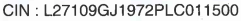
AHMEDABAD STEELCRAFT LTD.





Regd. Office: 604, North Tower, One-42 Complex, B/h. Ashok Vatika, Nr. Jayantilal Park BRTS, Ambli Bopal Road, Ahmedabad – 380 058, India.

Phone: 91-79-29641996 / 1997

E-mail: ascsteelad1@gmail.com **Web**: www.steelcraft.co.in

Date: 25/08/2021

To,
The Corporate Relation Department (Listing)
BSE Limited
P. J. Towers,
Dalal Street, Fort,
Mumbai – 400 001

Dear Sir,

Subject: Submission of Annual report pursuant to Regulation 34 of SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015.

Scrip Code: 522273

We wish to inform you that the Forty Ninth (49th) Annual General Meeting of Ahmedabad Steel Craft Limited ('the Company') will be held on Tuesday, September 21, 2021 at 12:00 Noon (IST) through Video Conferencing in accordance with the Ministry of Corporate Affairs ("MCA") Circular No. 20/2020 dated May 05, 2020 and Circular no. 02/2021 dated January 13, 2021 read with Circular Nos. 14/2020 and 17/2020 dated April 08, 2020 and April 13, 2020 respectively (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 (collectively referred to as "SEBI Circulars")

Pursuant to Regulation 34(1) of the Listing Regulations, please find enclosed the Annual Report of the Company along with the Notice of the 49th Annual General Meeting for the Financial Year 2020-21, which is also sent through electronic mode to those members whose e-mail addresses are registered with the Company/Registrar and Transfer Agent/Depositories.

The Annual Report is also available on the website of the Company, i.e. www.steelcraft.co.in

This is for your information and record.

Thanking You,

For, Ahmedabad Steelcraft Limited

Vinita Ravikumar Bhatia

Company Secretary & Compliance Officer

49th ANNUAL REPORT 2020-21



AHMEDABAD STEELCRAFT LIMITED

(CIN: L27109GJ1972PLC011500)

INDEX

Sr. No.	Particulars	Page No.
1.	Corporate Information	1
2.	Notice of Annual General Meeting and Annexure to the Notice	4
3.	Directors' Report for the Year Ended 31st March, 2021 and Annexure to Directors' Report	18
4.	Corporate Governance Report	58
5.	Corporate Governance Compliance Certificate	84
6.	Certificate on Non-Disqualification of Directors	85
7.	Independent Auditor's Report	87
8.	Balance Sheet	95
9.	Statement of Profit and Loss	96
10.	Cash Flow Statement	97
11.	Notes on Accounts	118

AHMEDABAD STEEL CRAFT LIMITED CORPORATE INFORMATION

Board and Committees

THE BOARD OF DIRECTORS

	DUAND OF DINECTORS		
1.	Mr. Ashok Chandrakant Gandhi (DIN: 00022507)	-	Chairman & Independent Director
2.	Mr. Shreyas Chinubhai Sheth (DIN: 00009350)	-	Independent Director
3.	Mr. Shrujal Sudhirbhai Patel (DIN: 02087840)	-	Independent Director
4.	Mr. Darshan Ashokbhai Jhaveri (DIN: 00489773)	-	Managing Director
5.	Mr. Anand Navinchandra Jhaveri (DIN: 00489833)	-	Whole time Director
6.	Mr. Shashank Indulal Shah DIN: 00545449	-	Whole time Director
7.	Mrs. Nitaben Girishchandra Shah (DIN: 03225876)	-	Whole time Director
8.	Mr. Kartikeya Shashankbhai Shah (DIN: 01988972)	-	Non - Executive & Non- Independent Director
9.	Mr. Aniruddh Darshanbhai Jhaveri (DIN: 08076497)	-	Non - Executive & Non- Independent Director

EXECUTIVE OFFICERS

Mr. Anand Vipinchandra Shah (PAN: ACKPS9265M)	-	CEO(KMP)
Mr. Viral Anilbhai Jhaveri (PAN: ABTPJ5487E)	-	CFO(KMP)

Committees of the Board

1. Audit Committee

Sr. No.	Member	Category of Director
1.	Shrujal S. Patel	Chairman
2.	Ashok C. Gandhi	Member
3.	Darshan A Jhaveri	Member

2. Nomination and Remuneration Committee

Sr. No.	Member	Category of Director
1.	Shrujal S. Patel	Chairman
2.	Ashok C. Gandhi	Member
3.	Shreyas Chinubhai Sheth	Member

3. Stakeholders Relationship Committee

Sr. No.	Member	Category of Director
1.	Shrujal S. Patel	Chairman
2.	Darshan A. Jhaveri	Member
3.	Aniruddh Jhaveri	Member

COMPANY SECRETARY & COMPLIANCE OFFICER:

Mrs. Vinita Ravikumar Bhatia (ACS: 48206)

BANKERS: HDFC Bank Ltd.

Navrangpura Branch Nr. Mithakhali Six Road,

Navrangpura,

Ahmedabad - 380 009.

Kotak Mahindra Bank Ltd. Gr.Floor, Rembrandt Building C.G. Road, Ahmedabad - 380 006.

RBL Bank Limited Viva Complex Ellisbridge, Opp. Parimal Garden, Ahmedabad – 380 006. AUDITORS: NAUTAM R. VAKIL & CO.

Chartered Accountants

Vakil House

31/B, Saurastra Society, Vikas Gruh Road, Paldi, Ahmedabad - 380 007.

REGISTERED OFFICE: N.T. 604 ONE-42 Complex,

B/h Ashok Vatika, Nr. Jayantilal Park BRTS, Ambli Bopal Road, Ahmedabad - 380058

Tele: 91-79-29641996/97 Website: www.steelcraft.co.in Email: ascsteelad1@gmail.com

REGISTRAR & SHARE TRANSFER AGENT:

Link In-Time India Private Limited

(Ahmedabad Branch)

506-508, 5th Floor, Amarnath Business Center-I (ABC-I) Besides Gala Business Center, Nr. St.Xavier's College Corner

Off C.G. Road,

Navrangpura, Ahmedabad-380009 Email: ahmedabad@linkintime.com

AHMEDABAD STEELCRAFT LIMITED

ClN: L27109GJ1972PLC011500

Regd. N.T. 604 ONE-42 Complex, B/h Ashok Vatika, Nr. Jayantilal Park BRTS,Ambli Bopal Road, Ahmedabad - 380058 Tele. 79-29641996 | 79-29641997

Email: ascsteelad1@gmail.com Website: www.steelcraft.co.in

NOTICE

NOTICE is hereby given that the 49th (Forty Ninth) Annual General Meeting of the Members of The **Ahmedabad Steel Craft Limited** (CIN: L27109GJ1972PLC011500) will be held on Tuesday, 21st September, 2021 at 12:00 Noon IST through Video Conferencing (VC) / Other Audio Visual Means (OAVM), to transact the following business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2021, including Audited Balance Sheet as at March 31, 2021, the Statement of Profit and Loss for the year ended on that date along with the reports of the Board of Directors and Auditors thereon.
- 2. To re-appoint Mr. Kartikeya Shashankbhai Shah (DIN: 01988972) as a Director of the Company who retires by rotation and being eligible offers himself for reappointment
- 3. To re-appoint Mr. Aniruddh Darshanbhai Jhaveri (DIN: 08076497) as a Director of the Company who retires by rotation and being eligible offers himself for reappointment

Notes:

- 1. In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has, in continuation of Circular No. 20/2020 dated May 5, 2020, vide General Circular No. 2/2021- dated 13th January 2021 (hereinafter collectively referred to as "MCA Circulars") permitted the holding of Annual General Meeting through VC or OAVM without the physical presence of Members at a common venue. In compliance with these MCA Circulars and the relevant provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Annual General Meeting of the Members of the Company is being held through VC/OAVM. In terms of the said circulars, the 49th Annual General Meeting (AGM) of the members will be held through VC/OAVM. Hence, members can attend and participate in the AGM through VC/OAVM only. The detailed procedure for participation in the meeting through VC/OAVM is given hereunder and available at the Company's website www.steelcraft.co.in
- 2. The relevant details as required under the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 (LODR) of person seeking appointment as a Director under Item No. 2 & 3 is also annexed.
- 3. Pursuant to the provisions of the Companies Act, 2013, a member entitled to attend and vote at the Annual General Meeting is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC/OAVM, physical attendance of Members has been dispensed with. The facility for appointment of proxies by the Members will not be available for the Annual General Meeting and hence the Proxy Form and Attendance Slip are not annexed to the Notice.
- 4. Institutional/Corporate Shareholders (i.e. other than individuals/HUF, NRI, etc.) are required to send a scanned copy (PDF/ JPEG Format) of its Board Resolution or governing body Resolution/Authorization etc., authorizing its representative to attend the Annual General Meeting through VC/OAVM on its behalf and to vote through remote e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by email, through their registered email address with copies marked to the Company at cs@steelcraft.co.in
- 5. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

6. Registration of email ID and Bank Account details:

In case the shareholder's email ID is already registered with the Company/its "RTA"/ Depositories, log in details for e-voting are being sent on the registered email address.

In case the shareholder has not registered his/her/their email addresses with the Company/its RTA/Depositories and/ or not updated the Bank Account mandate for receipt of dividend, the following instructions are to be followed: a. Kindly log in to the website of our RTA, Link Intime India Private Ltd., www.linkintime.co.in under Investor Services > Email/Bank detail Registration - fill in the details and upload the required documents and submit. OR

b. In the case of Shares held in Demat mode:

The shareholder may please contact the Depository Participant ("DP") and register the email address and bank account details in the demat account as per the process followed and advised by the DP.

- 7. In line with the Ministry of Corporate Affairs (MCA) Circulars, the Notice calling the AGM along with Annual Report 2020-21 is being sent through electronic mode to those Members whose email addresses are registered with the Company/ RTA/ Depositories. Members may note that Notice and Annual Report 2020-21 has been uploaded on the website of the Company at www.steelcraft.co.in. The Notice can also be accessed from the website of BSE Limited at www.bseindia.com. The AGM Notice is also available on the website of Link Intime India Private Limited at https://instavote.linkintime.co.in/. (agency for providing the Remote e-Voting facility)
- 8. The Register of Members and the Share Transfer Books of the Company will remain closed from 15th September, 2021 to 21st September, 2021 (both days inclusive).
- 9. Due to covid -19, Company wants to conserve the reserves and as there is no profitability, it has been decided not to recommend Dividend by the Directors of the Company for the year under review.
- 10. Pursuant to section 124 of the Act (as notified on the 7th September, 2016), and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, all shares on which dividend has not been paid or claimed for seven consecutive years or more, shall be transferred to an IEPF Account established by the Central Government, within thirty days of such shares becoming due for transfer to the Fund. The Members whose shares/unclaimed dividend have been transferred to the Fund may claim the shares or apply for refund by making an application to IEPF Authority in Form IEPF 5 (available on www.iepf.gov.in.) along with requisite fee as decided by the Authority from time to time.
- 11. Pursuant to the provisions of section 205C of the Companies Act, 1956 and section 125 of the Companies Act 2013 (with effect from 7th September, 2016), the Company has transferred the unpaid or unclaimed dividend amount upto the financial year ended 31st March, 2013 to the Investor Education and Protection Fund (IEPF) established by the Central Government.

The balance lying in the unpaid dividend account of the Company in the respect of the dividend declared for the financial year 2013-14 will be transferred to

Investor Education and Protection Fund of the Central Government by 1st week of October, 2021. Members who have not encashed their dividend warrants pertaining to the said year may approach the Company or its RTA i.e. Link Intime India Private Limited for obtaining the payment thereof by end of September, 2021.

- 12. SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to the Depository Participants with whom they maintain their demat accounts. Members holding shares in physical mode should submit their PAN to the Company/Registrar and Transfer Agent, Link Intime India Pvt. Ltd. (Link Intime).
- 13. Members holding shares in dematerialized form are requested to intimate all changes pertaining to their bank details, National Electronic Clearing Service (NECS), Electronic Clearing Service (ECS), mandates, nominations, power of attorney, change of address, change of name, e-mail address, contact numbers, etc., to their Depository Participant (DP). Changes intimated to the DP will then be automatically reflected in the Company's records which will help the Company and Link Intime to provide efficient and better services. Members holding shares in physical form are also requested to intimate such changes to Link Intime.
- 14. Members holding shares in physical mode are requested to consider converting their holding to dematerialized form to eliminate all risks associated with physical shares. Members can contact the Company or Link Intime for assistance in this regard.
- 15. Members holding shares in physical mode in identical order of names in more than one folio are requested to send to the Company or Link Intime, the details of such folios together with the share certificates for consolidating their holding in one folio. A consolidated share certificate will be returned to such Members after making requisite changes thereon.
- 16. In case of joint holders attending the meeting, 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.
- 17. Members seeking any information with regard to the Accounts are requested to write to the Company before 10 days (i.e. <u>11th September, 2021</u>) in advance, so as to enable the Management to keep the information ready at the meeting.
- 18. The Notice of the Annual General Meeting along with the Annual Report for the financial year 2020-21 is being sent only by electronic mode to those Members whose email addresses are registered with the Company/Depositories in accordance with the aforesaid MCA Circulars and circular issued by SEBI dated May 12, 2020. Members may note that the Notice of Annual General Meeting and Annual Report for the financial year 2020-21 will also be available on the

Company's website www.steelcraft.co.in and websites of and BSE Limited at www.bseindia.com. Members can attend and participate in the Annual General Meeting through VC/OAVM facility only.

19. Remote e-voting:

Pursuant to section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and in compliance with the provisions of Regulation 44 of LODR the Company is pleased to provide shareholders facility to exercise their right to vote by electronic means.

- a. The facility of casting the votes by the shareholders using an electronic voting system from a place other than venue of the 49th AGM ("remote e-voting") will be provided by Link Intime India Private Limited.
- b. The facility for voting, through electronic voting system shall also be made available at the 49th AGM. The members attending the meeting, who have not already cast their vote through remote e-voting shall be able to exercise their voting rights at the meeting. The members who have already cast their vote through remote e-voting may attend the meeting but shall not be entitled to cast their vote again at the 49th AGM.
- c. The Company has appointed Mr. Dilip N. Motwani (Proprietor of D. N. Motwani & Co.), Practicing Company Secretary as the Scrutinizer for conducting the remote e-voting and the voting process at the 49th AGM in a fair and transparent manner. Scrutinizer will submit his report to the Chairman of the meeting not later than two (2) days of conclusion of the AGM of the Company. The result with the Scrutinizer's Report will be announced and displayed at the Registered Office.

The said result would be available on the website of the Company www.steelcraft.co.in and of Link Intime. The same would be uploaded on the website of BSE in accordance with the LODR.

- d. The Notice of the 49th AGM inter alia indicating the process and manner of e-Voting can be downloaded from https://instavote.linkintime.co.in.
- e. The voting period begins on 18th September, 2021 at 9.00 a.m. and ends on 20th September, 2021 at 5.00 p.m. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 14th September, 2021 may cast their vote electronically. The e-voting module shall be disabled by Instavote for voting after 5.00 p.m. on 20th September, 2021.

f. The voting rights of the shareholders shall be in proportion to their share in the paid up equity share capital of the Company as on cut-off date i.e. 14th September, 2021.

Remote e-Voting Instructions for shareholders post change in the Login mechanism for Individual shareholders holding securities in demat mode, pursuant to SEBI circular dated December 9, 2020:

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

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	 If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS" Portal or click at

- https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp.
- Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Individual Shareholders holding securities in demat mode with CDSL

- Existing users who have opted for Easi/Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi /Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.
- 2. After successful login of Easi/Easiest the user will be also able to see the e-Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL, Karvy, Link Intime or CDSL. Click on e-Voting service provider name to cast your vote.
- If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiReg istration
- 4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. Link Intime where the e-Voting is in progress.

Individual
Shareholders
(holding
securities in
demat mode)
login through
their depository
participants

- You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility.
- 2. Upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider and you will be redirected to e-Voting website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Individual
Shareholders
holding
securities in
Physical mode &
evoting service
provider is LINK
INTIME.

- 1. Open the internet browser and launch the URL: https://instavote.linkintime.co.in
- ➤ Click on "Sign Up" under 'SHARE HOLDER' tab and register with your following details: -
- User ID: Shareholders/members holding shares in physical form shall provide Event No + Folio Number registered with the Company.
- b. **PAN**: Enter your 10-digit Permanent Account Number (PAN) (Members who have not updated their PAN with the Depository Participant (DP)). The Company shall use the sequence number provided to you, if applicable.
- c. **DOB/DO**! Enter the Date of Birth (DOB)/Date of Incorporation (DOI) (As recorded with your DP/Company in DD/MM/YYYY format).
- d. **Bank Account Number**: Enter your Bank Account Number (last four digits), as recorded with your DP/Company.
- Shareholders/ members holding shares in **physical form** but have not recorded 'c' and 'd', shall provide their Folio number in 'd' above.
- > Set the password of your choice (The password should contain minimum 8 characters, at least one special Character (@!#\$&*), at least one numeral, at least one alphabet and at least one capital letter).
- Click "confirm" (Your password is now generated).
- 2. Click on 'Login' under 'SHARE HOLDER' tab.
- Enter your User ID, Password and Image Verification (CAPTCHA) Code and click on 'Submit'.
- 4. After successful login, you will be able to see the notification fore-Voting. Select 'View' icon.
- E-Voting page will appear.

