1

ANNUAL REPORT 2019-20

CORPORATE INFORMATION'S MEWAR HI-TECH ENGINEERING LIMITED CIN NO:L29299RJ2006PLC022625



MEWAR HITECH ENGINEERING LIMITED

BOARD OF DIRECTORS

Shri.Chattar singh Harisingh Rathore

Smt. Reena Rathore

Shri. Vaibhav Singh Rathore

Shri. Munish Chandra Goyal

(w.e.f. 16/07/2018)

Shri . Ajit Singh Rathore

(w.e.f. 16/07/2018)

Shri Ghanshyam Joshi

(w.e.f. 26/09/2019)

Chairman And Managing Director

Whole Time Director

Whole Time Director & CFO

Independent Director

Independent Director

Independent Director

COMPANY SECRETARY AND COMPLIANCE OFFICER

Mrs. RIMIKA TALESARA

Email- investor@kingsoncrusher.com

REGISTRAR AND SHARE TRANSFER AGENT

BIG SHARE SERVICES PVT. LTD

E-3 ANSA INDUSTRIAL ESTATE, SAKI VIHAR ROAD

SAKINAKA MUMBAI - 400072

BANKER:

Corporation Bank, HDFC Bank State Bank of India

SCRUTINIZER:

Divanshu Mittal & Associates Company Secretary Jaipur, Rajasthan-302018

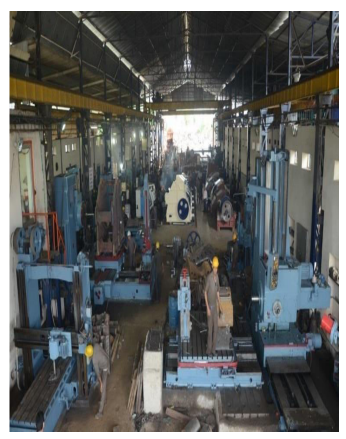
AUDITOR:

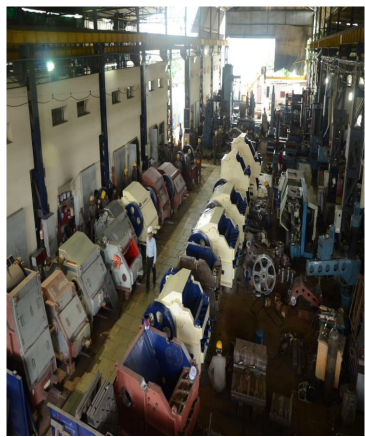
M/s Sagar Golchha & Co. Chartered Accountant Udaipur, Rajasthan-313001

REGISTERED OFFICE:

1 Hawa Magri Industrial Area Sukher Udaipur 313001

ABOUT MEWAR HI-TECH





* Manufacturing unit of Mewar Hi-Tech Engineering Ltd. comprising of various machineries like Cone Crushers, Jaw Crusher, HIS, VSI and Vibrating Screens, etc.

NOTICE

Notice is hereby given that the 14thAnnual General Meeting of the members will be held on Monday, 28th Day of September, 2020 at 11:00 A.M., through the Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider, approve and adopt the audited Balance Sheet as on 31st March, 2020, Profit & Loss Account and Cash Flow Statement for the year ended on that date together with the Board Report and Auditor's report thereon.
- **2.** To reappoint Mr. Vaibhav Singh Rathore (DIN: 03438743) as Whole Time Director and CFO, who is liable to retire from his office by rotation and being eligible, offers himself for re-appointment under section 152 (6) of the Companies Act 2013.

SPECIAL BUSINESS:

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

"RESOLVED THAT Mr. Vaibhav Singh Rathore, Whole Time Director and CFO of the company who is liable to retire by rotation in terms of Section 152 of Companies Act, 2013 and being eligible be and is hereby re-appointed as Whole Time Director and CFO of the Company whose office shall be liable to retire by rotation".

"RESOLVED FURTHER THAT the Board of Directors of the Company be and are hereby authorized to do all acts, deeds and things and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

For & on behalf of the Board of Directors Mewar Hi-Tech Engineering Limited CIN: L29299RJ2006PLC022625

Date: 6.09.2020 Place: Udaipur

Sd/-(Rimika Talesara) Company Secretary M. No. A43461

NOTES:

- 1) The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 with respect to the relevant business set out in the Notice is annexed.
- 2) In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed; the government of India, Ministry of Corporate Affairs allowed conducting Annual General Meeting through video conferencing (VC) or other audio visual means (OAVM) and dispensed personal presence of the members at the meeting. Accordingly, the Ministry of Corporate Affairs issued Circular No. 14/2020 dated April 08, 2020, Circular No. 17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020, prescribing the procedures and manner of conducting the Annual General Meeting through VC/OAVM. In terms of the said Circulars, the 22nd Annual General Meeting (AGM) of the members be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the AGM through VC/OAVM only. For this, the link of the zoom meeting for attending AGM will be shared to all the shareholders/members on their registered mail ids 24 hours prior to the meeting. Also, this link will be updated on the website of the company for ready reference. The deemed venue for the AGM shall be the Registered Office of the Company.
- 3) The helpline number regarding any query/assistance for participation in the AGM through VC/OAVM is 0294-2440235.
- 4) Since, the AGM is being conducted through VC/OAVM, there is no provision for appointment of proxies. Accordingly, appointment of proxies by the members will not be available.
- 5) The Shareholders can join the AGM in the VC/ OAVM mode, 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned herein below in the Notice.
- 6) The attendance of the Shareholders attending the AGM through VC/ OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 7) In compliance with the provisions of Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, and Regulation 44 of the SEBI Listing Regulations, the Members are provided with the facility to cast their vote electronically, through the e-voting services provided by NSDL, on all the resolutions set forth in this Notice.

- 8) Corporate members are requested to send at investor@kingsoncrusher.com in before e-voting/attending annual general meeting, a duly certified copy of the Board Resolution authorizing their representative to attend and vote at the Annual General Meeting, pursuant to Sec 113 of the Companies Act, 2013.
- 9) Pursuant to the provisions of Section 91 of the Companies Act, 2013, the Register of Members and Share Transfer Books of the Company would remain closed from Tuesday, 22nd September, 2019 to Monday, 28th September, 2019 (both days inclusive) for the purpose of Annual General Meeting of the Company.
- 10) In accordance with the provisions of Section 101 of Companies Act, 2013, read with Rule 18 of Companies (Management and Administration Rules), 2014 and Regulation 36 of the SEBI (LODR) Regulations, 2015, Copies of the Notice of the 14thAGM, Annual Report 2020, Attendance Slip and Proxy are being sent by electronic mode to all those members whose e-mail addresses are registered with the Company/RTA or Depository Participant for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email addresses, physical copies of the Annual Report 2020 are being sent by the permitted mode.
- 11) Members may note that the notice of the 14thAGM, the Annual Report 2020 will be available on the Company's website. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days. Members who require communication in physical form in addition to communication via e-mail or having any other queries, may write to us at investor@kingsoncrusher.com
- 12) All the documents referred to in the accompanying Notice and the Statement pursuant to Section 102(1) of the Companies Act, 2013, will be available for inspection at the Registered Office of the Company during Business Hours on all working days up to the date of declaration of the result of the 14th AGM of the Company.
- 13) The Register of Contracts or arrangements, in which the Directors are interested, maintained u/s 189 of the Companies Act, 2013, if any, will be available for inspection by the Members at the AGM.
- 14) Additional information, pursuant to SEBI (LODR) Regulations, 2015, in respect of the directors seeking appointment/re-appointment at the AGM is furnished in the explanatory statement forming part of this Notice. The directors have furnished consent/declaration for their appointment/re-appointment as required under the Companies Act, 2013 and related Rules.

- 15) The members desirous of obtaining any information with regard to the audited annual accounts of the Company for the financial year 2019-2020 or on any other related subject are requested to write to the Company at mail ID- investor@kingsoncrusher.com at least 15 days before the date fixed for the AGM, so that the information required could be kept ready.
- 16) As per Regulation 40 of SEBI Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect from April 1, 2019, except in case of request received for transmission or transposition of securities. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Members can contact the Company or Company's Registrars and Transfer Agents. Members may also refer to Frequently Asked Questions ("FAQs") on Company's website investor@kingsoncrusher.com.
- 17) As per the provisions of Section 72 of the Act, the facility for making nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13.
- 18) In case of joint holders attending the AGM, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote.
- 19) The Board of Directors has appointed M/s Divanshu Mittal and Associates, Practicing Company Secretaries as the Scrutinizer to scrutinize the voting at the AGM and remote evoting process in a fair and transparent manner.

FOR THE ATTENTION OF THE MEMBERS:

1. Members are requested to send intimations of any changes in their addresses, applications for demat of shares, applications for transfer of shares and any related correspondence to the Company's share transfer agents Bigshare Services Private Limited, E-3 Ansa Industrial Estate, Saki-Vihar Road, Sakinaka Mumbai Maharashtra-400072. Contact No.: 022-62638200 e-mail ID: investor@bigshareonline.com Website: www.bigshareonline.com

2. SENDING NOTICES AND DOCUMENTS TO SHAREHOLDERSTHROUGH EMAIL:

As a part of "Green Initiative" in Corporate Governance, the Ministry of Corporate Affairs has allowed sending communication to the shareholders through electronic mode. Accordingly, we

propose to send documents like notices convening General Meetings, Annual Reports, etc. to the email addresses of the shareholders. For this purpose, shareholders holding shares in demat form are requested to register their email IDs with their Depository Participants.

For & on behalf of the Board of Directors M/s Mewar Hi-Tech Engineering Limited CIN: L29299RJ2006PLC022625

Date: 6.09.2020 Place: Udaipur

Sd/-

(Rimika Talesara) Company Secretary M. No. A43461

MEWAR HI-TECH ENGINEERING LIMITED

1, HAWA MAGRI, INDUSTRIAL AREA SUKHER, UDAIPUR (RAJ.) CIN: L29299RJ2006PLC022625

Ph. No.: 0294-2440234; Fax No. 0294-2440234,

E-mail Id: accounts@kingsoncrusher.com; Website: www.mewarhitech.com

Additional Information required under Regulation 36(3) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (relating to Corporate Governance) and Secretarial Standard on General Meetings, with respect to the appointment & reappointment of Directors is as under:

Name of the Director	VAIBHAV SINGH RATHORE
Director Identification Number	03438743
Date of Birth	03/04/1990
Age	31
Date of Appointment	24/02/16
Brief resume of the Director including Qualification, nature of expertise in specific functional areas	MBA in Marketing and Finance
No. of shares held in the Company	67840
Directorships and Committee	Director in one (1) company - Mewar
memberships held in other companies	Marmo Engineering Pvt. Ltd
Inter-se relationships between Directors,	Son of Mr. Chatrsingh Harisingh
Manager and KMPs	Rathore
Nationality	INDIAN
No. of Board Meetings held during the Year	14
No. of Board meetings attended during the	14
year.	
Remuneration sought	6,00,000
to be paid	
Remuneration Last	6,00,000
drawn	

^{*}Chairman of the Committee For other details such as the number of meetings of the board attended during the year, remuneration drawn and relationship with other directors and key managerial personnel in respect of above directors, please refer to the Corporate Governance Report which is a part of this Annual Report.

For & on behalf of the Board of Directors M/s Mewar Hi-Tech Engineering Limited

Date: 6.09.2020 Place: Udaipur

> Sd/-(Rimika Talesara) Company Secretary M. No. A43461

MEWAR HI-TECH ENGINEERING LIMITED

1, HAWA MAGRI, INDUSTRIAL AREA SUKHER, UDAIPUR (RAJ.) CIN: L29299RJ2006PLC022625

Ph. No.: 0294-2440234; Fax No. 0294-2440234,

E-mail Id: accounts@kingsoncrusher.com; Website: www.mewarhitech.com;

DIRECTOR'S REPORT

To The Members,

Your Directors have pleasure in presenting their 14th Annual Report on the business and operations of the Company and the audited accounts for the Financial Year ended on 31st March, 2020.

1. FINANCIAL PERFORMANCE

The Company's financial performances for the year under review along with previous year's figures are given hereunder:

(Amount in

Rs.)

Particulars	For the financial year ended 31 st March, 2020 (Rs.)	For the financial year ended 31 st March, 2019 (Rs.)
Business Income	52,74,29,496	60,24,69,947
Other Income	49,79,406	16,43,379
Total Income	53,24,08,902	60,41,13,326
Profit before depreciation taxation	1,64,97,440	1,72,81,921
Less: Depreciation	1,0185,069	1,27,19,592
Less: Taxation	28,96,630	38,90,687
Profit after taxation	34,15,741	6,71,642
Balance brought forward from the previous year	30479439	2,98,07,797
Total balance carried to Balance Sheet	34,15,741	6,71,642

2. OPERATION AND STATE OF COMPANY'S AFFIARS:

The company has generated Rs. 52,74,29,496/- as revenue from the operations in the current financial year i.e., 2019-2020. The company is engaged in the business of manufacturing and

assembling of wide range of crushers, screens and customized size reduction equipment. The Board of Directors had evolved and adopted a code of conduct based on the principal of good Corporate Governance and best management practices being followed globally.

During the year under review your company did satisfactory. Directors expect that the company will achieve new heights in the ensuing year.

3. DIVIDEND:

During the year under review the directors of the company felt prudent to retain the earnings for the year to be ploughed back in the business, which shall result in further augmentation of the company's growth and shareholders wealth.

4. CHANGES IN THE NATURE OF BUSINESS:

There is no change in the nature of business in comparison to immediate preceding year.

