



BOARD'S REPORT

To,
Members of Ratnaveer Metals Limited.

Your Directors are pleased to present the 19th Annual Report together with Audited Financial Statements of the Company for the Financial Year ended on 31st March 2021.

01. FINANCIAL HIGHLIGHTS:

[Amount in Rupees]

Particulars	2020-21	2019-20
Revenue From Operations	3,61,64,45,243	2,95,10,39,890
Other Income	4,46,09,708	2,10,59,639
Total Income	3,66,10,54,950	2,97,20,99,529
Total Expenditure	3,56,19,24,454	2,86,99,66,975
Profit / (-) Loss before Depreciation and Taxation	12,58,65,956	12,58,51,979
Less: Depreciation	2,67,35,460	2,37,19,425
Add: Exceptional item - Gain on sale of fixed asset	0	0
Profit / (-) Loss: before Taxation	9,91,30,496	10,21,32,554
Provision for Taxation	0	0
Current Tax	2,02,53,960	2,64,45,213
Add/Less: Tax adjustments of earlier years	1,19,25,494	2,69,410
Add/Less : Deferred Tax/ (Credit)	34,87,099	(53,28,976)
Net Profit / (-) Loss after Tax	6,34,63,943	8,07,46,907

During the year under review, the Company has achieved net sales revenue of Rs. 3,61,64,45,243 as compared to 2,95,10,39,890 in the previous year. The Profit before Tax (PBT) Decreased to 9,91,30,496 as compared to Rs. 10,21,32,554 in the previous year and Profit after Tax (PAT) Decreased to Rs. 6,34,63,943 as compared to Rs. 8,07,46,907 in the previous year. The PBT and PAT Decreased due to Covid 19 Situation. Earnings per Share of the Company Decline to Rs. 15.60/- as compared to Rs. 19.85/- in previous year. Financial Year 2020-21 proved successful for the Company in all the business aspects.

02. STATE OF COMPANY'S AFFAIRS AND REVIEW OF BUSINESS OPERATIONS & FUTURE PROSPECTS:

The Board of Directors are happy to inform you that the Company has maintained the financial position as per the target. We are one of the leading producers of a highest range of S.S. Fastener Industry related products viz. Stainless Steel Washers, Solar Panel Hooks, Tubes, Finished Sheets and Sheet Metal Products. We have been exporting to various Countries like USA, UK, Germany, France, Italy, Netherlands, Portugal, Spain, Switzerland, Austria etc, Each of the Company's Products undergo various examinations at different

RATNAVEER METALS LIMITED

(Formerly Known as IRATINAVEER STAINLESS PRODUCTS IPVT. LTD.)
E-77, G.I.D.C. Savli (Manjusar), Dist. Vadudara- 391775. (GUJARAT) INDIA

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stages of production. We are focusing to build long lasting customer relationship which will make us preferred supplier.

In present business scenario, Company is exploring for better growth and will be able to maintain it in by following global standards. However, Company needs to spread its wings and its portfolio by adding new products for emerging amongstnew global suppliers.

03. CHANGE IN THE NATURE OF BUSINESS, IF ANY:

There is no change in the nature of business during the financial year ended 31.03.2021.

04. DIVIDEND:

No Dividend was declared for the current financial year due to conservation of Profits by the Company.

05. TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND:

Since there was no unpaid/unclaimed Dividend declared and paid last year, the provisions of Section 125 of the Companies Act, 2013 do not apply.

06. RESERVES:

No amount is proposed to be transferred to general reserves for the financial year 2021.

07. MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE ENDS OF THE FINANCIAL YEAR TO WHICH THESE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT:

No material changes and commitments affecting the financial position of the Company occurred between the financial years to which these financial statements relate on the date of this report.

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



During the year, no significant and material order was passed by the Regulators or courts.



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09. EXTRACT OF ANNUAL RETURN:

The link of Annual Return has been hosted on the website of the company, i.e., http://www.ratnaveer.com/annualreport202021.html

10. BOARD OF DIRECTORS MEETINGS:

During the Financial Year ended 31st March, 2021, the Board met twenty-eight times.

Sr. No.	Date of Board	Total Number of	Attend	ance	
- William	Meeting	Directors as on the date of Board Meeting	No. of Directors Attended	% of Attendance 100%	
1	03.04.2020	3	3		
2	13.05.2020	3	3	100%	
3	14.05.2020	3	3	100%	
4	30.05.2020	3	3	100%	
5	27.06.2020	3	3	100%	
6	14.07.2020	3	3	100%	
7	21.07.2020	3	3	100%	
8	23.07.2020	3	3	100%	
9	25.08.2020	3	3	100%	
10	10.09.2020	3	3	100%	
11	30.09.2020	3	3	100%	
12	12.10.2020	3	3	100%	
13	13.10.2020	3	3	100%	
14	14.10.2020	3	3	100%	
15	17.10.2020	3	3	100%	
16	02.11.2020	3	3	100%	
17	05.11.2020	3	3	100%	
18	19.11.2020	3	3	100%	
19	04.12.2020	3	3	100%	
20	24.12.2020	3	3	100%	
21	01.01.2021	3	3	100%	
22	04.01.2021	3	3	100%	
23	25.01.2021	3	3	100%	
24	04.02.2021	3	3	100%	
25	12.02.2021	3	3	100%	
26	24.02.2021	3	3	100%	
21	15.03.2021	3	3	100%	
28	22.03.2021	3	3	100%	





CIN - 1127109C 12002DI CO40499





11. DIRECTORS RESPONSIBILITY STATEMENT:

In accordance with the provisions of Section 134(5) of the Companies Act, 2013, the Board hereby submits its Responsibility Statements that:-

- a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;
- c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) the directors had prepared the annual accounts on a going concern basis;
- e) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

12. DECLARATION OF INDEPENDENT DIRECTOR:

The Independent Directors have submitted their disclosures to the Board that they fulfill all the requirements as stipulated in Section 149(6) of the Companies Act, 2013 so as to qualify themselves to be appointed as Independent Directors under the provisions of the Companies Act, 2013 and the relevant rules.

13. DETAILS OF SUBSIDIARY/JOINT VENTURES/ASSOCIATE ITS COMPANIES PERFORMANCE AND FINANCIAL POSITION:

The Company does not have any subsidiary, joint venture or associate Company.

14. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES UNDER SECTION 188:

Related party transactions that were entered during the financial year were on an arm's length basis and were in the ordinary course of business. Transactions with related parties entered by the Company in the normal course of business and the particulars of contracts entered during the year as per Form AOC-2 is enclosed as Annexure "A".



(Cornerly Known as RATNAMEER STAINLESS PRODUCTS PVT. LTD.): E-77, G.I.D.C. Savli (Manjusar), Dist. Vadodara- 391775. (GUJARAT) INDIA

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15. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186:

No Loan, Guarantees and investments covered under provision of Section 186 of the Companies Act, 2013.

16. DEPOSITS:

The Company has not accepted any deposit during the year, therefore the details relating to deposits, covered under Chapter V of the Companies Act, 2013 is not applicable.

17. SHARE CAPITAL AND DISCLOSURE THEREOF:

During the year under review, the Company has not issued any equity or preference shares of the Company and the Company has not issued any debenture or any preference share.

A. BUY BACK OF SECURITIES:

The Company has not bought back any of its securities during the year under review.

B. SWEAT EQUITY:

The Company has not issued any Sweat Equity Shares during the year under review.

C. BONUS SHARES:

No Bonus Shares were issued during the year under review.

D. EMPLOYEES STOCK OPTION PLAN:

The Company has not issued any shares under any Stock Option Scheme to the employees.

18. DIRECTORS:

During the year under review, there no changes in the composition of the board of directors of the company.









At the end of the year following are the directors of the company

Sr. No.	Name of Directors	Designation	Date of Appointment	
1	VIJAY RAMANLAL SANGHAVI	Managing Director	20/02/2002	
2	BABULAL SOHANLAL CHAPLOT	Whole time Director	01/07/2019	
3	ANKITA DINESHBHAI SONI	Independent Director	24/12/2018	

19. STATUTORY AUDITORS:

M/s. Radheshyam I Shah &Associates, Chartered Accountants, bearing (ICAI Registration Number:128398W) who are the statutory auditors of the Company, hold office, in accordance with the provisions of the Act up to Annual General Meeting to be held in the year 2024 and from whom necessary consent has been obtained under section 141 of the Companies Act, 2013 are eligible continuing as auditors of the company.

20. SECRETARIAL AUDITOR:

Mr.Bhautik Kanasagara, Company Secretaries in practice, Vadodara (COP No. 23136), was appointed as a Secretarial Auditor of the Company to conduct Secretarial Audit for the financial year 2020-21 as required under Section 204 of the Companies Act, 2013 and Rules there under. Secretarial Audit report is enclosed as Annexure "B".

Secretarial Auditor's Report:

The Secretarial Audit Report for the financial year ended 31st March, 2021 is self-explanatory and does not call for any further comments except the following.

The Company has not made appointment of Independent Director under the section 149(4) of the Company Act, 2013. – The company has under the process of Appointment of Independent Director for Proper Composition of Board of Directors.

The Company has not reconstituted Audit Committee and Nomination and Remuneration Committee. – The Board noted the same and state that once the Independent Director is appointed board of director will have reconstituted the audit committee and Nomination and Remuneration Committee.

The Company has failed to spend CSR Obligations under the section 135 of the company act 2013 during the year. – The company has under the process of spend the CSR Expenditure as ongoing project basis.





RATNAVEER METALS LIMITED





21. INTERNAL AUDITOR:

As per Section 138 of Companies Act 2013, every class of the Company is required to appoint an Internal Auditor or a firm of Internal Auditors.

The Board of directors are pleased to confirm the appointment of Mr. Sanjay Dards, as Internal Auditor of the Company for conduct Internal audit of the company.

22. COST AUDITORS:

Pursuant to Section 148 and 139(1) of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Amendment Rules, 2014, M/s. Ashish Bhavsar & Associates, Cost Accountant having firm registration no. 000387 has been appointed as the Cost Auditors of the Company at the meeting of the Board of Directors held on 23rdJuly, 2020 to conduct audit of cost records maintained by the Company for the year ending on 31st March, 2021.

23. DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The Company has adequate system of internal control to safeguard and protect from loss, unauthorized use or disposition of its assets. All the transactions are properly authorized, recorded and reported to the Management. The Company is following all the applicable Accenting Standards for properly maintaining the books of accounts and reporting financial statements. The internal auditor of the Company checks and verifies the internal control and monitors them in accordance with policy adopted by the Company.

The Company continues to ensure proper and adequate systems and procedures commensurate with its size and nature of its business.

24. CORPORATE SOCIAL RESPONSIBILITY (CSR):

Your Company fall within the purview of Section 135 of the Companies Act, 2013. The Company has constituted Corporate Social Responsibility Committee and has initiated action to spend CSR amount during the year 2020-21. The Corporate Social Responsibility report is enclosed as Annexure "C".