- 6. Refer the Resolution description and cast your vote by selecting your desired option 'Favour / Against' (If you wish to view the entire Resolution details, click on the 'View Resolution' file link).
- After selecting the desired option i.e. Favour/Against, click on 'Submit'. A confirmation box will be displayed. If you wish to confirm your vote, click on 'Yes', else to change your vote, click on 'No' and accordingly modify your vote.

c. Institutional shareholders:

Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on the e-Voting system of LIIPL at https://instavote.linkintime.co.in and register themselves as 'Custodian/Mutual Fund /Corporate Body'. They are also required to upload a scanned certified true copy of the board resolution /authority letter/power of attorney etc., together with attested specimen signature of the duly authorised representative(s) in PDF format in the 'Custodian/Mutual Fund/Corporate Body' login for the Scrutinizer to verify the same.

d. Individual Shareholders holding securities in Physical mode & evoting service Provider is LINKINTIME, have forgotten the password:

- Click on 'Login' under 'SHARE HOLDER' tab and further Click 'forgot password?'
- Enter **User ID**, select **Mode** and enter Image verification (CAPTCHA) code and Click on '**Submit**'.
- In case shareholder/ member is having valid email address, Password will be sent to his / her registered e-mail address.
- Shareholders/ members can set the password of his/her choice by providing the information about the particulars of the Security Question and Answer, PAN, DOB/DOI, Bank Account Number (last four digits) etc., as mentioned above.
- The password should contain minimum 8 characters, at least one special character (@!#\$&*), at least one numeral, at least one alphabet and at least one capital letter.

e. Individual Shareholders holding securities in demat mode with NSDL/CDSL have forgotten the password:

Shareholders/ members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at above mentioned depository/ depository participants website.

- For shareholders/ members holding shares in physical form, the details can be used only for voting on the resolutions contained in this Notice.
- During the voting period, shareholders/ members can login any number of time till they have voted on the resolution(s) for a particular "Event".

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

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

g. Helpdesk for Individual shareholders holding securities in physical mode/ Institutional shareholders & e-Voting service provider is LINK INTIME.

In case shareholders/ members holding securities in physical mode/Institutional shareholders have any queries regarding e-Voting, they may refer the **Frequently Asked Questions ('FAQs')** and **InstaVote e-Voting manual** available at https://instavote.linkintime.co.in, under Help section or send an email to enotices@linkintime.co.in or contact on: - Tel: 022 -4918 6000.

h. Instructions for Shareholders/Members to attend the Annual General Meeting through InstaMeet (VC/OAVM) are as under:

- Shareholders/Members are entitled to attend the Annual General Meeting through VC/OAVM provided by Link Intime by following the below mentioned process. Facility for joining the Annual General Meeting through VC/OAVM shall open 15 minutes before the time scheduled for the Annual General Meeting and will be available to the Members on first come first serve basis.
- Shareholders/Members are requested to participate on first come first serve basis as participation through VC/OAVM is limited and will be closed on expiry of 15 (fifteen) minutes from the scheduled time of the Annual General Meeting. Shareholders/Members with >2% shareholding,

Promoters, Institutional Investors, Directors, KMPs, Chair Persons of Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee and Auditors etc. may be allowed to the meeting without restrictions of first-come-first serve basis. Members can log in and join 15 (fifteen) minutes prior to the schedule time of the meeting and window for joining shall be kept open till the expiry of 15 (fifteen) minutes after the schedule time. Participation is restricted up to 1000 members only.

• Shareholders/ Members will be provided with InstaMeet facility wherein Shareholders/ Member shall register their details and attend the Annual General Meeting as under:

i. Instructions for members for attending the AGM through VC/OAVM are as under:

Open the internet browser and launch the URL: https://instameet.linkintime.co.in Select the "Company" and 'Event Date' and register with your following details: -

- i. **Demat Account No. or Folio No**: Enter your 16 digit Demat Account No. or Folio No. Shareholders/ members holding shares in physical form shall provide Folio Number registered with the Company.
- ii. **PAN**: Enter your 10-digit Permanent Account Number (PAN) (Members who have not updated their PAN) with the Depository Participant (DP)/Company shall use the sequence number provided to you, if applicable.
- iii. **Mobile No.**: Enter your mobile number.
- iv. **Email ID**: Enter your email id, as recorded with your DP/Company. Click "Go to Meeting" (You are now registered for InstaMeet and your attendance is marked for the meeting).

Please refer the instructions (annexure) for the software requirements and kindly ensure to install the same on the device which would be used to attend the meeting. Please read the instructions carefully and participate in the meeting. You may also call upon the InstaMeet Support Desk for any support on the dedicated number provided to you in the instruction/ InstaMEET website.

j. Instructions for Shareholders/ Members to Speak during the Annual General Meeting through InstaMeet:

- Shareholders who would like to speak during the meeting must register their request from 18th September, 2021 (9:00 a.m. IST) to 20th September, 2021 (5:00 p.m. IST) by sending their request from their registered email address mentioning their name, DP ID and Client ID/folio number, PAN, mobile number at: cs@steelcraft.co.in
- 2. Shareholders will get confirmation on first cum first serve basis.

- 3. Shareholders will receive "speaking serial number" once they mark attendance for the meeting.
- 4. Other shareholder may ask questions to the panelist, via active chat-board during the meeting.
- 5. Please remember speaking serial number and start your conversation with panellist by switching on video mode and audio of your device.
- Shareholders are requested to speak only when moderator of the meeting/ management will announce the name for speaking. Members are encouraged to join the Meeting through Laptops for better experience.

k. Instructions for members for e-Voting on the day of the AGM are as under:

- Once the electronic voting is activated by the scrutinizer/ moderator during the meeting, shareholders/ members who have not exercised their vote through the remote e-Voting can cast the vote as under:
- 1. On the Shareholders VC page, click on the link for e-Voting "Cast your vote"
- 2. Enter your 16 digit Demat Account No./Folio No. and OTP (received on the registered mobile number/ registered email Id) received during registration for InstaMEET and click on 'Submit'.
- 3. After successful login, you will see "Resolution Description" and against the same the option "Favour/ Against" for voting.
- 4. Cast your vote by selecting appropriate option i.e. "Favour/Against" as desired. Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'.
- 5. After selecting the appropriate option i.e. Favour/Against as desired and you have decided to vote, click on "Save". A confirmation box will be displayed. If you wish to confirm your vote, click on "Confirm", else to change your vote, click on "Back" and accordingly modify your vote.
- 6. Once you confirm your vote on the resolution, you will not be allowed to modify or change your vote subsequently

l. Further, Members will be required to use Internet with a good speed to avoid any disturbance during the meeting.

- m. Please note that participants connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- n. All documents referred to in the accompanying Notice and Statement annexed thereto shall be open for inspection at the Registered Office of the Company during normal business hours on any working day till the date of

the Annual General Meeting.

Guidelines to attend the AGM proceedings of Link Intime India Pvt. Ltd.: InstaMEET - software requirements

For a smooth experience of viewing the AGM proceedings of Link Intime India Pvt. Ltd. InstaMEET, shareholders/ members who are registered as speakers for the event are requested to download and install the Webex application in advance by following the instructions as under:

Please download and install the Webex application by clicking on the link https://www.webex.com/downloads.html/

OR

If you do not want to download and install the Webex application, you may join the meeting by following the process mentioned as under:

Step 1

Enter your First Name, Last Name and Email ID and click on Join Now.

Step 1A

If you have already installed the Webex application on your device, join the meeting by clicking on Join Now

Step 1B

If Webex application is not installed, a new page will appear giving you an option to either Add Webex to chrome or Run a temporary application.

Click on Run a temporary application, an exe file will be downloaded. Click on this exe file to run the application and join the meeting by clicking on Join Now.

Annexure to Items No. 2 and 3 of the Notice of 49th Annual General Meeting Details of Director seeking appointment / Reappointment at the Forthcoming Annual General Meeting

[In pursuance of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015]

Particulars	Kartikeya Shashank Shah	Aniruddh Darshanbhai Jhaveri
DIN	01988972	08076497
Date of Birth	14/05/1977	29/01/1993
Date of First Appointment	17/05/2019	17/05/2019
Qualifications	Diploma in Supply Chain Management & MS Industrial Engineering	MBA Finance
List of Directorships/Chairmanships of Committee of other Boards(Listed entities)		
1. Directorships in other Companies:	0	0
2. Chairmanships of the Committees' of other Boards	0	0
3. Memberships of the Committees of other Boards	0	0
Shareholding in Ahmedabad Steel craft Limited.	1,38,750	14,532
Relations between directors inter-se.	Shashank Shah - Relative in the Board	Darshan Jhaveri - Relative in the Board

Note:

Brief profile and other details of above Directors are part of Report on the Corporate Governance forming part of the Annual Report and are also hosted on the Company's Website www.steelcraft.co.in.

Date: 29.06.2021 For and on behalf of the Board

Place: Ahmedabad

Darshan A Jhaveri. Managing Director (DIN: 00489773)

Directors' Report and Management Discussion and Analysis

TO, THE MEMBERS, AHMEDABAD STEELCRAFT LIMITED (CIN: L27109GJ1972PLC011500)

Your Directors are pleased to present the Forty Ninth (49th) Annual Report on the business and operations of the Company along with the Audited Financial Statements for the financial year ended 31st March, 2021 (FY 2020-2021).

1. FINANCIAL PERFORMANCE

A summary of the Company's Financial Performance for the financial year ended 31st March, 2021 compared to the previous financial year ended on 31st March, 2020 is given below:

(Rupees in Lakhs)

Particular	2020-2021	2019-2020
Total Revenue from operation	193.62	705.66
Other Income	109.62	107.58
Total Income	303.24	813.24
Less: Total Expenditure	336.77	883.95
Profit/Loss Before Tax	(33.53)	(70.71)
Provision for taxation	(10.92)	20.03
Profit/Loss after Taxation	(22.60)	(90.74)
Other Comprehensive Income – Not to be reclassified to Profit or loss	10.47	(77.33)
Other Comprehensive Income –to be reclassified to Profit or loss	(2.63)	0.30
Total Comprehensive Income	79.48	(167.78)
Transfer to statutory Reserves		
Transfer to General Reserve		

2. COMPANY'S PERFORMANCE AND FUTURE OUTLOOK:

COMPANY'S PERFORMANCE

The Company's operations were impacted from the month of February, 2020 last year, due to spreading of COVID-19, a pandemic caused by the novel Corona virus globally. Because of COVID 19, export and import of most of countries were closed. Due to nationwide lockdown by the Government of India, the Company has shut its operations from 23rd March, 2020.

Further, during the year under review, the Company's revenue from operations stood at Rs 193.62 lacs (previous year Rs. 705.66 lacs) and the other income stood at Rs 109.62 lacs (previous year Rs. 107.58 lacs) and hence the total income stood at Rs 303.24 lacs (previous year Rs. 813.24 lacs). The company has incurred a net loss of Rs (22.60) lacs (previous year net loss of Rs. 90.74 lacs). The Other Comprehensive Income (OCI) for the year stood as Rs 10.21 lacs (previous year Rs. - 77.03 lacs). The total comprehensive income for the year stood at Rs 79.48 lacs (previous year Rs. - 167.78 lacs).

Your Board as usual continues to make its best possible efforts to improve the overall working and financial performance of your Company.

• IMPACT OF THE COVID-19 PANDEMIC ON THE BUSINESS:

On account of outbreak of Covid-19 pandemic and consequent lockdown imposed by the Government, the Exports of the Company were temporarily shut down during the start of the current year. These were opened in a phased manner in the months of June and July 2020 as the lockdown conditions were relaxed. Accordingly, sales volume of the current year is impacted. As at the year end, the country is again witnessing surge in Covid-19 cases referred to as second wave of pandemic. Although, the Government of India has ruled out a nationwide lockdown as of now, local and regional lockdowns / restrictions are implemented in certain areas. In these circumstances, safety of our employees continues to be our key priority.

Further, in view of such highly uncertain economic environment which is continuously evolving, the Company has considered the possible effects that may result from Covid-19 pandemic in the preparation of these standalone financial statement including the recoverability of carrying amounts of financial and non-financial assets. The Company has used internal and external sources of information for such assessment at the date of approval of these financial results and does not anticipate any challenge in the Company's ability to continue as a going concern. The impact of pandemic on the Company's financial results in subsequent periods is highly dependent on the situations as they evolve, and the eventual impact may differ from that estimated as at the date of approval of these financial Statements.

FUTURE OUTLOOK

The catastrophic year 2020-21 after creating one of the greatest challenges of the century came to an end reversing the hopelessness with lots of positivity. The feel-good period, however, appears short-lived as the second wave of the pandemic is ravaging some parts of the country and threatens to spread at a supersonic speed to the remaining states of the country. Speed in vaccination covering the vulnerable sections, while maintaining all possible mandatory precautions against the disease remains the only solution left to fight the menace. Events that would take shape in the next fortnight would only tell if 2021-22 would be a better year than 2020-21.

The Indian steel industry like its global counterparts belongs to one of those core industries is looking forward for a steady growth in 2021 onwards.

3. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Pursuant to Regulation 34 of the Listing Regulations, the Management Discussion and Analysis Report for the year under review, is presented in a separate section, forming part of the Annual Report.

4. DIVIDEND

Due to covid -19, Company wants to conserve the reserves and as there is no profitability, it has been decided not to recommend Dividend by the Directors of the Company for the year under review.

5. DIVIDEND DISTRIBUTION POLICY

DIVIDEND DISTRIBUTION POLICY

The Board of Directors in their meeting held on 29th June, 2021 adopted this Dividend Distribution Policy as required by Regulation 43A of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations").

• CIRCUMSTANCES UNDER WHICH THE SHAREHOLDERS MAY OR MAY NOT EXPECT DIVIDEND

The Board of Directors of the Company while declaring or recommending dividend shall ensure compliance with statutory requirements under applicable laws including the provisions of the Companies Act, 2013 and Listing Regulations. The Board of Directors, while determining the dividend to be declared or recommended shall take into consideration the advice of the Executive management of the Company and the planned and further investments for growth apart from other parameters set out in this policy. The Board of Directors of the Company may not declare or recommend dividend for a particular period if it is of the view that it would be prudent to conserve Capital for the then ongoing or planned business expansion or other factors which may be considered by the Board.

PARAMETRES TO BE CONSIDERED BEFORE RECOMMENDING DIVIDEND

The Board of Directors of the Company shall consider the following Financial/Internal Parameters while declaring or recommending Dividend to Share Holders.

- 1) Profits under during the Financial Year.
- 2) Retained Earnings
- 3) Earnings outlook for next three to five years
- 4) Expected Future Capital/liquidity Requirements
- 5) Any other relevant factors and material events

The Board of Directors of the Company shall consider the following external parameters while declaring or recommending dividend to shareholders:

1) Macro-Economic Environment – Significant changes in macro – economic environment materially affecting the businesses in which the Company is engaged in the geographies in which the Company operates.

- 2) Regulatory Changes Introduction of new regulatory requirements or material changes in existing taxation or regulatory requirements which significantly affect the businesses in which the Company is engaged.
- 3) Technological changes which necessitate significant new investments in any of the businesses in which the Company is engaged.

• **CONFLICT IN POLICY**

In the event of any conflict between this policy and the Provisions contained in the Listing Regulations, the Listing Regulations shall prevail.

AMENDMENTS

The Board may from time to time make amendments to this Policy to the extent required due to change in applicable laws and Listing Regulations or as deemed fit on a review.

6. UNPAID/UNCLAIMED DIVIDEDN AND IEPF

Section 124 of the Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), mandates that companies transfer dividend that has remained unclaimed for a period of seven years from the unpaid dividend account to the Investor Education and Protection Fund (IEPF). Further, the Rules mandate that the shares on which dividend has not been paid or claimed for seven consecutive years or more be transferred to the IEPF.

The following table provides a list of years for which unclaimed dividends and their corresponding shares would become eligible to be transferred to the IEPF on the dates mentioned below

Year	Dividend per	Date of	Due date for
	share	declaration	transfer
2013-14	₹ 1.00 (10%)	04-09-2014	09-10-2021
2014-15		Nil	
2015-16	₹ 0.75 (7.5%)	08-09-2016	13-10-2023
2016-17	₹ 0.50 (5%)	04-09-2017	09-10-2024
2017-18	₹ 0.50 (5%)	19-09-2018	24-10-2025
2018-19	₹ 0.50 (5%)	22-08-2019	02-08-2026

In order to educate the shareholders and with an intent to protect their rights, the Company also sends regular reminders to shareholders to claim their unclaimed dividends / shares before it is transferred to IEPF. Shareholders may note that both the

unclaimed dividends and corresponding shares transferred to IEPF, including all benefits accruing on such shares, if any, can be claimed from IEPF following the procedure prescribed in the Rules. No claim shall lie in respect thereof with the Company.