5. CHANGE IN SHARE CAPITAL:

The Company has 39,03,600 Equity Shares of Rs. 10/- each amounting to Rs. 3,90,36,000.

During the year under review, the Company has not issued any shares. Thus, there is no change in the Share Capital of the Company.

6. TRNASFER TO RESERVES:

Any amount carried forward in reserve showing in the financial statements of the company.

7. MANAGEMENT DISCUSSION AND ANALYSIS:

Pursuant to SEBI (LODR) Regulations, 2015 Report on Management Discussion and Analysis forms an integral part of the Board Report. The Management Discussion and Analysis report is annexed as Annexure.

8. DIRECTOR'S RESPONSIBILITY STATEMENT:

In pursuance of provisions of Section 134(5) referred to in clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, and based on the information provided by the management, your Directors hereby confirm that:

(a) In the preparation of the annual accounts, the applicable accounting standards had been followed with proper explanation relating to material departures;

- (b) They have 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 and loss of the Company for that period;
- (c) They have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities.
- (d) They have prepared the annual accounts of the Company on a going concern basis.
- (e) They have laid down Internal financial controls to be followed by the Company and such internal financial controls are adequate and were operating effectively.
- (f) They have devised proper systems to ensure compliance with the provisions of all applicable laws and such systems are adequate and operating effectively.

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, the work performed by the internal, statutory and secretarial auditors and external consultants, including the audit of internal financial controls over financial reporting by the statutory auditors and the reviews performed by management and the relevant board committees, including the audit committee, the Board is of the opinion that the Company's internal financial controls were adequate and effective during FY 2019-2020.

9. CORPORATE SOCIAL RESPONSIBILTY:

The Company has not developed and implemented any Corporate Social Responsibility initiatives as the said provisions are not applicable. Pursuant to the provisions of section 135 and schedule VII of the Companies Act, 2013 at present the CSR provisions are not applicable to the Company.

Further, the Company has voluntarily spent certain amounts towards the Society.

10. MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION BETWEEN THE END OF THE FINANCIAL YEAR AND DATE OF REPORT:

There are no material changes after the balance sheet date which may materially affect the financial position of the company or having any material impact on the operations of the Company.

11. CHANGES IN SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES

The Company has no subsidiaries, joint ventures or associates during the year and therefore no details are required to be given.

12. CONSOLIDATED FINANCIAL STATEMENTS:

The Company has no Subsidiary or Joint Venture therefore; question of consolidated financial statement does not arise.

13. CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES:

The company has entered into the transaction with its related party on the arm length price in ordinary course of business and same has been reviewed by the Audit committee pursuant the Provision of Regulation 23 of SEBI (LODR) Regulations, 2015 and Rule 6A of (Meeting of Board and its power) Rules, 2014.

All the related party transactions on arm length price and in ordinary course of business due to which the provision of section 188 of the companies act, 2013 not applicable on the company and the details of Related Party Transaction disclosed in Notes of Accounts.

14. PARTICULARS OF EMPLOYEES AND REMUNERATION:

The information required pursuant to Section 197 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 with respect of the employees of the Company is enclosed herewith as Annexure.

15. DIRECTORS AND KEY MANAGERIAL PERSONNEL

Pursuant the Provision of Section 160, 149 and 152 of the companies act, 2013 the Remuneration and Nomination Committee has recommended and propose the name of Mr. Ghanshyam Joshi (DIN: 08490676) to appoint as an Independent Director of the company for the period of Five years who qualifies for being appointed as an independent director.

During the year the company has appointed to Mr. Ghanshyam Joshi (DIN: 08490676) has been appointed in the annual general meeting of the company held in the financial year 2018-2019.

During the financial year Mr. Vaibhav Singh Rathore retires from the post of directorship of the company by rotation and being eligible and offer himself for reappointment.

The brief profile, pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, of the Director eligible for appointment/ re-appointment forms part of the Corporate Governance Report.

The company has Independent Directors on the Board and also one women director as per the requirements of section 149 of the Companies Act, 2013.

16. DECLARATION FROM INDEPENDENT DIRECTORS ON ANNUAL BASIS

The Company has received necessary declaration from each Independent Director of the company under Section 149(7) of the Companies Act, 2013 that the Independent Directors of the Company meet with the criteria of their Independence as laid down in Section 149(6).

17. INTERNAL AUDITORS

The company has M/s K Chhabra & Associate, Chartered Accountant (Firm Registration Number: 003988C) & K. Chhabra & Associate as an internal Auditors as per provision of section 138 of the Companies Act, 2013 and has completed the internal Audit as per the scope defined by the Audit Committee.

18. STATUTORY AUDITORS

M/S Sagar Golchha & Co., Chartered Accountants (FRN: 007755C) acts as the Statutory Auditors of the Company and audited the financial statements for the year ended 31St March, 2019, who was appointed in the Annual General Meeting of the Company which was held on 30th day of September, 2017 to hold office for a period of 5 (five) consecutive years till the conclusion of the Annual General Meeting which will be held at the end of F.Y. 2022, at such remuneration for each financial year as may be decided by the directors of the company in due consultation with the Statutory Auditors of the Company.

19. SECRETARIAL AUDITOR

M/s P. Talesara & Associates, Practicing Company Secretary, Udaipur was appointed as the Secretarial Auditor of the Company for the financial year 2019-2020 by the Board of Directors pursuant to provisions of Companies Act, 2013 and rules there under. Secretarial audit report as provided by M/s P. Talesara & Associates, Practicing Company Secretary is annexed to this Report.

20. AUDIT REPORTS

The statutory auditor's report, the secretarial audit report and internal audit reports for the year ending 2019-2020 have been obtained by the company. Secretarial audit report and statutory audit is a part to this report.

21. BOARD MEETINGS

During the Financial Year 2019-2020, the Board of directors met 14 times. The details of the Board Meeting and the attendance of the directors are provided in the corporate governance report.

22. NOMINATION AND REMUNERATION COMMITTEE & AUDIT COMMITTEE:

The Nomination & Remuneration Committee and Audit Committee consist of adequate composition of Non Executive Independent Directors of which details are mentioned in the Corporate Governance Report as per the requirement of SEBI (LODR) Regulation, 2015.

All the recommendations of the Audit committee were accepted by the Board during the FY 2019-2020.

23. PARTICULARS OF LOANS, GAURANTEES OR INVESTMENTS

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013, if any, apart from the loans made, guarantee given or security provided by the Company in the ordinary course of business, if any, are given in the Notes to accounts forming part of the Audited Financial Statements for the year ended March 31, 2020.

24. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE OUTGO:

- (a) **Conservation of Energy:** The Company's operations are not energy-intensive and involve low energy consumption. However, adequate measures have been taken to conserve the consumption of energy.
- (b) **Technology Absorption:** Operations of the company do not involve any kind of special technology and there was no expenditure on research & development during this financial year. However, your company continuously upgrading its technology (computer technology and telecom infrastructure) to ensure it is connection with its clients across the global.

- (c) Foreign Exchange Earnings and outgo: During the year the company has not received any foreign exchange earnings and also there is no foreign exchange outgo during the year.
- (d) **Human Resource Development & Industrial Relations:** Your Company continues to take new initiatives to further align its HR policies to meet the growing needs of its business. People development continues to be a key focus area of the Company. The industrial relations in all the units of the Company remained cordial and peaceful throughout the year.

25. EXTRACT OF ANNUAL RETURN:

Pursuant to the provisions of Section 92(3) read with Section 134(3)(a) of the Companies Act, 2013, the Annual Return is set out as an Annexure to this Board Report in prescribed Form MGT-9 which forms part of this Annual Report. We are hosting the Annual Return on the web link of the company i.e. www.mewarhitech.com.

26. BUSINESS RISK MANAGEMENT

The Board of Directors of the Company identifies & evaluates the business risks and opportunities. The directors of the Company take pro-active steps to minimize adverse impact on the business objectives and enhance the Company's competitive advantage. Presently no material risk has been identified by the directors except of general business risks, for which the Company is leveraging on their expertise and experience.

27. SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS OR COURTS

There are no significant material orders passed by the Regulators / Courts / Tribunals which would impact the going concern status of the Company and its future operations.

28. NUMBER OF CASES FILED, IF ANY, AND THEIR DISPOSAL U/S 22 OF THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has zero tolerance for sexual harassment at work place and has a policy on prevention, prohibition and redressal of sexual harassment at work place in the line of provisions of Sexual Harassment of women at work place (Prevention, Prohibition and Redressal), Act, 2013 and the rules framed there under. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. No complaint of sexual harassment was received during the financial year 2019-20

29. EXPLANATION OR COMMENTS ON QUALIFICATIONS, RESERVATIONS OR ADVERSE REMARKS OR DISCLAIMERS MADE BY THE AUDITORS AND THE PRACTICING COMPANY SECRETARY IN THEIR REPORTS

There were no qualifications, reservations or adverse remarks made either by the Auditors in their respective Audit Reports or by the company secretary in their secretarial report.

30. SHARES

(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

The company has not issued bonus shares during the year under review.

(d) Employees Stock Option Plan

The Company has not provided any Stock Option Scheme to the employees.

31. LISTING WITH STOCK EXCHANGES

The Company confirms that it has paid the Annual Listing Fees for the year 2019-20 to BSE SME where the Company's shares are listed.

32. INVESTOR COMPLAINTS AND COMPLIANCE:

During the year, Company has not received any investor complaints and as on date no complaints are pending.

33. EARNINGS PER SHARE (EPS):

The earnings per share (EPS) is Rs.0.88 per share as at March 31st 2020 as against Rs.0.17 per share as at March 31st 2019.

34. ACKNOWLEDGEMENT

Your Directors would like to express their sincere appreciation for the assistance and cooperation received from the financial institutions, Government Authorities, customers, vendors and members during the year under review. Your directors also wish to place on record their deep sense of appreciation for the committed services by the Company's executives, staff and workers. Date: 5/09/2020 Place: Udaipur

> For & on Behalf of Board of Directors Mewar Hi-Tech Engineering Limited CIN: L29299RJ2006PLC022625

Sd/-Smt. Reena Rathore Whole Time Director DIN: 01748907 Annexure-I Sd/-(Chattarsingh Rathore) Managing Director DIN: 01748904

POLICY FOR SELECTION AND APPOINTMENT OF DIRECTORS AND THEIR REMUNERATION CRITERIA OF SELECTION OF NON-EXECUTIVE DIRECTORS

The Non-executive Directors shall be of high integrity with relevant expertise and experience so as to have a diverse Board with Directors having expertise in the fields of marketing, finance, taxation, law, governance and general management.

In case of appointment of Independent Directors, the Nomination & Remuneration Committee shall satisfy itself with regard to the independent nature of the Directors vis-a-vis the Company so as to enable the Board to discharge its function and duties effectively.

The Nomination & Remuneration Committee shall ensure that the candidate identified for appointment as a Director is not disqualified for appointment under Section 164 of the Companies Act, 2013.

The Nomination & Remuneration Committee shall consider the following attributes / criteria, whilst recommending to the Board the candidature for appointment as Director.

- i. Qualification, expertise and experience of the Directors in their respective fields;
- ii. Personal, Professional or business standing;
- iii. Diversity of the Board.

In case of re-appointment of Non-executive Directors, the Board shall take into consideration the performance evaluation of the Director and his engagement level.

REMUNERATION

The Non-executive Directors may be paid sitting fees for each meeting of the Board attended by them, of such sum as may be approved by the Board of Directors within the overall limits prescribed under the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and reimbursement of expenses for participation in the Board Meetings.

EXECUTIVE DIRECTOR – CRITERIA FOR SELECTION / APPOINTMENT

For the purpose of selection of the Executive Director, the Nomination & Remuneration Committee shall identify persons of integrity who possess relevant expertise, experience & leadership qualities required for the position and shall take into consideration recommendation, if any, received from any member of the Board. The Committee will also ensure that the incumbent fulfills such other criteria with regard to age and other qualifications as laid down under the Companies Act, 2013 or other applicable laws.

REMUNERATION FOR THE EXECUTIVE DIRECTOR:

At the time of appointment or re-appointment, the Executive Director shall be paid such remuneration as may be mutually agreed between the Company (which includes the Nomination & Remuneration Committee and the Board of Directors) and the Executive Director within the overall limits prescribed under the Companies Act, 2013.

The remuneration of Executive Director shall be subject to the approval of the Members of the Company in General Meeting.

The remuneration of the Executive Director comprises of fixed and variable component as per the provisions of Companies Act, 2013. The fixed component comprises salary, allowances, perquisites, amenities and retirement benefits.

REMUNERATION POLICY FOR THE SENIOR MANAGEMENT EMPLOYEES

In determining the remuneration of the Senior Management Employees, the Nomination & Remuneration Committee shall ensure the relationship of remuneration and performance benchmark is clear. The Executive Director will carry out the individual performance review based on the respective defined objectives, qualification, expertise, experience and other factors whilst recommending the annual increment and performance incentive to the Nomination & Remuneration Committee for its review and approval.

Annexure-II

Report on Corporate Governance for the year ended 2019-2020

In accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the report containing the details of Corporate Governance systems and processes at the company is as follows:

The Corporate Governance code is a professional system framed for directing and controlling the Organization. The purpose is to ensure compliance of local statutes and ensure safeguard and value addition in long term to the interest of its members, creditors, customers and employees. The Company has initiated the practice of incorporating the Corporate Governance Report in the Annual report in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. A concerted attempt has been made to bring in transparency and professionalism to ensure ethical standard in business activities while implementing the Corporate Governance Code. The management places on record that the mandatory compliances to constitute various committees as required by SEBI (LODR), Regulations 2015, are in place.