The Company is actively associated with various social activities undertaken by different Trusts and Societies, without any legal and statutory requirements. As a constructive partner in the communities in which it operates, the Company has been taking concrete action to realize its social responsibility objective. The Company has been playing a pro-active role in the socio-economic growth and has contributed to all spheres ranging from sports, health, education, environment conservation etc.





25. STATEMENT ON COMPLIANCE OF APPLICABLE SECRETARIAL STANDARD:

The Directors state that applicable Secretarial Standards, i.e. SS-1 and SS-2, relating to 'Meetings of the Board of Directors' and 'General Meetings', respectively, have been duly followed by the Company.

26.STATEMENT UNDER RULE 5 (2) OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014:

There is no employee in the Company drawing remuneration aggregating to Rs. 8.50 lacs or above per month or Rs. 1.02crore or above per annum.

27. DISCLOSURE IN RESPECT OF SCHEME FORMULATED UNDER SECTION 67(3) OF THE COMPANIES ACT, 2013:

Since the Company has not formulated any scheme in terms of Section 67(3) of the Companies Act, 2013.

28. DISCLOSURES PURSUANT TO SECTION 197 (14) OF THE COMPANIES ACT, 2013:

None of the Directors of the Company is in receipt of any commission from the Company.

29. VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES:

To ensure that the activities of the Company and its employees are conducted in a fair and transparent manner by adoption of highest standards of professionalism, honesty, integrity and ethical behavior, the Company has adopted a vigil mechanism policy.

The Company has established a vigil mechanism, the genuine concerns expressed by the employees and other Directors are taken up. The Company has also provided adequate safeguards against victimization of employees and Directors who express their concerns.

30. AUDIT COMMITTEE:

The Audit Committee pursuant to Rule 6 of the Companies (Meetings of Board and its Powers) Rules, 2014 has not been re-constituted.

31. NOMINATION AND REMUNERATION COMMITTEE:

The Nomination and Remuneration Committee pursuant to Rule 6 of the Companies (Meetings of Board and its Powers) Rules, 2014 has not been re-constituted.



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32. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EARNINGS AND OUTGO

The information pertaining to conservation of energy, technology absorption, Foreign exchange Earnings and outgo as required under Section 134(3) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 is furnished

- (A) Conservation of energy:
 - Steps taken / impact on conservation of energy, with special reference to the following:
- (i) steps taken by the company for utilizing alternate sources of energy including waste generated: Nil
- (B) Technology absorption:
- Efforts, in brief, made towards technology absorption. Benefits derived as a result of the above efforts, e.g., product improvement, cost reduction, product development, import substitution, etc.
 - The Company has not taken any technical knowhow from anyone and hence not applicable.
- In case of imported technology (imported during the last 3 years reckoned from the beginning of the financial year), following information may be furnished: Nil
 - The Company has not imported any technology and hence not applicable.
- 3. Expenditure incurred on Research and Development: Nil
- (C) Foreign exchange earnings and Outgo

PARTICULARS	Amt (In Rs.)		
Foreign Exchange earned in terms of FOB Value of Export during the year	Rs. 54,66,85,700/-		
Foreign Exchange outgo during the year in terms of CIF Value of Import	Rs. 73,83,00,210/-		

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



The Company believes in gender equality and equality in working conditions. The Company follows global corporate culture where women feel protected and the working environment is conducive to women participation in the growth of the Company.







The Company has put in place a Prevention of Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressed) Act, 2013. Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

The following is a summary of sexual harassment complaints received and disposed off during the year under review:

No of Complaints received:

None

No of Complaints pending:

None

No of Complaints disposed off:

Not Applicable.

34. Impact of Covid-19

The Company has considered the possible effects that may arise out of the still unfolding COVID-19 pandemic on the carrying amounts of property, plant & equipment, trade receivables, etc. For this purpose, the Company has considered internal and external sources of information, including current contract terms, future volume estimates and related information, economic forecasts etc. Based on the current estimates, the Company does not expect any significant impact on such carrying values. The impact of COVID -19 on the Company's financial statements may differ from that estimated as at the date of approval of these financial statements.

35. APPRECIATION:

The Board of Directors would like to express their grateful appreciation for the assistance and co-operation received from the Government, Bank, Other business constituents and members during the year under review.

The Board of Directors also wish to place on record their deep sense of appreciation for the committed services of the employees of the Company at all levels.

DATE: 20.09.2021
PLACE: VADODARA

NAME: VIJAY R. SANGHVI

FOR AND ON BEHALF OF RATNAVEER METALS LIMITED

Chairman

DIN: 00495922







ANNEXURE A

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)

Annexure to Directors' Report for the year ended March 31, 2021

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

Details of contracts or arrangements or transactions not a tarm's length basis: Not Applicable

Sr. No.	Particulars	Details		
a)	Name(s) of the related party and nature of relationship	Nil		
b)	Nature of contracts/arrangements/transactions	Nil		
c)	Duration of the contracts / arrangements/transactions	Nil		
d)	Salienttermsofthecontractsorarrangementsortransactionsincludingthevalue,ifan			
e)	Justification for entering into such contracts or arrangements or transactions	Nil		
f)	date(s) of approval by the Board	Nil		
g)	Amount paid as advances, if any:	Nil		
h)	Dateonwhichthespecialresolutionwaspassedingeneralmeetingasrequiredunder first proviso to section 188	Nil		







2. Detailsofmaterialcontractsorarrangementortransactionsatarm'slengthbasis:

(Rs.)

Name of related party	ame of related party Nature of relationship		Salient terms	Amount (₹)
Nature of Contract	8			
VIJAY RAMANLAL SANGHAVI 1) Rent Paid 2) Interest Paid 3) Remuneration Paid	Director or Key Managerial Persons	01/04/2020 to 31/03/2021		1) 6,00,000 2) 76,24,3 1 7 3) 54,00,000
BABULAL SOHANLAL CHAPLOT 1) Remuneration Paid	Director or Key Managerial Persons	01/04/2020 to 31/03/2021	1	1)813,787
SEEMA V SANGHVI 1) Rent Paid 2) Salary Paid or Remuneration Paid	Relative of Director	01/04/2020 to 31/03/2021		1) 6,00,000 2) 15,00,000
RATNAVEER INDUSTRIES 1) Rent Paid	Enterprise which is own or controlled by the Director	01/04/2020 to 31/03/2021	1	1) 72,00,000
VIJAY SANGHVI HUF 1) Rent Paid	HUF of Director	01/04/2020 to 31/03/2021	1	1) 3,00,000

For and on behalf of the Board of Directors of

RATNAVEER METALS LIMITED ER

VIJAY RAMANLAL SANGHAVI

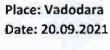
Managing Director

DIN:00495922

BABULAL SOHANLAL CHAPLOT

Whole Time Director

DIN:03539750







C/71, Krishna Township, Opp. Yash Complex, Gotri, Vadodara, Gujarat -390021 (M) 8866697366 Email:- cs.bhautik,pcs@gmail.com

Secretarial Audit Report

(For the Financial year ended on 31st March, 2021)
[Pursuant to section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies
(Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,
The Members,
RATNAVEER METALS LIMITED
E- 77 G I D C Savli (Manjusar) Dist Baroda Gujarat 391775.

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practice by RATNAVEER METALS LIMITED (CIN: U27108GJ2002PLC040488) (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 my verification of the Company's books, papers, minutes books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2021, complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

1. The Companies Act, 2013 (the Act) and the rules made thereunder.

During the period under review, the Company has complied with the provisions of the Companies Act, Rules, Regulations, Guidelines, and Standards etc.

- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- 4. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment and Overseas Direct Investment and External Commercial Borrowings.
- 5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'). Not Applicable to the Company during the Audit Period;
- A. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; Not Applicable to the Company during the Audit Period;

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- B. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; Not Applicable to the Company during the Audit Period;
- C. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018. Not Applicable to the Company during the Audit Period;
- 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, 2011 regarding the Companies Act and dealing with client;
- G. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. Not Applicable to the Company during the Audit Period;
- 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. Not Applicable to the Company during the Audit Period;

I have also examined compliance with the applicable clauses of the following: (i) Secretarial Standards issued by The Institute of Company Secretaries of India.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, and Standards etc. except, following non-compliances:

- 1. The Company has not made appointment of Independent Director under the section 149(4) of the Company Act, 2013.
- 2. The Company has not reconstituted Audit Committee and Nomination and Remuneration Committee.
- 3. The Company has failed to spend CSR Obligations under the section 135 of the company act 2013 during the year.

Further, as per representation of management letter, considering its nature of business, process and location, the following Acts are specifically applicable to the Company. There are adequate systems and processes in the company to monitor and ensure compliance.

- 1. The Water (prevention and control of pollution) Act, 1974 & Rules
- 2. Air (Prevention & Control of Pollution) Act, 1981 & Rules
- 3. Environment Protection Act, 1986 & Rules
- 4. Water Cess Act, 1997 & Rules

I further report that;

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Except Company Failed to appoint one more Independent Director as per the Section 149 of the Company Act.

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Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were *generally* sent at least 7 days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

During the Audit period, all the decisions were taken by the Board of Directors or Committee of the Board without any dissent by any of the Directors of the Company as recorded in the minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

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

I further report that during the audit period, the Annual General Meeting was held on 30th December, 2020.

Bhautik Kanasagara Practicing Company Secretary

ACS No. 60290; CP No. 23136 UDIN: A060290C000975534

Place: Vadodara Date: 20.09,2021

Note:

This report is to be read with my letter of even date which is annexed as <u>Annexure</u> and forms an integral part of this report.

Annexure to Secretarial Audit Report

To,
The Members,
RATNAVEER METALS LIMITED
E- 77 G I D CSAVLI (MANJUSAR) DIST BARODA GUJARAT 391775.

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. my responsibility is to express an opinion on these secretarial records based on our audit.
- 2. I have followed the audit practices and the processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and the practices, I followed provided a reasonable basis for our opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Wherever required, I 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. My examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

10881. B. A.

Bhautik Kanasagara Practicing Company Secretary ACS No. 60290; CP No. 23136 UDIN: A060290C000975534

Place: Vadodara Date: 20.09.2021 VADODARA COP NO. *
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ANNEXURE C

ANNUAL REPORT ON CSR ACTIVITIES

1. Brief outline on CSR Policy of the Company.

We at Ratnaveer Metals Limited believe that profit has no significance if the organization does not play its role, giving back the due to the society and environment. Ratnaveer Metals Limited CSR commitments include, but are not limited to, education, healthcare, energy and climate change, and betterment of the society through respect for universal human rights and the environment, acting with integrity and accountability and operating responsibly and sustainably.

Composition of CSR Committee:

Sr. No.	Name of Director	Designation /Nature of Directorship	Number of meetings of CSR Committee held during the year	Number of meetings of CSR Committee attended during the year		
1	Mr. VIJAY RAMANLAL SANGHAVI	Chairman	1	1		
2	Mr. BABULAL SOHANLAL CHAPLOT	Director	1	1		
3	Mr. ANKITA DINESHBHAI SONI	Independent Director	1	1		

3. Provide the web-link where Composition of CSR Committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company.

http://www.ratnaveer.com/csr.html.

4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8of the Companies (Corporate Social Responsibility Policy) Rules, 2014, if applicable (attach the report).