Dividend remitted to IEPF

Financial Year	Date of	Date of transfer	Amount
	declaration	to IEPF	transferred to
			IEPF
2010-11	28-09-2011	26/09/2019	152,513
2011-12	21-09-2012	06/11/2019	177,973
2012-13	22-08-2013	07/10/2020	1,80,997

Shares transferred to IEPF

During the year, the Company transferred 8250 (F.Y. 2012-13) shares on October 22, 2020 due to dividend remained unclaimed for seven consecutive years, in accordance with IEPF rules.

7. SHARE CAPITAL

The paid up Equity Share Capital as at March 31, 2021 stood at 4.09 crore. During the year under review, the Company has not issued shares or convertible securities or shares with differential voting rights nor has granted any stock options or sweat equity or warrants.

8. TRANSFER TO RESERVES:

No amount has been transferred to General Reserve.

9. DETAILS OF SUBSIDIARY COMPANIES, ASSOCIATE COMPANY & LLP/PARTNERSHIP

Sr. No.	Name of Company	Nature of Relationship	No. of Share held/Capital Contribution
1.	Light Works LLC	Associate Company	50.00%
2.	Endor Properties LLP	Partner	6.22%
3.	Tesla Properties LLP	Partner	11.72%
4.	View Port Properties LLP	Partner	2.92%
5.	Aavkar Projects (Ambawadi)	Partner	11.10%
6.	Aavkar Realty	Partner	46.00%
7.	Farpoint Properties LLP	Partner	2.89%
8.	Aavkar Projects Paldi	Partner	11.42%
9.	Voyager Properties LLP	Partner	2.78%
10.	Crusade Project LLP	Partner	3.94 % Profit 4.63 % Loss
11.	Travis Properties LLP	Partner	5%

Note:

- 1) There is no Subsidiary of Company hence no such information is provided
- 2) The Company is presenting the stand alone results due to erosion of entire capital of Light Works LLC which is defunct. The Matter is pending before FEMA. The Company is awaiting the order which may allow the Company to adjust the capital erosion from the profits of the Company

10. Corporate Governance

Maintaining high standards of Corporate Governance has been fundamental to the business of your Company since its inception. A separate report on Corporate Governance is provided together with a Certificate from the Statutory Auditors of the Company regarding compliance of conditions of Corporate Governance as stipulated under Listing Regulations. A Certificate of the CEO and CFO of the Company in terms of Listing Regulations, inter alia, confirming the correctness of the financial statements and cash flow statements, adequacy of the internal control measures and reporting of matters to the Audit Committee, is also annexed.

11.DIRECTORS

The Board comprises of Nine Directors as on March 31, 2021 viz.

SR.	DIN	NAME	DESIGNATION	
NO				
1.	00022507	Ashok Chandrakant Gandhi	Chairman & Independent Director	
2.	00009350	Shreyas ChinubhaiSheth	Independent Director	
3.	02087840	Shrujal Sudhirbhai Patel	Independent Director	
4.	00489773	Darshan Ashokbhai Jhaveri	Managing Director	
5.	00489833	Anand Navinchandra Jhaveri	Whole time Director	
6.	00545449	Shashank Indulal Shah	Whole time Director	
7.	03225876	Nitaben Girishchandra Shah	Whole time Director	
8.	01988972	Kartikeya Shashankbhai Shah	Non-Exe & Non-Independent Director	
9.	08076497	Aniruddh Darshanbhai Jhaveri	Non-Exe & Non-Independent Director	

(a) INDEPENDENT NON EXECUTIVE DIRECTORS

- (i) Ashok C. Gandhi
- (ii) Shreyas Chinubhai Sheth
- (iii) Shrujal S. Patel

(b) WOMAN DIRECTOR

In terms of the provisions of Section 149 of the Companies Act, 2013 and the Listing Regulations, specified Companies are required to have at least one Woman Director in their Board. Smt. Nita G Shah was appointed as on 22nd January, 2015 as Woman Whole Time Director on Board.

(c) CHAIRMAN OF THE BOARD

Ashok C Gandhi, DIN 00022507 has been Chairman and Independent Director of the Company.

(d) MANAGING DIRECTOR, CEO & CFO

- Mr. Darshan Jhaveri, DIN 00489773 has been the Managing Director since 29th June, 1995.
- Mr. Anand Shah, is re-appointed as CEO of the Company for period of 5 years in the Board meeting held on 29th June, 2020.
- Mr. Viral Jhaveri is re-appointed as CFO of the Company for period of 5 years in the Board meeting held on 29th June, 2020.

(e) APPOINTMENT/ RE-APPOINTMENT/ RESIGNATION/ RETIREMENT OF DIRECTORS

In order to ensure compliance with Section 152 (6) of the Act, the Board has considered Mr. Kartikeya Shashankbhai Shah (DIN: 01988972) Mr. Aniruddh Darshanbhai Jhaveri (DIN: 08076497) who are liable to retire by rotation and being eligible offer themselves for reappointment.

(f) CHANGE IN DIRECTORS:

There has been no change in the composition in the Board of Directors during the Year.

12.BOARD MEETINGS:

During the FY 2020-21 the Board of Directors of the Company met 5 times. The meeting details are given in the Report of Corporate Governance that forms part of Annual Report. The maximum interval between any two meetings did not exceed 120 days, as prescribed in the Companies Act, 2013.

13. DECLARATION BY INDEPENDENT DIRECTOR:

The Company has received declaration from all the Independent Directors under the Companies Act, 2013 and rules made there under.

14.STATEMENT INDICATING THE MANNER IN WHICH FORMAL ANNUAL EVALUATION HAS BEEN MADE BY THE BOARD OF ITS OWN PERFORMANCE, ITS DIRECTORS, AND THAT OF ITS COMMITTEES:

During the year, the Board adopted a formal mechanism for evaluating its performance and as well as that of its Committees and individual Directors, including the Chairman of the Board. The exercise was carried out through a structured evaluation process covering various aspects of the Boards functioning such as composition of the Board & committees, experience & competencies, performance of specific duties & obligations, governance issues etc. Separate exercise was carried out to evaluate the performance of individual Directors including the Board Chairman who were evaluated on parameters such as attendance, contribution at the meetings and otherwise, independent judgment, safeguarding of minority shareholders interest etc.

The evaluation of the Independent Directors was carried out by the entire Board and that of the Chairman and the Non-Independent Directors were carried out by the Independent Directors. The Directors were satisfied with the evaluation results, which reflected the overall engagement of the Board and its Committees with the Company.

15. DIRECTORS RESPONSIBILITY STATEMENT

In accordance with the provisions of Section 134(5) of the Companies Act 2013, your directors confirm that:

- In the preparation of the annual accounts for the financial year ended 31st March, 2021, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2021
- c) and of the profit /loss of the Company for that period;
- d) The directors had 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;
- e) The directors had prepared the annual accounts on a going concern basis;
- f) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.
- g) The directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.

16.STATEMENT OF PARTICULARS OF APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL

The Statement of particulars of Appointment and Remuneration of Managerial Personnel as per Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed to this Board's Report as **Annexure-I.**

17. ANNUAL GENERAL MEETING

In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has permitted the holding of Annual General Meeting through VC or OAVM without the physical presence of Members at a common venue. In compliance with the MCA Circulars the 49th Annual General Meeting is being held through VC/OAVM. The Company has appointed Link Intime Private Limited (RTA) to provide this facility. Details are given in the Notice of the 49th Annual General Meeting. Members are requested to read the instructions in the Notice.

18. VIGIL MECHANISM:

The Vigil Mechanism of the Company incorporates Whistle Blower Policy in terms of the Listing Agreement. Protected disclosures can be made by a Whistle Blower through a mail or a letter to the Chairman of the Company. The Policy on Vigil Mechanism and Whistle Blower Policy can be accessed on Company's Website at www.steelcraft.co.in.

19. CORPORATE SOCIAL RESPONSIBILITY (CSR) POLICY:

The Company is not falling within the criteria of Section 135 of the Companies Act, 2013 and hence the Company is not required to form CSR committee.

20. NOMINATION & REMUNERATION COMMITTEE POLICY:

The Board of Directors has framed a policy which lays down a framework in relation to remuneration of Directors, Key Managerial Personnel and Senior Management of the Company. The Policy broadly lays down the guiding principles, philosophy and the basis for payment of remuneration to Executive and Non-executive Directors (by way of sitting fees and commission), Key Managerial Personnel, Senior Management and other employees. The policy also provides the criteria for determining qualifications, positive attributes and Independence of Director and criteria for appointment of Key Managerial Personnel /Senior Management and performance evaluation which are considered by the Nomination and Remuneration Committee and the Board of Directors while making selection of the candidates. Remuneration Committee consists of Ashok C. Gandhi (DIN: 00022507), Shrujal Patel (DIN: 02087840) and Shreyas Chinubhai Sheth DIN (00009350). All of them are independent Directors. The above policy has been posted on the website of the Company at www.steelcraft.co.in.

21. RISK MANAGEMENT POLICY:

The Company has developed a very comprehensive risk management policy and the same is reviewed by the Audit Committee at periodical intervals, which in turn, informs the Board about the risk assessment and minimization procedures adopted by the management. Suggestions or guidance given by the audit committee members are immediately implemented. At the corporate level major risks are reviewed by the Managing Directors and directions in this regard are issued accordingly.

22. DECLARATION OF FINANCIAL PERFORMANCE

Yearly/half – yearly/Quarterly Declaration of financial performance including summary of significant events in the last six months is currently not being send to each household of shareholders. However, the Company publishes its results in national and state level newspapers having wide circulation. The results are also posted on the website of the Company i.e. www.steelcraft.co.in

23. COMPOSITION OF AUDIT COMMITTEE

The company has constituted an audit committee in terms of the requirement of the Act and regulation 18 of SEBI (LODR) Regulations. The composition of the same is disclosed in the report on Corporate Governance.

24.STATUTORY AUDITORS

Under section 139 of the Companies Act, 2013 and Rules made there under, it is mandatory to rotate the Statutory Auditors on completion of the maximum term permitted under the provisions of Companies Act, 2013. In line with the requirement of the Companies Act, 2013 M/s. Nautam R Vakil & Co. Chartered Accountants (FRN: 106980W) was appointed as the Statutory Auditors of the Company to hold the office for a period of four consecutive years from the conclusion of the 46th AGM of the Company held on 19th September, 2018, till the conclusion of 50th AGM to be held in the year 2022. The requirement for the Annual ratification of Auditor's appointment at the AGM has been omitted pursuant to Companies (Amendment) Act, 2017 notified on May 7, 2018

During the year, the statutory auditors have confirmed that they satisfy the Independence criteria required under Companies Act, 2013, Code of Ethics issued by Institute of Chartered Accountants of India.

25. SECRETARIAL AUDIT REPORT:

In terms of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/s D. N. Motwani & Co. to undertake Secretarial Audit. The Secretarial Audit Report submitted by M/s. D. N. Motwani & Co. is furnished as **Annexure-II**.

26. ANNUAL SECRETARIAL COMPLIANCE REPORT

The Company has undertaken an audit for the financial year 2020-21 for all applicable compliances as per Securities and Exchange Board of India Regulations and Circulars/Guidelines issued there under. The Annual Secretarial Compliance Report issued by M/s D. N. Motwani & Co., Firm of Practicing Company Secretary, Ahmedabad has been submitted to the Stock Exchanges within the specified time and same is annexed here with as **Annexure-III**.

27. EXPLANATION TO AUDITOR'S REMARKS

The remarks made by the Auditors in their Report have been suitably dealt with in the schedules and notes and therefore, do not call for any further clarification.

28. SYSTEM FOR INTERNAL FINANCIAL CONTROLS AND ITS ADEQUACY

The Financial Statements are prepared based on Computer system outputs. Responsibility of preparation of Financial Statements is entrusted to a dedicated unit which is completely independent of business, risk, audit or other functions. This unit does not originate accounting entries except for limited matters such as Share Capital, Taxes, and Transfers to Reserves. The Company has implemented adequate procedures and internal controls which provide reasonable assurance regarding reliability of financial reporting and preparation of Financial Statements and that such internal financial controls were adequate and were operating effectively during the year.

29. PARTICULARS OF LOAN, GUARANTEES AND INVESTMENTS UNDER SECTION 186:

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Act are given in the notes to Financial Statements forming a part of this annual report.

30. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

None of the transactions with related parties falls under the scope of Section 188(1) of the Act. The information on transactions with related parties pursuant to Section 134(3)(h) of the Act read with Rule 8(2) of the Companies(Accounts) Rules, 2014 are given in **Annexure IV** in Form No. AOC-2 and the same forms part of this report.

31.EXTRACT OF ANNUAL RETURN

The extract of annual return in Form MGT-9 as required under Section 92(3) of the Companies Act, 2013 and Rule 12 of the Companies (Management and Administration) Rules, 2014 is appended as an **Annexure V** to this Annual Report and also available on the website of the Company at www.steelcraft.co.in.

32. MATERIAL CHANGES AND FINANCIAL COMMITMENTS, IF ANY,

No material changes and financial commitments have occurred between the end of the financial year of the Company to which the balance sheet relates and the date of this Report.

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

The details of Energy, Technology, Absorption, Foreign Exchange Earnings and Outgo are as under:

- A. Conservation of Energy: Particulars with respect to Conversation of Energy are not applicable as the Company has not done any manufacturing activities.
- B. (1) Research and Development: Not Applicable
 - (2) Technology absorption : Not Applicable
- C. Foreign Exchange earnings and outgo:
 - (1) Activities relating the export: Company exports steel related items.
 - (2) Foreign Exchange earned : 1,79,63,281(3) Foreign Exchange used : 1,39,45,080
- 34. DEPOSITS (AS PER THE DEFINITION SECTION 2(31) OF THE COMPANIES ACT, 2013)

The following details of deposits, covered under Chapter V of the act:

- I. Deposits Accepted during the year: Nil
- II. Remained unpaid or unclaimed as at the end of the year: Nil
- III. Whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved- N.A.
 - A. At the beginning of the year: Nil
 - B. Maximum during the year: Nil
 - C. At the end of the year: Nil

IV. The details of deposits which are not in compliance with the requirements of Chapter: There is no such Deposit held by the Company.

35.POLICY ON PREVENTION, PROHIBITION AND REDRESSAL OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

The Company has zero tolerance for sexual harassment at the Workplace and has adopted a 'Policy on Prevention, Prohibition and Redressal of Sexual Harassment of Women at Work Place', in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules made thereunder.

The Policy aims to provide protection to women employees at the workplace and prevent and redress complaints of sexual harassment and for matters connected or incidental thereto with the objective of providing a safe working environment. However no complaint was registered with regard to the same.

36. GREEN INITIATIVES

During fiscal 2011, we started a sustainability initiative with the aim of going green and minimizing our impact on the environment. Like the previous years, this year too, we are publishing only the statutory disclosures in the print version of the Annual Report. Additional information is available on our website, www.steelcraft.co.in.

Electronic copies of Annual Report 2020-21 and Notice of 49th Annual General Meeting are sent to all members whose email addresses are registered with the Company / Depository Participant(s). For members who have not registered their email addresses, can get their Email ID registered as follows:

- Members holding shares in electronic/demat form, please update your email address with your Depository Participant. However, Members may temporarily register the same with the Company's Registrar and Share Transfer Agent i.e. M/s Link Intime India Private Limited at https://linkintime.co.in/EmailReg/Email Register.html on their website www.linkintime.co.in in the Investor Services tab by providing details such as Name, DP ID, Client ID, PAN, Mobile No. and Email Address.
- Members holding shares in physical form and who have not registered their email address may register the same with the Company's Registrar and Share Transfer Agent Private Limited i.e. M/s Link Intime India https://linkintime.co.in/EmailReg/Email Register.html their website on www.linkintime.co.in in the Investor Services tab by providing details such as Name, Folio No., Certificate No., PAN, Mobile No. and Email Address and also upload the image of share certificate in PDF or JPEG format. (Up to 1 MB).

On submission of the shareholders details an OTP will be received by the shareholder which needs to be entered in the link for verification.

The Company is providing remote e-voting facility ("remote e-voting") to all its Members to cast their votes on all resolutions set out in the Notice of the Annual General Meeting.

Additionally, the Company is providing the facility of voting through e-voting system during the Annual General Meeting ("e-voting"). Detailed procedure for remote e- voting/e-voting is provided in the Notice of the Annual General Meeting.

37.DEPOSITORY SYSTEM

As the Members are aware, the Company's equity are tradable in electronic form. As on March 31, 2021, out of the Company's total paid up share capital comprising of 40,92,000 equity shares, only 1,87,553 equity shares were in physical form and the remaining shares were in electronic form. In view of the numerous advantages offered by the depository system, the Members holding shares in physical form are advised to avail themselves of the facility of dematerialization.