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

The Company is committed to ensure high standards of transparency and accountability in all its activities. The best management practices and high levels of integrity in decision making are followed to ensure long term wealth generation and creation of value for all the stakeholders. The company follows all the principles of corporate governance in its true spirit and at all times.

2. BOARD OF DIRECTORS

The Company is fully compliant with the Corporate Governance Norms in terms of constitution of the Board which is well blended with a good combination of Executive and Independent Directors. The Board has complete access to any information within the Company & of any employee of the Company.

Pursuant to SEBI (Listing Obligation and Disclosure Requirements), Regulations 2015, the Board meets at least once in every quarter to review quarterly/annual financial results and other items on the agenda and gap between two Board Meetings is not more than 120 Days. The Board is apprised of all the important information relating to the business of the Company including those listed in SEBI (Listing Obligation and Disclosure Requirements), 2015.

COMPOSITION & CATEGORY OF DIRECTORS:

During the Financial Year the Board of Directors comprised of Six Directors:

Three is Independent Director
One Whole Time Director
One CFO & Whole Time Director
One Managing Director

The independent directors have confirmed that they satisfy the criteria prescribed for an independent director as stipulated in the provisions of Section 149(6) of the Companies Act, 2013. All directors are appointed by the members of the Company. The directors bring to the board a wide range of experience and skills.

The Composition of the Board is in conformity with (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Attendance of Directors at Board Meetings during the financial year and at the last AGM and Number of Directorships/Committee positions of Directors as on 31st March, 2020, were as under:

Name of the Director	Category	No. of Meetings held	Number of other Directorship	positions	of Committee held in other panies*
			S	Member	Chairman
Shri Chattarsingh Harisingh Rathore,	Managing Director	14	02	0	0
Smt. Reena Rathore	Whole Time Director	14	01	0	0
Shri Vaibhav Singh Rathore	CFO &Whole Time Director	14	01	0	0
Shri. Ajit Singh Rathore	Independent Director	4	0	0	0

Shri. Munish	Independent	4	01	0	0
Chandra	Director				
Goyal					
Shri	Independent	4	0	0	0
Ghanshyam	Director				
Joshi					

Note: Shri Ghanshyam Joshi has been appointed as independent director of the company for the period of five years in the annual general meeting held in the financial year 2019-2020.

Responsibilities

The Board of Directors represents the interest of the Company's shareholders, in optimizing long-term value by providing the management with guidance and strategic direction on the shareholders' behalf. The Board has a formal schedule of matters reserved for its consideration and decision, which includes reviewing corporate performance, ensuring adequate availability of financial resources, regulatory compliance, safeguard interest of shareholders and reporting to shareholders.

Role of Independent Directors

Independent Directors play an important role in deliberations at the Board Meetings and bring to the Company their wide experience in the fields of finance, marketing and accountancy. This wide knowledge, their field of expertise and boardroom practices helps foster varied, unbiased, independent and experienced perspectives. The Company benefits immensely from their inputs in achieving its strategic direction. The Audit Committee, the Nomination & Remuneration Committee have a majority of Independent Directors. These Committees function within the defined terms of reference in accordance with the Companies Act, 2013, SEBI (LODR) Regulations, 2015 and as approved by the Board, from time to time. Board members ensure that their work in other capacities do not impinge on their fiduciary responsibilities as Directors of the Company.

Independent Directors

The Company has 3 (Three) Independent Directors on its Board. All the Directors viz. Ajit Singh Rathore, Munish Chandra Goyal and Ghanshyam Joshi were appointed are not liable to retire by rotation. Their appointments were made in terms of the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015.

All Independent Directors of the Company, at the time of their first appointment to the Board and thereafter at the first meeting of the Board in every financial year, give a declaration that they meet with the criteria of independence as provided in section 149 of the Companies Act, 2013. In the opinion of the Board, each independent director possesses appropriate balance of skills, experience and knowledge, as required. Each Independent Director possesses appropriate balance of skills, experience and knowledge, as required.

Familiarization Program for Independent Directors:

The objective of a familiarization program is to ensure that the non-executive directors are updated on the business environment and overall operations of the Company. This enables the non executive Directors to make better informed decisions in the interest of the Company and its stakeholders. A familiarization program was conducted for non-executive Directors on areas such as the core functions of the Company, overview of the industry, financials and performance of the Company.

Evaluation of Directors and Board:

With the objective of enhancing the effectiveness of the Board, the Nomination & Remuneration Committee formulated the methodology and criteria to evaluate the performance of the Board and each Director. The evaluation of the performance of the board is based on the approved criteria such as the board composition, strategic planning, role of the Chairman, non-executive Directors and other senior management, assessment of the timeliness and quality of the flow of information by the Company to the Board and adherence to compliance and other regulatory issues.

Meetings of Independent Directors:

A separate Meeting of Independent Directors was held on 11.11.2019 where they reviewed the performance of the non-executive directors and the Board as a whole, the Chairman of the Company, overall performance of the Board and assessed the quality, quantity and timeliness of flow of information between the Company, management and the Board.

3. Board Committees Composition of Board Committees:

Audit Committee

The Audit Committee pursuant to the provisions of Section 177 of the Companies Act, 2013 at the Board level acts as a link between the Auditors, the Management and the Board of Directors and overseas the financial reporting process. The Audit Committee interacts with the Internal Auditors, Statutory Auditors, Secretarial Auditors and reviews and recommends their

appointment and remuneration, terms of appointment. The Audit Committee is provided with all necessary assistance and information for enabling them to carry out its function effectively.

THE TERMS OF REFERENCES OF THE AUDIT COMMITTEE ARE AS UNDER:

Overseeing of the Company's financial reporting process and the disclosures of its financial information to ensure that the financial statements are correct, sufficient and credible.

- 1) Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the Statutory Auditor and the term of appointment with fixation of audit fees.
- 2) Approval of payment to Statutory Auditors for any other services rendered by them.
- 3) Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval, with particular reference to:
 - Matters required to be included in the director's responsibility statement to be included in the Board's Report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - Changes, if any, in accounting policies, significant adjustment made in the financial statements arising out of audit findings.
 - Disclosure of any related party transactions and qualifications in the draft audit report.
 - Compliance of listing and other legal requirements relating to financial statements.
- 4) Reviewing with the management the quarterly financial statements before submission to the Board for approval.
- 5) Reviewing with the management, performance of statutory and internal auditors, and adequacy of the internal control systems.
- 6) Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading department, reporting structure coverage and frequency of internal audit.
- 7) Discussion with internal auditors or any significant findings and follow up there on.

The **Composition of Audit Committee** comprises as follows:

Name	Category	Designation
Shri Ajit Singh Rathore	Non- Executive & Independent Director	Member
Shri Ghanshyam Joshi	Non- Executive & Independent Director	Member

Shri Munish	Non- Executive & Independent	Chairman
Chandra Goyal	Director	Chairman

The Committee's composition meets with requirements of Section 177 of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligation and Disclosure Requirement), Regulations, 2015. Members of the Audit Committee are financially literate and have relevant finance / audit exposure.

Powers and Roles of the Committee:

The Audit Committee assists the board in the dissemination of financial information and in overseeing the financial and accounting processes in the company. The terms of reference of the audit committee covers all matters specified in SEBI (LODR) Regulations, 2015 and also those specified in section 177 of the Companies Act, 2013. The audit committee reviews the compliance with legal and statutory requirements, the half yearly and annual financial statements and related party transactions and reports its findings to the Board. The committee also recommends the appointment of internal auditor, statutory auditor. The committee also looks into those matters specifically referred to it by the Board.

Nomination and Remuneration committee

The terms of reference of the committee inter alia include the following:

- 1) formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- 2) formulation of criteria for evaluation of performance of independent directors and the board of directors;
- 3) devising a policy on diversity of Board of Directors;
- 4) identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal.
- 5) Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- 6) Any other matter as the Board may decide from time to time.

COMPOSITION of COMMITTEES

Nomination and Remuneration Committee:

During the year under review the Nomination and Remuneration Committee has not met during the year. Further, the Composition of the Nomination and Remuneration Committee Meeting is as follows:

Name	Category	Designation
Shri Ajit Singh Rathore	Non- Executive & Independent Director	Member
Shri Ghanshyam Joshi	Non- Executive & Independent Director	Member
Shri Munish Chandra Goyal	Non- Executive & Independent Director	Chairman

Stakeholders Relationship Committee:

During the year under review the Nomination and Remuneration Committee has not met during the year. Further, the Composition of the Nomination and Remuneration Committee Meeting is as follows:

Name	Category	Designation
Shri Ajit Singh Rathore	Non- Executive & Independent Director	Member
Shri Ghanshyam Joshi	Non- Executive & Independent Director	Member
Shri Munish Chandra Goyal	Non- Executive & Independent Director	Chairman

Investor Grievance Redressal:

SEBI vide Circular Ref: CIR/OIAE/2/2011 dated June 3, 2011 informed the company that they had commenced processing of investor complaints in a web based complaints redress system "SCORES". Under this system, all complaints pertaining to companies are electronically sent through SCORES and the companies are required to view the complaints pending against them and submit Action Taken Report (ATRs) along with supporting documents electronically in SCORES. During the year company did not receive any complaints from investors.

Remuneration policy:

The Company's Remuneration Policy for Directors, Key Managerial Personnel and other employees is annexed to the Directors' Report. Further, the Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors.

The Company's remuneration policy is directed towards rewarding performance based on review of achievements periodically. The remuneration policy is in consonance with the existing industry practice.

Directors/KMP Remuneration

Sr. No.	Name	Amount of remuneration
1.	Shri Chattarsingh Harisingh Rathore	12,00,000/- P.A.
	(Managing Director)	
2.	Shri Vaibhav Rathore	600,000/- P.A.
	(CFO and Whole Time Director)	
3.	Mrs. Reena Rathore	NIL
	(Whole Time Director)	
4.	Miss Rimika Talesara	2,29,315/- P.A.
	(Company Secretary)	

Transactions with Non-Executive Directors:

There was no pecuniary relationship or transactions of the non-executive director's vis-à-vis the Company during the Financial Year ended 31st March, 2020.

Details of shareholding of Directors as on 31st March, 2020:

The shareholding details of the Directors as at March 31st 2020 are included in MGT-9 forming part of the Director's Report.

4. CODES AND STANDARDS

Vigil Mechanism:

Pursuant to the provisions of section 177(9) & (10) of the Companies Act, 2013 and as per Regulation 22 of SEBI (LODR) Regulations, 2015, Company have made a formal Vigil Mechanism Policy which provides detailed procedure to protect the interest of employees of the company. The Audit Committee oversees the vigil mechanism. No employee has been denied access to the Audit Committee.

Prevention of Insider Trading:

Your Company has formulated and adopted a Code for Prevention of Insider Trading Practices in accordance with the model code of conduct as prescribed under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, as amended. The code is applicable to all directors, senior employees and their dependents. The said persons are restricted from dealing in the securities of the Company during the 'restricted trading periods' notified by the Company, from time to time.

Code of Conduct for the Board of Directors and the Senior Management:

The standards for business conduct provide that the directors and the senior management will uphold ethical values and legal standards as the company pursues its objectives, honesty and personal integrity will not be compromised under any circumstances. As provided under Regulation 5 of SEBI (LODR) Regulations, 2015, the Board members and senior management personnel have affirmed compliance with the code of conduct for the financial year 2019-2020.

A declaration signed by the Company's Managing Director is published in this Report.

Declaration under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

Your Directors state that during the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

Declaration by Board:

Board hereby confirms that Company has devised proper systems to ensure compliance of all laws applicable to the company.

5. DISCLOSURES

Related Party Transaction:

There have been no materially significant related party transactions with the company's promoters, directors, the management, their subsidiaries or relatives which may have potential conflict with the interests of the company at large. The necessary disclosures regarding the transactions are given in the notes to accounts.

Details of RPT are attached in financial statements of the company.

The Company has also formulated a policy for determining the Material RPT and the details of such policies for dealing with RPT.

Accounting Treatment:

There has been no difference in the Accounting treatment.

Dematerialization of shares:

Company's shares are available for trading with National Securities Depository Ltd. (NSDL) and with Central Depository Services (India) Limited (CDSL). The ISIN allotted to company's equity shares is INE957U01011.

Total number of Shares held in dematerialized form with CDSL & NSDL as on 31st March, 2020 is 3482000 Shares i.e. 89.20% of total shares of Company. Members are requested to convert their shares in demat form for easy transaction.

Means of Communication:

The main source of information for the shareholders is the Annual Report which includes inter alia, the Director's Report, the shareholder's information and the audited financial results. Company recognizes the importance of regular dialogue with its shareholders to ensure that the Company's strategy is clearly understood.

Shareholders have an opportunity to attend the Annual General Meeting at which the business outlook is presented and relevant aspects of the company's operations are discussed. In addition, the registered office as well as the Registrar's office (RTA), serves as a contact point for shareholders on issues such as share transfers, dividends and announcements.

The Ministry of Corporate Affairs (MCA) and the Companies Act, 2013, has taken a "Green Initiative" in corporate governance by allowing paperless compliances by the Companies through electronic mode. The SEBI (LODR) Regulations,2015 and the Companies Act, 2013 permits companies to send soft copies of the annual report to all those shareholders who has registered their e-mail addresses with the Company/Depository participant. The Company has been requesting the shareholders holding shares in demat form to register/update their e-mail addresses to the company/ depository participants. Accordingly, the annual report for 2019-2020, notice for AGM etc., are being sent in electronic mode to shareholders who have registered their e-mail addresses with the Company/depository participants. For those shareholders who have not opted for the above, the same are being sent in physical form. Members who hold share in physical form are requested to contact Miss RIMIKA TALESARA, Company Secretary and Compliance officer, or at the registered office of the Company or Big Share Services Pvt. Ltd. (Registrar and Share Transfer Agent).