NOT APPLICABLE



RATNAVEER METALS LIMITED





5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any

Sr. No.	Financial Year	Amount available for set- off from preceding financial years (in Rs)	Amount required to be set off or the financial year, if any (in Rs)
1	2018-2019	Nil	Nil
2	2019-2020	Nil	Nil
3	2020-2021	Nil	Nil
	Total		

Average net profit of the company as per section 135(5). Rs. 9,85,96,289/-

Sr. No.	Financial Year	Profit Before Tax
1	2017-2018	9,21,22,368
2	2018-2019	10,15,33,944
3	2019-2020	10,21,32,554

- 7. (a) Two percent of average net profit of the company asper section 135(5) Rs. 19,71,926/-
- (b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years.
- (c) Amount required to be set off for the financial year, if any: Nil
- (d) Total CSR obligation for the financial year (7a+7b-7c). Rs. 19,71,926/-
- 8. (a) CSR amount spent or unspent for the financial year: 24,62,000/-
 - (b) Details of CSR amount spent against **ongoing projects** for the financial year: **Rs. 22,11,000**/-



RATNAVEER METALS LIMITED

(Formerly Known as RATNAVEER STAINLESS PRODUCTS PVT LTD.)
E 77, O.I.D.O. Gavil (Manjusar), Dist. Vadodara- 301775. (OUJARAT) INDIA

Tol.: +91 2667 264594 / 264596

Fax: +01 2667 264603

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- (c) Details of CSR amount spent against other than ongoing projects for the financial year: Rs. 2,51,000/-
- (d) Amount spent in Administrative Overheads: Nil
- (e) Amount spent on Impact Assessment, if applicable: Nil
- (f) Total amount spent for the Financial Year (8b+8c+8d+8e): 24,62,000/-
- Excess amount for set off, if any: NA (g)

SI. No.	Particular	Amount (in Rs.)	
(i)	Two percent of average net profit of the company as persecution 135(5)	19,71,926/-	
(ii)	Total amount spent for the Financial Year	24,62,000/-	
(iii)	Excess amount spent for the financial year [(ii)-(i)]	4,90,074/-	
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	NIL	
(v)	Amount available for set off in succeeding financial years[(iii)-(iv)]	NIL	

Note: The Excess Amount of Rs. 4,90,074/- will be used in ongoing Project.

9. (a) Details of Unspent CSR amount for the preceding three financial years: N.A.

Sr. No.	Preceding Financial	Amount transferred to Unspent CSR Account	Amount spent in there	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.			Amount remaining to be spent
	Year.	undersection 135 (6)	Reporting Financial Year (in Rs.).	Name of the Fund	Amount (in Rs).	Date of transfer.	in succeeding. financial years. (in Rs.)
-	-	-	-	-	-	-	-
	Total						



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(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): NIL

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Sr. No.	Project ID.	Name of the Project.	Financial Year in which the project was commenced.	Project duration.	Total amount allocated for the project (in Rs.).	Amount spent on the project in there reporting Financial Year (in	Cumulative amount spent at the end of report ing Financial Year. (in Rs.)	Status of the project - Completed /Ongoing.
						Rs).		
1.	Educatio n	Constru ction of School Buildin 9	2020-2021	2.5 Year	40 Lacs	22.11 L	22.11 L	Ongoing
2.	NA	NA	NA	NA	NA	NA	NA	NA
3.	NA	NA	NA	NA	NA	NA	NA	NA
	Total				111111111111111111111111111111111111111			78.7

- 10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year. (asset-wise details). NOT APPLICABLE
 - A. Date of creation or acquisition of the capital asset(s).
 - B. Amount of CSR spent for creation or acquisition of capital asset.
 - C. Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.
 - D. Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).



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CIN : 1127108G-12002PL C040488 Web: www.ratnaveer.com









11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5). NOT APPLICABLE

VIJAY RAMANDAL SANGHAVI

Director

DIN: 00495922

Vadodara

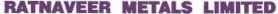
BABULAL SOHANLAL CHAPLOT

Director

DIN: 03539750

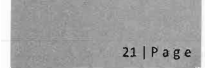
Vadodara





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RATNAVEER METALS LIMITED 19TH ANNUAL BALANCE SHEET 2020-2021

Regd. Off: E-77, G.I.D.C., Manjusar Taluka: Savli, Dist: Vadodara – 391 775

Ph.: 02667-264594-95-96, Email : rspl@ratnaveer.com Web: www.ratnaveer.com



RADHESHYAM I. SHAH & ASSOCIATES

CHARTERED ACCOUNTANTS

Atik A. Shaikh

[B.Com., A.C.A., D.I.S.A.]

Mobile: 9724004143, 8866229001 E-mail: atikshaikhahd@gmail.com Branch Office :

S/1, Vadodarawala Flats, 8/B, Muslim Society,

Navrangpura, Ahmedabad - 380 009.

Independent Auditors' Report

To the Members of RATNAVEER METALS LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of M/s RATNAVEER METALS LIMITED ("the Company"), which comprise the standalone balance sheet as at March 31, 2021, and the standalone statement of profit and loss and standalone statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 (the Act) in the manner so required and give a true and fair view in conformity with the Accounting Standards prescribed under section 133 of the Act read with the Companies (Accounting) Rules, 2014, as amended, and other accounting principles generally accepted in India, of the state of affairs (financial Position)of the Company as at March 31, 2021, and its Profits (financial performance), and Cash flows for the year ended on that date.

Basis for Opinion

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

Head Office: 403, Shaily House, 3, Harihar Park Society, Nr. Income Tax Under Bridge, Navrangpura, Ahmedabad-380 009.

Information other than the Financial Statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual report, but does not include the 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 in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of 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 Act with respect to the preparation of these standalone financial statements that give a true and fair view of the state of affairs (financial position), Profit or loss (financial performance), and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone 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.

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

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

Our objectives are to obtain reasonable assurance about whether the standalone linancial 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 Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise and 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 financial statements

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls 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 financial statement 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 financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by section 197(16) of the Act, we report that the company has paid remuneration to its directors during the year in accordance with the provisions of and limits laid down under section 197 read with schedule V to the Act. The remuneration paid to any director is not in excess of the limit laid down under section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.
- 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 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 3. 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 standalone Balance Sheet, the standalone Statement of Profit and Loss and the standalone Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
 - d. the aforesaid standalone financial statements comply with the Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e. On the basis of written representations, received from the directors as on March 31, 2021 taken on record by the Board of Directors, none of the Directors is disqualified as on March 31, 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 B".Our report express an unmodified opinion on the adequacy and operating effectiveness of the company's internal financial control over financial reporting.
 - g. 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. The Company has disclosed the impact of pending litigations on its financial position in the standalone Financial Statements (Refer Note No 23 to the Standalone Financial Statements.)
- ii. The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For Radheshyam I Shah and Associates

Chartered Accountants FRN: 128398W

CA Atik Shaikh Partner

M.No: 159072

UDIN: 21159072AAAAGA5754

Date: 01-Sep-2021 Place: Ahmedabad

ANNEXURE A -TO THE INDEPENDENT AUDIT REPORT

OF EVEN DATE TO THE MEMBERS OF OFRATNAVEER METALSLIMITEDON THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31STMARCH 2021

- (i) (a) The Company is maintaining proper records showing full particulars, including quantitative details and situation of property, plant and equipment.
 - (b) According to the information and explanations given to us, the Property, Plant &Equipment are verified in a phased manner by the management, during the year which, in our opinion is reasonable having regard to the size of the Company and nature of its assets. As informed to us, no material discrepancies have been noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
- (ii) As explained to us, the inventories have been physically verified by the management at reasonable intervals during the year. The discrepancies noticed on verification between physical stocks and the books of accounts were not material.
- (iii) 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.(the Act).
- (iv). In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to the loans given during the year.
- (v) The Company has not accepted any deposits from the public during the year

- (vi). We have broadly reviewed the books of accounts maintained by the company in respect of products where pursuance to the rules made by the Central Government of India, the maintenance of Cost records has been prescribed under sub section (1) of section 148 of Companies Act, 2013, we are of the opinion that prima facie, the prescribed accounts & records have been maintained. We have however, not made a detailed examination of the records with a view to determine whether they are accurate or complete.
- (vii) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/accrued in the books of account in respect of undisputed statutory dues including provident fund, income-tax, Goods & Service Tax,duty of customs, cess and other material statutory dues have been generally regularly deposited during the year by the Company with the appropriate authorities. As explained to us, the Company did not have any dues on account of employees' state insurance.

According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, income tax, duty of customs Goods & Service tax, cess and other material statutory dues were in arrears as at 31st March,2021 for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us, there are no material dues of ,Goods & Service Tax, which have not been deposited with the appropriate authorities on account of any dispute. However ,according to information and explanations given to us, the following dues of Income Tax, and Sales Tax have not been deposited by the company on account of dispute:

Statue	Nature of the Dues	Financial Year to which the matter relates	Forum where the matter is pending	Amount (in Rs) (Net of payment)
GUJARA"	SALES TAX ACT			
a)	Sales Tax	2003-04	Hon'ble Gujarat VAT Tribunal, Ahmedabad	43,421
b)	Sales Tax	2004-05	Hon'ble Gujarat VAT Tribunal, Ahmedabad	6,64,252
c)	Sales Tax	2008-09	Hon'ble Gujarat VAT Tribunal, Ahmedabad	1,07,073
d)	Sales tax	2011-12	Hon'Ble Gujarat VAT Tribunal, Ahmedabad	10,35,246
e)	Sales tax	2012-13	Dy.Commissioner of Commercial Tax (Appeals),Division-5 Vadodara	1,07,73,453
fj	Sales tax	2013-14	Joint Commissioner of Commercial State Tax, Division-5, Vadodara	19,76,646
g)	Sales tax	2014-15	Joint Commissioner of Commercial State Tax, Division-5, Vadodara	32,41,148
h)	Sales tax	2016-17	Joint Commissioner of Commercial State Tax, Division-5, Vadodara	24,66,911
NCOME 1	FAX ACT,1961			
a)	Income Tax	2009-2010	ITAT , Ahmedabad	8,72,000
b)	Income Tax	2009-2010	ITAT , Ahmedabad	60,98,140

- (viii) According to information & explanations given to us, the company has generally not defaulted in repayment of its dues (interest and Installments) to Banks or Financial institutions The company does not have any borrowings from debenture holders & Government.
- (ix) According to the information & explanations given to us, the Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year under review. However term loan raised during the year has been applied for the purpose for which the same was raised.
- (x) According to the information and explanations given to us, no fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.

- (xi) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.

