Imported raw materials and spare parts consumed		а	· · · · · · · · · · · · · · · · · · ·		
b Expenditures - Travelling Expenses Nil 70,664 Associate Company a Earnings - Export Sales b Expenditures - Travelling Expenses Nil Nil Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iiii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year v. Indigenous raw materials and spare parts consumed in % Associate Company ii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Indigenous raw materials and spare parts consumed 280,172,982 357,567,404 iii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Imported raw materials and spare parts consumed in % 3,811,000 23,503,273 357,567,404 iii. Total value of imported and indigenous raw materials, spare consumed during the financial year v. Imported raw materials and spare parts consumed in % 3,811,000 3,811,00			_	41,517,826	27,468,237
Associate Company a Earnings - Export Sales - Travelling Expenses b Expenditures - Travelling Expenses Nii Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 280,172,982 357,567,404 iv. Imported raw materials and spare parts consumed in % 283,983,982 381,070,677 283,983,982 381,070,677 iv. Imported raw materials and spare parts consumed in % 6,179		b	·	, ,	, ,
a Earnings - Export Sales b Expenditures - Travelling Expenses Nil Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iiii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 0.77% 2.96% V. Indigenous raw materials and spare parts consumed in % 99.23% 97.049 Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported raw materials, spare parts and components similarly consumed iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 283,983,982 381,070,677 iv. Imported raw materials and spare parts consumed in % 1.34% 6.179			-	Nil	70,664
- Export Sales b Expenditures - Travelling Expenses Nil Nil Nil 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of imported and indigenous raw materials, spare parts and components similarly consumed iiii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1,153,910,693 1,151,861,147 1,153,910,6					
b Expenditures - Travelling Expenses Nil Ni 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iiii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 280,172,982 381,070,677 283,983,982 381,070,677 iv. Imported raw materials and spare parts consumed in % 1.34% 6.179		а			
- Travelling Expenses Nil Nil 35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1.34% 5.179			·	55,065,467	73,657,637
35. Imported and Indigenous Material Consumed: Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported raw materials, spare parts and components consumed during the financial year iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 280,172,982 381,070,677 283,983,982 381,070,677 iv. Imported raw materials and spare parts consumed in % 1.34% 6.179		b	-		
Holding Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of imported raw materials, spare parts and components similarly consumed iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 280,172,982 381,070,677 283,983,982 381,070,677 iv. Imported raw materials and spare parts consumed in % 1.34% 6.179			- Travelling Expenses	Nil	Nil
i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1.34% 34,116,520 1,117,744,626 1,117,744,626 1,1153,910,693 1,151,861,147 2.969 99.23% 97.049 2.969 97.049 2.969 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.970 2.969 2.969 2.969 2.970 2.969	35.	Imp	_		
components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 283,983,982 381,070,677 iv. Imported raw materials and spare parts consumed in % 34,116,520 1,145,002,780 1,117,744,626 1,117,74,626 1,117,74,626 1,117,74,626 1,117,74,626 1,1					
iii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1,145,002,780 1,117,744,626 1,153,910,693 1,151,861,147 2.969 99.23% 97.049 23,503,273 23,503,273 280,172,982 357,567,404 357,567,404 357,567,404 357,567,404 381,070,677 283,983,982 381,070,677 1.34% 6.179		i.			
and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % iv. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1,145,002,780 1,117,744,626 1,153,910,693 1,151,861,147 2.969 97.049 3,811,000 23,503,273 357,567,404 357,567,404 357,567,404			· · · · · · · · · · · · · · · · · · ·	8,907,914	34,116,520
iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1,153,910,693 1,151,861,147 2.969 97.049 97.049 3,811,000 23,503,273 357,567,404 357,567,404 357,567,404 357,567,404		II.		4 4 4 5 000 700	4 447 744 000
consumed during the financial year iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 1,153,910,693 1,151,861,147 2.969 97.049 3,811,000 23,503,273 357,567,404 357,567,404 357,567,404 357,567,404				1,145,002,780	1,117,744,626
iv. Imported raw materials and spare parts consumed in % v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 0.77% 2.96% 97.04% 3,811,000 23,503,273 280,172,982 357,567,404 357,567,404 357,567,404 381,070,677 1.34%		III.		4 450 040 000	4 454 004 447
v. Indigenous raw materials and spare parts consumed in % Associate Company i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 99.23% 3,811,000 23,503,273 280,172,982 357,567,404 357,567,404 357,567,404 381,070,677 1.34%		is.,	=		
 i. Total value of imported raw materials, spare parts and components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 3,811,000 23,503,273 357,567,404 357,567,404 357,567,404 381,070,677 6.179 			·		97.04%
components consumed during the financial year ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 3,811,000 23,503,273 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404			Associate Company		
ii. Total value of all indigenous raw materials, spare parts and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 280,172,982 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404 357,567,404		i.	Total value of imported raw materials, spare parts and		
and components similarly consumed iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 280,172,982 357,567,404 381,070,677 381,070,677				3,811,000	23,503,273
iii. Total value of imported and indigenous raw materials, spare consumed during the financial year iv. Imported raw materials and spare parts consumed in % 283,983,982 381,070,677 6.179		ii.	Total value of all indigenous raw materials, spare parts		
consumed during the financial year iv. Imported raw materials and spare parts consumed in % 283,983,982 381,070,677 6.179			and components similarly consumed	280,172,982	357,567,404
iv. Imported raw materials and spare parts consumed in % 1.34% 6.179		iii.	Total value of imported and indigenous raw materials, spare		
			consumed during the financial year	283,983,982	381,070,677
v Indigenous raw materials and spare parts consumed in % 98.66% 93.83°		iv.	Imported raw materials and spare parts consumed in %	1.34%	6.17%
1. Indigenesis fair materials and spare parts consumed in 70		٧.	Indigenous raw materials and spare parts consumed in %	98.66%	93.83%