The annual report also contains a section on "Shareholder's Information" which inter alia provides information relating to the AGM date, time and venue, and other corporate governance information as required under SEBI (LODR) Regulations, 2015, The Company has designated the e-mail id - investor@kingsoncrusher.com to enable the shareholders to register their grievances.

MD and CFO Certification:

The Managing Director / Chief Financial Officer of the Company give annual certification on financial reporting and internal controls to the Board in terms of SEBI (LODR) Regulations,

2015. The annual certificate given by the Managing Director and the Chief Financial Officer is published in this Report.

6. RECONCILIATION OF SHARE CAPITAL:

A quarterly audit was conducted by a practicing company secretary, reconciling the issued and listed capital of the company with the aggregate of the number of shares held by investors in physical form and in the depositories and the said certificates were submitted to the stock exchanges within the prescribed time limit. As on 31st March 2020, there was no difference between the issued and listed capital and the aggregate of shares held by investors in both physical form and in electronic form with the depositories.

7. INFORMATION TO SHAREHOLDERS:

A brief resume of the director reappointed together with the nature of his experience and details of the other directorships held by him is annexed to the Notice convening the Annual General Meeting.

8. NOMINATION FACILITY:

Most of the shares of the company are in demat form and shareholders are requested to contact their Depository Participants for availing nomination facility.

9. COMPLIANCE CERTIFICATE OF THE AUDITORS:

Certificate from the Company's Auditors, M/s. Sagar Golchha & Co., confirming compliance with conditions of Corporate Governance as stipulated in SEBI (LODR) Regulations, 2015, is attached to this Report.

10. COMPLIANCE:

The Company has complied with the mandatory requirements as stipulated under Regulation 34(3) and 53 of SEBI (LODR) Regulations, 2015. The Company has submitted the quarterly compliance status report to the stock exchanges within the prescribed time limit, as and when required.

11. GOING CONCERN:

The directors are satisfied that the Company has adequate resources to continue its business for the foreseeable future and consequently consider it appropriate to adopt the going concern basis in preparing the financial statements.

12. THE BOARD:

Independent Directors possess the requisite qualification and experience to contribute effectively to the company in their capacity as independent director.

13. GENERAL BODY MEETINGS

The last three Annual General Meetings of the Company were held as under:

Financial Year	Date	Time	Venue
2018-2019`	26 th September, 2019	11.00 A.M.	1, Hawa Magri Industrial Area, Sukher, Udaipur (Raj.).
2017-18	29 th September, 2018	11.00 A.M	1, Hawa Magri Industrial Area, Sukher, Udaipur (Raj.).
2016-17	30 th September, 2017	11.00 A.M.	1, Hawa Magri Industrial Area, Sukher, Udaipur (Raj.)

• There was no resolution passed by the shareholders through postal ballot, in the financial year 2019-20

14. GENERAL SHAREHOLDER INFORMATION

Day, Date and Time	Monday, 28 th Day of September, 2020 at 11:00 A.M.
Mode of Meeting	Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM")

Financial Year : 01st April, 2019 to 31st March, 2020

➤ **Date of Book Closure** : Tuesday, 22nd September, 2020 to Monday,

28thSeptember, 2020 (both days Inclusive)

➤ Listing on Stock Exchange : BSE Limited

25th floor Phiroze Jeejeebhoy Towers,

Dalal Street Fort, Mumbai- 400001

Stock Codes (for shares) : 540150Symbol (for shares) : MHEL

➤ ISIN Number : INE957U01011

➤ Registrar and Transfer Agents : Big share Services Pvt. Ltd

Share Transfer System E-3 Ansa Industrial Estate Sakivihar

Road Sakinaka Mumbai MH 400072 IN Tel No.: 011 - 29961281 / 29961282

Payment of Listing Fees : Annual Listing fees as applicable has

been duly paid

The Company's shares are traded on SME (BSE). Physical Shares which are lodged with the Registrar and Transfer Agents/ or with the Company for transfer are processed and returned to the Shareholders duly transferred within the time limit stipulated under the Listing Agreement subject to the documents being in order. Members holding shares in physical form are requested to get them dematerialized for easy transactions on stock exchange.

DECLARATION OF CODE OF CONDUCT

This is to confirm that the Company has adopted a code of conduct for its Board of Directors and Senior Management Personnel. This Code is available at the Company's Registered Office and website.

I confirm that Board of Directors and Senior Management Personnel of the Company have, in respect of the financial year ended March 31, 2020, affirmed compliance with the Code of Conduct as applicable to them.

For & on behalf of the Board of Directors: Mewar Hi-Tech Engineering Limited

Date: 6.09.2020 Place: Udaipur

> Sd/-(Chattarsingh Rathore) Managing Director DIN: 01748904

Sd/-(Smt. Reena Rathore) Director DIN: 01748907

CEO/CFO CERTIFICATION

<u>Under Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements)</u> <u>Regulations, 2015</u>

To,

The Board of Directors

Mewar Hi-Tech Engineering Limited

We, Chattarsingh Harisingh Rathore, Managing Director and Vaibhav Singh Rathore, Whole TimeDirector cum CFO of Mewar Hi-Tech Engineering Limited, certify that:

- 1. We have reviewed the financial statements and the cash flow statement for the year and that to the best of our knowledge and belief:
 - a) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - b) These statements together present a true and fair view of the state of affairs of the company and are in compliance with existing accounting standards, applicable laws and regulations.
- 2. There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company's code of Conduct.
- 3. We accept overall responsibility for establishing and maintaining internal control for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and that we have disclosed to the statutory auditor and the audit committee, deficiencies in the design or operations of such internal controls, if any of which we are aware and the steps we have taken or propose to take to rectify these of the Board. The auditors and audit committee are apprised of any corrective action taken with regard to significant deficiencies in the design or operation of internal controls.
- 4. We indicate to the auditors and to the audit committee:
 - a) Significant changes in internal control over financial reporting during the year;
 - b) Significant changes in accounting policies during the year; and that the same have been disclosed in the notes to the financial statements; and
 - c) Instances of significant fraud of which we have become aware of and which involve management or other employees having significant role in the company's internal

control system and financial reporting. However, during the year there was no such instance.

For & on behalf of the Board of Directors M/s Mewar Hi-Tech Engineering Limited

Date 6.09.2020 Place: Udaipur

> Sd/-(ChattarsinghHarisingh Rathore) Managing Director DIN: 01748904

> > Sd/-(Vaibhav Singh Rathore) WTD cum CFO DIN: 03438743

AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

To.

The Members of

Mewar Hi-Tech Engineering Limited,

Udaipur (Raj.)

We have examined the compliance of conditions of corporate governance by Mewar Hi-Tech

Engineering Limited ("the Company"), for the year ended on 31st March, 2020 as stipulated in

Chapter IV of SEBI (LODR) Regulations, 2015 of the said Company with stock exchanges.

The compliance of conditions of corporate governance is the responsibility of the management.

Our examination was limited with respect to procedures and implementation thereof adopted by

the Company for ensuring the compliance with the conditions of the Corporate Governance. It

is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us

and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Chapter

IV of SEBI (LODR) Regulations, 2015

We further state that such compliance is neither an assurance as to the future viability of the

Company nor of the efficiency or effectiveness with which the management has conducted the

affairs of the Company.

For M/s SAGAR GOLCHHA& Co.

Chartered Accountants

FRN NO. 007755C

Date: 6.09.2020

Place: Udaipur

Sd/-

(CA Sagar Golchha)

Partner

M.No. 076797

Annexure-III

MANAGEMENT DISCUSSION & ANALYSIS REPORT

BUSINESS OVERVIEW:

Your Company is a reputed and well known Udaipur based Company having its presence in construction services industry, since many years.

Your Company is committed to excellence in quality of its equipment and dedicated to customers and associates. We are committed to provide the best quality crushers, screens & customized size reduction equipment and satisfactory after sales services at competitive prices. We timely deliver out highly quality equipment to meet customer requirement. We provide professional advice to our customer, find innovative solutions to their specific requirements and treat them us our business partners, out professional approach, after sales service and timely supply of spare parts at most reasonable prices make us ideal choice as business partners.

OPPORTUNITIES:

The management believes that Government of India's efforts to improve economic growth in the Country by providing opportunities for start-ups and infrastructure development is giving hopes to entrepreneurs for exploring new opportunities. The Company is also looking to tap such opportunity at the right moment.

The 'Make in India' is another initiative of the present government that will have a far-reaching impact on the crushing industry. To reap the resulting benefits, industry leaders are currently drawing up strategies involving quick plant deliveries, easy scalability, and mobile crushing solutions that promise minimum relocation costs.

THREATS:

Any growing economy offers a host of opportunities. The challenge comes from the fact that competition also keeps increasing alongside and this is becoming all the more prominent with the continuous arrival of newer entrepreneurs in the market. While this is good for the larger population and the economy, it does put pressure on profitability of business. Not only newer entrepreneurs, technological advancement and the onset of on-line services have made it much easier to conduct businesses without too much need for supporting brick and mortar infrastructure. Not to mention that there is support from conducive government policies to anybody wanting to start a new business.

The rising cost of raw materials is a major hurdle facing the crushing and screening industry. Setting up a crushing unit involves high cost and unavailability of raw material on time only adds to the cost. Another challenge facing this industry involves strict government regulations. Ban on mining activities in the past had dealt a severe blow to the industry. Since environmental issues involving quarries in various states are yet to be entirely resolved, overall demand will continue to suffer.

SEGMENT REPORTINGS:

The Company is exclusively engaged in manufacturing of construction equipments and revenues are mainly derived from this activity. Accounting Standard 17 regarding Segment-wise Reporting issued by the Institute of Chartered Accountants of India and notified under the Companies (Accounting Standards) Rules, 2006 does not apply to your Company since revenues are derived from only one segment.

OUTLOOK:

This industrial sector is on the cusp of a recovery supported by an improvement in macroeconomic fundamentals and policy environment. The combination of strong sales, weak market conditions that support rapid business development and a strengthening commercial market provide us with a great opportunity to generate strong free cash flows and disproportionately scale our business in Financial Year 2019-20. Our performance for the year underlines the effectiveness of our resilient and differentiated business model that is anchored by the strength of the Mewar Hi-Tech Engineering Limited brand and the ability that gives us to attract partners and customers across. Our presence in Udaipur is strong brand equity and large numbers of new projects are handled by us which leads us to a good position in market.

RISKS AND CONCERNS:

Your Company is exposed to internal and external risks. The internal risks relates to the risks within the Company due to change in management, personnel and policies, lapses / inadequacy in existing infrastructure facilities, delinquencies on the part of employees, staff attrition, misfeasance etc. The external risks can be associated to those factors which are not within the control of the Company like change in interest rates, government regulations, competition from others operating in similar business etc.

RISK MANAGEMENT:

Comprehensive risk management practices form an integral part of the operations of Company. With ups and downs, volatility and fluctuations in the business in which Company operates, is exposed to a slew of complex, variable risks and uncertainties in the normal course of business.

Since such variations can cause deviations in the results from operations and affect our financial state, the focus on risk management is high. The rapid and continuous changes in the business environment have ensured that the organization becomes increasingly risk focused to achieve its strategic objectives. Company policies ensure timely identification, management and mitigation of relevant risks, such as credit risk, liquidity risk, interest rate risk, operational risk, reputational and regulatory risks etc., which help the Company move forward with vigor.

INTERNAL CONTROL SYSTEMS & ADEQUACY:

Company has always focused on maintain a strong internal control system which is commensurate with our size and nature of business. The Company's internal controls are structure in a manner that ensure reasonable assurance with regard to maintaining of proper accounting controls, monitoring of operations, protecting assets from unauthorized use or losses, executing transactions with proper authorization and ensuring compliance of corporate policies, laws, accounting standards for ensuring reliability of financial reporting

Company has documented procedures covering all financial and operating functions. Company has robust internal audit program, where the Internal Auditors, an independent firm of chartered accountants, conduct a risk-based audit with a view to not only test adherence to laid down policies and procedures but also to suggest improvements in processes and systems. Internal audit observations and recommendations are reported to the Audit Committee, which monitors the implementation of such recommendations. Suggestions for improvements are considered and the Audit Committee follows up on implementation of corrective actions. The Company also meets the Company's Statutory Auditors to ascertain, inter alia, their views on the adequacy of internal control systems and keeps the Board of Directors posted with its observations.

DISCUSSION ON FINANCIAL PERFORMANCE AND OPERATIONAL HIGHLIGHTS:

The financial and other operational performance of the Company for the year under review has been discussed in detail in the Directors' Report. The Cash-Flow Statement and the Balance Sheet are annexed to this Annual Report.

HUMAN RESOURCES:

Human resource development is considered vital for effective implementation of business plans. The Company aims to align HR practices with business goals, motivate people for higher performance and build a competitive working environment. Productive high performing employees are vital to the company's success. The Board values and appreciates the

contribution and commitment of the employees towards performance of your Company during the year. In pursuance of the Company's commitment to develop and retain the best available

Talent, the Company continued to offer in house training program to staff members in executive development, leadership and management skills.

The Company had organized various training programs for upgrading the skill and knowledge of its employees in different operational areas. The Company also sponsored its employees at various levels to attend various seminars and programs conducted by various organizations and institutions so as to update their knowledge and to keep them abreast of all the developments in their respective fields. Employee relations remained cordial and the work atmosphere remained congenial during the year.