38.ACKNOWLEDGMENT

The Directors express their sincere appreciation to the valued shareholders, bankers, employees, vendors, and clients for their support.

The Directors also thank the Government of India, Governments of various states in India, Governments of various countries and concerned Government departments and agencies for their co-operation.

For, Ahmedabad Steel Craft Limited

Date: 29.06.2021 Place: Ahmedabad Darshan A. Jhaveri Managing Director (DIN: 00489773) Anand N. Jhaveri Whole-time Director (DIN: 00489833)

<u>Management's Discussion and Analysis of Results of Operations</u> and Financial Condition

1. The following discussion and analysis should be read in conjunction with Ahmedabad Steel Craft Limited's audited standalone financial statements and related notes for the year ended March 31, 2021 included in this Annual Report.

a) Industry Structure And Developments

The trading activities of the Company mostly comprises of export of Mild Steel Window Section (Non-Alloy) and other steel items which are subject to Government policies and other Global factor which has direct effect on the operational activities of trading. However the Company has good standing in global market and has enough capacity to face the uneven situation in the course of its operation which is within its control.

The Company has also made capital contribution in Limited Liability Partnership engaged in real estate and may independently start these activities. Considering the fact that the demand for private capital for real estate investment and supporting infrastructure has increased enormously, the outlook is bright. The Management also creates forex fluctuation reserves for fluctuation in foreign currency in respect of merchant trade in overseas market. The management also makes the enough provision in respect of Investment held in the name of the Company. The said Provisions/Special Reserves are not included in the Net worth of the Company.

b) Opportunities and Threats:

Government focus on strengthening the domestic manufacturing base under the Atmanirbhar Bharat program presents a strong opportunity for steel consumption in India. The production linked incentive scheme, which intends to incentivize the additional production in India, is expected to boost steel demand in automobile & auto components, consumer durables, solar equipment, telecom, etc.

c) Segment-wise or product wise Performance

At Present, the company has business activity within a single primary business segment viz "M. S Steel Window Section and Other Steel Item". There is no other Separate reportable segment.

d) Outlook

The catastrophic year 2020-21 after creating one of the greatest challenges of the century came to an end reversing the hopelessness with lots of positivity. The feel-good period, however, appears short-lived as the second wave of the pandemic is ravaging some parts of the country and threatens to spread at a supersonic speed the remaining states of the country. Speed in vaccination covering the vulnerable sections, while maintaining all possible mandatory precautions against the disease remains the only solution left to fight the menace. Events that would take shape in the next fortnight would only tell if 2021-22 would be a better year than 2020-21.

The Indian steel industry like its global counterparts belongs to one of those core industries is looking forward for a steady growth in 2021 onwards.

e) Risks &Concerns:

Risk is inherent in every business activity and Steel Industry is no exception. The steel industry displays strong commodity characteristics and is subject to cyclical price movements in business cycles. The Company is exposed to risks from overall market fluctuations, import of steel, changes in government policy, laws of the land, taxation, man-made disaster, political risks and Currency risk arises from exposure to foreign currencies and the volatility associated therewith, etc. which affects the financial performance of the industry as a whole and also of your Company.

f) Internal Control System and its Adequacy

The Company has proper and adequate system of internal controls commensurate with its size and nature of operations to provide reasonable assurance that all assets are safeguarded, transactions are authorized, recorded and reported properly and applicable statutes are duly complied with. The Company has constituted an Audit Committee to monitor the adequacy and efficacy of internal control systems.

The adequacy of these compliances and their effectiveness is subject to statutory audit and the same has been adequately reported by the Auditors in their report as required under the relevant provisions of the Companies

Act, 2013. The Company also has an Internal Audit System.

g) Discussions on financial performance with reference to operational Performance:

The Company's operations were impacted from the month of February, 2020 last year, due to spreading of COVID-19, a pandemic caused by the novel Coronavirus globally. Because of COVID 19, export and import of most of countries were closed. Due to nationwide lockdown by the Government of India, the Company has shut its operations from 23rd March, 2020.

During the year under review the Company's revenue from operations stood at Rs 193.62 lacs (previous year Rs. 705.66 lacs) and the other income stood at Rs 109.62 lacs (previous year Rs. 107.58 lacs) and hence the total income stood at Rs 303.24 lacs (previous year Rs. 813.24 lacs). The company has incurred a net loss of Rs (22.60) lacs (previous year net loss of Rs. 90.74 lacs). The Other Comprehensive Income (OCI) for the year stood as Rs 10.21 lacs (previous year Rs. - 77.03 lacs). The total comprehensive income for the year stood at Rs 79.48 lacs (previous year Rs. - 167.78 lacs).

h) Material Developments in HRD and industrial Relations Front:

Your Directors recognize the value of employees as valuable assets. Developing, motivating, and retaining talented employees is a key responsibility and policy of your Company's management. The total no. of people employed by the company were eight as on year end.

i) Details of significant changes (i.e. change of 25% or more as compared to the immediately previous financial year) in key financial ratios:

Sr. No.	Ratios	2020-21	2019-20	Change in %
1	Debtors Turnover (Days)	373	111	235%
2	Inventory Turnover (Days)	0.18	0.05	271%
3	Interest Coverage Ratio (Times)	-25.11	-116.32	78%
4	Current Ratio (Times)	14.77	10.42	42%
5	Debt Equity Ratio (Times)	0.0111	0.0078	43%
6	Net Debt Equity (Times)	0.00	-0.00	261%
7	Operating Profit Margin (%)	-17.44	-10.22	71%
8	Net Profit Margin (%)	-12.23	-13.23	8%
9	Return on Net Worth	-0.01	-0.03	55%

j) Cautionary Statements:

Statements in this management discussion and analysis report describing the Company's objectives, projections, estimates and expectations may be termed as forward looking statements within the meaning of applicable laws and regulations. Actual results may differ materially from those either expressed or implied. The readers of this report are, therefore, advised to read the same with this caution.

2. Disclosure Of Accounting Treatment:

In the preparation of the financial statements for the year ended 31st March, 2021, the applicable Indian Accounting Standards ("Ind AS") have been followed.

For, Ahmedabad Steel Craft Limited

Darshan A. Jhaveri
Date: 29.06.2021

Managing Director
Place: Ahmedabad

Darshan A. Jhaveri
Managing Director
Whole-time Director
(DIN: 00489773)

(DIN: 00489833)

Annexure I to the Directors Report

Disclosures pursuant to Section 197(12) of the Companies Act, 2013 and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

A. The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year:

Sr. No.	Name of the Director	Category	Ratio of the remuneration of Director to the median remuneration of the employees
1	Darshan Ashokbhai Jhaveri	Managing Director	1.07:1
2	Anand Navinchandra Jhaveri	Whole-time Director	1.07:1
3	Shashank Indulal Shah	Whole-time Director	1.07:1
4	Nitaben Girishchandra Shah	Whole-time Director	1.07:1

B. The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year;

Sr. No.	Name of the Director	Category	% increase in remuneration in the financial year
1	Darshan Ashokbhai Jhaveri	Managing Director	-33.33%
2	Anand Navinchandra Jhaveri	Whole-time Director	-33.33%
3	Shashank Indulal Shah	Whole-time Director	-33.33%
4	Nitaben Girishchandra Shah	Whole-time Director	-33.33%
5	Anand Vipinchandra Shah	Chief Executive Officer	Nil
6	Viral Anilbhai Jhaveri	Chief Financial Officer	Nil
7	Vinita Ravikumar Bhatia	Company Secretary & Compliance Officer	Nil

Note: Due to Covid-19, Nomination and Remuneration Committee of the Company recommended to the Board with their concern to control the expenses and suggested a voluntary pay cut to the Remuneration of Directors up to a maximum of 33.33% per cent. The Board approved the resolution.

C. The median remuneration for the year 2020-21 is: 7,26,600

D. Number of permanent employees on the rolls of company:

The number of permanent employees on the rolls of the Company as on March 31, 2021 is 12 (Twelve)

- E. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration: Nil
- **F.** Affirmation that the remuneration is as per the remuneration policy of the company The Company affirms remuneration is as per the Remuneration Policy of the Company.

For, Ahmedabad Steel Craft Limited

Date: 29.06.2021 Place: Ahmedabad Darshan A. Jhaveri Managing Director (DIN: 00489773) Anand N. Jhaveri Whole-time Director (DIN: 00489833)

Annexure II to the Directors Report

Secretarial Audit Report for the Financial Year ended 31st March, 2021

(Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

To,
The Members of
Ahmedabad Steel Craft Limited
N.T. 604 ONE-42 Complex,
Bh. Ashok Vatika, Nr.Jayantilal Park BRTS,
Ambli Bopal Road, Ahmedabad – 380058

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Ahmedabad Steel Craft Limited** (CIN:L27109GJ1972PLC011500)(hereinafter called the "Company"). Secretarial Audit was conducted in a manner that provided us with a reasonable basis for evaluating the corporate conducts /statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information and explanations provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2021 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

- (i) The Companies Act, 2013 (the Act) and the rules made there under
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Byelaws framed there under:
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings, where applicable;
- (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, 1992;
- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
- d) The Securities and Exchange Board of India (Registrars to Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- e) The Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015;
- (vi) All relevant laws applicable to the Company as provided by the management hereunder:

A. TAXATION-DIRECT AND INDIRECT TAXATION (INCLUDING GST TAX AND MUNICIPAL/LOCAL LEVIES)

- > Income Tax Act, 1961
- Customs Act, 1962

B. GENERAL LAWS

- > Shops and Establishment Act
- > Foreign Exchange Management Act

C. APPLICABLE LOCAL / MUNICIPAL LAWS

D. COMPETITION LAW

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

(1) Secretarial Standards

We have also examined compliance with the applicable clauses of the Secretarial Standards on Meetings of the Board of Directors and on General Meetings issued by the Institute of Company Secretaries of India.

During the Audit Period, the Company has complied with the provisions of the Act, Rules, Regulations, Standards and Guidelines, to the extent applicable, as mentioned above.

(2) Listing Agreements

The Listing Agreements entered into by the Company with Bombay Stock Exchange (BSE).

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

We further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. No changes in the composition of the Board of Directors took place during the audit period.

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

All Board decisions are carried out with unanimous consent and therefore, no dissenting views were required to be captured and recorded as part of the minutes.

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

We further report that during the audit period there were no specific events/actions such as Public Issue of Securities, buy back, merger, amalgamation, foreign technical collaborations etc. or any other major decisions in pursuance of section 180 of the Companies Act, 2013 which require compliance of applicable provisions thereof.

Date: 29/06/2021 For, D.N.MOTWANI & CO.

Place: Ahmedabad

UDIN: A005016C000533797 D.N.MOTWANI
COMPANY SECRETARY
ACS NO. 5016
C.P NO. 2431

Annexure III to the Directors Report

Secretarial Compliance Report of Ahmedabad Steel Craft Limited for the year ended 31st March, 2021

I, Dilip N. Motwani, Practicing Company Secretary have examined:

- a) all the documents and records made available to us and explanation provided by Ahmedabad Steel Craft Limited ("the listed entity"),
- b) The filings/ submissions made by the listed entity to the stock exchanges,
- c) Website of the listed entity,
- d) Any other document/ filing, as may be relevant, which has been relied upon to make this certification,

For the year ended 31st March, 2021 in respect of compliance with the provisions of:

- a) The Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued there under; and
- b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made there under and the Regulations, circulars, guidelines issued there under by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/ guidelines issued there under, have been examined, include:-

- a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- d) (d)Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
- e) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- f) Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013;
- g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

and circulars/guidelines issued there under;

and based on the above examination, I/We hereby report that, during the Review Period:

a) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued there under, except in respect of matters specified below:-

Sr.	Compliance Requirement	Deviations	Observations/
No	(Regulations/ circulars /		Remarks of the
	guidelines including specific		Practicing
	clause)		Company
			Secretary
	NIL		

- b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued there under in so far as it appears from my/our examination of those records.
- c) The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars)under the aforesaid Acts/ Regulations and circulars/ guidelines issued there under:

Sr. No.	Action taken by	Details of violation	Details of action taken E.g. fines, warning letter, debarment, etc.	Observations/ remarks of the Practicing Company Secretary, if any.
		•	NIL	· · · · · · · · · · · · · · · · · · ·

d) The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr. No.	Observations of the Practicing Company Secretary in	Observations made in the secretarial compliance report for	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
	the previous reports	the year ended. (The years are to be mentioned)		
		N./	۱ ۸.	

Date: 19/04/2021 For, D.N.MOTWANI & CO.

Place: Ahmedabad

D.N.MOTWANI
UDIN: <u>A005016C000126687</u>

COMPANY SECRETARY

ACS NO. 5016
C.P NO. 2431

Annexure IV to the Directors Report Form No. AOC-2

Particulars of contracts/arrangements made with related parties

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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

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

There were no contracts or arrangements or transactions entered into during the year ended March 31, 2021, which are not at arm's length basis.

Details of material contracts or arrangement or transactions at arm's length basis The details of material contracts or arrangements or transactions at arm's length basis for the year ended March 31, 2021 are as follows:

Name of the Related Part	Nature of Relationship	Nature of Transaction	Amount	Date(s) of approval by the Board, if any:
Anand V. Shah	CEO	Remuneration	7,80,000	29/06/2021
Darshan Jhaveri	Managing Director	Remuneration	7,80,000	29/06/2021
Anand Jhaveri	Executive Director	Remuneration	7,80,000	29/06/2021
Shashankbhai Shah	Executive Director	Remuneration	7,80,000	29/06/2021
Viral A. Jhaveri	CFO	Remuneration	7,80,000	29/06/2021
Nitaben Shah	Executive Director	Remuneration	7,80,000	29/06/2021
Kartikeya Shah	Non Executive Director	-Sitting fees -Security Deposit Received -Security Deposit given back	1,00,000	29/06/2021

Animaddh	Non Executive	Citting food	00.000	20 /06 /2021
Aniruddh Jhaveri	Non Executive Director	-Sitting fees -Security Deposit Received -Security Deposit	80,000	29/06/2021
		given back		
Vinita Bhatia (Maiden Name:Vinita Bhojwani)	Company Secretary	Remuneration	2,08,000	29/06/2021
Lightworks LLC	Associate	-Investment in	-	
	Company	Equity Given -Loan Given	Bal- 1,78,49,475 Dr	
Aavkar Reality	Associate Company	-46% holding in the firm/Profit Share received - Capital Received	20,31,373	29/06/2021
		Back -Income Tax Disallowed	2,202	
Aavkar Project Ambawadi	Associate concern	11.10% holding in the firm/ Loss Share Received	(-)333	29/06/2021
Tesla Properties LLP	Associate Concern	11.72% holding in the firm/ Profit Share Received - Capital Received Back	2,40,863	
Endor Properties LLP	Associate Concern	6.22% holding in the firm/ Profit Share Received - Capital Received Back	(-)1,637	29/06/2021
Viewpoint Properties LLP	Associate Concern	-2.92% holding in the firm/ Profit Share Received - Capital Received Back	(-)4,76,015	29/06/2021

Farpoint Properties LLP	Associate Concern	-2.885% holding in the firm/ Profit Share Received - Capital Received Back -Office Booking	15,20,602 30,37,150 	29/06/2021
Voyager Properties LLP	Associate Concern	-2.78% holding in the firm/ Profit Share Received	11,208	29/06/2021
Aavkar Project Paldi	Associate Concern	-11.42% holding in the firm/ Profit Share Received	3,28,142	29/06/2021
Crusade Project LLP	Associate Concern	-4.63% holding in the firm/ Profit Share Received -Capital Contribution	9,589 2,12,50,000	29/06/2021
Amaya Proserve LLP	Director is Partner in LLP	Housekeeping Expenses	36,433	29/06/2021
Travis Properties LLP	Associate Concern	-5% holding in the firm/ Profit Share Received -Capital Contribution	(-)11,139 12,50,000	29/06/2021

For, Ahmedabad Steel Craft Limited

Darshan A. Jhaveri
Date: 29.06.2021
Managing Director
Place: Ahmedabad
Managing Director
(DIN: 00489773)
Managing Director
(DIN: 00489833)

Annexure V to the Directors Report

Form No. MGT-9

EXTRACTOFANNUALRETURN AS ON THE FINANCIALYEAR ENDEDON 31st March, 2021.