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

PARTICULARS	For The Year 31-03-2021 Rupees	For The Year 31-03-2020 Rupees
36. Payment to Auditors (without Service tax):		
Holding Company		
- Audit Fees	75,000	75,000
- GST Audit Fees	250,000	125,000
Associate Company		
- Statutory Audit Fees	37,500	37,500
- GST Audit Fees	100,000	50,000
37. Details of raw materials consumed : (In Rupees) Holding Company		
HDPE Granuals, Micro Irrigation Systems Components, etc.	1,153,910,693	1,151,861,147
Associate Company		
UPVC Pipes & Fittings	283,983,982	381,070,677
38. Details of Manufactured Goods: (In Rupees)		
Holding Company		
Product	Micro Irrigati Set/Iter	•
Opening Stock	294,630,662	275,185,824
Closing Stock	296,642,574	294,630,662
Sales	1,744,011,567	1,819,551,771
Associate Company		
Product	UPVC Pipe	s & Fittings
Opening Stock	67,982,871	46,579,010
Closing Stock	67,713,557	67,982,871
Sales	404,603,129	454,824,623

- 39. In the opinion of the Board and to the best of its knowledge and belief, the value on realisation of current assets, loans and advances will, in the ordinary course of business, not be less than the amounts at which they are stated in the Balance sheet.
- **40.** In the opinion of the Board and to the best of its knowledge and belief, all other contractual liabilities connected with business operations of the Company have been appropriately provided for.

41. Gratuity Benefits

The Company has defined benefit gratuity plan. Every employee who has completed five years or more of services gets a gratuity on departure at 15 days salary (Last drawn salary) for each completed year of service.

The following table summarizes the component of net benefit expenses recognized in Statement of Profit & Loss. Gratuity

Obligation as at year end as per Acturial Valuation Report.