CAUTIONARY STATEMENT:

Statements in this report on Management Discussion and Analysis describing the company's objectives, projections, estimates, expectations or predictions may be "forward looking statements" within the meaning of applicable laws or regulations. These statements are based on certain assumptions and expectations of future events. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include economic conditions affecting global and domestic demand—supply, finished goods price in the domestic and overseas markets in which the Company operates, raw-materials cost and availability, changes in Government regulations, tax regimes, economic developments within or outside India and other factors such as litigation and industrial relations, natural calamities, etc. over which the company does not have any direct control. The Company assumes no responsibility to publicly amend, modify or revise any forward-looking statements, on the basis of any subsequent developments, information or events or due to change in internal or external factors.

ANNEXURE -IV Form No.MGT-9 EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31st March, 2020

[Pursuant to Section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

CIN	L29299RJ2006PLC022625
Registration Date	08.06.2006
Name of the Company	MEWAR HI-TECH ENGINEERING
	LIMITED
Category/Sub-Category of the Company	COMPANY LIMITED BY SHARES/INDIAN
	NON-GOVERNMENT COMPANY
Address of the Registered office and contact	1 HAWA MAGRI, INDUSTRIAL AREA,
detail	SUKHER, UDAIPUR, RAJASTHAN- 313001
Whether listed company	Yes
Name, Address and Contact details of	BIGSHARE SERVICES PRIVATE
Registrar and	LIMITED
Transfer Agent, if any	E-3 ANSA INDUSTRIAL
	ESTATESAKIVIHAR ROAD SAKINAKA
	MUMBAI MH 400072
	email:investor@bigshareonline.com
	Website: www.bigshareonline.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

Sr. No.	Name and Description of main products/ services	NIC Code of the Product/ service	% to total turnover of the company
1.	Manufacture of other special purpose machinery, equipment n.e.c. including part and accessories.	29299	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

Sr. No.	Name and Address of the Company	CIN/GLN	Holding/ Subsidiary	% of shares	Appli cable
			/Associate	held	Sectio
					n

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity

(i) Category-wise Share Holding

Category of Sharehold ers	ŭ		ut the begini 01-April-201	0 0	No. of S year	•	% Cha nge duri		
	Demat	Physical	Total	% of Total Share s	Demat	Physical	Total	% of Total Shares	ng the year
A. Promoters (1) Indian									
a) Individual / HUF	2046400		2046400	52.42 %	2046400		2046400	52.42 %	0%
b) Central Govt									
c) State Govt(s)									
d) Bodies Corp.	116000		116000	2.97 %	116000		116000	2.97%	0%
e) Banks / FI									
f) Any other									
Total shareholdi ng of	2162400	_	2162400	55.40 %	2162400		2162400	55.40%	0%

D					
Promoter					
(A)					
B. Public					
Sharehold .					
ing					
1.	 	 	 	 	
Institution					
a) Mutual	 	 	 	 	
Funds					
b) Banks /	 	 	 	 	
FI					
c) Venture					
Capital	 	 	 	 	
Funds					
d)		 	 		
Insurance	 	 	 	 	
Company					
e) FIIs	 	 	 	 	
f) Foreign					
Venture					
Capital	 	 	 	 	
Funds					
i) Others					
(specify)	 	 	 	 	
Sub-total					
(B)(1):-	 	 	 	 	
3.Central/					
State					
Governme					
nt(S)					
a) Central					
Govt	 	 	 	 	
b) State					
Govt(s)	 	 	 	 	
SUB					
TOTAL					
(B)(2)					
3. Non-					
Institution					
S					

a) Bodies									
Corp.									
i) Indian	84000		84000	2.15 %	45000		45000	1.15%	(1.0 %)
ii) Overseas	1	I	1	-	1		-		
b) Individual s	-								
i) Individual sharehold ers holding nominal share capital upto Rs. 2 lakh	222000	42400	264400	6.77 %	258200	21200	279400	7.15%	0.38
ii) Individual sharehold ers holding nominal share capital in excess of Rs 2 lakh	756000	636800	1392800	35.68 %	1013400	400400	1413800	36.22 %	0.54
c) Others (Specify)									
Non Resident Indians									
Overseas Corporate Bodies									
Foreign Nationals									
Clearing									

Members									
Trusts									
Foreign Bodies - D R									
HUF					3000		3000	0.077 %	0.07 7%
Sub-total (B)(3):-	1062000	679200	1741200	44.60 %	1319600	421600	1741200	44.60 %	0%
Total Public Sharehold ing (B)=(B)(1) + (B)(2)+ (B)(3)	1062000	679200	1741200	44.60	1319600	421600	1741200	44.60	
C. Shares held by Custodian for GDRs & ADRs	1	ŀ	ŀ	I	-		ŀ	-	
Grand Total (A+B+C)	3224400	679200	3903600	100%	3482000	421600	3903600	100%	

(ii) Shareholding of Promoters

Sr.	Shareholder's	Shareholdi	ng at the		Sharehold	,	%	
No	Name	beginning	of the year		end of the	change		
		No.	% of	%of	No. of	% of	%of	in share
		of	total	Shares	Shares	total	Shares	holding
		Shares	Shares	Pledge		Shares	Pledge	during
			of the	d/		of the	d/	the
			company	encum		compa	encum	year
				bered		ny	bered	
				to			to total	
				40401				
1.	REENA RATHORE	8,94,000	22.90%		8,94,000	22.90%		

2.	CHATTARSINGH HARISINGH RATHORE	628560	16.10%				 (16.10)%
3.	CHATTARSINGH HARISINGH RATHORE	392000	10.04%	1-	1020560	26.14%	 16.10%
4.	MEWAR TECHNOCAST PRIVATE	116000	2.97%		116000	2.97%	
5.	VAIBHAV SINGH RATHORE	67840	1.74%		67840	1.74%	
6.	SHIV SINGH RATHORE	24000	0.61%		24000	0.61%	
7.	FATAH SINGH RATHORE	24000	0.61%		24000	0.61%	
8.	TEJ SINGH RATHORE	8000	0.20%		8000	0.20%	
9.	HARI SINGH	8000	0.20%		8000	0.20%	
	Total	2162400	55.40%		2162400	55.40 %	 0%

(iii) Change in Promoters' Shareholding (please specify, if there is no change)

Particulars	Shareholding		Cumulative (WHAT IS THIS) Shareholding during the year		
	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
At the beginning of the year	2162400	55.40%	2162400	55.40%	
REENA RATHORE	8,94,000	22.9%	8,94,000	22.9%	
CHATTARSINGH HARISINGH RATHORE	628560	16.10%	628560	16.10%	
CHATTARSINGH HARISINGH RATHORE	392000	10.04%	392000	10.04%	

	1		
116000	2.97%	116000	2.97%
67840	1.74%	67840	1.74%
24000	0.61%	24000	0.61%
24000	0.6107	24000	0.61%
24000	0.01%	24000	0.01%
8000	0.20%	8000	0.20%
8000	0.20%	8000	0.20%
2162400	55.40%	2162400	55.40%
8,94,000	22.90%	8,94,000	22.90%
1020560	26.1407	1020560	26.14%
1020360	20.14%	1020300	20.14%
116000	2.070	116000	2.97%
110000	2.91%	110000	2.91%
67940	1.740/	67940	1.740
0/840	1./4%	0/840	1.74%
24000	0.61%	24000	0.61%
24000	0.610	24000	0.610
24000	0.61%	24000	0.61%
8000	0.20%	8000	0.20%
8000	0.20%	8000	0.20%
	67840 24000 24000 8000 8000 2162400 8,94,000 1020560 116000 67840 24000 24000 8000	67840 1.74% 24000 0.61% 24000 0.61% 8000 0.20% 8000 0.20% 2162400 55.40% 8,94,000 22.90% 1020560 26.14% 116000 2.97% 67840 1.74% 24000 0.61% 8000 0.20%	67840 1.74% 67840 24000 0.61% 24000 24000 0.61% 24000 8000 0.20% 8000 8000 0.20% 8000 2162400 55.40% 2162400 8,94,000 22.90% 8,94,000 1020560 26.14% 1020560 116000 2.97% 116000 67840 1.74% 67840 24000 0.61% 24000 24000 0.61% 24000 8000 0.20% 8000

(iv) Shareholding Pattern of top ten Shareholders:

(Other than Directors, Promoters and Holders of GDRs and ADRs):

Sr. No.	Name of Shareholder	Shareholding at the beginning of the Year i.e. 01.04.2017		Chan	Change in shareholding			Shareholding at the end of the Year i.e. 31.03.2018	
		No. of shares hold	% of holding	Increase/ decrease in	Date	No. of Shares	No. of shares hold	% of holding	

				shareholdi ng & Reason				
1.	Smt. Rajshree Ranawat	216000	5.53%	-	-	-	216000	5.53%
2.	Shri Shivraj Singh Shaktawat	456000	11.68%	-			456000	11.68%
3.	M/s Rolcast India	120000	3.07%	-	-	-	120000	3.07%
4.	Shri Shanti Lal Jain	98000	2.51%	-	-	-	98000	2.51%
5.	Shri Heera Lal Dangi	90000	2.30%	-	-	-	90000	2.30%
6.	Shri Addul Hafiz	80000	2.05%	-	-	-	80000	2.05%
7.	Vikas Choubisa	66000	1.69%	-			66000	1.69%
8.	Rikhav Securities Limited	66000	1.69%	-	-	-	66000	1.69%
9.	Rajendra Singh Panwar	44000	1.13%		-	-	44000	1.13%
10.	Himmat Singh Rathore	42000	1.08%	-	-	-	42000	1.08%

V. SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

Shareholding of	Shareholding at the		Cumulative		
Directors and Key	beginning of the year		Shareholding during the ye		
Managerial Personnel	No. of	% of total	No. of shares	% of total	
	Shares	shares of the		shares of	

		company		the company
At the beginning of the year				
At the beginning of the year				
REENA RATHORE	894000	22.9%	8,94,000	22.9%
CHATTARSINGH HARISINGH RATHORE	628560	16.10%	628560	16.10%
VAIBHAV SINGH RATHORE	67840	1.74%	67840	1.74%
MUNISH CHANDRA GOYAL				
AJIT SINGH RATHORE				
RIMIKA TALESARA				
At the end of the year				
REENA RATHORE	894000	22.9%	8,94,000	22.9%
CHATTARSINGH HARISINGH RATHORE	1020560	26.14%	1020560	26.14%
VAIBHAV SINGH RATHORE	67840	1.74%	67840	1.74%
MUNISH CHANDRA GOYAL				
AJIT SINGH RATHORE				
GHANSHYAM JOSHI				
RIMIKA TALESARA				

VI. INDEBTEDNESS

Indebtedness of the Company including interest outstanding /accrued but not due for payment

Particulars	Secured Loans	Unsecured Loans	De po	Total Indebtedness
	excluding		sit	
	deposits		S	
Indebtedness at the beginning of the				
financial year				
Principal Amount	24,23,600	105320189.89		107743789.89
Change in Indebtedness during the				
financial year				
* Addition/ Reduction	(5,88,000)	3720188.72		3132188.72
Indebtedness at the end of the				
financial year				
Principal Amount	18,35,600	10,90,40,378.61		11,08,75,978.61
Total				

VII. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

SN.	Particulars of Remuneration	Name of M	Name of MD/WTD/ Manager			
		Shri Chattarsingh Harisingh Rathore	Smt. Reena Rathore	Shri Vaibhav Singh Rathore	TOTAL	
1	Gross salary P.A.					
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	12,00,000	Nil	6,00,000	18,00,000	
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	Nil	Nil	Nil	Nil	
	(c) Profits in lieu of salary under section 17(3) Income- tax Act,	Nil	Nil	Nil	Nil	
2	Stock Option	Nil	Nil	Nil	Nil	
3	Sweat Equity	Nil	Nil	Nil	Nil	

4	Commission	Nil	Nil	Nil	Nil
	- as % of profit				
	- others, specify				
	- others, specify				
5	Others, please specify	Nil	Nil	Nil	Nil
	Total (A)	1200000	NIL	600000	1800000
	Ceiling as per the Act				

B. Remuneration to other Directors

SN.	Particulars of Remuneration	Name of Directors			Total Amount
1	Independent Directors	 			
	Fee for attending board committee meetings	 			
	Commission	 			
	Others, please specify	 			
	Total (1)	 			
2	Other Non-Executive Directors	 			
	Fee for attending board committee meetings	 			
	Commission	 			
	Others, please specify	 			
	Total (2)	 			
	Total (B)=(1+2)	 			
	Total Managerial Remuneration	 			
	Overall Ceiling as per the Act	 			

C. Remuneration to Key Managerial Personnel other than MD/MANAGER/WTD

SN	Particulars of Remuneration	Key Managerial Personnel			
		CEO	CS	CFO	Total
1	Gross salary		Ms Rimika Talesara	Vaibhav Singh Rathore	
	(a) Salary as per provisions contained in		2,29,315/-		2,29,315/-

	section 17(1) of the Income-tax Act, 1961		
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	 	
	(c) Profits in lieu of salary under section	 	
	17(3) Income-tax Act, 1961		
2	Stock Option	 	
3	Sweat Equity	 	
4	Commission	 	
	- as % of profit	 	
	others, specify	 	
5	Others, please specify	 	
	Total	 2,29,315/-	 2,29,315/-

VIII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)		
A. COMPANY							
Penalty							
Punishment	No Penalty, Punishment, Compounding offences during the F.Y.						
Compounding							
B. DIRECTORS							
Penalty							
Punishment	No Per	nalty, Punishment	t, Compounding offe	ences during the	F.Y.		
Compounding							
C. OTHER OFFIC	ERS IN DEFA	ULT					
Penalty							
Punishment	No Per	nalty, Punishment	t, Compounding offe	ences during the	F.Y.		
Compounding							

Date: 6.09.2020

For & on Behalf of Board of Directors

Place: Udaipur

Mewar Hi-Tech Engineering Limited

CIN: L29299RJ2006PLC022625

Sd/-

Smt. Reena Rathore Whole Time Director

DIN: 01748907

Sd/-

 $(Chattar Singh\ Harsingh\ Rathore)$

Managing Director DIN: 01748904

Sd/-

(Vaibhav Singh Rathore)

Whole Time Director & CFO

DIN: 03438743



PANKAJ KUMAR SHARMA

Company Secretaries B-4, Pink Tower, Lal Kothi, Tonk Road, Jaipur, Raj 302012

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31.03.2020

[Pursuant to section 204(1) of the Companies Act, 2013 and ruleNo.9 of the Companies (Appointment and Remuneration of Personnel)Rules, 2014]

To,

The Members,

MEWAR HI-TECH ENGINEERING LIMITED,

CIN: L29299RJ2006PLC022625

Regd. Office: 1, Hawa Magri, Industrial Area Sukher,

Udaipur, Rajasthan-313001

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by MEWAR HI-TECH ENGINEERING LIMITED (name of the company)(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 my opinion thereon.