[Pursuanttosection92(3)oftheCompaniesAct,2013 andrule12(1)ofthe Companies(ManagementandAdministration)Rules,2014]

I. REGISTRATION AND OTHER DETAILS:

:	CIN	L27109GJ1972PLC011500
≔	Registration Date	14/07/1972
i ≓	Name of the Company	AHMEDABAD STEEL CRAFT LIMITED
<u>.</u>	Category/Sub-Category of the Company	COMPANY LIMITED BY SHARES
		INDIAN NON-GOVERNMEN COMPANY
>	Address of the Registered office and contact details	N.T. 604 ONE-42 Complex, , B/h Ashok Vatika, Nr. Jayantilal Park BRTS, AmbliBopal Road, Ahmedabad – 380058
		Note: (Registered Office of the Company is shifted from 401, "637" Complex, Panchvati 2nd Lane, GulbaiTekra, Ahmedabad - 380006 to N.T. 604 ONE-42 Complex, B/h Ashok Vatika, Nr. Jayantilal Park BRTS, AmbliBopal Road,
		Allilledabad - 300030 With ellect Holli 1- March, 2020.)
<u>:</u>	Whether listed company	Yes
Ξ .	Name, Address and Contact details of Registrar and Transfer Agent, if any	LINK INTIME INDIA PRIVATE LIMITED, Ahmedabad Branch Is Shifted To
		506-508, 5th Floor, Amarnath Business Center-I (ABC-I)
		Besides Gala Business Center,
		Nr. St. Xavier's College Corner Off C.G. Road, Navrangpura,
		Ahmedabad-380009

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10% or more of the total turnover of the company shall be stated:-

Sr.No	Sr.No Name and Description of main	NIC Code of the	% to total turnover
	products/ services	Product/ service	of the company
н	Mild Steel Windows Sections(Non Alloy)	51420	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Sr. No.	. NameAnd AddressOf The Company	CIN/GLN	Holding/ Subsidiary /Associate	%of shares held	Applicable Section
1	Light Work LLC(Mangolia)	·	Associate Company	20%	Sec 2(6)

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

i. Category-wiseShareHolding

Categoryof	No. of Shares		held at the end of the	f the	No. of Shar	es held at	No. of Shares held at the end of the year	ne year	%
Shareholders	year 2021				2020				Change during The year
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoter									
1) Indian									
a) Individual/ HUF	2670674	16850	2687524	65.68	26,67,529	16,850	26,84,379	65.60	0.08
b) Central Govt									
c) State Govt(s)									
d) Bodies Corp									
e) Banks / FI									
f) Any Other (Director Relative)									
Sub-total(A)(1):-	2670674	16850	2687524	65.68	26,67,529	16,850	26,84,379	65.60	0.08
2) Foreign									
g) NRIs-Individuals									
h) Other-Individuals									
i) Bodies Corp.									
j) Banks / FI									
k) Any Other									
Sub-total(A)(2):-									
Total Shareholding of Promoter Promoter Group(A)=(A)(1)+(A)	2670674	16850	2687524	65.68	26,67,529	16,850	26,84,379	65.60	0.08
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	0	0	0	0	0	0	0	0	0
b) Banks / FI									

e) Venture Capital Funds									
g) FIIs									
h) Foreign Venture Capital Funds									
i) Others (specify)									
Sub-total(B)(1)	0	0	0	0	0	0	0	0	0
2. Non Institutions									
a) Bodies Corp. (i) Indian (ii) Overseas									
b) Individuals									
(i) Individual shareholders holding nominal share capital up to Rs. 1 lakh	5,98,287	1,55,003	7,53,290	18.41	5,85,733	1,63,503	7,49,236	18.31	0.1
(ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	3,97,958	0	3,97,958	9.73	4,20,448	0	4,20,448	10.27	-0.54
c) Others(Specify)									
Hindu Undivided Family	32,986	100	33,086	0.81	31,716	0	31,716	0.78	0.03
Non Resident Indians (Non Repat)	21,759	0	21,759	0.5317	26,259	0	26,259	0.6417	-0.11
Non Resident Indians (Repat)	32,598	13,000	45,598	1.1143	32,399	13,000	45,399	1.1095	0.0048
Office Bearers	3,671	1,400	5,071	0.12	3671	1400	5,071	0.12	0
Clearing Member	6,997	0	266'6	0.24	0	0	0	0	0.24
Bodies Corporate	28,247	1,200	29,447	0.72	28272	1,200	29472	0.72	0
IEPF	1,08,270	0	1,08,270	2.65	1,00,020	0	1,00,020	2.44	0.21
Total Public Shareholding (B)=(B)(1)+ (B)(2)	12,33,773	1,70,703	14,04,476	34.32	12,28,418	1,79,203	14,07,621	34.40	0.08
C. Shares held by Custodian for GDRs &ADRs									
Grand Total (A+B+C)	39,04,447	187553	40,92,000	100.00	38,95,947	1,96,053	40,92,000	100.00	
/-:-:									

ii. ShareholdingofPromoters

Sr. No	Shareholder's Name	Shareholdi y	ing at the year 2021	Shareholding at the end of the year 2021	Sharehol	Shareholding at the end of the year 2020	and of the	
		No. of Shares	% of total Shares of the compa ny	%of Shares Pledged / encumbe red to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbe red to total shares	% change in shareholdi ng during the year
	ANAND VIPINCHANDRA SHAH	674728	16.49	;	674728	16.49	:	0.00
	ANAND NAVINCHANDRA	281500	6.88	;	281500	6.88	:	0.00
	VIRAL ANILBHAI JHAVERI	221000	5.4	;	221000	5.4	:	0.00
	DARSHAN ASHOK JHAVERI	220959	5.4	;	220959	5.4	!	0.00
	KARTIKEYA SHASHANK SHAH	138750	3.39	;	138750	3.39	;	0.00
	ANILA ASHOKBHAI JHAVERI	133331	3.26	;	133331	3.26	:	0.00
	GITABEN VIPINCHANDRA SHAH	104700	2.56	;	104700	2.56	:	0.00
	SHASHANK INDULAL SHAH	93763	2.29	;	93763	2.29	:	0.00
	KUNAL SHASHANKBHAI SHAH	102200	2.50	;	102200	2.50	:	00.0
10.	GIRISHCHANDRA DAHYABHAI SHAH	87400	2.14	;	87400	2.14	!	0.00
11.	PRANJALI ANAND SHAH	81700	2.00	;	81700	2.00	:	0.00
12.	KAJAL GIRISHCHANDRA SHAH	57000	1.39	;	57000	1.39	;	0.00
13.	KUNTI GIRISHCHANDRA SHAH	57000	1.39	;	57000	1.39	;	0.00
14.	NANDITA VIPINCHANDRA SHAH	58500	1.43	;	58500	1.43	!	0.00
L.	RAJNI ANILBHAI JHAVERI	52000	1.27	1	52000	1.27	;	00.0

16.	DEEPA ANAND JHAVERI	44801	1.09	1	44801	1.09	;	0.00
17.	17. GOPI ASHOK JHAVERI	39540	0.97	1	39540	0.97	:	0.00
18.	NITABEN GIRISHCHANDRA	36100	0.88	1	36100	0.88	1	0.00
19.		59600	1.46	:	59600	1.46	:	00.00
20.		26207	0.64	1	26207	0.64	;	0.00
21.	21. MAITRI DARSHAN JHAVERI	25918	0.63	1	25918	0.63	1	0.00
22.	ANIRUDDH DARSHANBHAI	14532	0.36	:	14532	0.36	:	0.00
23.		13400	0.33	1	13400	0.33	;	0.00
24.	VAISHALI YOGESHKUMAR	5700	0.14	1	5700	0.14	1	0.00
25.	_	5100	0.12	1	5100	0.12	1	0.00
26.	VAISHALI VIRAL JHAVERI	2000	0.12	:	2000	0.12	;	0.00
27.	ILABEN YOGESHKUMAR	2850	0.07	1	2850	0.07	1	0.00
28.	— ·	1100	0.03	:	1100	0.03	:	00.00
29.		40000	0.98	;	40000	0.98	;	0.00
30.	MALVIKA DARSHANBHAI	3095	0.08	1	Last Year	Last Year they were classified as	assified as	0.08
31.	Anmol Anand Jhaveri	50	0.00	1		Public		0.00
	TOTAL	2687524	65.68		2684379	65.60	ł	0.08

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

Sr. no		Shareho beginning	Shareholding at the beginning of the year	Cumulative Shareholding during the year	eholding during /ear
		No. of shares	No. of shares % of total shares No. of shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year 01-04-2020	2684379	65.60	2684379	65.60
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):	l	ŀ	ŀ	I
	At the End of the year 31-03-2021	2687524	65.68	2687524	65.68

iv. Shareholding Pattern Of Top Ten Shareholders

No. of Shares	SR.NO	Shareholder's Name	Shareholding at the end of the year-2021	t the end of 2021	Shareholdin ye	Shareholding at the end of the year-2020
ANAND VIPINCHANDRA SHAH 598728 14.63 ANAND NAVINCHANDRA JHAVERI 281500 6.88 VIRAL ANILBHAI JHAVERI 220959 5.40 DARSHAN ASHOKBHAI JHAVERI 138750 3.39 KARTIKEYA SHASHANK SHAH 108270 2.64 INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY MINISTRY OF CORPORATE AFFAIRS 2.64 GITABEN VIPINCHANDRA SHAH 93763 2.56 SHASHANK INDULAL SHAH 93763 2.29 KUNAL SHASHANKBHAI SHAH 102200 2.49				% of total Shares of the company	No. of Shares	% of total Shares of the company
ANAND NAVINCHANDRA JHAVERI 281500 6.88 VIRAL ANILBHAI JHAVERI 221000 5.40 DARSHAN ASHOKBHAI JHAVERI 138750 5.40 KARTIKEYA SHASHANK SHAH 138750 3.39 ANILA ASHOKBHAI JHAVERI 108270 2.64 INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY 2.64 MINISTRY OF CORPORATE AFFAIRS 104700 2.56 GITABEN VIPINCHANDRA SHAH 93763 2.29 KUNAL SHASHANKBHAI SHAH 102200 2.49	1.	ANAND VIPINCHANDRA SHAH	598728	14.63	598728	14.63
VIRAL ANILBHAI JHAVERI 221000 5.40 DARSHAN ASHOKBHAI JHAVERI 220959 5.40 KARTIKEYA SHASHANK SHAH 138750 3.39 ANILA ASHOKBHAI JHAVERI 108270 2.64 INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY 2.64 MINISTRY OF CORPORATE AFFAIRS 104700 2.56 GITABEN VIPINCHANDRA SHAH 93763 2.29 KUNAL SHASHANKBHAI SHAH 102200 2.49	2.	ANAND NAVINCHANDRA JHAVERI	281500	6.88	281500	6.88
DARSHAN ASHOKBHAI JHAVERI2209595.40KARTIKEYA SHASHANK SHAH1387503.39ANILA ASHOKBHAI JHAVERI1333313.26INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY MINISTRY OF CORPORATE AFFAIRS2.64GITABEN VIPINCHANDRA SHAH1047002.56SHASHANK INDULAL SHAH937632.29KUNAL SHASHANKBHAI SHAH1022002.49	ю.	VIRAL ANILBHAI JHAVERI	221000	5.40	221000	5.40
KARTIKEYA SHASHANK SHAH1387503.39ANILA ASHOKBHAI JHAVERI1333313.26INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY2.64MINISTRY OF CORPORATE AFFAIRS1047002.56GITABEN VIPINCHANDRA SHAH937632.29KUNAL SHASHANKBHAI SHAH1022002.49	4	DARSHAN ASHOKBHAI JHAVERI	220959	5.40	220959	5.40
ANILA ASHOKBHAI JHAVERI 133331 3.26 INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY MINISTRY OF CORPORATE AFFAIRS GITABEN VIPINCHANDRA SHAH 93763 2.29 KUNAL SHASHANKBHAI SHAH 102200 2.49	5.	KARTIKEYA SHASHANK SHAH	138750	3.39	138750	3.39
INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY MINISTRY OF CORPORATE AFFAIRS GITABEN VIPINCHANDRA SHAH SHASHANK INDULAL SHAH KUNAL SHASHANKBHAI SHAH 102200 2.64 2.29 2.29	.9	ANILA ASHOKBHAI JHAVERI	133331	3.26	133331	3.26
GITABEN VIPINCHANDRA SHAH1047002.56SHASHANK INDULAL SHAH937632.29KUNAL SHASHANKBHAI SHAH1022002.49	7.	INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY MINISTRY OF CORPORATE AFFAIRS	108270	2.64	100020	2.44
SHASHANK INDULAL SHAH937632.29KUNAL SHASHANKBHAI SHAH1022002.491	8.	GITABEN VIPINCHANDRA SHAH	104700	2.56	104700	2.56
KUNAL SHASHANKBHAI SHAH 102200 2.49	<u>ა</u>	SHASHANK INDULAL SHAH	93763	2.29	93763	2.29
	10.	KUNAL SHASHANKBHAI SHAH	102200	2.49	102200	2.49

V. Shareholding of Directors and Key Managerial Personnel

Sr. No	Shareholder's Name	Shareholo	Shareholding at the end of the year2021	end of the	Sharehold	Shareholding at the end of the year2020	end of the	
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbere d to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbere d to total shares	% change in shareholdi shareholdi ng during the year
+i	ANAND VIPINCHANDRA SHAH	6,74,728	16.49	0.00	6,74,728	16.49	0.00	00.00
2.	VIRAL ANILBHAI JHAVERI	2,21,000	5.40	0.00	2,21,000	5.40	0.00	0.00
m.	DARSHAN ASHOKBHAI JHAVERI	2,20,959	5.40	0.00	2,20,959	5.40	0.00	0.00
4.	ANAND NAVINCHANDRA JHAVERI	2,81,500	6.88	0.00	2,81,500	6.88	0.00	0.00
Ŋ.	SHASHANK INDULAL SHAH	93,763	2.29	0.00	93,763	2.29	0.00	0.00
.9	NITA GIRISH SHAH	36,100	0.88	0.00	36,100	0.88	0.00	00.00
7.	KARTIKEYA SHASHANK SHAH	1,38,750	3.39	00.0	1,38,750	3.39	0.00	00.00
œ	ANIRUDDH DARSHANBHAI JHAVERI	14,532	0.36	00.0	14,532	0.36	0.00	0.00
9.	ASHOK CHANDRAKANT GANDHI	00.00	0.00	0.00	0.00	0.00	0.00	00.00
10.	SHRUJAL SUDHIRBHAI PATEL	00.00	0.00	0.00	0.00	00.0	0.00	00.00
11.	SHREYAS CHINUBHAI SHETH	0.00	0.00	0.00	0.00	0.00	0.00	00.00
12.	VINITA RAVIKUMAR BHATIA	0.00	0.00	0.00	0.00	00.0	0.00	0.00
	Total	1681332	41.085	00.0	1681332	41.085	0.00	00.00

INDEBTEDNESS

Indebtedness of the Company including interestout standing/accrued but not due for payment

	SecuredLoans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amountii) Interest due but not paidiii) Interest accrued but not	NIL	NIL	NIL	NIL
Total(i+ii+iii)	NIL	NIL	NIL	NIL
Change in Indebtedness during the financial year - Addition - Reduction	NIL	NIL	NIL	NIL
Net Change	NIL	NIL	NIL	NIL
Indebtedness at the end of the financial year				
 i) Principal Amount ii) Interest due but notpaid iii) Interest accrued but not due 	NIL	NIL	NIL	NIL
Total (i+ii+iii)	NIL	NIL	NIL	NIL

VI. REMUNERATION OF DIRECTORS AND KEYMANAGERIAL PERSONNEL

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

Gross salary	Sr. No.	ParticularsofRemuneration .		Nan	Name of MD/WTD/Manager	/ Manager	
iross salary a) Salary a) Salary as per provisions contained in a) Salary as per provisions contained in b) Value of perquisites u/s b) Value of perquisites u/s c) Profits in lieu of salary under section17(3) accome-tax Act, 1961 b) Profits in lieu of salary under section17(3) accome-tax Act, 1961 commercian commercian commission as % of profit commissio			DARSHAN JHAVERI	SHASHANK SHAH	ANAND JHAVERI	NITA SHAH	TOTAL AMOUNT
(a)Salary as per provisions contained in 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 StockOption SweatEquity Commission - as%ofprofit - others, please specify Others, please specify Ceiling as per the Act Ceiling as per the Act Colling a	1.	Gross salary					
(b)Value of perquisites u/s 17(2)Income-tax Act, 1961 (c)Profits in lieu of salary under section17(3) Income- tax Act,1961 StockOption SweatEquity Commission - as%ofprofit - Others, please specify Others, please specify Total(A) Ceiling as per the Act Colling as per the Act Total (A) Total (B) Total (C) Tota		(a)Salary as per provisions contained in section17(1) of the Income-tax Act, 1961	7,80,000	7,80,000	7,80,000	2,80,000	31,20,000
(c)Profits in lieu of salary under section17(3)(c)Profits in lieu of salary under section17(3)(c)Profits in lieu of salary under section17(3)StockOptionSweatEquity(commission - as%ofprofit - Others, specify(commission - as%ofprofit - Others, specifyOthers, please specify(colling as per the Act7,80,0007,80,000Total(A)7,80,0007,80,0007,80,000		(b)Value of perquisites u/s 17(2)Income-tax Act, 1961					
StockOption StockOption SweatEquity Commission - as%ofprofit - as%ofprofit - Others, please specify Total(A) Total(A) 7,80,000 7,80,000 Celling as per the Act Robbet 1,80,000 7,80,000		(c)Profits in lieu of salary under section17(3) Income- tax Act,1961					
SweatEquity Commission - as%ofprofit - Others, specify Others, please specify Total(A) Ceiling as per the Act SweatEquity Total(A) Total(A) Ceiling as per the Act	2.	StockOption					
Commission - as%ofprofit - Others, specify Others, please specify Total(A) Ceiling as per the Act Commission 7,80,000 7,80,000 7,80,000 7,80,000		SweatEquity					
Others, please specify 7,80,000 7,80,000 7,80,000 7,80,000 Ceiling as per the Act Ceiling as per the Act 2,80,000 7,80,000 7,80,000	4.						
Total(A) 7,80,000 7,80,000 7,80,000 7,80,000 Ceiling as per the Act Ceiling as per the Act 2,80,000 7,80,000	2.	Others, please specify					
Ceiling as per the Act	9.	Total(A)	7,80,000	7,80,000	7,80,000	7,80,000	31,20,000
		Ceiling as per the Act					