Holding Company		(Amt. in Rs.)
Particulars	2020-21	2019-20
Opening defined benefit obligation	8,147,409	6,523,880
Adjustment during the year (Net)	50,780	1,623,529
Closed Defined benefit obligation	8,198,189	8,147,409

Associate Company	(Amt. in Rs.)	
Particulars	2020-21	2019-20
Opening defined benefit obligation	1,691,469	1,533,488
Add : Provision during the year	-	157,981
Less: Payment / Contribution / Reversal of Provision during the year	52,658	-
Closed Defined benefit obligation	1,638,811	1,691,469

- **42.** Previous year's figure have been reworked, regrouped, rearranged and reclassified wherever necessary. Accordingly, amounts and other disclosures for the preceding year are included as an integral part of the current year financial statements and are to be read in relation to the amounts and other disclosures relating to the current year.
- **43.** Balances of Trade Payables, Unsecured Loans, Advances Received, Other Payables, Provisions, Trade Receivables, Long Term and Short Term Loans & Advances, Other Current and Other Non Current Assets are subject to the confirmation of the parties concerned. Wherever confirmation of the parties for the amounts due to them / amounts due from them as per books of accounts are not received, necessary adjustments, if any, will be made when the accounts are reconciled / settled.

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

44. Related Party Disclosure :

Holding Company

(I) List of Related Parties and Relationship

Name of Related Party

Key Management Personnel (KMP)

Mr. Ramesh D. Khichadia

Mr. Ashok K. Patel

Mr. Ritesh R. Khichadia

Mr. Gopal D. Khichadia

Mr. Gopal D. Khichadia

Mr. Harshadray L. Patel

Relationship

Chairman and M. D.

Whole time Director (upto 11th July, 2020)

Whole time Director (w.e.f. 13th July, 2020)

Director

Director

Ms. Anjanaben P. Paghadar Director
Mr. Dhanjibhai R. Padmani (upto 27.09.2019) Director
Mr. Prabhulal Nathabhai Rabadiya (w.e.f 26.12.2019) Director
Mr. Kaushik V. Mori CFO

Ms. Khyati S. Mehta Company Secretary

Enterprise where Key Management Personnel and / or their relatives owns / exercise significant influence

M/s. Capital Polymers

M/s. Capital Polyplast (Guj) Pvt Ltd M/s. Captain Engineering Pvt. Ltd.

Associate : (Where Company Exercises Significant influence)

M/s. Captain Pipes Ltd.

(ii) Disclosure of Transactions with Related Parties

	2020-2021			
Particulars	Remuneration (R) / Salary (S) / Bonus (B) / Sitting Fees (SF)	Loan Received (Loan Repaid)	Interest	Purchases (P) Sales (S) Property Usage Charges Received (PU)
Key Management Personnel				
Mr. Ramesh D. Khichadia	53,02,272 (R+B)	(10,500,000)	3,157,182.00	-
Mr. Ritesh R. Khichadia	37,80,250 (R+S+B)	-	-	-
Mr. Gopal D. Khichadia	-	-	63,790.00	-
Mr. Ashok K. Patel	98,609 (R+B)	-	-	-
Mr. Kaushik V. Mori	9,81,621 (R+B)	-	-	-
Mr. Harshadray L. Patel	14,000 (SF)	-	-	-
Ms. Anjanaben P. Paghadar	14,000 (SF)	-	-	-
Mr. Prabhulal Nathabhai Rabadiya	14,000 (SF)	-	-	-
Ms. Khyati S. Mehta	2,15,208 (R+B)	-	-	-
Enterprise owned by Relative of key Management Persor	nnel :			
M/s. Capital Polymers	-	-	-	1,80,24,746 (P)
M/s. Capital Polymers	-	-	-	62,64,725 (S)
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	4,27,73,932 (P)
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	4,23,22,480 (S)
M/s. Captain Engineering Pvt. Ltd.				11,760 (P)
Associate : (Where Company Exercises Significant influence	ence) :			
M/s. Captain Pipes Ltd.	-	-	-	15,26,96,311 (P)
M/s. Captain Pipes Ltd.	-	-	-	6,35,96,808 (S)
M/s. Captain Pipes Ltd.	-	-	-	3,54,000 (PU)
Closing Balances:				
Key Management Personnel				
Mr. Ramesh D. Khichadia	32,859 (R+B)	-	2,61,07,437 (USL) (Credit)	-
			5,72,595 (USL)	
Mr. Gopal D. Khichadia	-	-	(Credit)	-
Mr. Kaushik V. Mori	59,136 (R+B)	-	-	-
Mr. Harshadray L. Patel	28,000 (SF)	-	-	-
Ms. Anjanaben P. Paghadar	28,000 (SF)	-	-	-
Mr. Prabhulal Nathabhai Rabadiya	17,500 (SF)	-	-	-
Ms. Khyati S. Mehta	16,082 (R+B)	-	-	-
Enterprise where Key Management Personnel and / or th	eir relatives owns / exe	rcise significant influ	ence:	
M/s. Capital Polymers.	-	-	-	44,60,919 (Credit)
M/s. Capital Polyplast (Guj) Pvt Ltd.	-	-	-	4,90,178 (Debit)
M/s. Captain Engineering Pvt Ltd	-	-	-	11,760 (Credit)
Associate : (Where Company Exercises Significant influence)	ence) :			, (0.00.1)
M/s. Captain Pipes Ltd.	-	-	-	27,46,737 (Debit)