For Radheshyam I Shah and Associates Chartered Accountants

FRN: 128398W

CA Alik Shaikh Partner

M.No: 159072

UDIN: 21159072AAAAGA5754

Date: 01-Sep-2021

Place: Ahmedabad

Annexure B to the Independent Auditor's Report of Even Date to the Members of RATNAVEER METALS LIMITED on the Standalone Financial Statements for the year ended on 31st March 2021

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

In conjunction with our audit of the standalone financial statements of M/s RATNAVEER METALS LIMITED ("the Company") as at and for the year ended 31st March 2021, We have audited the internal financial controls over financial reporting of the company as of that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, 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 Radheshyam I Shah and Associates

128398W

Chartered Accountants
FRN: 128398W

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CA Atik Shaikh Partner

M.No: 159072

UDIN: 21159072AAAAGA5754

Date: 01-Sep-2021

Place : Ahmedabad

RATNAVEER METALS LTD

STATEMENT OF CASH FLOW FOR THE YEAR ENDED 31 ST MARCH 2021

ROM OPERATING ACTIVITIES e Tax con eed assets come d other Borrowing Cost fit Before Working Capital Changes conter receivables able/Other Current liabilities ed From Operations Payable/(Paid) fore Extraordinary Items	26,735,460 - (12,438,365) 118,821,848	Rupees 99,252,062 133,118,943 232,371,005 (71,050,817) 161,320,188	23,719,425 - (11,455,868) 137,769,220 (196,713,069) (156,875,262) 227,188,248	102,207,3 150,032,7 252,240,1
e Tax con ded assets come d other Borrowing Cost fit Before Working Capital Changes cother receivables sable/Other Current liabilities ded From Operations Payable/(Paid)	(12,438,365) 118,821,848	133,118,943 232,371,005 (71,050,817)	(11,455,868) 137,769,220 (196,713,069) (156,875,262)	150,032,7 252,240,1
on inced assets come d other Borrowing Cost fit Before Working Capital Changes cother receivables shalle/Other Current liabilities and From Operations Payable/(Paid)	(12,438,365) 118,821,848	133,118,943 232,371,005 (71,050,817)	(11,455,868) 137,769,220 (196,713,069) (156,875,262)	150,032,7 252,240,1
on ied assets come d other Borrowing Cost fit Before Working Capital Changes contact receivables is able/Other Current liabilities and From Operations Payable/(Paid)	(12,438,365) 118,821,848	232,371,005	(11,455,868) 137,769,220 (196,713,069) (156,875,262)	252,240,1
red assets come d other Borrowing Cost fit Before Working Capital Changes conter receivables able/Other Current liabilities d From Operations Payable/(Paid)	(12,438,365) 118,821,848	232,371,005	(11,455,868) 137,769,220 (196,713,069) (156,875,262)	252,240,1
oome d other Borrowing Cost fit Before Working Capital Changes conter receivables able/Other Current liabilities d From Operations Payable/(Paid)	118,821,848	232,371,005	(196,713,069) (156,875,262)	252,240,1
d other Borrowing Cost If Before Working Capital Changes If the Before Working Capital Changes	118,821,848	232,371,005	(196,713,069) (156,875,262)	252,240,1
fit Before Working Capital Changes other receivables able/Other Current liabilities of From Operations Payable/(Paid)	149,354,214 (184,016,236) (36,388,796) =	232,371,005	(196,713,069) (156,875,262)	252,240,1
other receivables sable/Other Current liabilities ed From Operations Payable/(Paid)	(184,016,236) (36,388,796)	232,371,005	(156,875,262)	252,240,1
other receivables sable/Other Current liabilities ed From Operations Payable/(Paid)	(184,016,236) (36,388,796)	(71,050,817)	(156,875,262)	
other receivables sable/Other Current liabilities ed From Operations Payable/(Paid)	(184,016,236) (36,388,796)	(71,050,817)	(156,875,262)	
other receivables ; able/Other Current liabilities ed From Operations Payable/(Paid)	(184,016,236) (36,388,796)		(156,875,262)	(326 A00 0
able/Other Current liabilities ed From Operations Payable/(Paid)	(184,016,236) (36,388,796)		(156,875,262)	(126 400 D
ed From Operations Payable/(Paid)	(36,388,796)			(120 400 0
ed From Operations Payable/(Paid)	=			11Z0.4UU.U
Payable/(Paid)	(32,179,454)	101,320,100		125,840,0
, , , , ,	(32,179,454)			125,640,0
ore Extraordinary Items		(32,179,454)	(26,714,623)	(26,714,6
		129,140,734		99,125,4
adjustments		(121,566)		(74,7
·	_	(121:555)		- American
Operating Activities	=	129,019,168	_	99,050,6
ROM INVESTING ACTIVITIES:				
Fixed Assets	(124,547,065)		(96,683,394)	
eived	12,438,365		11,455,868	
	42,272		6,421,974	
	-			
Sale of Investment	• -			
1	_	(112,066,428)	_	(78,805,
in Investing Activities	=	(112,066,428)		(78,805.5
	<u>=</u>			
	(67.677.553)		(11.750.500)	
ong Term Borrowings	(67,877,557)		(44,752,586)	
Short term Borrowings	175.676.929		198.282 912	
		(11,022,476)		15,761,1
	(****************			15,761,1
	=			36,006.
				146,261,4
				182,267,6
Equivalents as at the closing of the year		100,197,090		102,207,0
and Cash Equivalents Includes:				
d		2,851,861		1,796,
Banks in Current account				11,991,
Banks in Margin Money account				168,480,
, , ,				200,.00,
		I		
	Fixed Assets leved ong Term Advances Assets Sale of Investment I in Investing Activities ROM FINANCING ACTIVITIES: ong Term Borrowings d other Borrowings of ther Borrowing Activities Cash and Cash Equivalent. Equivalents as at the Beginning of the year Equivalents as at the Closing of the year and Cash Equivalents Includes: d a Banks in Current account	ROM INVESTING ACTIVITIES: Fixed Assets rived 12,438,365 12,438,365 12,438,365 42,272 Assets Sale of Investment I in Investing Activities ROM FINANCING ACTIVITIES: rong Term Borrowings d other Borrowings (67,877,557) Short term Borrowings (67,877,557) Cash and Cash Equivalent. Equivalents as at the Beginning of the year Equivalents as at the Closing of the year and Cash Equivalents Includes: d Banks in Current account	ROM INVESTING ACTIVITIES: Fixed Assets	Common C

The above Cash Flow Statement has been prepared under the 'Indirect Method' as set out Accounting Standard 3 on " Cash Flow Statement" issued by The Institute of Chartered Accountants of India.

CA

FR No.

128398W

For RADHESHYAM I SHAH & ASSOCIATES

CHARTERED ACCOUNTANTS FRN NO 12/3398W

(CA ATH SHAIKH) PARTNER MNO 159072

Place : Ahmedabad Date : 01-09-2021 For RATNAVEER METALS LTD

WHOLE I ME DIRECTOR (B S Chaplot) DIN-03539750

MANAGING DIR CTOR (Vijay R Sanghvi) DIN-00495922 Place: Vadodara

RATNAVEER METALS LTD.

Standalone Balance Sheet as at 31 March 2021

Particulars	Note No.	As at 31 March, 2021	As at 31 March, 2020
		*	₹
	1		6112200
(b) Reserves and surplus	2		46721562
		591801566	528337624
Non-current liabilities			
(a) Long-term borrowings	3	214217275	28209483
(b) Deferred tax liabilities (net)		7227202	374010
(c) Other long-term liabilities	4	1760323	243114
(d) Long-term provisions		· ·	
Let to the same of		223204800	28826608
A PART PROPERTY OF THE PART OF	Ī		
	5	1245117701	106944077
The state of the s	_	255048540	22101542
	О	355948549	36191540
,		440040407	0040750
			9818759
(d) Short-term provisions	٥		7920517 160874894
rare			
		2563714275	242535265
ASSEIS			
Nen-current assets	4		
(a) Property Plant and Equipment			
	9	267182489	19798882
1 7 17			2031866
(iii) Capital work-in-progress		33736743	3616580
		0.5000 1500	0511955
Ves Management in contract to	-	352284895	25447329
	10	40276405	4044707
(a) cong-term loans and advances	10	40375405	4041767
	-	40375405	4041767
Current assets	ì	40070400	4041701
No. of the Control of		_	
	11	1334510726	115049449
			64401945
(d) Cash and cash equivalents	13	188197890	18226762
(e) Short-term loans and advances	14	290607445	15368011
(f) Other current assets	15	-	
		2171053975	213046168
TOTAL		2563714275	242535285
	(b) Deferred tax liabilities (net) (c) Other long-term liabilities (d) Long-term provisions Current liabilities (a) Short-term borrowings (b) Trade payables Total Outstanding dues of micro enterprises and small enterprises Total Outstanding dues of creditors other than micro enterprises and small enterprises (c) Other current liabilities (d) Short-term provisions TOTAL ASSETS Non-current assets (a) Property Plant and Equipment (i) Tangible assets (iii) Capital work-in-progress (b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advances Current assets (a) Current investments (b) Inventories (c) Trade receivables (d) Cash and cash equivalents (e) Short-term loans and advances	EQUITY AND LIABILITIES Shareholders' funds (a) Share capital (b) Reserves and surplus 2 Non-current liabilities (a) Long-term borrowings (b) Deferred tax liabilities (net) (c) Other long-term liabilities (d) Long-term provisions Current liabilities (a) Short-term borrowings (b) Trade payables Total Outstanding dues of micro enterprises and small enterprises Total Outstanding dues of creditors other than micro enterprises and small enterprises (c) Other current liabilities (d) Short-term provisions 7 (d) Short-term provisions 8 TOTAL ASSETS Non-current assets (ii) Intangible assets (iii) Capital work-in-progress (b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advances 10 Current assets (a) Current investments (b) Inventories (c) Trade receivables (d) Cash and cash equivalents (e) Short-term loans and advances 14	Current liabilities

FOR RADHESHYAM I SHAH & ASSOCIATES

CHARTERED ACCOUNTANTS TRIV NO 123398W

JCA ATIK SHAIKH) PARTNER

MAG 159072

Place: Ahmedabad

......: 21159072AAAAGA5754

Date: 01-09-2021

For RATNAVEER METALS LTD

WHOLE TIME DIRECTOR MANAGING WIRECTOR (B.S.Chaplot) (Vijay R Sanghvi) DIN-00495922

DIN-03539750 Place: VADODARA

Standalone statement of Profit and Loss for the year ended 31 March 2021

	Particulars	Note No.	For the year ended 31 March, 2021	For the year ended 31 March, 2020
			₹	₹
Α	CONTINUING OPERATIONS			
1	Revenue from operations (gross) Less: Excise duty	16	3616445243 -	2951039890
	Revenue from operations (net)		3616445243	2951039890
2	Other income	17	44609708	21059639
3	Total revenue (1+2)		3661054950	2972099529
4	(a) Cost of materials consumed (b) Purchases of stock-in-trade	18	3224544033	2574961573
	(c) Changes in inventorics of finished goods, work-in-progress and stock-in-trade	19	(152179183)	(178378215)
	(d) Employee benefits expenses	20	71531855	
	(e) Finance costs	21	118821848	
	(f) Depreciation expenses		26735460	L005-04-019-039
	(g) Other expenses	22	272470441	243598788
	Total expenses		3561924454	2869966975
5	Profit before exceptional and extraordinary items		99130496	102132554
ß	and Tax (3 - 4) Exceptional items :Gain consale of Fixed asset		9	
7	Profit before extraordinary items and tax (5 ± 6)		99130496	102132554
į	Extra Ordinary Items :		v.	
9	rofit before tax (7 ± 8)		99130496	102132554
10	Tax expense: (a) Current tax expense for current year (c) Current tax expense relating to prior years (e) Deferred tax		20253960 11925494 3487099 35666553	26445213 269410 (5328975) 21385647
11	Profit from continuing operations (9 +10)		63463943	80746907
12	Profit for the year (9-10)		63463943	80746907
13	Earnings per share (of ₹ 10/- each):		03403943	90140901
	(a) Basic & diluted		15.60	19.85

FUCRADHESHYAM I SHAH & ASSOCIATES

CA FR No.