Based on my verification of the MEWAR HI-TECH ENGINEERING LIMITED (name of the company's) books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31.03.2020complied 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 MEWAR HI-TECH ENGINEERING LIMITED ("the Company") for the financial year ended on 31.03.2020 according to the provisions of:

- I. The Companies Act, 2013 (the Act) and the rules made there under for specified Sections and Rules notified and came into effect from respective dates and a list of documents verified is as per Annexure A
- II. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- III. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;

- IV. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not applicable to the Company during the Audit Period);
- V. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (**Not applicable to the Company during the Audit Period**)
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;(Not applicable to the Company during the Audit Period)
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - 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, 1998; (**Not applicable to the Company during the Audit Period**)
 - i. The Securities and Exchange Board of India (Listing Obligations and Disclosures Requirement) Regulations, 2015.
- VI. The Company has complied with the following Laws specifically applicable to the Company:(as certified by the Management)
 - a) Water (Prevention & control of pollution) Act 1974 and Air (Prevention & control of pollution) Act 1981
 - b) Labor laws pertaining to ESI and PF, Factories Act, Payment of Bonus Act, Minimum wages Act, payment of Wages Act, etc.
 - c) Negotiable Instrument Act, 1881
 - d) Code of Civil Procedure, 1908

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

- (i) Secretarial Standards issued by the Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with BSE Stock Exchange(s). During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

I further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors as on close of the financial year. Following changes took place in the composition of the Board of Directors:

Mr. Ghanshyam Joshi was appointed as Independent director of the company w.e.f. 26.09.2019

Adequate notice has been given to all the directors to schedule the Board Meetings, Committee Meetings, agenda and detailed notes on agenda were sent at least seven days in advance by way of hand delivery and a system exists for meaningful participation at the meeting. All Decisions at board meeting and Committee meetings have been carried out 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 have relied on the Representation made by the Company and its officers for systems and mechanism formed by the company for compliances under other Acts, laws and Regulations applicable to the Company.

In case of Direct and Indirect Tax Laws like Income Tax Act and GST Act, I have relied on the Reports given by the Internal Auditors of the Company.

Pankaj Kumar Sharma



Company Secretary M. No.: ACS 51462 CP No.:19365

Date: 06th Day of September, 2020

Place: Jaipur

UDIN: A051462B000672533

Annexure-A: List of Documents verified under Co. Act 2013

- 1. Memorandum and Articles of Association of the Company
- 2. Annual Return for the Financial year ended 31.03.2019
- 3. Minutes of the meetings of the Board of Directors, Audit Committee and Nomination and Remuneration Committee along with Attendance Register maintained during the financial year under Report
- 4. Minutes of general board meetings held during the financial year under Report
- 5. All statutory Registers
- 6. Agenda papers sent for the Board Meetings and Committee Meetings

7. Declaration received from the Directors of the company pursuant to the provisions of section 184 of the companies Act, 2013 and attachments thereto during the financial year under Report. 8. E- Forms filed by the company, from time- to-time, under applicable provisions of the Companies Act, 2013 and attachments thereto during the financial year under Report.

Pankaj Kumar Sharma



Company Secretary M. No.: ACS 51462 CP No.: 19365

Date: 06th Day of September, 2020

Place: Jaipur

UDIN: A051462B000672533

Appendices A

To,
The Members,
MEWAR HI-TECH ENGINEERING LIMITED,

My Report of given 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 my audit.
- 2. I have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the process and practice I followed, provide a reasonable basis for my 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 regulation and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable Laws, rules, regulation and standards is the responsibility of management. My examination was Limited to the verification of procedure on test basis.
- 6. The Secretarial Audit Report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Pankaj Kumar Sharma

COP No. 51462 E

Company Secretary M. No.: ACS 51462 CP No.: 19365

Date: 06th Day of September, 2020

Place: Jaipur

UDIN: A051462B000672533

CHARTERED ACCOUNTANTS

Office :- 21, 33 OSTWAL NAGAR, SUNDERWAS, UDAIPUR-313001 Ph :- 0294-2494475, 09829401815, e-mail casagarit@yahoo.in

INDEPENDENT AUDITOR'S REPORT

To the Members of Mewar Hi-Tech Engineering Limited, Udaipur

Report on the Financial Statements

Opinion

We have audited the accompanying financial statements of **Mewar Hi-Tech Engineering Limited, Reg. Off :-- 1- Hawa Magri, Industrial Area, Sukher, Udaipur** ("the Company"), which comprise the Balance Sheet as at 31st March , 2019, the Statement of Profit & Loss (including other comprehensive income) and the Cash Flow Statement 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 financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2019, and profit/loss and its cash flows for the year ended on that date. [Subject to comments in Note-1 & 2 of Accounting Policy & Note on Account]

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The following has been considered as Key Audit Matters:-

- ❖ The company has borrowed loan from Dewan Housing Financial Corporation Ltd. against hypothecation of house of Director Shri C.S. Rathore and Smt Reena Rathore and the same has been considered under the head unsecured in the Balance Sheet. In our opinion, being a borrower said loan should be considered as secured.
- On the basis of books of account it is observed that the company has irregular in deposits statutory dues viz GST, TDS, I.Tax. In our opinion persuasive steps required to avoid the interest/ huge penalty and prolonged litigation.
- ❖ The Commercial Taxes Department (Now GST) has raised net demand of Rs 8321580 vide order passed for F.Y.2016-17 dated 07.01.2019 on account of non submission of C-Forms, there is no provision in the books of account. In our opinion considering the quantum of demand either company should take initiative action with regard to submission of prolonged pending C-Forms or made provision for liability.
- ❖ Investment of Rs. 559467 in the name of M/s Kingson Africa P. Ltd. brought forwarded since long year, we have not got letter of confirmation during the course of audit.
- ❖ The large amount incurred on account of R & D expenses i.e. Rs. 5278159/- during the year, the incurred expenses has to be w/off within 10 years. Considering the perpetual nature of expenses, in our opinion certificate from appropriate valuer should be taken to justify incurred expenses.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flow of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards referred specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes the 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 the 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 band presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going

concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

That Board of Directors is also responsible for overseeing the company's financial reporting process.

Auditors' Responsibility

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

Other Matter

We did not audit/obtained the financial statements/ information of three branches (Aasam, Belgaon and Jhansi) as at 31st March 2019 and the total figures incorporated in the books of account for the year ended on that date, the disclosures included in respect of branches, is based solely on the information provided management in the books of account. Our opinion is not modified in respect of these matters.

Report on Other Legal and Regulatory Requirements

- 1. 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 B" a statement on the matters specified in the paragraph 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143 (3) of the Act, we report that:-
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, and the Statement of Profit and Loss and the cash flow statement dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

- (e) On the basis of the written representations received from the directors as on 31St March 2019 taken on record by the Board of Directors, none of the directors is disqualified as on 31St March 2019 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 control over financial reporting of the company and the operating effectiveness of such control, refer to our separate Report in "Annexure A". Our report expresses an opinion on the adequacy and operating effectiveness of the Company's internal financial controls 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, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigation on its financial position in its financial statement.
 - 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 required to be transferred by the Company to the Investor Education and Protection Fund.

Place: Udaipur For: SAGAR GOLCHHA & CO.

Dated: July3, 2019 Chartered Accountants
Firm Regn No.- 007755C

[CA. Sagar Golchha] M.No.- 076797 Proprietor The Annexure - A referred to in our Independent Auditors' Report to the members of the Mewar Hi-Tech Engineering Limited, , Udaipur on the financial statements for the year ended 31 March 2019, we report that:

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

We have audited the internal financial controls over financial reporting of <u>Mewar Hi-Tech</u> <u>Engineering Limited</u> ("the Company") as of 31 March 2019 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with 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 31 March 2019, 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. [Subject to comments in Note-1 & 2 of Accounting Policy & Note On Account]

Place: Udaipur For: SAGAR GOLCHHA & CO.

Dated: July3, 2019

Chartered Accountants Firm Regn No.- 007755C [CA. Sagar Golchha] M.No.- 076797 Proprietor

The Annexure - B referred to in our Independent Auditors' Report to the members of the Mewar Hi-Tech Engineering Limited on the financial statements for the year ended 31 March 2019, we report that:

The Annexure referred to in Independent Auditors' Report to the members of the Company on the standalone financial statements for the year ended 31 March 2019, we report that:

1. In respect of fixed assets:

- **a.** The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
- **b.** As explained us, the fixed assets have been physically verified by the management according to a phase programmed, which in our opinion is reasonable having regard to the size of the company and nature of its assets. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
- **c.** According to the information and explanations given to us, the title deeds of immovable properties are held in the name of the company, and the same have been disclosed as fixed assets in the financial statement. Details are as under:-

Particulars	Date of	Description	Mortgage /	Book Value As
of assets	Purchases		Pledged	On 31.03.2019
				(Rs.)
Factory	26.06.2008	Araji	With	
Land		No.1863/414	Corporation	
		Area 0.21	Bank	
		Hectare		11318796/-
Factory	18.06.2010	Araji	With	
Land		No.1862/414	Corporation	
		Area 3 Bigha's	Bank	

2. In respect of Inventories:-

As explained to us, the inventories (excluding third parties) were physically verified during the year by the management at reasonable intervals and according to the information and explanations given to us, no material discrepancies were noticed on physical verification.

However, in our observation, it is found that the company needs significant method to maintain inventory records. The persuasive inventory record must be maintained on account of proper verification and safeguard of the company. In our opinion the maintained records is insufficient hence we have not verified. The management has valued / verified inventory taken in the Balance Sheet.

It is observed that no record have been produced for our verification of service work in progress, hence not verified. There is no service (repairing / job) in WIP at the end of the year.

- 3. The Company has not granted any loans, secured or unsecured to companies, firms, limited liability partnership or other parties covered in the register maintained under Section 189 of the Companies Act, 2013 except interest free loan of Rs 1900000/- given to Mr. Lakhan Poswal during the year. Besides that no provision has been made for interest with regard to brought forwarded loans shown in Note-2.11 (a) of Rs. 1819721/-
- **4.** 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 and investments made.
- 5. According to the information and explanations given to us and record of the company examined by us, the Company has not accepted any deposits from the public during the year. The company has complied with the provision of sec. 73 to 76 or any other relevant provisions of the Companies Act, 2013.
- **6.** The Central Government has not prescribed the maintenance of cost records under section 148(1) of the Act, for any of the services rendered by the Company.
- 7. 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 GST, Income Tax, TDS and other material statutory dues have been noticed irregular to deposits during the year by the Company with the appropriate authorities.

According to information and explanations given to us, the following statutory dues were in arrears as at 31 March 2019 for a period of more than six months from the date they became payable.

S.No.	Nature of dues	Amount	Amount	Related	Remarks
		outstanding	Pending	period	
		as on	more than		
		31.03.2019	six months		
		(Rs.)	(Rs.)		
1	TDS	1524518	920011	FY 18-19	
2	TCS	114551	8854	FY 18-19	
3	ESI Payable	118966		FY 18-19	
4	PF Payable	378578		FY 18-19	
5	GST (Net)	6872732	18027	FY 18-19	
6	VAT	64399	64399	FY 17-18	
7	Service Tax	833662	833662	FY 16-17	
8	Income Tax	1500000	750000		Considered
	For A.Y. 2019-20				for two
	[Provision made in				quarter June

books]		18 and Sept
		18

b. According to the information and explanations given to us, details of dues is payable which has been quantified by the any Govt. Authority.