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

(ii) Disclosure of Transactions with Related Parties

Disclosure of Transactions with Related Parties						
		2019-2020				
Particulars	Remuneration (R) / Salary (S) / Bonus (B) / Sitting Fees (SF)	Loan Received (Loan Repaid)	Interest	Purchases (P) Sales (S) Property Usage Charges Received (PU)		
Key Management Personnel						
Mr. Ramesh D. Khichadia	51,14,789 (R+B)	55,001,000	1,484,495	-		
Mr. Ramesh D. Khichadia	-	(22,650,000)	54,247	-		
Mr. Ashok K. Patel	3,46,068 (R+B)	-	-	-		
Mr. Kaushik V. Mori	9,97,630 (R+B)	-	-	-		
Mr. Harshadray L. Patel	14,000 (SF)	-	-	-		
Ms. Anjanaben P. Paghadar	14,000 (SF)	-	-	•		
Mr. Dhanjibhai R. Padmani	7,000 (SF)	-	-	-		
Mr. Prabhulal Nathabhai Rabadiya	3,500 (SF)	-	-	•		
Ms. Khyati S. Mehta	219,340 (R)	-	-	-		
Enterprise owned by Relative of key Management Pe	ersonnel :					
M/s. Capital Polymers	-	-	-	44,469,444 (P)		
M/s. Capital Polymers	-	-	-	90,30,408 (S)		
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	38,338,698 (P)		
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	38,317,558 (S)		
M/s. Captain Technocast Ltd.				1,050,000 (S)		
Associate : (Where Company Exercises Significant in	nfluence) :					
M/s. Captain Pipes Ltd.	-	-	-	123,376,863 (P)		
M/s. Captain Pipes Ltd.	-	-	-	25,511,570 (S)		
M/s. Captain Pipes Ltd.	-	-	-	354,000 (PU)		
Closing Balances:						
Key Management Personnel						
Mr. Ramesh D. Khichadia	367 (R+B)	-	33,687,045 (USL) (Credit)	-		
Mr. Gopal D. Khichadia	-	-	513,590 (USL) (Credit)	-		
Mr. Ashok K. Patel	28,639 (R+B)	-	-			
Mr. Kaushik V. Mori	75,687 (R+B)	-	-			
Mr. Harshadray L. Patel	14,000 (SF)	-	-	-		
Ms. Anjanaben P. Paghadar	14,000 (SF)	-	-	-		
Mr. Dhanjibhai R. Padmani	7,000 (SF)	-	-	-		
Mr. Prabhulal Nathabhai Rabadiya	3,500 (SF)	-	-	-		
Ms. Khyati S. Mehta	16,082 (R+B)	-	-	-		
Enterprise owned by Relative of key Management Pe	, , ,					
M/s. Capital Polymers.	-	- 1	-	8,850,898 (Credit)		
M/s. Capital Polyplast (Guj) Pvt Ltd.	_	-	-	9,41,632 (Debit		
M/s. Captain Technocast Ltd.	_	-	-	5,339 (Debit		
Associate : (Where Company Exercises Significant in	nfluence) :			2,222 (2001)		
M/s. Captain Pipes Ltd.	-	-	-	5,166,187 (Debit)		
mor captant i poo Eta.		l.		5,.55,.5. (Bobit)		