B. Remuneration to other directors:

SR. No.	Particulars of Remuneration		N	Name of Director			Total Amount
	<u>Independent Directors</u>	Mr. Ashok C. Gandhi	Mr. Shujal Patel	Mr. Shreyas Chinubhai Sheth	Mr. Kartikeya Shah	Mr. Aniruddh Jhaveri	
	 Fee for attending board committee meetings Commission Others, please specify 	1,40,000	1,10,000	1,00,000	1,00,000	80,000	5,30,000
	Total(1)	1,40,000	1,10,000	1,00,000	1,00,000	80,000	5,30,000
	Other Non-Executive Directors • Fee for attending board committee meetings • Commission • Others, please specify						
	Total(2)	ı					
	Total(B)=(1+2)	1,40,000	1,10,000	1,00,000	1,00,000	80,000	5,30,000
	Total Managerial Remuneration Over all Ceiling as per the Act						

C. RemunerationtoKeyManagerialPersonnelOtherThanMD/Manager/WTD

no.	D) 14 (D		1/ M		
	raitteniais oi Remuneration		ney manageriai Personnei	iai Personnei	
		СЕО	CFO	Company Secretary	Total
ij		ANAND V. SHAH	VIRAL JHAVERI	VINITA R. BHATIA	1
	Gross salary (a) Salary as per provisions contained in section17(1)of the Income-tax Act,1961	7,80,000	7,80,000	2,08,000	17,68,000
	(b) Value of perquisites u/s 17(2)Income- ax Act,1961				
	(c) Profits in lieu of salary under section 17(3)Income-tax Act,1961				
2.	Stock Option	ı	ı	ı	ı
e.	Sweat Equity	ı	ı	ı	ı
4	Commission - as % of profit -others, specify	ı	ı	ı	ı
5.	Others, please specify				
9.	Total	7,80,000	7,80,000	2,08,000	17,68,000

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

A. Company Penalty - - - Punishment - - - Compounding - - - Punishment - - - Compounding - - - C. OtherOfficersInDefault - - - Penalty - - - Punishment - - -	Section of Brief the description companies Act	Details of Denalty/ Punishment/Co mpounding fees imposed	Authority[RD /NCLT/Court]	Appeal made. If any(give details)
- - - - - - - - - -				
	1	-	1	-
		1	ı	1
ersInDefault		1	1	1
ersInDefault		-	1	1
ersInDefault		-	1	-
1 1		1	ı	ı
ent	nDefault			
-		-	1	1
		-	1	1
Compounding		-		-

Corporate Governance Report

The Directors present the Company's Report on Corporate Governance for the year ended March 31, 2021, in terms of Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Ahmedabad Steel Craft Limited is committed to the highest standards of Corporate Governance in all its activities.

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

Your Company believes in providing highest transparency and ethical value in Corporate Governance. Your Company also believes in taking into confidence all the stakeholders viz. Shareholders, Employees, Creditors, Customers etc. Your Company is committed to take the torch of Corporate Governance forward, so that every stakeholder of the Company synchronizes and synergies their efforts in their growth along with the growth of their Company.

Our Corporate Governance framework ensures that we make timely disclosures and share accurate information regarding our financials and performance, as well as disclosure related to leadership and governance of the Company.

As on 31st March, 2021, Paid up equity share capital of the Company is not exceeding rupees (ten) 10 crore and Net Worth is not exceeding rupees (twenty five) 25 crore, hence, the provisions of Regulation 15 of SEBI (LODR) is applicable and therefore corporate governance provisions as specified in regulations 17, 39[17A,] 18, 19, 20, 21,22, 23, 24, 40[24A,] 25, 26, 27 and clauses (b) to (i)41[and (t)] of sub-regulation (2) of regulation46 and para C, D and E of Schedule V shall not be applicable to the Company but as a good practice the management is fulfilling the most of the requirement of Corporate Governance Regulation to provide proper transparency in the affairs of the Company.

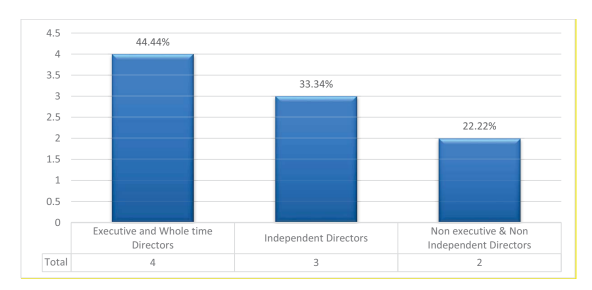
2. BOARD OF DIRECTORS

A. COMPOSITION OF BOARD AS ON 31ST MARCH, 2021

• The Board of Directors comprises of nine experts drawn from diverse fields/professions as on 31st March, 2021 as below

SR.	DIN	NAME	DESIGNATION
NO.			
1.	00022507	Ashok Chandrakant Gandhi	Chairman & Independent
			Director
2.	00489773	Darshan Ashokbhai Jhaveri	Managing Director
3.	00489833	Anand Navinchandra Jhaveri	Whole time Director
4.	00545449	Shashank Indulal Shah	Whole time Director
5.	03225876	Nitaben Girishchandra Shah	Whole time Director
6.	00009350	Shreyas Chinubhai Sheth	Independent Director
7.	02087840	Shrujal Sudhirbhai Patel	Independent Director
8.	01988972	Kartikeya Shashankbhai Shah	Non-Executive & Non-
			Independent Director
9.	08076497	Aniruddh Darshanbhai Jhaveri	Non-Executive & Non-
			Independent Director

• The 'Board of Directors' is constituted with appropriate combination of Executive Directors, Non-executive Directors, Independent Directors and Woman Director, as per the prevailing regulatory requirements. The Board is in conformity with the provisions of section 149 of the Companies Act, 2013 ("the Act") and regulation 17 of SEBI (LODR) regulations, 2015.



Key Managerial Personnel

SR.NO	NAME	DESIGNATION
1.	Anand Vipinchandra Shah	CEO
2.	Viral Anilbhai Jhaveri	CFO
3.	Vinita Ravikumar Bhatia	CS & Compliance Officer

The Board is in conformity with the provisions of section 149 of the Companies Act, 2013 ("the Act") and regulation 17 of SEBI (LODR) regulations, 2015.

- None of the Directors on the Board is a member of more than 10 committees or a Chairperson of more than 5 committees [as stipulated in Regulation 26(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations')] across all the Indian Public Companies, in which he/she is a Director.
- The names and categories of the Directors on the Board, their attendance at Board Meetings, last Annual General Meeting held during the year, number of directorships held by them in Indian Companies and committee chairmanship / membership held by them in Indian Public Companies are given below. For reckoning the maximum number of chairmanships / memberships in committees, only two committees viz. 'Audit Committee' and 'Stakeholders' Relationship Committee' of the Board are considered.

ATTENDANCE & DIRECTORS' DIRECTORSHIPS/COMMITTEE MEMBERSHIPS

In accordance with Regulation 26 of the Listing Regulations, none of the Directors are members in more than 10 committees excluding private limited companies, foreign companies and companies under Section 8 of the Companies Act, 2013 or act as Chairperson of more than 5 committees across all listed entities in which he/she is a Director. The Audit Committee and Stakeholders' Relationship Committee are only considered in computation of limits. Further all Directors have informed about their Directorships, Committee Memberships/Chairmanships including any changes in their positions. Relevant details of the Board of Directors as on March 31, 2021 are given below:

Name No. o Boar Meet Held 2020		ı FY	Attenda nce At The Last AGM	entity (Re Regulatio	ntities this listed fer	Committ Public Li Company including listed en Listed	mited y g this	No. Of Equity Shares Held On 31 st March,
	Held	Atte nde d		Direct or ship	Chairm anship	Memb ership	Chairm anship	2021
Mr. Ashok Gandhi	5	5	Yes	4	1	6	0	0
Mr. Darshan Jhaveri	5	5	Yes	1	0	2	0	220959
Mr. Shashank Shah	5	5	Yes	1	0	0	0	93763
Mr. Anand Jhaveri	5	5	Yes	1	0	0	0	281500
Mrs. Neetaben Shah	5	3	Yes	1	0	0	0	36100
Mr. Shreyas Sheth	5	5	Yes	1	0	0	0	0
Mr. Shrujal Patel	5	4	Yes	1	0	2	2	0
Mr. Kartikeya Shah	5	5	Yes	1	0	0	0	138750
Mr. Aniruddh Jhaveri	5	4	Yes	1	0	1	0	14532

Note:

- 1. Directorships exclude Private Limited Companies, Foreign Companies and Section 8 Companies.
- 2. Membership of Committee only includes Audit Committee and Stakeholders Relationship Committee in Indian Listed Public Limited companies

Relationship between the Directors inter-se

- Mr. Darshan Jhaveri is Father of Mr. Aniruddh Darshanbhai Jhaveri.
- Mr. Shashankbhai Shah is Father of Mr. Kartikeya Shashankbhai Shah.
- None of the other Directors are related to each other.

The names of the listed entities where the person is a director and the category of directorship

Sr. No.		Name	Indian Listed Companies	
			Name of the Company	Category of Directorship
1	Ashok	Chandrakant	Dishman Carbogen Amcis	Non-Executive -
	Gandhi		Limited.	Independent Director
			Aarvee Denims & Exports	Non-Executive -
			Limited.	Independent Director
			Ahmedabad Steelcraft	Non-Executive -
			Limited.	Independent Director-
				Chairperson
			Bloom Dekor Limited	Non-Executive -
				Independent Director

2	Shreyas Chinubhai Sheth	Ahmedabad Steelcraft	Non-Executive -
		Limited.	Independent Director
3	Shrujal Sudhirbhai Patel	Ahmedabad Steelcraft	Non-Executive -
		Limited.	Independent Director
4	Darshan Ashokbhai Jhaveri	Ahmedabad Steelcraft	Executive Director - MD
		Limited.	
5	Anand Navinchandra Jhaveri	Ahmedabad Steelcraft	Executive Director - WTD
		Limited.	
6	Shashank Indulal Shah	Ahmedabad Steelcraft	Executive Director - WTD
		Limited.	
7	Nitaben Girishchandra Shah	Ahmedabad Steelcraft	Executive Director - WTD
		Limited.	
8	Kartikeya Shashankbhai	Ahmedabad Steelcraft	Non-Executive-
	Shah	Limited.	Non-Independent Director
9	Aniruddh Darshanbhai	Ahmedabad Steelcraft	Non-Executive-
	Jhaveri	Limited.	Non-Independent Director

3. BOARD & INDEPENDENT DIRECTORS' MEETING

Board Meetings

The Board meets at regular intervals to discuss and decide on business strategies/policies and review the financial performance of the Company and its subsidiaries. The Board Meetings are pre-scheduled and a tentative annual calendar of the Board Meeting is circulated to the Directors well in advance to facilitate them to plan their schedules accordingly. In case of business exigencies, the Board's approval is taken through circular resolutions. The circular resolutions are noted at the subsequent Board Meeting.

The notice and detailed agenda along with the relevant notes and other material information are sent in advance separately to each Director and in exceptional cases tabled at the Meeting with the approval of the Board. This ensures timely and informed decisions by the Board. The Board reviews the performance of the Company vis-à-vis the budgets/targets.

Minimum four prescheduled Board meetings are held every year (one meeting in every calendar quarter). Additional meetings are held to address specific needs, if any, of the Company. During the Financial Year 2020-21, the Board of Directors met Five (5) times i.e., on **29/06/2020**, **18/08/2020**, **04/11/2020**, **09/02/2021**, **25/03/2021**. The maximum gap between any two consecutive meetings was less than 120 (one hundred and twenty) days, as stipulated under Section 173(1) of the Act, and Regulation 17(2) of the Listing Regulations and the Secretarial Standard by the Institute of Company Secretaries of India.

Independent Directors' Meeting

Board Meeting and Meeting of Independent Directors in terms of Regulation 29(1), 25(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and schedule IV (Section 149) of the Companies Act, 2013 was scheduled 25/03/2021.

BOARD SUPPORT

The Company Secretary attends the Board Meetings and advises the Board on Compliances with applicable laws and governance.

4. FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS

An appropriate Induction Programme for new Directors and ongoing familiarisation with respect to the business/working of the Company for all Directors is a major contributor for meaningful Board level deliberations and sound business decisions.

In Compliance with the requirement of the Listing Agreement with the Stock Exchanges, the Company has formulated Familiarization Programme for Independent Director. The said Programme aims to provide to the Independent Directors an insight into the Company's functioning, and to help them understand its business in depth so as to help them contribute significantly during the deliberations in the Board/Committee meetings.

Further, on an ongoing basis as a part of Agenda of Board/Committee Meetings, presentations are regularly made to the Independent Directors on various matters covering the Company's business and Operations, Industry and Regulatory updates, Strategy, Finance, Risk Management framework, etc.

At the time of appointing a Director, a formal Letter of Appointment is given to him/her, which explains the role, function, duties and responsibilities expected of him as a Director of the Company. The details of the familiarisation programme for Directors are available on the Company's website, viz. www.steelcraft.co.in

5. POLICY ON BOARD DIVERSITY

The Company has over the years had eminent persons from diverse fields as Directors on its Board. Pursuant to the applicability of the revised Listing Agreement, 'Policy on Board Diversity' was formulated by the Company. The Board Diversity Policy sets out the necessity and the approach towards achieving diversity in the Board of Director

The Company believes that benefits of a professional Board that possesses a balance of skills, experience, and expertise will enhance the decision making power of the Board which in turn will benefit the stakeholders of the Bank.

6. CODE OF BUSINESS CONDUCT AND ETHICS

The Company has adopted a policy on Code of Conduct and Ethics for the Board Members and Senior Management Personnel. The same has also been posted on the website of the Company viz. www.steelcraft.co.in. A declaration by the Managing Director affirming the compliance on the Code of Conduct applicable to the Board Members and the Senior Management Personnel for the Financial Year 2020-21 forms part of this report.

7. COMMITTEES OF THE BOARD

The Board of Directors have constituted Board Committees to deal with specific areas and activities which concern the Company and requires a closer review. The Board Committees are formed with approval of the Board and function under their respective Charter. These Committees play an important role in the overall Management of day-to-day affairs and governance of the Company. The Board Committees meet at regular intervals and take necessary steps to perform its duties entrusted by the Board. The Minutes of the Committee Meetings are placed before the Board for noting. The Board at present has Three (3) committees viz.

- A. Audit Committee,
- B. Nomination and Remuneration Committee and
- C. Stakeholders Relationship Committee.

The Board fixes the terms of reference of committees and also delegates powers from time to time.

A. AUDIT COMMITTEES.

(i) Composition

The Audit Committee consists of three Directors, two of them are Independent Director. The committee is headed by. Mr. Shrujal S. Patel (DIN: 02087840), an Independent Director. Other Members of the Committee include Ashok C. Gandhi, Independent Director & Darshan A Jhaveri, Executive Director. All the member of the Audit Committee are financially literate.

(ii) Audit Committee Charter

The Audit Committee provides the Board with additional assurance as to the adequacy of the Company's internal control systems and financial disclosures. The Audit Committee acts as a link between the Management, Statutory Auditors, Internal Auditors and the Board of Director. The composition, powers and functions of the Audit Committee meet the requirements of the Listing Regulations and Section 177 of the Companies Act, 2013.

(iii) Meetings

The Audit Committee met four times during the year under review 29/06/2020, 18/08/2020, 04/11/2020, 09/02/2021, Table below gives the composition and attendance record of Audit Committee.

Audit Committee attendance during the Financial Year 2020-21

Name of	DIN	Status	Category	No.Of	No. of	Sitting
The				Meeting	Meeting	fees
Member				Held	Attended	(Rs)
Shrujal	02087840	Chairman	Independent	4	3	30,000
S. Patel			_			
Ashok C.	00022507	Member	Independent	4	4	40,000
Gandhi			_			
Darshan	00489773	Member	Managing	4	4	
A Jhaveri			Director			

(iv) Attendees:

The Audit Committee invites such of the executive, as it considers appropriate to be present at its meetings. The Statutory Auditor and Internal Auditor are also invited to these meetings.