128398W

CHARTERED ACCOUNT

FRN NO 128398W

CA ATIK SHAIKH PARTNER

MNO 159072

Place: Ahmedabad

UDIN: 21159072AAAAGA5754

Date: 01-Sep-2021

FOR RATNAVEER METALS LTD

WHOLE TIME DIRECTOR MANAGING DIRECTOR

(B.S.Chaplot) DIN-03539750

Place

85

(Vijay R Sanghvi) DIN-00495922

Notes forming part of the Standalone financial statements

Note 1 Share capital

Particulars	As at 31 N	larch, 2021	As at 31 March, 2020	
147657H136134	Number of	₹	Number of	₹
	shares		shares	
a) Authorised	-			
5000000 [P.Y. 5000000] Equity Shares of Rs/- 10 each	5.000,000	50,000,000	5,000,000	50,000,000
3000000 [P.Y. 3000000] 9% Redeemable Non Cumulative Proference Shares of Rs 10/-each	3,000,000	30,000,000	3,000,000	30,000,000
4057200 [P.Y. 4067200] Equity Shares of Rs 10/- each fully haid up	4,067,200	40,672,000	4,067,200	40,672,000
1850000 [P.Y. 1850000] 9% Redeemable Non Cumulative Preference Shares of Rs 10/- each fully paid up	1,850,000	18,500,000	1,850,000	18,500,000
c) Subscribed and fully paid up				
4067200 [P.Y. 4067200] Equity Shares of Rs 10/- each fully	4.067,200	40,672,000	4.067,200	40,672,000
1850000 [P.Y. 1850000] 9% Redeemable Non Cumulative Preference Shares of Rs 10/- each fully paid up	1,850,000	18,500,000	1,850,000	18,500,000
d) Others -Share Forfeiture account	-	1,950,000	-	1,950,000
Total	5,917,200	61,122,000	5,917,200	61,122,000

Note 1 Share capital (contd.)

Notes:

(i) Reconciliation of the number of shares and amount outstanding at the beginning and at the end of the reporting period:

Particulars	As at 31 Ma	arch, 2021	As at 31 March, 2020	
	Number of shares	`₹	Number of shares	.\$
Equity shares with Equal voting rights				
Op Balance	4,067,200	40,672,000	4,067,200	40,672,000
Fresh Issue	-	-	-	-
Honus Share	-	-	-	100
Cl Balanco	4,067,200	40,672,000	4,067,200	40,672,000
Profesence shares				
Op Balance	1,850,000	18,500,000	1,850,000	18,500,000
I rosh Issue	-	-	-	-1
Bonus Share	2	74	-	20
Ciliatance	1,850,000	18,500,000	1,850,000	18,500,000

NOTE: a) Equity Shares: The Company has only one class of Equity share having Par Value of Rs 10 per share Each Share holder is eligible for one vote per share.

b) Proference Shares: Preference share would be redeemable after 10 years but before 20 years from the date of billotment at the option of the holder.

	Particulars			
Notes: (iv) Details of shares held by ea	ach shareholder hol	ding more than 5°	% shares:	
Class of shares / Name of shareholder As at 31 March, 2021 As at 31 March				
	Number of shares held	% holding in that class of shares	Number of shares held	% holding in that class of shares
Fully paid up Equity shares with voting rights				
Vijay R Sanghavi	3,950,000	97%	3,950,000	97%
Preference shares Vijay R Sanghavi	1,850,000	100%	1,850,000	100%
TO SOUND TO		-		100

Notes forming part of the Standalone financial statements

Note 2 Reserves and surplus

Particulars		As at 31 March, 2021	As at 31 March, 2020
		₹	₹
a) Securities premium			
Opening balance		27420000	27420000
Closing balance	Sub Total (a)	27420000	27420000
B) Surplus / (Deficit) in Staten	nent of Profit and Loss		
Opening balance		439795624	359048717
Add: Profit for the year		63463943	80746907
Closing balance	Sub Total (b)	503259565	439795624
Total	(a+t)	530679566	467215624

Notes forming part of the standalone financial statements

Note 5 Short-term borrowings

Particulars	As at 31 March, 2021	As at 31 March, 2020
E acticular S	*	₹
(a) I cans repayable on demand		
From banks		
Wwking Capital	388629127	319318745
(b) Buyer's Credit: Unsecured	225366625	4170076
(c) Bill Discounted: Unsecured	630217949	709220370
(d) Lean from Directors and relatives of Directors	904000	36731581
Total	12451177 01	1069440772

MOTE (W)

Working Capital Loan from Bank

Secured against the Hypo. Of Company's Stock & Raw material, Work-in-progress and finished goods & House dealer. Secured against Second charge over Company's Land, Building and other immovable assets located at E-77, GIDC-Savli (Manjusar), Dist Baroda and second charge over Company's Stock & Raw material, Work-in-progress and finished goods & Book debts. Also, secured against first charge over secured against first charge over considertial property of Director Shri Vijay Sanghvi located at 20, Vijay Society-I, New Khanderao Road, Vandara & also Secured by way of Hypothecation of Key man Insurance of Shri Vijay Sanghvi & also Personal Guaranto of Directors)



Notes forming part of the Standalone financial statements

Note 3 Long-term borrowings

Particulars	Non-current p	portion	Current mate	urities -
1	31 March 2021	31 March 2020	31 March 2021	31 March 2020
	*	*		
Term loans (Secured)				
Relance Capital Ltd (NOTF (I))	-	1929000	1848359	1538959
Andhra Bank Ltd (NOTE (ii))	54	3	2	27303
UCO Bank Term Loan (NOTE (iii))	2425730	- *	24800000	•
Tata Francial Capital Ser Ltd (NOTE (iv))	8664228	1654674b	7934160	6618100
EDELWEISS CAPITALLID Secured Loan) (NOTE	4888510	6418757	1694209	1241568
Sub Total (a)	15978577	24594802	36776/27	36702588
Other loans and advances (Unsecured)				
From Directors & Shareholders	96530030	96000030	964005	36731551
Financial Intuitions	101708668	181500000	2037333	1168847
Sub Total (b)	198238695	257500030	3541333	37900428
Total	214217275	282094832	39818060	74603016
The above amount includes:				
Secured berrowings	15978577	24594802	36276727	36702588
Unsecured bornawings	198238698	257500030	3543333	37900428
short term borrowing*	D	ti	0	1
"other covent liabilities"	U	ti .		

NOTE (i)

Secured equinst hypothetistics of machinary to be purchased against the Loon and also secured by way of Personal Courannes of the Directors of the company. Repayment Schedule: 55 Monthly installments of Rs 257203- (including interest) convincing from 01.05 2017)

NOTE (III)

Secured against equitable mortgadge of plot no E-76 E.P.I.P. Zone. GIDC, Industrial Estate, Manuscur. Tubika Savl., Dist Vadudura. Gujurat and also secured by way of Personal Gaurantee of the Directors of the company Shri Vijay R Sanghavi. Repayment Schedule: 180 Monthly installments of Rs 354371/- (sicluding interest.) communicing from 17.11.2017)

NOTE IN

Secured against extention of primary colletral security and Personal Gaurantee of the Exectors of the company Shiri Vijay H Sanghavi 18

mond/lyinstullment of Rs 2100000/ commencing from 30 11 2020

NOTE (IV)

Recurred against: hypothecation of Equitment to be purchased under the agreement, and also secured by way of Personal Gaurantee of the Directors of the company Shri Vijay R Sangtlavi Repayment Schedule 63 Manthly installments of Rs 918504 (excluding interest.) commoncing from 25.04 2018).

Perpayment Schoolule: 62 Mont/lig includiments of its B043Q/- (recluding interest) commercing from 24 04.2019)

Repayment Schedule 62 Monthly infullments of Rs 40120/ (excluding interest) commencing from 24.04.2029

Repayment Schedule: 58 Monthly installments of fls 15145/- (excluding interest.) commincing from 24.04 (019)

Repayment Schedule: 60 Monthly installments of its 41935/- eschuler interest) commission from 24,04,7019) Repayment Schedule: 57 Monthly entailments of its 22,007 eschuler interest) commercing from 24,04,2029

Repayment Schulule: 54 Monthly initialments of Rs 33627/- (excluding interest.) commencing from 24.04.2019)

Repayment Schedule: 55 Mountily availableants of its 60076/- (excluding interest.) commencing from 24.04.2019/ Repayment Schedule: 51 Mountily availableant of its 212297(excluding interest.) commencing from 25.01.2019/

Persyment Schedule - S1Monthly over ill ments of Rs 212297/excluding interest 2 communiting from 25.01.20191

Repartment Schedule - S0 Monthly Instalments of Rs 7354GV-[excluding interest] | partmenting from 24.54.2019

NOTE (v)

Secured against hypothecation of Equipment to be purchased under the agreement and also secured by way of Personal Courantee of the Bracture at the company Shr Vijay R Sanghari.

Repayment Schudulis 72 Monthly manalments of Rs 2005372- (including interest) communiting from 25.04 (2016).

Loan Rupayment Schodule			
Logn Fram Financial institutions	Nos of Eiguni Monthly	Monthly Installments including interests	Commencing From
Tuta Capital Financial Services	10	Sec. 45	of an exact

Notes forming part of the standfone financial statements

Note 4 Other long-term liabilities

Particulars	As at 31 March 2021	As at 31 March 2020
	1	
Ling Term Trade Payant	1700323	24/311/49
St. Milai of	1750323	2431145



Notes forming part of the Standalone financial statements

Note 6 Trade payables

Particulars	As at 31 March, 2021	As at 31 March 2020
	*	7
Tutal Outstanding dues of micro enterprises and small enterprises Fotal Outstanding dues of creditors other than micro enterprises and small enterprises	355948549	361915404
Total	355948549	361915404

Note: 6a Trade Payables - Total outstanding dues of Micro & Small Enterprises

	As at	As at
Particulars	As at 31 March, 2021	As at 31 March 2020
	Rs.	Rs.
ii) The Principal amount and Interest due there on remaining unpaid as at year end: Principal	-	-
b) Interest paid by the company in terms of section 16 of Micro, Small and Medium Enterprises Development Act, 2006 along with the amount of the payment made to the supplier beyond the appointed day during the year.		
c) Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro, Small and Medium Linterprises Development Act, 2006	-	-
interest accrued and remain unpaid as at year end		
 i) Further Interest remaining due and payable even in the succeeding year until such date when the interest dues as above are actually paid to the small enterprises 		

*Diaclosure of payable to vendors as defined under the *Micro, Small and Medium Enterprise Development Act, 2006* is based on the information available with the Company regarding the status of registration of such vendors under the said Act, as per the infirmation received from them on requests made by the Company. There are no overdue principal amounts / interest payable amounts for delayed payments to such vendors at the Balance Shoot date. There are no delays in payment made to such suppliers during the year or for any earlier years and accordingly there is no interest paid or outstanding interest in this regard in respect of payment made during the year or on balance brought forward from previous year.