Relationship

Name of Related Party

Associate Company (I) List of Related Parties and Relationship

Key Management Personnel (KMP)	
Mr. Ramesh D. Khichadia	Director
Mr. Gopal D. Khichadia	Director
Mr. Kantilal M. Gedia	Director
Arvindbhai Ranpariya	Independent Director
Ratilal Baldha	Independent Director
Prafullaben Tank	Independent Director
Chandrakant Gadhiya	CFO
Jeet Raichura (upto 30.05.2019)	Company Secretary
Hetal Vacchani (01.06.2019 to 26.09.2019)	Company Secretary
Himaxi Bohra (w.e.f. 21.10.2019)	Company Secretary

Enterprise owned by Relative of Key Management Personnel

M/s. Capital Polymers

Companies under same management

M/s. Captain Polyplast Ltd.

Enterprise owned by Key Management Personnel and Relative of Key Management Personnel

M/s. Captain Technocast Pvt Ltd

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

(ii) Disclosure of Transactions with Related Parties

		2020-21			
Particulars	Remuneration / Bonus / Sitting Fees	Loan Received (Loan Repaid)	Interest (I) Jobwork Exps. (J) Usage Charges (U)	Purchases (P) Sales (S)	
Key Management Personnel	1				
Mr. Rameshbhai D. Khichadia					
Mr. Gopal D. Khichadia	2,418,576	400,000	_		
Mr. Gopal D. Khichadia	2,410,570	(1,700,000)	-	-	
Mr. Kantilal M. Gedia	291.672	350.000	_		
Arvindbhai Ranpariya	14,000	330,000	_		
Ratilal Baldha	14,000	-	_		
Prafullaben Tank	14,000		_		
Himaxi Bohra	161,520		-		
Chandrakant Gadhiya	434.480		_		
Ghandrakant Gadriiya	454,400				
Enterprise where Key Management Person	nnel and / or their rela	tives owns / exer	rise significant in	fluence:	
Enterprise where they management i crook	Inter array or their rela	LIVES OWIIS / CACI	oloc olgilillodik ili	228,598 (P	
M/s. Capital Polymers				2,811 (S	
W/S. Capital Folymers				5,707,783 (P	
M/s. Capital Polyplast (Guj) Pvt Ltd				55,59,131 (S	
ivi/s. Capital Folyplast (Guj) FVI Liu	-	-	-	55,59,151 (5	
Companies under same management					
M/s. Captain Polyplast Ltd.	_	-	_	152,696,312 (S)	
M/s. Captain Polyplast Ltd.		-	_	63,596,808 (P)	
M/s. Captain Polyplast Ltd.			3,54,000 (U)		
Dues from companies under same managem	ent - Cantain Polynlast	I td - Rs Nil (Rs			
Closing Balances Key Management Personnel					
Mr. Rameshbhai D. Khichadia	- 444.000	10,000,000	-	-	
Mr. Gopal D. Khichadia	111,286	240,000	-	-	
Mr. Kantilal M. Gedia	22,306	350,000	-	-	
Arvindbhai Ranpariya	24,000	-	-	-	
Ratilal Baldha	24,000	-	-	-	
Prafullaben Tank	24,000	-	-	<u> </u>	
Himaxi Bohra	12,080	-	-	-	
Enterprise where Key Management Person	nnel and / or their rela	tives owns / exer	cise significant in		
M/s. Capital Polyplast (Guj) Pvt Ltd				59,432 (Dr.)	
Companies under same management					
M/s. Captain Polyplast Ltd.	-	-	-	2,746,737 (Cr.)	
				,	