(v) The terms of reference of the Audit Committee

The terms of reference and the role of the Audit Committee is to overview the accounting systems, financial reporting and internal controls of the Company. The powers and role of Audit Committee are as set out in the Listing Regulation

and Section 177 of the Companies Act, 2013. All the recommendations of the Audit Committee were noted by the Board of Director

B. NOMINATION AND REMUNERATION COMMITTEE:

(i) Composition:

The Nomination and Remuneration Committee was constituted by the Board with 3 Directors, All are Independent Director. Nomination and Remuneration Committee is headed by Mr. Shrujal Patel (DIN: 02087840). The Composition of Nomination and Remuneration Committee is in accordance with the provisions of Section 178(1) of the Companies Act, 2013 and Regulation 19 of the Listing Regulations.

Composition of the Committee is given below:

Name of the Director	Status	Category
Shrujal Patel (DIN:02087840)	Chairperson	Independent Director
Ashok C. Gandhi (DIN: 00022507)	Member	Independent Director
Shreyas Chinubhai Sheth (DIN:00009350)	Member	Independent Director

(ii) Brief description of terms of reference

- a. To identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the Board their appointment and/or removal
- b. To carry out evaluation of every Director's performance
- c. To formulate the criteria for determining qualifications, positive attributes and independence of a Director, and recommend to the Board a policy, relating to the remuneration for the Directors, key managerial personnel and other employees
- d. To formulate the criteria for evaluation of Independent Directors and the Board
- e. To decide whether to extend or continue the term of appointment of Independent Director, on the basis of the report of performance evaluation of independent directors.
- f. To devise a policy on Board diversity
- g. To recommend/review remuneration of the Managing Director(s) and Whole-time Director(s) based on their performance and defined assessment criteria
- h. To recommend to the board, all remuneration, in whatever form, payable to senior management.
- To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable;

(iii) Meetings

The Committee has met once during the year on 26th June, 2020.

(iv) The details of meetings held and attended by its members are given below:

Name of Director	Designation	Number	Number of Meetings		
Name of Director	Designation	Held	Attended		
Ashok C. Gandhi	Independent	1	1		
(DIN: 00022507)	Director	1	1		
Shrujal Patel	Independent	1	1		
(DIN:02087840)	Director	1	1		
Shreyas Chinubhai Sheth	Independent	1	1		
(DIN:00009350)	Director	1	1		

(v) Nomination and Remuneration Policy

The composition of the Executive Directors comprises of fixed component. The compensation is determined based on the remuneration prevailing in the industry and the performance of the Company. The remuneration package of the Executive Directors is periodically reviewed and suitable revision is recommended to the Board and Committee. The Non-executive Directors are paid sitting fees for attending meetings of Board/Committee.

(vi) Details of sitting fees paid to the Non-Executive Directors for attending Board and Committee Meetings for the year ended on 31stMarch, 2021:

Name of the Non-Executive Director	Amount (₹)
Ashok C. Gandhi (DIN: 00022507)	1,40,000
Shrujal S. Patel (DIN:02087840)	1,10,000
Shreyas Chinubhai Sheth (DIN:00009350)	1,00,000
Kartikeya Shashankbhai Shah(DIN: 01988972)	1,00,000
Aniruddh Darshanbhai Jhaveri (DIN: 08076497)	80,000

(vii) The Remuneration paid to the Whole-time Directors/Managing Directors and CEO & CFO during the year is as follows:

Name of the Director	Designation	Salary
DARSHAN A. JHAVERI(DIN: 00489773)	Managing Director	7,80,000
ANAND N. JHAVERI(DIN: 00489833)	Whole-time Director	7,80,000
SHASHANK I. SHAH(DIN: 00545449)	Whole-time Director	7,80,000
NITA G. SHAH(DIN: 03225876)	Whole-time Director	7,80,000
ANAND V. SHAH	CEO	7,80,000
VIRAL A. JHAVERI	CFO	7,80,000

There were no severance fees or stock option plan for the Executive/Non-executive Director The appointment of Whole-time Directors is made for a period

of 5 years on the terms and conditions contained in the respective resolutions passed by the members in the General Meetings.

C. STAKEHOLDERS RELATIONSHIP COMMITTEE:

(i) Composition

The committee consists of the following Directors:

Name of Director	Designation
Shrujal S. Patel (DIN: 02087840)	Chairman
Darshan A. Jhaveri(DIN:00489773)	Member
Aniruddh Darshanbhai Jhaveri (DIN: 08076497)	Member

(ii) Stakeholders Relationship Committee Meetings

During the period from 1st April, 2020 to 31st March, 2021 Stakeholders relationship committee Meetings were held on

SR.NO	QUARTER	MEETING
1.	1	08/09/2020
2.	1	14/10/2020
3.	1	26/10/2020
4.	1	20/11/2020
5.	1	04/12/2020
6.	1	09/02/2021
7.	2	16/03/2021

(iii) The Details of Meetings held and attended by its members are given below:

Name of Director	Designation	Number of Meetings	
		Held	Attended
Shrujal S. PatelDIN: 02087840)	Chairman	7	7
Darshan A. Jhaveri(DIN:00489773)	Member	7	7
Aniruddh D. Jhaveri (DIN: 08076497)	Member	7	7

(iv) Name and Designation of Compliance Officer:

Vinita Ravikumar Bhatia

(Maiden Name: Vinita Bansilal Bhojwani) Company Secretary and Compliance Officer

Email-Id for Investor Grievances: cs@steelcraft.co.in

(v) Report on number of shareholder complaints received and resolved by the Company during the year ended 31stMarch, 2021

No. of complaints pending as on 1st April, 2020	0
No. of complaints identified and reported during FY 2020-21	0
No. of Complaints disposed of during the year ended 31st March, 2021	0
No. of pending complaints as on 31st March, 2021	0

D. Corporate Social Responsibility Committee (CSR)

The Company is not falling within the criteria of Section 135 of the Companies Act, 2013 and hence the Company is not required to form CSR committee.

8. CRITERIA OF MAKING REMUNERATION TO NON-EXECUTIVE DIRECTORS

With changes in the corporate governance norms brought by the Companies Act, 2013 as well as the SEBI (Listing Obligation Disclosure Requirement) Regulation 2015, the role of Non-Executive Directors (NED) and the degree and quality of their engagement with the Board and the Company has undergone significant changes over a period of time. The Company is being hugely benefited from the expertise, advice and inputs provided by the NEDs. They devote their valuable time in deliberating on the strategic and critical issues in the course of the Board and Committee meetings of the Company and give their valuable advice, suggestion and guidance to the management of the Company from time to time. Levels of remuneration to the NEDs are determined such that they attract, retain and motivate directors of the quality and ability required to run the Company successfully.

Under the SEBI (Listing Obligation Disclosure Requirement) Regulation 2015, requires every company to publish its criteria of making payments to NEDs in its annual report. Alternatively, this may be put up on the company's website and reference may be drawn thereto in its annual report. Section 197 of the Companies Act, 2013 and Regulation 17(6)(a) of SEBI (Listing Obligation Disclosure Requirement) Regulation 2015 require the prior approval of the shareholders of a company for making payment to its NEDs. In keeping with the above, any fee/remuneration payable to the NEDs of the Company shall abide by the following:

• Sitting Fee:

Such director(s) may receive remuneration by way of fee for attending meetings of the Board or Committee thereof or any other meeting as required by Companies Act, 2013, SEBI (Listing Obligation Disclosure Requirement) Regulation 2015 or other applicable law or for any other purpose whatsoever as may be decided by the Board;

• Commission:

Under the Companies Act, 2013, Section 197 allows a company to pay remuneration to its NEDs either by way of a monthly payment or at a specified percentage of the net profits of the company or partly by one way and partly by the other. Further, the section also states that where the company has either managing director or whole-time director or manager, then a maximum of 1% of its net profits can be paid as remuneration to its NEDs. In case there is no managing director or whole-time director or manager, then a maximum of 3% of

net profit can be paid. Thus, the basis of payment to the NEDs is the net profit of the Company.

Within the parameters prescribed by law, the payment of sitting fees and commission will be recommended by the NRC and approved by the Board. However the Company is however not obligated to remunerate its NEDs.

• Payment to Independent Directors:

An independent director shall not be entitled to any stock option and shall receive Sitting fees for attending meetings of the Board or Committee thereof or any other meeting as required by Companies Act, 2013, SEBI (Listing Obligation Disclosure Requirement) Regulation 2015 or other applicable law as amended from time to time. Further they may also be paid / reimbursed such sums incurred as actuals for travel, incidental and / or actual out of pocket expenses incurred by such Director / Member for attending Board / Committee Meetings.

9. BOARD EVALUATION

During the year, the Board adopted a formal mechanism for evaluating its performance and as well as that of its Committees and individual Directors, including the Chairman of the Board. The exercise was carried out through a structured evaluation process covering various aspects of the Boards functioning such as composition of the Board & committees, experience & competencies, performance of specific duties & obligations, governance issues etc. Separate exercise was carried out to evaluate the performance of individual Directors including the Board Chairman who were evaluated on parameters such as attendance, contribution at the meetings and otherwise, independent judgment, safeguarding of minority shareholders interest etc.

The evaluation of the Independent Directors was carried out by the entire Board and that of the Chairman and the Non-Independent Directors were carried out by the Independent Directors. The Directors were satisfied with the evaluation results, which reflected the overall engagement of the Board and its Committees with the Company.

10.SKILLS/EXPERTISE/ COMPETENCE OF THE BOARD OF DIRECTORS OF THE COMPANY

Your Board aims to be comprised of Directors with the appropriate mix of skills, experience, expertise and diversity relevant to the Company's business and the Board's responsibilities. The objectives of the skills matrix adopted by the Board are to:

- Identify the skills, knowledge, experience and capabilities that are considered to be desirable by Board as a whole, in order for the Board to fulfill its role and in light of the Company's strategic direction;
- Ascertain the current skills, knowledge, experience and capabilities of the Board, and provide the incumbent Directors with an opportunity to reflect upon and discuss the current composition of the Board; and
- Identify any gaps in skills or competencies that can be addressed in future Director Appointments.

Your Board considers the following key skills set out in the matrix collectively, which it considered to be desired of the Board of Ahmedabad Steelcraft Limited:

68

Board skills and experience

S1 - Industry expertise (Telecommunication and	Satell	ite Te	echno	ologie	es)				
S2 - Executive leadership and Board experience									
S3- Expertise in financial matters									
S4- Corporate Governance									
S5- Strategy & Risk Management;									
S6- Health, safety, environment and sustainability									
S7- M&A/Capital Markets;									
S8- Sales, Marketing and Market Strategy;									
Board Competency Matrix:									
Board of Directors	S1	S2	S 3	S4	S5	S6	S7	S8	
Mr. Ashok Chandrakant Gandhi	1	1	1	1	1	1	1	1	
Mr. Shreyas Chinubhai Sheth	1	1	1	1	1	1	1	1	
Mr. Shrujal Sudhirbhai Patel	1	1	1	1	1	1	1	1	
Mr. Darshan Ashokbhai Jhaveri	1	1	1	1	1	1	1	1	
Mr. Anand Navinchandra Jhaveri	1	1	1	1	1	1	1	1	
Mr. Shashank Indulal Shah	1	1	1	1	1	1	1	1	
Mrs. Nitaben Girishchandra Shah	-	1	-	1	1	1	-	-	
Mr. Kartikeya Shashankbhai Shah	1	1	1	1	1	1	1	1	
Mr. Aniruddh Darshanbhai Jhaveri	1	1	1	1	1	1	1	1	

The current composition of your Company's Board includes directors with core industry experience and has all the key skills and experience set out above.

11.DISCLOSURES:

(i) Related party transactions

As per Regulation 24 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. There were no materially significant related party transactions, which had potential conflict with the interests of the Company at large. The transactions with related parties are disclosed in the Notes on Accounts in the Financial Statements as at $31^{\rm st}$ March, 2021.

The Company has laid down a policy for dealing with Related Party Transactions. The Policy on Related Party Transactions can be accessed on the Company's website at www.steelcraft.co.in

(ii) Details of non-compliance etc.,

There have not been any Non-Compliance by the Company in general and no penalties or strictures imposed on the Company by Stock Exchanges, SEBI or any statutory authority, on any matter related to capital markets, during the last three year, except Non Compliance for F.Y. 2018-19 - Regulation 6 of SEBI (LODR), Regulations, 2015 which was compiled on 01/02/2019 by appointment of Whole time Company Secretary/Compliance Officer.

The Queries raised by the Stock Exchange has been resolved satisfactorily & there are nil.

The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) During the year under review.

Sr. No.	Action taken by	Details of violation	Details of action taken E.g. fines, warning letter,	Observations/ remarks of the Practicing
			debarment, etc.	Company
				Secretary, if any.
NIL				

(iii) Accounting Standards

The Company has followed the accounting standards in the preparation of its financial statements.

(iv) Whistle Blower Policy

The Board of Directors of the Company had adopted the Whistle Blower Policy and appointed a designated person. Employees can report to the Management concerned unethical behaviour, act or suspected fraud or violation of the Company's Code of Conduct Policy.

The Audit Committee reviews periodically the functioning of Whistle Blower mechanism.

No employee has been denied access to the Audit Committee. A copy of the Whistle Blower Policy is also hosted on the website of the Company: www.steelcraft.co.in

The designated person had not received any complaint during the Financial Year ended 31st March, 2021.

Email-Id for designated person: ascsteelad1@gmail.com

(v) Risk Management

We have an integrated approach to managing risks inherent in various aspects of our business.

(vi) Subsidiary Companies

The Company do not have any material unlisted subsidiaries in India.

(vii) CEO and CFO certification

As required by Regulation 17(8) of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, the CEO and CFO certification was submitted to the Board.

(viii) Proceeds from public issues, rights issues, preferential issues etc.

During the year ended 31^{st} March, 2021, there were no proceeds from public issues, rights issues, preferential issues, etc.

(ix) Management's discussion and analysis

The Management's discussion and analysis report forms part of this Annual Report and is provided elsewhere in this report.

(x) Details of compliances with mandatory requirements and adoption of the non-mandatory requirements of this Regulation

The company has complied with all the mandatory requirements of the Regulation 27of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Separate persons to the post of chairman and Managing Director and reporting of internal auditor to the audit committee have been from non-mandatory requirements.

(xi) Details about familiarization of programme

Senior Management Personnel of the company make presentations to the Board Members on a periodical basis, briefing them on the operation of the Company, plans, strategy, risks involved, new initiatives, etc. and seek their opinions and suggestions on the same. Also, the directors briefed on their specific responsibilities and duties that may arise from time to time. Any new director who joins the Board is presented with a brief background of the Company , its operations and is informed of the important policies of the Company including the Code of Conduct for prevention of Insider Trading , Policy on related party transactions, Policy on Remuneration, Policy on material events as per Regulation 30 of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, Policy on material events as per Regulations and Disclosure Requirements) Regulations, 2015, Policy on material subsidiaries, Whistle Blower Policy , Risk Management Policy and Corporate Social Responsibility Policy.

(xii) Determination of Material Related Party Transactions

In terms of Regulation 24 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors has adopted a policy to determine Related Party Transactions.

(xiii) Disqualification of Directors

As on March 31, 2021, none of the Directors of the Company was disqualified under Section 164(2) of the Companies Act, 2013.

(xiv) Discretionary requirements under Listing Regulations:

The Company has complied with all the discretionary requirements of Corporate Governance stipulated under Part E of Schedule V of the Listing Regulations. Certificate to this effect has been issued by M/s Nautam R Vakil & CO., Chartered Accountants and the same has been incorporated in the Annual Report.

12. COMPLIANCE WITH DISCRETIONARY REGULATIONS UNDER SEBI REGULATIONS

The status on the Compliance with the discretionary requirements in the SEBI Regulations is as under:

- i) The Company endeavours to remain in a regime of unqualified statements.
- ii) The Chairman of the Board is a Non-Executive Director and his position is separate from that of the Managing Director and CEO.
- iii) The Internal Auditor reports directly to the Audit Committee.

iv) The Company hosted its Quarterly/Annual Financial Results on its Website which is accessible to the public at large. Besides this, the financial results are published in the newspapers, apart from being reported on the websites of the Stock Exchanges. Therefore, the Company does not find it expedient to send individual communications to the Shareholders regarding significant events and financial performance every half year.

13. CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

In accordance with the requirements of the Securities and Exchange Board of India (Prohibition of Insider Trading Regulations, 2015, the Company has formulated a comprehensive Code of Conduct for Prevention of Insider Trading in securities of the Company.

The Insider Trading Code is applicable to Promoters, Directors, Designated Employees, Connected Persons and to their immediate relatives as defined under Clause 2(1)(f) of the SEBI (Prohibition of Insider Trading Regulations, 2015) and to any other person in possession of or having access to the Unpublished Price Sensitive Information.