Nume 7 Other current liabilities

Particulars	As at 31 March, 2021	As at 31 March 2020	
	₹	₹	
(a) Current maturities of long-term debt (Secured) (b) Statutory liabilities (c) Security Deposit (d) Advance from customers	38914060 22353455 100000 49475622	37871435 3029075 100000 57187086	
Fotal	110843137	98187596	

Note 8 Short-term provisions

Particulars	As at 31 March, 2021	As at 31 March 2020
	7	3
(ii) i*rovision		
(i) Provision for tax (net of advance tax & TDS)	17693276	46318646
(ii) Provision for Gratuity	3960952	4.000000
(iii) Interest payable to bank	-	231929
(iv) Provision for Expusors	15144293	31218581
404	367985211	75205176



Property Plant and Equipment

A Angible assets		Gros	Gross block			Accumulated depreciation	epreciation		Net block	lock
	Balance as at 1 April, 2020	Additions during the year	Disposals	Balance as at 31 March, 2021	Balance as at 1 April -2020	Depreciation for the year	Ellminated on disposal of assets	Balance as at 31 March, 2021	Balance as at 31 March, 2021	Balance as at 31 March, 2020
			a.			m	*			~
Land (G.I.D.C Plot)	2300027	,	T.	2300027	0	0	o	0	2300027	2300027
Factory Shed	24135784	D	•	24135784	12740021	1155476	0	13895497	10240287	11395763
Plant & Machinery	104286264	4:7768	1	104704032	70203808	4322665	0	74526473	30177559	34082456
Dies	94902927	90485904	•	185388831	25374212	8157702	0	33531914	151856917	69528715
Electrical Installation	5234152	D	•	5234152	4215632	159726	0	4375358	858794	1018520
Furniture & Fixture	5278573	0	•	5278573	4922932	184695	0	5107628	170945	355641
Handling Equipments	3075308	O	•	3075308	2862112	24236	0	2886348	188960	213196
Computers	4757341	471622		5228963	4425509	101349	0	4526858	702105	331832
At Conditioner	1074602	0	٠	1074602	863890	79804	0	943694	130908	210712
Fax Machine	14577	0	•	14577	13848	0	0	13848	729	729
Xerox Machine	358703	20500	•	379203	343079	4045	0	347124	32079	15624
Water Fump	32108	0	,	32108	30784	ຄ	0	30784	1324	1324
D.G.Set	376682	O	×	376682	357848	G	=	357848	18834	18834
Cycles	6300	0	•	6300	6216	0	9	6219	80	64
Moralle Phone	240719	36735	٠	277454	103815	34963	0	138777	138677	136904
Water Cooler	133925	63934	•	197859	129766	1310	0	131076	66783	4159
Fork Lift	825417	0	663,967	161430	752309	11982	608903	155388	6042	73108
Motas Car	7224458	250000	•	7474458	6365077	297642	0	6662119	812339	859381
Air Venulators	227623	0		227623	207518	4455	0	211972	15651	20105
Water Pir.ter	80750	10201	•	10016	77650	0	9	77650	13351	3100
Safty Equipment	ಯಿಕ ತ	0	•	8300	7885	8	0	7885	415	415
Anancence Retoder	218903	Ö		2113900	156946	4781		204727		L'OHAN A

Notes forming part of the Standalone financial statements

NOTE 9

Property Plant and Equipment

Tangible assets		Gros	s block			Accumulated d	epreclation		Net b	olock
	Balance as at 1 April, 2020	Additions during the year	Disposals	Balance as at 31 March, 2021	Balance as at 1 April -2020	Depreciation for the year	Eliminated on disposal of assets	Balance as at 31 March, 2021	Balance as at 31 March, 2021	Balance as at 31 March, 2020
5		्र	₹	*	*	*	*	₹	,	*
Motor Bike	351190	o	-	351190	30565	11310	0	316961	34229	4553
Computer Tube	109270	0		109270	81135	17770	0	98905	10365	2813
office Equipment	319144	134392		453536	302032	5640	0	307672	145864	1711
Furniture and Fixture- Tube	1133563	0	-	1133563	403929	188902	0	592831	540732	72963
Lab Equipment	2182022	o		2182022	2069820	30840	0	2100661	81361.	11220
Record Room (Ajwa Road)	643000	0		643000	330215	34025	0	364240	278760	31278
Land (G.I.D.C Plot) E-78	11297959	o		11297959	(o	0	0	11297959	1129795
Factory Shed - Tube Project	22481028	0	-]	22481028	133247	1784713	0	3117188	19363840	2114855
Electrical Installation- Tube	919748	o		919748	380120	139710	0	519829	399919	53962
Plant & Machinery - Tube	61480771	29369		61510140	18649032	5852432	0	24501464	37008676	4283173
Vater Tank	273611	0		273611	261157	526	0	261682	11928	1245
ETP Plant	1354784	О		1354784	103128	61624	0	1092906	26187s	32350
Total Tangible Assets (A)	357339529	91920475	663587	448596017	159350703	22671727	608903	181613527	267182489	19798882
Interprise assets (Research & Development)	20313666	351 10730	-	55429395	(0	4063733	51365663	
CWIP (Including Pre Operative	36165800	83604289	86233346	33736743		0	0	0	33736743	3616580
Total Assets CWIP and Intangible	56484466	118915019	66233346	89166139		4063733	ġ	4063733	85102406	5648446
Total (A+B)	413823995	210835494	86897333	537762156	159350703	26735460	608903		352284895	2544732
Total	317026261	40313268	0	357339529	135631279	23719425	0	159350703	197988825	18139,498

Note: Addition to Vechile and yet to be transferred in the numer of the compar





Notes forming part of the Standalone financial statements

Note 10 Long-term loans and advances

Particulars	As at	As at	
	31 March, 2021	31 March, 2020	
	₹	₹	
Advance for Capital Expenditure	10995956	11584228	
Bal with Govt Authorities	13692133	13692133	
Deposits	15687316	15141316	
Total	40375405	40417677	

Note 11 Inventories

(As taken valued and certified by a Director)

(At lower of Cost or net Realisable Value)

Particulars	As at 31 March, 2021	As at 31 March, 2020
	*	₹
(a) Raw materials	169923917	146459724
(b) Work-in-progress	898654055	745491417
(c) Finished goods	215393854	216377309
(d) Stores & Spares	43339339	33242138
(e) Packing Material	7199561	8923903
Total	1334510726	1150494490

Note 12 Trade receivables

Particulars	As at 31 March, 2021	As at 31 March, 2020	
	₹	₹	
(Unsecured Considered Good)	-		
Trade receivables outstanding for a period exceeding six months from Due date	59424108	65365784	
Other Trade receivables	298313806	578653675	
Total	357737914	644019459	





NOTES FORMING PART OF THE STANDALONE FINANCIAL STATEMENTS

Note 13 Cash and Cash Equivalents

Particulars	As at 31 March, 2021	As at 31 March, 2020
	₹	₹
(a) Cash on hand	2851861	1,796,081
(b) Balances with banks		
- In Current Account	4516513	11,991,204
- in Fixed Deposit Account - Margin money	180829515	168,480,341
Total	188197890	182267626

Note 14 Short-term loans and advances

Particulars	As at 31 March, 2021	As at 31 March, 2020
	₹	₹
(a) Advance Recoverable in cash or in kind or for value to be received	4329230	5783802
(b)MEIS Licence Receivable	595384	595384
(c)Export Incentve Receivable	115655070	51668144
(d) Prepaid expenses	37347561	33717388
(e) Other Loans	4976166	4976166
(f) CENVAT/ GST credit receivable/ Duty Draw Back	380194	6381171
(g) Adavance to Suppliers	127323840	50558059
Total	290607445	153680114

Note 15 Other Current assets

	As at 31 March, 2021 ₹	As at 31 March, 2020 ₹
Interest accrued on Fixed Deposits and others	-	
Total		





Notes forming part of the Standalone financial statements

Note 16 Revenue from operations

Partículars	For the year ended 31 March, 2021	For the year ended 31 March, 2020
	₹	₹
A-Sale of products		
Domestic	3041764754	2428887389
Export	572756261	521901798
Sub total -'A	3614521015	2950789187
B- Other Operating		
Income from Job Work	1924228	250/03
Sub total - B	1924228	250703
Total (A+B)	3616445243	2951039890

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020
	₹	₹
Sale of products comprises		
S.S.Washers	593823553	541088975
Flnishing Line Sheet Products	2409041191	1847039827
Scrap	377484541	350610412
S S Tube	234171730	212049973
Total - Sale of products	3614521015	2950789187

Note 17 Other Income

Particulars	For the year ended 31 March, 2021	For the year unded 31 March, 2020
	₹	₹
Interest Income Foreign Exhange Fluctuation (Gain) Debit/credit Balance Written Off / Written Back A/c	12438365 31625693 545649	9565064
Total - Other income	44609708	21069839





Notes forming part of the Standalone financial statements

Note 18 Cost of Materials Consumed

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020	
	₹	₹	
Opening stock	146459724	169993144	
Add: Purchases	3248008226	2551428153	
	3394467950	2721421297	
Less: Closing stock	169923917	146459724	
Cost of material consumed	3,224,544,033	2,574,961,573	
Material consumed comprises:			
S.S.Sheet	2617918361	2071720853	
S.S.Scrap	606625672	503240720	
Total	3224544033	2574961573	

Note 19 Changes in inventories of finished goods, work-in-progress and stock-in-trade

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020	
		₹	
inventories at the end of the year:			
Finished goods	215393854	216377309	
Work-in-progress	898654055	745491417	
Sub Total (A)	1114047909	961868726	
Inventories at the beginning of the year:			
Finished goods	216377309	220834978	
Work-in-progress	745491417	562655533	
Sub Total (B)	961868726	783490511	
Net (increase) / decrease (A-B)	152,179,183	178,378,215	

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020	
S.S. Washers	77661524	150359959	
Finishing Line	112336327	44450437	
S S Tubes	25396004	21566913	
SHAL	215393855	216377309	



Notes forming part of the Standalone financial statements

Note 20 Employee benefits expense

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020
Particulars		
Salaries and wages	63479753	62535767
Leave Encashment	703296	727301
Other Employee Benefits	2136492	2195878
Staff Welfare Exp	2487382	2837238
Total	71531855	68296184

Note 21 Finance costs

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020	
(a) Interest expense on:			
(i) Term Loan	2,054,202		
(ii) Working Capital	34120532	19184931	
(iii) Unsecured Loan	28553780	27863210	
(iv) secured Loan	4793129	8589827	
(v) Interest on Bill Discounting	16931931	64545370	
(vi) Interest Others	203774	117748	
Other Financial Charges	32164501	17468134	
Total	118821848	137769220	