(ii) Disclosure of Transactions with Related Parties

	2019-20				
Particulars	Remuneration / Bonus / Sitting Fees	Loan Received (Loan Repaid)	Interest (I) Jobwork Exps. (J) Usage Charges (U)	Purchases (P) Sales (S)	
Vov. Managament Daysonnal		T			
Key Management Personnel Mr. Rameshbhai D. Khichadia	_	10,000,000			
Mr. Gopal D. Khichadia		10,000,000			
Mr. Gopal D. Khichadia	2,445,036	(1,100,000)		-	
Mr. Kantilal M. Gedia	207 500	1,240,000			
	297,588	350,000	-	-	
Arvindbhai Ranpariya	10,000	-	-	-	
Ratilal Baldha	10,000	-	-	-	
Prafullaben Tank	10,000	-	-	<u> </u>	
Jeetkumar B. Raychura	65,672	-	-	-	
Hetal Vacchani	51,700	-	-	-	
Himaxi Bohra	70,439	-	-	-	
Chandrakant Gadhiya	524,504	-	-	-	
Enterprise owned by Relative of Key					
M/s. Capital Polymers				37456 (P)	
M/s. Capital Polyplast (Guj) Pvt Ltd	-	-	-	4124307 (P)	
Enterprise owned by Key Management					
M/s. Captain Technocast Pvt Ltd	-	-	-	95505 (S)	
Companies under same management					
M/s. Captain Polyplast Ltd.	-	-	-	12,33,76,862 (S)	
M/s. Captain Polyplast Ltd.	-	-	-	2,55,11,570 (P)	
M/s. Captain Polyplast Ltd.	-	-	3,54,000 (U)	-	
Dues from companies under same manageme	ent - Captain Polyplas	Ltd Rs. Nil (Rs.	Nil)		

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

45. Segment Reporting

The Group's operating segments are established on the basis of those components of the Group that are evaluated regularly by the Executive Committee (the 'Chief Operating Decision Maker' as defined in Ind AS 108 - 'Operating Segments'), in deciding how to allocate resources and in assessing performance. These have been identified taking into account nature of products and services, the differing risks and returns and the internal business reporting systems.

In accordance with Ind AS - 108 - "Operating Segments", the Company has identified its business segment as

Segment-1: "Manufacturing of Micro Irrigation Systems & Allied Products" and Segment-2: "DCA cum CS of Indian Oil Corporation Ltd. (IOCL) – Polymer Business".

The accounting policies adopted for segment reporting are in line with the accounting policy of the Company with following additional policies for segment reporting.

- a. Revenue and Expenses have been identified to a segment on the basis of relationship to operating activities of the segment. Revenue and Expenses which relate to enterprise as a whole and are not allocable to a segment on reasonable basis have been disclosed as "Unallocable"
- **b.** Segment Assets and Segment Liabilities represent Assets and Liabilities in respective segments. Investments, tax related assets and other assets and liabilities that cannot be allocated to a segment on reasonable basis have been disclosed as "Unallocable".

Primary Segment Information

Amt. (In Rs.)