Name of the statute	Nature of dues	Amount Payable (in Rs)	Period to which the amount relates (F.Y.)	Forum where dispute is pending /Remarks
Income Tax	Tax and interest	458050	2012-13	CIT-appeal, Udaipur
Income Tax	Tax and interest	661924	2013-14	CIT-appeal, Udaipur
Income Tax	Tax and interest	11530	2014-15	Demand due
Income Tax	Penalty U/s 271BA	80000	2013-14	CIT-appeal, Udaipur
VAT /CST	Declaration Forms and others	5343735	2014-15	Related to non submission of forms
VAT/CST	Declaration Forms and others	8321580	2016-17	Related to non submission of forms

- **8.** According to the records of the company examined by us and the information and explanation given to us, the company has not defaulted in repayment of dues to financial institutions or Bank.
- **9.** The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, clause (ix) of the Order is not applicable.
- 10. During the course of our examination of the books and records of the company, carried out in accordance with the generally accepted auditing practices in India and according to the information and explanations given to us, we have neither come across any instance of fraud on or by the company, notice or reported during the year, nor we have been informed of such case by the management.
- **11.** Managerial remuneration has been paid / provided in accordance with the requisite approvals mandated by the provisions of section 197 read with schedule V to the Companies Act.
- **12.** In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, clause (xii) of the Order is not applicable.
- **13.** All transactions with the related parties are in compliance with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc. as required by the accounting standards and Companies Act, 2013.

- **14.** The company has not made any preferential allotment / private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, clause (xiv) of the Order is not applicable.
- **15.** The company has entered into non-cash transactions with directors or persons connected with him.
- **16.** The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.

Place: Udaipur For: SAGAR GOLCHHA & CO.

Dated: July3, 2019 Chartered Accountants
Firm Regn No.- 007755C

[CA. Sagar Golchha] M.No.- 076797 Proprietor

MEWAR HITECH ENGINEERING LIMITED

<u>01- HAWA MAGRI, INDUSTRIAL AREA, SUKHER, UDAIPUR</u> <u>CIN U29299RJ2006PLC022625</u>

BALANCE SHEET AS AT MARCH 31, 2020

<u>PARTICULARS</u>		<u>NOTE</u>	<u>F.Y. 2019-</u> <u>20 (Rs.)</u>	<u>F.Y. 2018-19</u> (Rs.)		
<u>EQU</u>	JITY & LIABILITIES:					
(1)	SHARE HOLDERS FUNDS					
(a)	Share Capital	2.01	39,036,000	39,036,000		
(b)	Reserves & Surplus	2.02	73,875,012	69,671,439		
(2)	SHARE APPLICATION MONEY	2.03	0	0		
(3)	NON CURRENT LIABILITIES Long Term		0	0		
(a)	Borrowings	2.04	101,423,191	104,940,365		
(b)	Deferred Tax Liabilities (Net)			787,832		
(4)	CURRENT LIABILITIES Short Term					
(a)	Borrowings	2.05	119,993,193	94,363,742		
(b)	Trade Payables Other Short Term	2.06	149,315,117	148,270,251		
(c)	Liabilities	2.07	9,452,788	2,803,425		
(d)	Short Term Provisions	2.08	14,731,720	19,318,081		
			TOTAL 507,827,020	479,191,135		
ASSETS:						
(1)	NON CURRENT ASSETS:					
(a)	FIXED ASSETS					
•	Tangible Assets Non Current	2.09	76,968,047	76,968,047		
(b)	Investments	2.10	1,688,712	1,688,712		
(c)	Long Term Loans	2.11	20,248,786	3,772,630		

&Advances

(2)	CURRENT ASSETS				
(a)	Inventories	2.12		268,215,109	252,920,910
(b)	Trade Receivables	2.13		108,125,964	103,931,714
	Cash & Cash				
(c)	Equivalents	2.14		2,193,390	2,632,642
	Short Term Loans &				
(d)	Advances	2.15		17,143,095	12,905,368
(3)	MISC EXPENDITURE	2.16		20,478,413	24,298,839
			TOTAL	507,827,020	479,191,135
SIGNIFICANT		1 & 2			
ACC	COUNTING POLICIES	1 & 2			
AND NOTES ON ACCOUNTS					

In terms of our audit report on even date.

For: M/s SAGAR GOLCHHA & Co. CHARTERED ACCOUNTANTS FIRM REG. NO. -007755C FOR : MEWAR HITECH ENGINEERING LTD.

> [C.S.Rathore] DIN - 01748904 (Director)

[CA Sagar Golchha] Proprietor [M.N.076797] Udaipur, 03 July 2019

[Reena Rathore] DIN - 01748907 (Director)

<u>PARTICULARS</u>		NOTE		F.Y. 2019- 20 (Rs.)	<u>F.Y. 2018-19</u> (Rs.)
I.	INCOME				
(a)	Revenue From Operations	2.17		527,429,496	602,469,947
(b)	Other Income	2.17		4,979,406	1,643,379
(6)	Other meome	2.10	_	4,717,400	1,043,377
	Total Revenue (a&b)		TOTAL	532,408,902	604,113,326
II.	EXPENDITURE				
(a)	Raw Material Consumed	2.19		388,050,347	441,876,725
(b)	Changes In Inventories Manufacturing &	2.20		5,130,669	36,569,295
(c)	Direct Expenses Employee Benefit	2.21		36,847,433	37,807,145
(d)	Expenses	2.22		16,422,933	17,354,563
(e)	Finance Cost	2.23		28,890,518	20,813,987
(f)	Depreciation	2.09		10,185,069	12,719,592
(g)	Other Expenses	2.24	_	40,569,561	32,409,691
	Total Expenses (a to g)		TOTAL	526,096,531	599,550,997
III.	PROFIT BEFORE TAX	(I-II)		6,312,371	4,562,329
IV	TAX EXPENSES (a) Income Tax Current Year				
	Provision			2,000,000	1,500,000
	(b) Income Tax Related to Earlier Year			896,630	2,390,687
	PROFIT FOR THE				
V	YEAR	(III-IV)	-	3,415,741	671,642

VI EQUITY SHARE
Basic & Diluted

0.88 0.17

1 & 2

SIGNIFICANT
ACCOUNTING POLICIES
AND NOTES ON ACCOUNTS

FOR: MEWAR

HITECH

ENGINEERING LTD.

In terms of our audit report on even date. For: M/s SAGAR GOLCHHA & Co.

CHARTERED ACCOUNTANTS FIRM REG. NO. -007755C

> [C.S.Rathore] DIN - 01748904 (Director)

[CA Sagar Golchha]

Proprietor [Reena Rathore]
[M.N.076797] DIN - 01748907
Udaipur, 03 July 2019 (Director)

NOTES TO THE BALANCE SHEET:

F.Y.2019-20(Rs.) F.Y. 2018-19 (Rs.)

NOTE- 2.01

SHARE CAPITAL

AUTHORISED SHARE

CAPITAL:

[45,00,000 Equity Share

of Rs. 10/- each]

45,000,000 45,000,000

ISSUED, SUBSCRIBED

& PAID UP:

Equity Share of Rs.10/-

each

39,036,000

39,036,000

The reconciliation of the number of shares outstanding and the amount of share capital as at March 31,2019 and March 31,2018 is set out below:

	As at March. 31, 2020		As at March 31, 2019	
Particulars	No. of Shares	Rs.	No. of Shares	Rs.
Shares at the beginning	3,903,600	39,036,00	3,903,600	39,036,000
Add: Shares issued	0	0	0	0
Shares at the end	3,903,600	39,036,00	3,903,600	39,036,000

NOTE- 2.02

RESERVES & SURPLUS

SECURITY PREMIUM

Opening Balance 39192000

Add: On Share Issued

during the year 0 39,192,000 39,192,000

PROFIT & LOSS

Opening Balance 30,479,439

Add: Net Profit for the

period 4203573 34,683,012 29,807,797

		TOTAL _	69,671,439	68,999,797
<u>NO</u>	TE- 2.03			
SHA	ARE APPLICATION MONEY:		0	0
		TOTAL	0	0
<u>NO</u>	<u>TE- 2.04</u>			
LOI	NG TERM BORROWINGS			
(A)	SECURED			
	Small Industrial Development Bank of India	1835600		
	[Agt Hyp. of VTL Machine 500mm]			
	Less : Current Maturity	588,000	1,247,600	1,835,600
(T)	AN ACCOUNTS	T O T A L (A) _	1,247,600	1,835,600
(B)	<u>UNSECURED</u>			
(a)	Term Loans from Banks Dewan Housing Finance Corporation Ltd [Mortgage Loan against H.No. 3C, Ambavgarh,Udaipur owned by Director Mrs.Reena Rathore &	52,008,921		
	Sh.Sh.C.S.Rathore]	4 (50 454	50 005 46F	50.050.000
	Less : Current Maturity	1,673,454	50,335,467	52,059,932
	Fullerton India credit Co.Ltd (Business Loan - 30. Lakh)	2,800,953		
	Less : Current Maturity	880,208	1,920,745	0
	Aditya Birla Finance Ltd (30. Lakh)	2,738,005	1 500 570	2
	Less : Current Maturity	1,154,243	1,583,762	0
	ICICI Bank Ltd (50. Lac) Less : Current Maturity	4,559,433 1,498,188,	3,061,245	0
		1,1,0,100,	0,001,210	9

IDFC First Bank Ltd			
(51. Lac)	4,421,862		
Less : Current Maturity	2,003,897	2,417,965	0
Kotak Mahindra Bank			
Ltd (30. Lac)	2,583,017		
Less : Current Maturity	1,654,798	928,219	0
Mewar Techncocast			
P.Ltd Shri Chattar Singh		22,977,875	28,208,303
Rathore		8,877,296	6,899,021
Mrs. Reena Rathore		914,206	1,190,402
V.S.R Rocks Engineering	_	10,164,811	14,747,107
	TOTAL(B)_	100,175,591	103,104,765
*Segregation of Long Term & Short term Borrowings	T O T A L (A+B)	101,423,191	104,940,365
are on discretion of			

NOTE- 2.05

SHORT TERM BORROWINGS

SECURED

Management.

Loans Repayable on Demand 'From Banks

Corporation Bank C.C A/c - 560101000094698 [W.C. Loan]

 TOTAL
 119,993,193
 94,363,742

 119,993,193
 94,363,742

Working capital loan are secured by hypothecation of present and future stock of raw material, finished good, work in progress, store spare, book debts etc.

NOTE- 2.06

TRADE PAYABLE

(a) <u>Trade Creditors</u>

More Than 180 Days 42,234,759 26,040,232

	Less Than 181 Days (As per Statement-1)	TOTAL(a)	86,790,045 130,024,804.40	98,221,293 124,261,625
(b)	Advance From Customers			
	More Than 180 Days		4,068,427	5,433,099
	Less Than 180 Days (As per Statement-2)		15,221,886	18,575,528
	(T O T A L (b)	19,290,313	24,008,626
		TOTAL (a+b)	149,315,117	148,270,251
NO'	<u>ΓΕ- 2.07</u>		<u>F.Y. 2019-20</u> (Rs.)	F.Y. 2018-19 (Rs.)
<u>OTI</u>	HER SHORT TERM LIABILITIES Current Maturities of Long Term Debt Small Industrial			
	Development Bank of India		588,000	588,000
	Aditya Birla Finance Ltd		1,154,243	0
	Kotak Mahindra Bank Ltd Fullerton India Credit		1,654,798	0
	Co Ltd. (Business Loan)		880,208	669,355
	ICICI Bank Ltd.(Creta)		1,498,188	0
	IDFC First Bank Ltd.		2,003,897	0
	Dewan Housing Finance Corporation Ltd		1,673,454	1,546,070
		TOTAL	2,803,425	7,136,488
<u>NO</u>	<u>ΓΕ- 2.08</u>			
SHO	ORT TERM PROVISIONS			
	Audit & Legal Fee Payable Bonus Payable		263,900 973,895	353,900 1,117,256

Civil Wages Payable		39,220	70,486
CST Recovered		1,109,641	998,706
Director Remuneration			
Payable		22,482	0
E.P.F. Payable		392,929	378,578
ESI Payable		102,571	118,966
AVVNAL Badgaon		36,888	0
FBT Payable		59,024	59,024
GST Payable		3,302,346	6,854,705
GST Payable - Belgaum			
Branch		18,027	18,027
Interest Payable to financial Institutions		1 454 460	0
		1,454,462	
Outstanding Expenses		0	6,952
Provision for Taxation			
for the Year		1,500,000	7,500,000
S.D. Against C Form			
(Not to Deposit)		32,941	32,941
Salary Payable		1,701,408	2,733,185
Service Tax Payable		0	833,662
TCS Payable		91,432	114,551
TDS Payable		1,060,482	1,524,518
Vat Payable - Assam			
Branch		41,837	41,837
Vat Payable - Belgaum			
Branch		22,562	22,562
Provision for Taxation		2 000 000	0
for the Year 2019-20 Provision for Taxation		2,000,000	0
for the Year 2018-19		0	1,500,000
Wages Payable		2,005,673	2,535,177
	TOTAL	14,731,720	19,318,081
		11,.01,.20	15,010,001

NOTE- 2.10

NON CURRENT INVESTMENTS

	TOTAL	1,129,245	1,688,712
Kingson Africa P.Ltd		0	559,467
Gold Coins		129,245	129,245
Technocast P. Ltd.		1,000,000	1,000,000
Equity Share in Mewar			