Notes forming part of the Standalone financial statements

Note 22 Other expenses

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020	
1000041110000		₹	
Manufacturing and other Expense			
Stores & Spares Consumed			
Op. Stock	33242138	30220125	
Add : Purchase	78044194	53828709	
	111286332	84048834	
Less : Cl. Stock	43339339	33242138	
Sub-Total	67946993	50806697	
Packing Material Consumed			
Op. Stock	8923903	9915448	
Add : Purchase	7377173	7676007	
	16301076	17591455	
Ness : Cl. Stock	7199561	8923903	
Sub-Total	9101515	8667552	
Repairs and maintenance - Machinery	342457	534801	
Repairs and maintenance - Building	53724	158000	
Repairs and maintenance - Others	2728712	2608613	
Electicity expenses	53486919	57391848	
Labour charges	60669256	61659959	
Total	117281068	122353221	
GIDC Area Tax/ Revenue Exp.	253003	128740	
Rent Expenses	12100130	10638000	
Printing & Stationery	360326	495996	
Selling & Distribution Expenses	12778758	11264266	
Freight Outward Charges	21063135	15010055	
Factory Expenses	5320154	4241970	
Disposal of Solid Waste Expenses	964017	1832160	
Insurance Premium Charges	2433990	2489634	
Travelling, Conveyance and Vehicle Expenses	3332357	4095531	
Postage & Telephone expenses	430948	675207	
Legal & Professional expenses	11588779	5635379	
Prior Period Exp	121566	74,776	
General Expenses	4728603	4989605	
Donation Expenses	3100	-	
CSR Expenses	2462000	-	
Total	77940865	61571319	





Notes forming part of the Standalone financial statements

Note 22 Other expenses (contd.)

Particulars	For the year ended 31 March, 2021	For the year ended 31 March, 2020
Payments to the auditors comprises (net of service tax input credit, where applicable):		
As auditors - statutory audit/Tax Audit fees	200,000	200000
- Taxation Matters		-
 Management Services 	-	
 Company Law Matters 	-	-
 Certification fees & Other Services 	-	-
 Reimbersement of Expenses 	-	-
Total	200,000	200000
Total	272470441	243598788





(A) Significant Accounting Policies:

a. Basis of Preparation

The financial statements of the Company have been prepared to comply in all material aspects with applicable accounting principles in India, the applicable Accounting Standards prescribed under Section 133 of the Companies Act, 2013 ('Act') read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified) and other accounting principles generally accepted in India, to the extent applicable.

Use of Estimates

The preparation of the financial statements in conformity with GAAP requires the Management to make estimates and assumptions that affect the reported balances of assets and liabilities and disclosures relating to contingent liabilities as at the date of the financial statements and reported amounts of income and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as the Management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the standalone financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the standalone financial statements.

Revenue Recognition

Sales are stated inclusive of rebate and trade discount With regard to sale of products, income is reported when practically all risks and rights connected with the ownership have been transferred to the buyers. This usually occurs upon dispatch, after the price has been determined.

Export Benefits and Interest Income are accounted on accrual basis.

d. Property Plant & Equipment

Property Plant & Equipment acquired by the Company are reported at acquisition value, with deductions for accumulated depreciation [other than "freehold land" where no depreciation is charged] and impairment losses, if any. The acquisition value includes the purchase price (excluding refundable taxes), and expenses directly attributable to assets to bring it to the factory and in the working condition for its intended use. Where the construction or development of any such asset requiring a substantial period of time to set up for its intended use, is funded by borrowings if any, the corresponding borrowing cost are capitalized up to the date when the asset is ready for its intended use.

Capital work in progress is stated at Cost.





Pre-operative expenditure & trial run expenditure on the project is capitalized amongst the various heads of Property Plant & Equipment on the commencement of commercial production of respective project.

Intangible Assets

- Intangible assets acquired by payment e.g. Research and Development expenses disclosed at costless amortization on a straight-line basis over its estimated useful life.
- ii) Intangible assets are carried at cost, net of accumulated amortization and impairment loss, if any.
- iii) Intangible assets are amortised on straight-line method as follows : Research &Development -3 years
- iv) At each balance sheet date, the Company reviews the carrying amount of intangible assets to determine whether there is any indication of impairment loss. If any such indication exists, the recoverable amount of the assets is estimated in order to determine the extent of impairment loss. The recoverable amount is higher of the net selling price and the value in use, determined by discounting the estimated future cash flows expected from the continuing use of the asset to their present value.

e. <u>Depreciation</u>

- Depreciation on Property, Plant & Equipment is provided to the extent of depreciable amount on Written Down Value Method. Depreciation is provided based on useful life of assets as prescribed Schedule II to the Companies Act, 2013.
- Depreciation on additions to Property, Plant& Equipment during the year is being provided on pro-rata basis with reference to month of acquisition/installation as required by Schedule II to the Companies Act, 2013.
- iii) Depreciation on Property, Plant & Equipment sold, scrapped or demolished during the year is provided at their respective rates up to the date on which such assets are sold, scrapped or demolished, as required by Schedule II of the Companies Act, 2013.
- iv) No depreciation has been provided in respect of Capital Work in Progress.





f. Cash Flow Statement

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a 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. The Cash flows from operating, investing and financing activities of the Group are segregated.

Cash and Cash equivalents presented in the Cash Flow Statement consists of cash on hand and demand deposits with banks.

g. Foreign Currency Transactions

Transactions in the foreign currency which are covered by forward contracts are accounted for at the contracted rate; the difference between the forward rate and the exchange rate at the date of transaction is recognized in the statement of profit & loss over the life of the contract. Foreign currency denominated monetary assets and liabilities are translated into the relevant functional currency at exchange rates in effect at the Balance Sheet date. The gains or losses resulting from such translations are included in the Statement of Profit and Loss. Nonmonetary assets and non-monetary liabilities denominated in a foreign currency and measured at fair value are translated at the exchange rate prevalent at the date when the fair value was determined. Non-monetary assets and non-monetary liabilities denominated in foreign currency and measured at historical

Cost are translated at the exchange rate prevalent at the date of transaction. Revenue, expense and cash-flow items denominated in foreign currencies are translated into the relevant functional currencies using the exchange rate in effect on the date of the transaction. Transaction gains or losses realized upon settlement of foreign currency transactions are included in determining net profit for the period in which the transaction is settled.

h. Investments

Investments are classified as Long Term & Current Investments. Long Term Investments are valued at cost less provision for diminution other than temporary, in value, if any. Current Investments are valued at cost or fair value whichever is lower.

i. Valuation of Inventories

- i) Raw materials are valued at lower of cost or net realizable value.
- ii) Work in progress has been valued at cost of materials and labour charges together with relevant factory overheads.
- iii) Finished Goods are valued at lower of cost or net realizable value.
- iv) Stores & Fuel & Packing Material are valued at lower of cost or net realizable value.



j. Employee Benefit:

(i) Short Term

Short Term employee benefits are recognized as an expense at the undiscounted amount expected to be paid over the period of services rendered by the employees to the company.

(ii) Long Term

The Company has both defined contribution and defined benefit plans. These plans are financed by the Company in the case of defined contribution plans.

(iii) Defined Contribution Plans

These are plans in which the Company pays pre-defined amounts to separate funds and does not have any legal or informal obligation to pay additional sums. These comprise of contributions to Employees Provident Fund. The Company's payments to the defined contribution plans are reported as expenses during the period in which the employees perform the services that the payment covers.

(iv) Defined Benefit Plans

Expenses for defined benefit gratuity payment plans are calculated as at the balance sheet date by independent actuaries in the manner that distributes expenses over the employees working life. These commitments are valued at the present value of the expected future payments, with consideration for calculated future salary increases, using a discounted rate corresponding to the interest rate estimated by the actuary having regard to the interest rate on Government Bonds with a remaining term i.e. almost equivalent to the average balance working period of employees.

(v) Other Employee Benefit

Compensated absences which accrue to employees and which can be carried to future periods but are expected to be encashed or availed in twelve months immediately following the year end are reported as expenses during the year in which the employees perform the services that the benefit covers and the liabilities are reported at the undiscounted amount of the benefits after deducting amounts already paid.





k. Earnings per Share:

Basic Earnings per share is calculated by dividing the net profit after tax for the year attributable to Equity Shareholders of the Company by the weighted average number of Equity Shares in issue during the year. Diluted earning per Share is calculated by dividing net profit attributable to equity Shareholders (after adjustment for diluted earnings) by average number of weighted equity shares outstanding during the year.

Taxation

Income tax expense comprises of current tax and deferred tax charge or credit. Provision for current tax is made on the basis of the assessable income at the tax rate applicable to the relevant assessment year. 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. Deferred tax assets arising mainly on account of brought forward business losses, capital losses and unabsorbed depreciation under tax laws, are recognized, only if there is a virtual certainly of its realization, supported by convincing evidence. Deferred tax assets on account of other timing differences are recognized only to the extent there is a reasonable certainty of its realization. At each balance sheet date, the carrying amount of deferred tax assets is reviewed to reassure realization.

m. Impairment

The Management periodically assesses using, external and internal sources, whether there is an indication that an asset may be impaired. An impairment loss is recognized wherever the carrying value of an asset exceeds its recoverable amount. The recoverable amount is higher of the asset's net selling price and value in use, which means the present value of future cash flows expected to arise from the continuing use of the asset and its eventual disposal. An impairment loss for an asset other than goodwill is reversed if, and only if, the reversal can be related objectively to an event occurring after the impairment loss recognized. The carrying amount of an asset other than goodwill is increased to its revised recoverable amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment losses been recognized for the asset in prior years.





n. Provisions& Contingencies

A provision is recognized when the Company has a present legal or constructive obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding long term benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. Contingent liabilities are not recognized but are disclosed in the notes to the standalone Financial Statements. A contingent asset is neither recognized nor disclosed.

Borrowing Cost

Borrowing costs are recognized in the period to which they relate, regardless of how the funds have been utilized, except where it relates to the financing of construction or development of assets requiring a substantial period of time to prepare for their intended future use. Interest on borrowings if any is capitalized up to the date when the asset is ready for its intended use. The amount of interest capitalized for the period is determined by applying the interest rate applicable to appropriate borrowings.

p. CURRENT AND NON CURRENT CLASSIFICATION

All the assets and liabilities have been classified as current or non-current a per the Company's normal operating cycle and other criteria set out in Schedule III to the Companies Act, 2013. Based on the nature of activities and time between the activities performed and their subsequent realization in cash or cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current / non-current classification of assets and liabilities.