Figures in brackets shows previous year figures

Particulars	Segment - 1	Segment - 2	Total
Segment Revenue	1,753,495,813	27,096,134	1,780,591,947
External Revenue (excluding other income)	(1,833,485,397)	(28,777,287)	(1,862,262,684)
Segment Results Before Int. & Taxes			216,839,216
			(240,631,341)
Less : Interest & Finance Charges			100,847,317
			(101,007,514)
Add : Interest & Other Income	3,946,532	6,827,903	10,774,435
	(6,053,880)	(27,069,611)	(33,123,491)
Profit Before Tax (Including Other Comprehensive Inc.)			126,766,334
			(172,747,318)
Less : Tax Expenses			34,184,192
·			(46,130,889)
Profit After Tax	96,726,935	(4,144,794)	92,582,142
	(111,105,607)	(15,510,823)	(126,616,430)
Other Information			
Segment Assets	1,815,800,039	234,625,521	2,050,425,559
	(1,697,473,137)	(363,749,988)	(2,061,223,125)
Unallocated Assets			55,540,046
			(50,835,442)
Segment Liabilities	982,414,593	459,089,777	1,441,504,370
	(1,065,188,619)	(462,011,549)	(1,527,200,168)
Unallocated Liabilities			43,854,134
5.14.1.00.1.00			(54,818,288)
Capital Expenditure	17,439,660	61,262	17,500,922
Journal Experience	(18,673,430)	(14,350)	(18,687,780)
Depreciaiton	41,591,003	45,790	41,636,793
Depreciation	(42,114,785)	(40,902)	(42,155,687)
	(42,114,700)	(40,302)	(42,100,007)
Non Cash Expenses other than			-
Depreciation			-

Secondary Segment Information

The major and material activities of the company are restricted to only one geographical segment i.e. India, hence the secondary segment disclosures are also not applicable.

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

46. Based on the information / documents / parties identified by the company and to the extent information available / gathered, information as required to be disclosed as per Micro, Small and Medium Enterprise Development Act, 2006 have been determined as follows:

Holding Company

(Rs. In Lacs)

Particulars	2020-2021	2019-2020
Principal amount remaining unpaid to any supplier at the end of the year.	411.02	1,227.20
Interest due on above *	5.89	24.66
Amount of interest paid by the company to the suppliers	Nil	Nil
Amount paid to the suppliers beyond respective due dates *	*	*
Amount of interest due and payable for the period of delay in payments but without		
adding the interest specified under the Act. *	*	*
Amount of interest accrued and remaining unpaid at the end of the year.	*	*
Amount of further interest remaining due and payable even in the succeeding years,		
until such date when interest dues as above are actually paid to the small enterprise.*	*	*

^{*}Whatever information the company could identify as above were possible at the year end only, and in view of the same & according to the company, it could not identify payments beyond due date during the year and to make interest provisions to that extent, as per the agreed terms with the suppliers. The company could identify the principal amount remaining unpaid as on 31st March, 2021 based on the status of respective suppliers received during the year. However, as informed by the management, considering the materiality aspect and as per the agreed terms with respective suppliers, the company has not made provision of any interest due to suppliers for outstanding balance / payment made beyond respective due dates.

Associate Company

(Rs. In Lacs)

Particulars	2020-2021	2019-2020
Principal amount remaining unpaid to any supplier at the end of the year.	293.83	387.18
Interest due on above *	0.98	11.44
Amount of interest paid by the company to the suppliers	Nil	Nil
Amount paid to the suppliers beyond respective due dates *	*	*
Amount of interest due and payable for the period of delay in payments but without		
adding the interest specified under the Act. *	*	*
Amount of interest accrued and remaining unpaid at the end of the year.	*	*
Amount of further interest remaining due and payable even in the succeeding years,		
until such date when interest dues as above are actually paid to the small enterprise.*	*	*

^{*} Whatever information the company could identify as above were possible at the year end only, and in view of the same & according to the company, it could not identify payments beyond due date during the year and to make interest provisions to that extent, as per the agreed terms with the suppliers. The company could identify the principal amount remaining unpaid as on 31st March, 2021 based on the status of respective suppliers received during the year. However, as informed by the management, considering the materiality aspect and as per the agreed terms with respective suppliers, the company has not made provision of any interest due to suppliers for outstanding balance / payment made beyond respective due dates.