	ΓΕ- 2.11 NG TERM LOANS & ADVANCES (Secured Considered Good)		F.Y. 2019-20 (Rs.)	F.Y. 2018-19 (Rs.)
(a)	Other Advances			
	Birendra Nehpal		15,000	15,000
	Lakhan Poswal		0	1,900,000
	Meenakshi Property Narendra Gehlot-		400,000	400,000
	Contractor Pantomath Capital		0	100000
	Advisors P.Ltd		234,618	234,618
	Pradeep Kumar Danga		353,150	308,350
	Phosphate India P.Ltd Shivraj Singh Ji		100,000	0
	Shakhwat		761,753	761,753
	Tej Singh Rathore Thomas Cook India P		100,000	0
	Ltd Hari Om Sisodiya -		100,000	100,000
	Khandwa Jagannath Yadav-		450,000	0
	Khandwa		200,000	0
	Rinku Solanki-Khandwa Satyanarayan Yadav-		450,0000	0
	Khandwa		200,000	0
	Rathore Infra		15,795,763	0
		T O T A L (a)	19,560,284	3,719,721
(b)	Security Deposits Security Deposit with A.V.V.N.L		31,309	31,309
	Security Deposit with B.S.N.L		11,600	11,600
	Security Deposit with Sales Tax Department		10,000	10,000
	Security Deposit ag .Bank Gurantee		635,593	0
		T O T A L (b)	688,502	52,909
		TOTAL	20,248,786	3,772,630
			=0,=10,700	<i>5,11</i> 2, 000

		(a+b)		
NO	<u>ΓΕ- 2.12</u>	_		
INV	<u>'ENTORIES</u>			
	Raw Material		90,065,923	69,641,055
	Work In Progress / Finished Goods	-	178,149,186	183,279,855
(Inventories are valued and certified by the Management.)	TOTAL	268,215109	252,920910	
NO.	<u>ΓΕ- 2.13</u>			
TRA	ADE RECEIVABLES (Secured Considered Good)			
(a)	<u>Trade Debtors</u>			
	More Than 180 Days		24,547,594	34,416,777
	Less Than 180 Days (As per Statement-3)		74,701,854	61,747,124
	,	TOTAL(a)	99,249,448	96,163,901
(b)	Advance to Suppliers			
	More Than 180 Days		6,931,204	6,255,990
	Less Than 180 Days (As per Statement-4)		1,945,312	1,511,823
	, ,	TOTAL (b)	8,876,516	7,767,813
		T O T A L (a+b) _	108,125,964	103,931,714

<u>NO</u>	<u>TE- 2.14</u>		F.Y. 2018-19 (Rs.)	F.Y. 2017-18 (Rs.)
CAS	SH & CASH EQUIVALENTS			
(a)	Balance With Banks			
	Corporation Bank C/A 059701601000259 Corporation Bank C/A		18,486	562,570
	059701601000489		4,581	3,765
	HDFC Bank Ltd. C/A 22422320000031 State Bank of India C/A		0	879,535
	9075	_	0	11,403
		T O T A L (a)	23066	1,457,273
		-		
(b)	<u>Cash in Hand</u>	TOTAL(b)_	2,170,324	1,175,369
		T O T A L (a+b) _	2,193,390	2,632,642
	TE- 2.15 ORT TERM LOANS & ADVANCES			
	Advance Against			
	Expenses to			
(a)	Staff/worker		74,232	6,203
	Advance Against Salary/Wages		17,232	
	Salary/Wages		0	3,000
	Salary/Wages Advance Against		0	
	Salary/Wages Advance Against Travelling		0 3,817,022	140,853
	Salary/Wages Advance Against		0	
	Salary/Wages Advance Against Travelling Loan to Staff & Workers Income Tax For Stay - A.Y.2013-14		0 3,817,022	140,853
	Salary/Wages Advance Against Travelling Loan to Staff & Workers Income Tax For Stay - A.Y.2013-14 Income Tax For Stay -		0 3,817,022 386,692 0	140,853 337,039 120,000
	Salary/Wages Advance Against Travelling Loan to Staff & Workers Income Tax For Stay - A.Y.2013-14 Income Tax For Stay - A.Y.2010-11		3,817,022 386,692	140,853 337,039
	Salary/Wages Advance Against Travelling Loan to Staff & Workers Income Tax For Stay - A.Y.2013-14 Income Tax For Stay -		0 3,817,022 386,692 0	140,853 337,039 120,000

238,000

406,040

40,125

209,574

0

1,820

52,000

59,499

Income Tax For Stay -

Income Tax Refund

Prepaid Expenses

Prepaid Insurance

A.Y.2014-15

		T O T A L (a)	5,830,991	1,379,720
<u>(b)</u>	Security Deposits			
	EMD with MOIL Ltd. EMD with Software		74,900	74,900
	Technology Parks of India EMD with UPRVUNL-		500,000	500,000
	Kasimpur EMD With UPRVUNL-		26,000	26,000
	Obra		143,400	143,400
	HDFC Smart Card		8,291	6,277
	Input Sales Tax/VAT		8,264,099	8,264,099
	Input Excise Duty EMD with Ultratech		0	594,522
	Cement Limited EMD with Synise		15000	0
	Technologies Limited Security Deposit with		100,000	0
	MSC Agency Ind.P. Ltd Security Deposit with		20000	20000
	BSE Ltd. Security Deposit with Chandra Doshi-		233,640	233,640
	Landloard Security Deposit with		9,000	9,000
	Hamburg Sud India P. Ltd Security Deposit with		21,845	21,845
	Security Deposit with UPRVUNL-Panki Security Deposit with		72,273	72,273
	MSC Agency Ind.P. Ltd Security Deposit With		20,000	20,000
	RSMML Security Deposit with		19,000	19,000
	SAIL Security DepRoyal		13,333	13,333
	Imperial Resident			
	Welfare Society		100,000	0
	Tribunal Appeal Excise			
	Ag Advance Deposit		690,164	0
	TDS on Interest recoverable from NBFC		691 2 11	710 765
	TDS Receivable (F.Y.		684,211	748,765
	2015-16)		0	26,667
	TDS Receivable (F.Y.		0	10,812

2016-17) TDS Receivable (F.Y. 2018-19) TDS Receivable (F.Y. 2019-20)	TOTAL(b) _ TOTAL (a+b) _	0 316,948 11,312,104 17,143,095 F.Y. 2019-20	23,223 0 11,597,921 12,977,641 F.Y. 2018-19
<u>NOTE- 2.16</u>		(Rs.)	(Rs.)
MISCELLANEOUS EXPENDITURES			
[Not to be written off or adjusted]			
Deferred Expenditure	19,548,496		
Less: 1/10 W/off	3,292,611	16,255,886	19,548,496
Deferred Expenditure	4,562,118		
Less: 1/10 W/off (Development Exp. For Hydraulic Power Pack & Gear Box)	506,902	4,055,216	4,562,118
Deferred Expenditure	188,225		
Less: 1/10 W/off	20,914	167,311	188,225
	TOTAL	20,478,413	24,298,839
NOTES TO THE PROFIT & LOSS STATE NOTE- 2.17 REVENUE FROM OPERATIONS Supplies of Goods Supplies of Finished	EMENT:	<u>2019-20(Rs.)</u>	<u>2018-19 (Rs.)</u>
Goods		487,835,380	524,924,765

Supplies of Finished			
Goods (Export)		24,577,390	83,680,565
Supplies (Under Trade)	_	9,043,854	7,437,117
	_	521,456,624	616,042,447
Supply of Services			
Job Work Income		11,856,763	9,667,971
Research & Development			
Income		0	250,000
Marketing Service		106,664	234,990
	_	533,420,051	626,195,408
Less :- Supply Return	_	5,990,555	23,725,461
	TOTAL	527,429,496	602,469,947
	_	•	

NOTE- 2.18

OTHER INCOME

	TOTAL	4,979,406	1,643,379
Charges	_	0	101,000
Order Cancellation			
Insurance Claim Received		4361	0
Packing & Forwarding		0	37,898
Interest Income		4,975,045	1,431,890
Gain/Loss		0	72,591
Foreign Exchange			

NOTE- 2.19

RAW MATERIAL CONSUMED

trading also.		TOTAL	388,050,347	441,876,725
* It includes goods for		_		
Less: Closing Stock	90,065,923		388,050,347	441,876,725
	478,116,270			
Add: Purchases	408,475,215			
Opening Stock	69,641,055			

NOTE- 2.20

INCREASE/(DECREASE) IN FINISHED GOODS/ WIP

Opening Stock		183,279,855	219,849,150
Closing :- Finished			
Goods/Work In Progress	-	178,149,186	183,279,855
	TOTAL	5,130,669	36,569,295
		2019-20	<u>2018-19</u>
NOTE- 2.21		(Rs.)	<u>(Rs.)</u>
MANUFACTURING & DIRECT EXPENSES			
Diesel & Fuel		884,482	902,123
Discount & Rebate		462,015	659,439
Compensation to Buyer		0	831,032
Erection & Installation			
Charges		999,141	560,300
Freight Inward		2,904,341	4,324,279
Freight Outward,			
Loading & Unloading		0.170.010	1 746 706
Charges		2,170,012	1,746,786
Job Work Charges		4,613,345	2,819,305
Power Expenses		4,502,001	197,466
Repair & Maintenance			
(Direct)		1,611,701	4,374,695
Wages to Workers		18,695,065	21,389,379
Weightment Charges	<u>-</u>	5,330	2,340
	TOTAL	36,847,433	37,807,145

NOTE- 2.22

EMPLOYEE BENEFIT EXPENSES

Bonus to employees	973,895	1,141,440
Employer Contribution	(22 E40	1.02(.01(
towards ESI Employer Contribution	633,540	1,026,016
towards PF	2,354,865	2,022,193
Leave Encashment	120,289	348,809
Salary to Staff	6,615,662	6,975,399
Staff & Labour Welfare		
Expenses	496,839	1,136,820

Allowance & Perquisites to Staff Gratuity Expenses	TOTAL	5,000,247 227,596 16,422,933	4,703,886 0 17,354,563
NOTE- 2.23			
FINANCE COST			
Bank Charges & Commission		822,970	682,097
Bank Charges (Export)		0	41,006
Interest on Business Loan		45,964	187,150
Interest on Cash Credit Limit		1,39,28,747	12,263,308
Interest on Foreign Bill Discounted		59,778	1,52,783
Interest On Sales Tax		15,815	0
Interest on Term Loan		2,44,432	545,068
Interest on Unsecured Loan		12,776,524	6,897,818
Interest on Secured Loan		0	8,358
Interest to Other		675,525	35,219
Interest on TDS Late deposition		320,762	0
L.C/B.G Commission Charges		0	1,180
	TOTAL	2,88,90,518	20,813,987
<u>NOTE- 2.24</u>		2019-20 (Rs.)	2018-19 (Rs.)
OTHER EXPENSES			
Advertisement & Publicity		478,820	600,783
Annual Maintenance Charges		24,125	44,750
Audit & Legal Fee		311,000	291,000

Audit Expenses	0	21,079
Audit Fee (Stock Audit)	0	15,000
Book & Periodicals	0	4,000
BPO Expenses	78,559	<i>7,</i> 500
Business Promotion		
Expenses	1,177,837	541,388
Business Promotion		
Expenses W/off	212,900	212,900
Charity & Donation	85,725	9,000
Consultancy Charges	300,785	319,500
Conveyance Exp.	212,539	234,323
Credit Rating Expenses	42,750	76,852
Demurrage Charges	79,930	35,189
Director Remuneration	18,00,000	3,361,555
Director Travelling		
Expenses (Business)	459,057	383,443
Entertainment Expenses		
Entertainment Experises	0	23,097
Expenses Related to		
Earlier Year	1,159,931	4,552,553
Excise Duty		
Expenses	1,356,967	0
Export Certification		
Expenses	4,500	4500
Factory Expenses	379,627	0
Fee (Valuation, Tax, Cess		
etc)	271,278	441,510
Festival Expenses	933,217	59,910
Foundation Day	615,071	297,972
FumigationService	2000	0
Gardening Expenses	0	69,880
Gratuity Expenses	0	534,112
Guest House Up Keep	8,757	88,736
Insurance expenses	172,194	464,741
ISO 9001:2008 Expenses	4.000	40,000
Late Fee	4,000	18,000
Late ree	30,600	521,818
Legal & Professional Exp.	69 77 0	วว 0 140
Legal & Professional Exp. Legal & Professional fee	68,770 676,169	228,168 613,950

Loss on Sale of Assets	0	345,442
Membership &		
Subscription	7,500	106,017
Misc. Expenses	4,056	3,714
Office Expenses	67,347	48,061
Packing & Forwarding expenses	0	16,225
Penalty (BSE Limited)	13,842	80,000
Penalty (Govt Liab.)	60,187	212,660
Penalty (GST)	105,570	0
Penalty(TDS)	1,402,962	212,660
Postage & Courier		
Charges	39,780	93,114
Printing & Stationery	229,691	549,048
Product Development Expenditure W/off	1,358,480	1,358,480
Rent - Plant & Machinery	1,330,400	1,336,460
(MTPL)	402,000	402,000
Rent - Registered office	900,000	775,000
Rent - Staff Room	0	73,500
	O	70,000
Repairs & Maintenance		
(Indirect)	304,438	162,124
Research & Development		
Expenditure W/off.		
D 1.10%	2,249,046	2,249,047
Rounded Off	1,732	12,252
Sales Commission-		
Domestic	3,014,312	223,420
Sales Commission-Export	0	2 210 007
	0	3,219,996
Security expenses for safety	10.070	1.050
•	10,360	1,850
SME Listing Expenses	10000	27,578
Software Expenses	10800	171,842
Excise Duty Expenses Sundry Balance W/off	162,059	0
Sundry Balance W/off Tea Expenses	13,457,444	814,792
-	55,723	111,301
Telephone & Mobile Expenses	71 450	(02 E04
Experience	71,453	693,504

Tender Fee		5,932	6,957
Testing & Analysis		76,000	0
Training Expenses		9,500	115,594
Travelling Expenses		4,655,955	4,630,809
Vehicle Up-Keep			
Expenses		571,835	1,620,545
Website Expenses	_	374,450	208,700
	TOTAL	40,569,561	30,884,192