23. Capital Commitments and Contingent Liabilities: Amount in Rs Particulars As At 31st March, 2021 31st March, 2020

 a) Contingent Liabilities Claims not Acknowledged as Debt 		
(i) Income Tax dues FY2009-10	10,90,000	10,90,000
(ii) Income Tax dues FY2009-10	60,98,140	60,98,140
(iii) Sales Tax dues F Y 2003-04	43,241	43,241
(iv) Sales Tax dues F Y 2004-05	6,64,252	6,64,252
(v) Sale Tax Dues FY 2008-09	1,33,840	1,33,840
(vi) Sales Tax Dues FY 2011-12	10,35,246	10,35,246
(vii) Sales Tax Dues FY 2012-13	1,07,73,453	1,07,73,453
(viii) Sales Tax Dues FY 2013-14	19,76,646	19,76,646
(ix) Sales Tax Dues FY 2014-15	32,41,148	32,41,148
(x)) Sales Tax Dues FY 2016-17	24,69,911	NIL

- (i) It is not practical for the company to estimate the timing of cash outflows if any, in respect of the above pending resolution of the respective proceedings as it is determinable only on receipt of judgments/decisions pending with various forums/authorities.
- (ii) The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities applicable, in its financial statements. The company does not expect the outcomes of these proceedings to have materially adverse affect on its financial results.

(iii) Letters of Credit

NIL (PY NIL)

b) Capital Commitments: Estimated amount of contracts remaining to be executed on capital account (net of advances) and not provided forRs.1,09,95,956(P.Y RS 1,09,95,956)





24. Financial and Derivative Instruments

Derivative Contract entered into by the company and outstanding as at March 31, 2021

(a) For hedging currency

Particular	As at March 31, 2021	As at March 31, 2020	
Out Standing Forward Contract	20866500	46354370	

(b) The Company uses forward contracts to hedge its risk associated with foreign currency fluctuation. As explained to us, the Company does not use forward contracts for speculative purposes.

(c) The year-end foreign currency exposure that have not been hedged by any

derivative instruments or otherwise is as under

Particular	Amount receivable in Foreign Currency	Amount Payable in Foreign Currency
Foreign Currency		
31-03-2021	USD 69153 Euro 270715	USD 89339 Euro NIL
31-03-2020	USD292646 Euro 38462	USD 84285 Euro NIL
Indian Currency		
31-03-2021	Rs.2,48,67,105	Rs.65,35,423
31-03-2020	Rs.2,44,33,503	Rs.60,81,170

- 25. Inventories are as taken, valued and certified by a Director.
- 26. In the opinion of the Board of Directors, the current assets, loans and advances are approximately of the value stated, if realized in the ordinary course of business and the provisions for depreciation and all known and ascertained liabilities are adequate and not in excess of the amounts reasonably necessary.





27. In View of the Management, the Company has only one reportable business segment. And hence segment wise information is not given.

Primary Segment -Business Segment

The Company's operation predominantly comprise of only one segment. In view of the same, separate segmental information is not required to be disclosed as per the requirement of Accounting Standard 17

Secondary Segment: Geographical Segment

The analysis of geographical segment is based on geographical location of the customers. The geographical segments considered for disclosure are as follows:

Sales within India : Sales to Customer located within India.

Sales outside India: Sales to Customer located outside India.

Information pertaining to Secondary Segment.

Cross Revenue from operation as per Geographical Location.

Country	Year Ended 31/03/2021	Year Ended 31/03/2020	
Within India	3,041,764,754	2,428,887,389	
Outside India			
Austria	9,186,268	9,709,387	
France	-	6,358,175	
Hungary	12,215,991	3,787,651	
Germany	312,593,939	317,706,128	
Italy	100,539,604	71,165,831	
Israel	-	227,747	
Netherland	41,202,097	44,448,717	
Poland	41,588,644	11,263,851	
Spain	16,961,057	28,692,369	
Sweden	-	8,981	
UAE	3,587,778	1,980,373	
UK	32,331,044	25,106,840	
USA	2,549,839	1,445,748	
Total	3,614,521,015	2,950,789,187	





28. Employee Benefits

As per Accounting Standard 15, "Employee Benefits", the disclosures of Employee benefits as defined in the Accounting Standard are given below:

a) Defined Benefit Plans

Contribution to Defined Contribution Plan, recognized as expense for the year is as under:

2020-21 2019-20

Employer's Contribution to Provident Fund

26,45,104

20,68,981

The company has taken defined benefit plan i.e. Employee Group Gratuity Scheme from the Life Insurance Corporation (LIC) of India which provides Gratuity linked to the final salaries and is funded in a manner such that the contribution are set at a level that is expected to be sufficient to pay the benefits falling due in the same period. It is not practicable to determine the present value of the Company's obligation or the related current service cost as the LIC compute its obligation on its own basis that differ materially from the basis used in the Company's financial statements i.e. the company recognized / charged only the amount paid to the LIC as a contribution towards Gratuity Scheme. The expense recognized in the statement of Profit & Loss, which is equal to the contribution due / paid for the year

29. The management of the Company has during the year carried out Technical evaluation for identification of impairment of assets, if any in accordance with the Accounting standard (AS) 28, issued by the Institute of Chartered Accountants of India. Based on the judgment of the management and as certified by the directors, no provision for impairment of the assets is considered necessary in respect of any assets of the company.





30. Related Party disclosure as required by AS-18:

Name of the Related Parties and Nature of Relationship where Control Exists Note: - Related Parties have been identified by the management.

Key Management Personnel: Vijay Sanghvi,

SeemaSanghvi&BabulalChaplot.,Ratnaveer Industries,VijaySanghvi HUF Summary of the transactions with the above related parties is as follows:

Nature of Transactions	BabulalCh aplot	Vijay R. Sanghvi	Seema V Sanghvi	Ratnaveer industries	Vijay Sanghvi Huf
Loan Availed	NIL	12,20,44,000	NIL	NIL	NIL
	(NIL)	(77,49,80,385)	(NIL)	(NIL)	(NIL)
Repayment of	NIL	15,73,41,581	NIL	NIL	NIL
Loan Availed	(NIL)	(70,30,36,796)	(3,48,77,626)	(NIL)	(NIL)
Closing	NIL	9,74,34,030(13,	NIL	NIL	NIL
Balance	(NIL)	27,31,610)	(NIL)	(NIL)	(NIL)
Interest Paid	NIL	76,24,317	NIL	NIL	NIL
	(NIL)	(53,02,796)	(NIL)	(NIL)	(NIL)
Rent Paid	NIL	6,00,000	6,00,000	72,00,000	3,00,000
	(NIL)	(6,00,000)	(6,00,000)	(72,00,000)	(3,00,000)
Remuneration to Director/Salary	813787(8, 30,986)	54,00,000 (54,00,000)	15,00,000 (15,00,000)	NIL (NIL)	NIL (NIL)





31. Calculations of Earnings Per Share (EPS)

Particulars	Amount (`in Rs) 31-03-2021	Amount ('in Rs) 31-03-2020
A. Profit after Tax for the year	6,34,63,943	8,07,46,906
Profit available for Distribution to Equity Share Holders	6,34,63,943	8,07,46,906
B. Weighted Average Equity Shares for the year	40,67,200	40,67,200
C. Basic and Diluted EPS (Price Per Share Rs. 10)	15.60	19.85

- 32. Certain Quantity of Stock of Stores & Spares and Packing Material are slow Moving /Non Moving however in view of the Management same is realizable And hence no provision for the same is made.
- 33. The company has sought balance confirmations from trade receivables and trade payables, wherever such balance confirmations are received by the Company, the same are reconciled and appropriate adjustments if required, are made in the books of account.

34. Deferred Tax Assets/(Liability)

The breakup of Deferred Tax as at 31.03.2021 is as under.

PARTICULARS	2020-21	2019-20
DEFERRED TAX LIABILITIES./(ASSETS)		
- Depreciation Difference	72,27,202	37,40,103
NET DEFERRED TAX LIABILITIES/(ASSETS)	72,27,202	37,40,103





35. Value of Imported And Indigenous - Materials, Stores And Spare Parts Consumed And Percentage Thereof.

(1) MANUFACTURING ACTIVITY

	2020-21		2019-20		
Particulars	Value (Rs.)	(%)	Value (Rs.)	(%)	
a) Imported	83,01,89,246	25.75	58,84,27,176	22.85	
b) Indigenous	239,43,54,787	74.25	198,65,34,397	77.15	
TOTAL:-	322,45,44,033	100.00	257,49,61,573	100.00	
P.Y	257,49,61,573	100.00	214,63,36,424	100.00	

[2] STORES CONSUMED

	2020-2	21	2019-20		
Particulars	Value ('in Rs)	(%)	Value (`in Rs)	(%)	
a) Imported	0.00	00.00	0.00	00.00	
b) Indigenous	6,79,46,993	100.00	5,08,06,697	100.00	
TOTAL :-	6,79,46,993	100.00	5,08,06,697	100.00	
P.Y	5,08,06,697	100.00	4,69,66,074	100.00	

CIF VALUE OF IMPORTS

	Particulars	2020-21 (`in Rs)	2019-20 (`in Rs)
i)	Raw Material	73,83,00,210	5,06,02,167
ii)	Capital Goods	NIL	68,82,719
iii)	Stores & Spares	NIL	NIL
iv)	Exhibition Expenses	NIL :	MIL



37. Expenditure in Foreign Currency

Particulars	2020-21	2019-20
	('in Rs)	('in Rs)
- Travelling Expenses	NIL	NII

38. Earning in Foreign Exchange

B. W. S.	2020-21	2019-20	
Particulars	(`in Rs)	('in Rs)	
- FOB Value of exports	54,66,85,700	51,34,21,267	

- 39. Previous year's figures have been regrouped and rearranged wherever necessary, to make them comparable with current year's figure.
- 40. Corporate Social Responsibility contribution-
 - (a) Gross amount spent by the company during the year 24,62,000/- (Previous year13,87,140./-)-

(b) Amount spent during the year on:

	Particulars	Year	Amount spent('in Rs.)	Amount yet to be spent('in Rs.)	Total(`in Rs.)
(i)	Construction/acquisit ion of any asset	2020-21	NIL	NIL	NIL
(ii)	On purposes other than (i) above	2020-21	24,62,000	NIL	24,62,000/

41. The out break of COVID-19 pandemic globally and in india caused significant disturbance and slowed down economic activity in general. The company has adopted measures to curb the spread of infection in order to protect the health of its employees and ensure business continuity with minimal disruption possible. The company has assessed internal and external information upto the date of approval of the financial statements while reviewing the recoverability of assets, adequacy of financial resources, performance of contractual obligations, ability to service the debt, liabilities, etc. Based





on such assessment, the company expects to fully recover the carrying amounts of the assets and comfortably discharge its debts & obligations. Hence, the management does not envisage any material impect on its financial statements. Further, the company will continue to closely monitor any material changes to future economic conditions. As the COVID-19 situation continues to evolve in india and globally, the impact on future operations would depend upon how the uncertainties associated with pandemic's nature and duration unfold.

Significant Accounting Policies: A -: Notes on Financial Statement- 1 to 41:-

For Radheshyam I Shah and Associates

Chartered Accountants

FRN: 128398W

CA Atik Shaikh Partner

M.No: 159072 UDIN: 21159072AAAAGA5754 Date: 01-Sep-2021 Place: Ahmedabad

PLACE:-VADODARA DATE:01-09-2021 For: RATNAVEER METALS LIMITED

WHOLE TIME DIRECTOR

(B.S.Chaplot) DIN-03539750

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MANAGING DIRECTOR (Vijay R Sanghvi)

DIN-00495922