47. Effective from 1st April, 2019, the Company adopted Ind AS 116 "Leases", applied to material contracts having lease component existing on the transition date using the modified retrospective method. Accordingly, comparatives for the year ended 31st March, 2019 have not been retrospectively adjusted. The Company has measured the Right of Use Assets (RoU) and Lease Liability based on remaining lease period. On such date, the adoption of new standard resulted in recognition of RoU and Lease Liability of Rs. 298.40 Lacs. The effect of this adoption is insignificant on the profits of the period and earnings per share. The lease arrangement is for machineries. The original lease tenure ranges from 3 to 5 Years.

Disclosures:

Holding Company

Particulars	Amt.
	(Rs. in Lacs)
Right of Use	
Initial Recognition on Transition date i.e. 1st April, 2019	298.40
Add : Additions	Nil
(Less): Amortisation (Depreciation) on ROU Assets	(115.50)
Balance as at 31 st March, 2020	182.90
Add : Additions	180.41
(Less): Amortisation (Depreciation) on ROU Assets	(132.90)
Balance as at 31 st March, 2021	230.41
Lease Liabilities	
Balance as at 1 st April, 2019	298.40
Add : Finance Cost accrued during the period	26.19
(Less) : Payments of Lease Liabilities	(135.15)
Balance as at 31 st March, 2020	189.44
Add : Lease liabilities recognized in 20-21	180.41
Add : Finance Cost accrued during the period	20.77
(Less) : Payments of Lease Liabilities	(156.37)
Balance as at 31 st March, 2021	234.25

NOTES FORMING PART OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2021

48. Corporate Social Responsibility:

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. A CSR Committee has been formed by the companay as per the Companies Act, 2013. Following are relevant disclosures in this regard:

<u>Holding Company</u> (Rs. In Lacs)

Sr. No.	Particulars	FY 20-21	FY 19-20
а	Amount required to be spent as per Section 135 of the Act	23.75	17.40
b	Amount spent during the year on:		
	(i) Construction/ acquisition of an asset	•	-
	(ii) On purpose other than (i) above	23.75	17.40

49. Details of Guarantee given covered u/s. 186 of the Companies Act, 2013

Holding Company

(Rs. In Lacs)

Sr. No.	Particulars	FY 20-21	FY 19-20
1	Captain Pipes Ltd (Associate Co.) (Jointly with promotors and their relatives)	135.00	-

Above Corporate Guarantee has been given for business purpose.

- 50. As explained to us by the management of company, the outbreak of corona virus (Covid-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The company has evaluated impact of this pandemic on its business operations. Based on the review and current indicators of future economic conditions, as on current date, the Company has concluded that the impact of Covid-19 is not material based on these estimates. However, due to the nature of pandemic, the Company will continue to monitor developments to identify significant uncertainties in future periods, if any.
- 51. Subsequent to Balance Sheet Date, the Board of Directors has recommended a final dividend @ 2% per share [i.e. Rs. 0.04/- (4 Paise per share) for the financial year ended 31st March, 2021 on Equity Shares of Rs. 2/- each, fully paid up. This equity dividend is subject to approval by shareholders at the ensuing Annual General Meeting and has not been included as a liability in these financial statements, since no obligation exists at that time.
- **52.** Wherever no vouchers and documentary evidences were made available for our verification, we have relied on the authentication given by management of the company.
- 53. Figures have been rounded off to nearest rupee and have been regrouped, rearranged and reclassified wherever necessary.

Signature to Notes No. 1 to 53

FOR, SVK & ASSOCIATES

Chartered Accountants

Firm Reg. No. 118564W

On behalf of the Board of Director

FOR, CAPTAIN POLYPLAST LTD.

Sd/- Sd/- Sd/-

Dhaval R. KariaRamesh KhichadiaRitesh KhichadiaPartnerManaging DirectorWholetime DirectorM. No. 143121DIN : 00087859DIN : 07617630

Sd/- Sd/-

Place : Rajkot Kaushik Mori Khyati Mehta

Date : 15th June, 2021 Chief Financial Officer Company Secretary

UDIN: 21143121AAAABF9094

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