The Company has subscribed to the Employees Self Service Module (ESS Module), a fully automated web based portal for enabling compliances prescribed under the Insider Trading Code of the Company read with SEBI(Prohibition of Insider Trading Regulations, 2015)

(i) Quarterly Results

The quarterly and half-yearly financial results and the annual audited financial results are published normally in the Financial Express and Indian Express.

(ii) Other Information

The Company has its own website <u>www.steelcraft.co.in</u> wherein other related information is available. Information can be communicated through e-mail at ascsteelad1@gmail.com.

14. GENERAL BODY MEETINGS

i. Details of Last Three Annual General Meetings Held

The Annual General Meetings (AGMs) of the Company have been held at the following places in the last three year

For the	Venue	Day & Date	Time
Year			
2020	Through Video Conferencing (VC) /	27-08-2020	12:00 Noon
	Other Audio Visual Means (OAVM)		
2019	Sports Club Of Gujarat, Stadium,	22-08-2019	12.00 Noon
	Ahmedabad		
2018	Sports Club Of Gujarat, Stadium,	19-09-2018	12.00 Noon
	Ahmedabad		

15. MEANS OF COMMUNICATION TO SHAREHOLDERS

- i) The Un-audited quarterly/ half yearly results are announced within forty-five days of the close of the quarter. The audited annual results are announced within sixty days from the closure of the financial year as per the requirement of the Listing Regulations.
- ii) The approved financial results are forthwith sent to the Stock Exchanges and are published in Indian Express and Financial Express, within forty-eight hours of approval thereof. Presently the same are not sent to the shareholders separately.
- iii) The Company's financial results and official press releases are displayed on the Company's Website- www.steelcraft.co.in.
- iv) Any presentation made to the institutional investors or/and analysts are also posted on the Company's website.
- v) Management Discussion and Analysis report forms part of the Annual Report, which is sent to the shareholders of the Company.
- vi) The quarterly results, shareholding pattern, quarterly compliances and all other corporate communication to the Stock Exchanges viz. BSE Limited are filed electronically. The Company has complied with filing submissions through BSE's BSE Listing Centre.
- vii)A separate dedicated section under "Shareholder Communication", on the Company's website gives information on unclaimed dividends, shareholding pattern, quarterly/half yearly results and other relevant information of interest to the investors / public.
- viii) SEBI processes investor complaints in a centralized web based complaints redressal system i.e. SCORES. Through this system a shareholder can lodge complaint against a company for his grievance. The Company uploads the action taken on the complaint which can be viewed by the shareholder. The Company and shareholder can seek and provide clarifications online through SEBI.
- ix) The Company has designated the email id: cs@steelcraft.co.in for investor relation, and the same is prominently displayed on the Company's website www.steelcraft.co.in

16. SHAREHOLDER INFORMATION

i. Annual General Meeting for the Financial Year 2020-21

Day, Date and Time	21st September, 2021	
	Tuesday	
	12.00 Noon	
Mode	Video Conferencing (VC) / Other Audio	
	Visual Means (OAVM)	
Financial Year	April 1, 2020 To March 31, 2021	

ii. Tentative Calendar for Financial Year ending March 31, 2022

The tentative dates for Board Meetings for consideration of quarterly financial results are as follows:

First Quarter Results	On or before the 14 th of August 2021.	
Second Quarter & Half Yearly Results	On or before 14 th November, 2021.	
Third Quarter & Nine-months ended	On or before 14th February, 2022.	
Results		
Fourth Quarter & Annual Results	On or before last week of May 2022.	

iii. Book Closure

Opening Date: 15 th September, 2021	Closing Date: 21st September, 2021
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iv. Dividend

Due to covid -19, Company wants to conserve the reserves and as there is no profitability, it has been decided not to recommend Dividend by the Directors of the Company for the year under review.

Dividend History for the last 10 Financial Years

The Table below highlights the history of Dividend declared by the Company in the last 10 Financial Years:

Sr. No.	Financial Year	Amount declared per share
1.	2010-11	₹ 1.00 (10%)Dividend
2.	2011-12	₹ 1.00 (10%)Dividend
3.	2012-13	₹ 1.00 (10%)Dividend
4.	2013-14	₹ 1.00 (10%)Dividend
5.	2014-15	Nil
6.	2015-16	₹ 0.75 (7.5%)Dividend
7.	2016-17	₹ 0.50 (5%)Dividend
8.	2017-18	₹ 0.50 (5%)Dividend
9.	2018-19	₹ 0.50 (5%)Dividend
10.	2019-20	Nil

Receipt of dividend through Electronic mode

Shareholders can opt for receiving dividend credit facility directly into their accounts by way of updating their Bank Account details with the Depository Participant (DP) in case the shares are held in demat mode or with the Registrar and Share Transfer Agent viz. Link Intime India Pvt Ltd. In case the shares are held in physical form.

To avail of this facility, shareholders can approach their DPs or send a request letter to the Registrar and Share Transfer Agent, viz. Link Intime India Pvt Ltd. Duly signed by the shareholder mentioning particulars of Bank Account, Folio Number and attaching Self attested Copies of PAN card, Residence proof (Not older

than two months), cancelled cheque leaf along with signature attestation letter from their Bank.

Unclaimed Dividend

Section 124 of the Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), mandates that companies transfer dividend that has remained unclaimed for a period of seven years from the unpaid dividend account to the Investor Education and Protection Fund (IEPF). Further, the Rules mandate that the shares on which dividend has not been paid or claimed for seven consecutive years or more be transferred to the IEPF.

The following table provides a list of years for which unclaimed dividends and their corresponding shares would become eligible to be transferred to the IEPF on the dates mentioned below

Year	Dividend per	Date of	Due date for
	share	declaration	transfer
2013-14	₹ 1.00 (10%)	04-09-2014	09-10-2021
2014-15	Nil		
2015-16	₹ 0.75 (7.5%)	08-09-2016	13-10-2023
2016-17	₹ 0.50 (5%)	04-09-2017	09-10-2024
2017-18	₹ 0.50 (5%)	19-09-2018	24-10-2025
2018-19	₹ 0.50 (5%)	22-08-2019	02-08-2026

In order to educate the shareholders and with an intent to protect their rights, the Company also sends regular reminders to shareholders to claim their unclaimed dividends / shares before it is transferred to IEPF. Shareholders may note that both the unclaimed dividends and corresponding shares transferred to IEPF, including all benefits accruing on such shares, if any, can be claimed from IEPF following the procedure prescribed in the Rules. No claim shall lie in respect thereof with the Company.

Dividend remitted to IEPF

Financial Year	Date of declaration	Date of transfer to IEPF	Amount transferred to IEPF
2010-11	28-09-2011	26/09/2019	152,513
2011-12	21-09-2012	06/11/2019	177,973
2012-13	22-08-2013	07/10/2020	1,80,997

Shares transferred to IEPF

During the year, the Company transferred 8250 (F.Y. 2012-13) shares on October 22, 2020 due to dividend remained unclaimed for seven consecutive years, in accordance with IEPF rules.

v. Listing on Stock Exchanges

Stock Exchange on which	The BSE Limited	
Company's equity shares are listed		
Address of the Stock Exchanges	P.J Towers , Dalal Street, Fort, Mumbai	
Listing Fees	₹3,54,000/-	
The Stock Code of the Company	522273	
The ISIN for Company's Equity	INE868C01018	
Shares in Demat Form		
Depositories Connectivity	CDSL/NSDL	

vi. Stock Market Data

Monthly high and low quotations and volume of shares traded on the Bombay

Stock Exchange Limited

Month	BSE			
	High(Rs)	Low (Rs)	No of Shares Traded	
April,2020	-	-	-	
May, 2020	-	-	-	
June, 2020	9.48	9.01	351	
July, 2020	9.50	8.60	951	
August, 2020	8.65	8.65	2,802	
September, 2020	12.63	12.63	4,608	
October, 2020	14.00	14.00	563	
November, 2020	15.50	13.70	830	
December, 2020	14.00	13.95	610	
January,2021	15.33	15.20	3,968	
February,2021	16.80	16.00	7,100	
March,2021	16.00	14.45	14,147	

vii. Registrar and Transfer Agent

Link-in Time India Private Limited 506-508, 5th Floor, Amarnath Business Center-I (ABC-I) Besides Gala Business Center, Nr. St.Xavier's College Corner

Off C.G. Road, Navrangpura, Ahmedabad-380009

Email: ahmedabad@linkintime.com

viii. Share Transfer System

Share Transfers are processed and Share Certificates duly endorsed are delivered within a period of seven days from the date of receipt, subject to documents being valid and complete in all respects. The Company obtains from a Company Secretary in Practice half-yearly certificate of compliance with the share transfer formalities as required under Regulation 40(9) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and file a copy of the said certificate with Stock Exchanges

Standardization and simplification of procedure for transmission of securities

In Compliance with the guidelines issued by SEBI regarding standardization and simplification of procedures for transmission of securities, the Company's Board has empowered the Share Transfer Committee for approving transmission of securities held in physical mode for market value of securities of upto₹ 10,00,000/- (Rupees Ten Lakhs only) subject to completion of simplified documentation procedure prescribed by SEBI.

ix. Distribution of Shareholding and Shareholding Pattern as on 31.03.2021

Distribution of Shareholding

No of Shares held	No of Shareholders
1 - 500	2466
501-1000	79
1001-2000	40
2001-3000	15
3001-4000	10
4001-5000	13
5001-1,0000	19
10001 and Above	50
Total	2692

Table: Shareholding Pattern

Category		No of Shares	% Shareholding
A.	<u>Promoters</u>	2687524	65.68
В.	<u>Public</u>		
	 Individuals 	1151248	28.14
	• FIIs/NRIs/OCBs	67357	1.65
	Bodies Corporate	29447	0.72
	• HUF	33086	0.81
	• IEPF	108270	2.65
	Clearing Members	9997	0.24
	Office Bearers	5071	0.12
Tota	l(A+B)	40,92,000	100.00

x. Status of Dematerialisation of shares

As on 31st March, 2021, all except 1,87,553 equity shares of the Company are held in dematerialised form. The breakup of the equity shares held in dematerialised and physical form as on 31st March, 2021 is as follows:

Particulars	No. of shares
NSDL	25,49,905
CDSL	13,54,542
Physical	1,87,553
Total	40,92,000

xi. Outstanding GDRs/ADRs/Warrants or any Convertible Instruments, conversion date and likely impact on equity

The Company has not issued any GDRs/ADRs There were no outstanding convertible warrants as on 31^{st} March, 2021.

17. SHARE CAPITAL AUDIT

Pursuant to Regulation 40(9) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 (Clause 47 (c) of the erstwhile Listing Agreement), the Practicing Company Secretary has examined the records relating to Share Transfer Deeds, Registers, and other related documents on a half yearly basis and has certified compliance with the provisions of the above clause. The Certificates are forwarded to the Stock Exchange where the shares are listed.

As required by SEBI, Share Capital Audit is conducted by a Practicing Company Secretary on a quarterly basis for the reconciliation of the total admitted Equity Share Capital with the Depositors in the physical form with the total Issues/Paid up Capital of the Company. The Auditors Certificate in this regard has been submitted to BSE Limited.

18. CONSOLIDATION OF FOLIOS

Shareholders holding shares in different Folios but in identical names are requested to get their shareholdings consolidated into one folio by requesting the Bank/Registrar for the same. The request may please be accompanies with Proof of Identity and the Share Certificates.

19. REDRESSAL OF INVESTORS GRIEVANCES

In order to service the investors in an efficient manner and to attend to their grievances, the Company has constituted 'Investors Service Cell' at it's under mentioned Office at Ahmedabad. Members are requested to contact:

20.MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS AND FINANCIAL CONDITION.

The Company is engaged in trading of angles and most of the operational activities in trading is through export.

The Company has also contributed in capital of Limited Liability Partnership(s) engaged in real estate business. The substantial part of the profit of the Company is from the profit sharing from this Limited Liability Partnership(s) most of which are engaged in real estate business.

A. Financial Analysis

The Financial Statements have been prepared in accordance with the guideline as laid out in the Companies Act, 2013 and Generally Accepted Accounting Principles (GAAP) in India. The management of Ahmedabad Steel Craft Limited accepts responsibility for the integrity and objectivity of these Financial Statements. The Financial Statements reflect in a true and fair manner, the form and substance of transactions, and reasonably present the Company's state of affairs and profits for the year.

a) Operational Performance

The Company maintained steady growth during the year with exports contributing in a major way.

b) Business Outlook

The trading activities of the Company mostly comprises of export of angles which are subject to Government policies and other Global factor which has direct effect on the operational activities of trading. However the Company has proved its image in global market and has enough capacity to face the uneven situation in the course of its operation which is within its control.

The Company has also made capital contribution in Limited Liability Partnership engaged in real estate and may independently start this activities, considering the fact that the demand for private capital for real estate investment and supporting infrastructure has increased enormously. This is due to great migration to the cities, growing population and swelling middle class creating the urge for more urban real estate. Real Estate as an asset class is changing fast. Mega real estate manager are emerging, which are building and investing in real estate on an epic scale, yet small specialist manager are also playing significant part. The landscape is becoming more wide spread and complex with the wider range of risk and return then ever, plus new drivers of value. However high energy prices, climate change and Government Regulations may impact and disturb the real estate economy but future is far better as gradually the real estate sector will be reshaped and would play greater role in financial ecosystem, in part moving into space left by the bank.

The management is however optimist once the policies of Government in respect of revenue in Real Estate are implemented which will enhance the Profitability of the Company. The Management is also willing to explore the domestic market which is mainly with regard to mild stream window section. The Domestic market will get boost once the steel policy by the Government is executed giving various Incentives for Local traders and manufacturers of Steel Industry. Besides that the implementation of Goods and Service Tax will help in improving the margins of the Company.

Financial Condition

1. Share Capital

At present Company have only one class of shares-equity shares of ₹10/- each, par value. The paid up capital on 31.03.2021 is ₹ 4,09,20,000

2. Reserves and Surplus

The change in reserves and surplus represents transfers from the profits derived during the year after making provisions for taxation and equity dividend.

3. Loan Funds

The Company has not taken long terms/short term loans during the year 2020-21.

4. Deferred Tax

The deferred tax liability pertains to difference in the depreciation claimed in the books and tax purposes.

5. Fixed Assets

Particulars	As of March 3	31 (Amount ₹)
	2021	2020
Office at 637 & One42	3,75,14,164	3,75,14,164
Motor cars	71,22,350	71,22,350
Air Conditioner	12,77,563	12,77,563
Furniture	64,46,002	64,46,272
Office equipment	358,963	2,95,672
Computer	80,280	80,280
Less: Accumulated depreciation	1,08,79,516	89,32,645
Net block	4,19,19,806	4,38,16,588

6. Investments

The surplus fund of the Company is regularly invested in the securities fetching higher rate of return.

7. Sundry Debtors

Sundry Debtors amounts to ₹ 154,46,025 at the end of the year as compared to ₹ 222,91,289 for the Previous Year.

8. Cash and cash equivalents

The Company is operating with one Bank and the surplus funds if any are parked with them in Profitable Instruments. For meeting certain statutory requirements the Company is maintaining current accounts. The Company's cash and cash equivalents is as follows.

Particulars	2021	2020
Cash and cash equivalents	2,262,465	22,78,147
Other Bank Balance	17,485,306	164,88,680
Total	1,97,47,771	1,87,66,827

9. Loans and Advances

The Company has not advanced any Loans & Advances to any party. However the outstanding of Loans and Advances to Light works LLC is reflected in the Balance Sheet. During the year no such advances have been given.

10.Current Liability

Sundry Creditors represents the amount due at the end of the year for the goods purchased for trading and other working expenses. Sundry Creditors for services and expenses represent the amount due and payable for various expenses including the accrued salaries and other benefits of the employees.

11. Provisions

Provisions represent provisions made for taxation, dividend, gratuity, leave encashment etc. Taxation provisions are shown net of advance tax for the years for which the assessments are pending.

B. Others

Internal control systems and adequacy

The company is committed to maintaining an effective system of internal control.

The Company functions with well-defined budgets and has an effective management information system to enable the management to regularly review actual performance. The Company has also put in place a well-defined organization structure, clear authority levels and internal guidelines for conduction of business transactions.

To achieve full effectiveness, the scope of the internal audit function has an unrestricted range of coverage of the organizations operations and the internal auditor was given sufficient authority to access such records, assets and personnel as are necessary for proper fulfilment of his responsibilities. The Audit Committee of the Board of Directors reviews the Internal Audit Reports at regular intervals and suggests implementation of best practices based on observations therein.

For, Ahmedabad Steel Craft Limited

Date: 29.06.2021 Place: Ahmedabad Darshan A. Jhaveri Managing Director (DIN: 00489773) Anand N. Jhaveri Whole-time Director (DIN: 00489833)

MANAGING DIRECTOR'S DECLARATION ON CODE OF BUSINESS CONDUCT AND ETHICS

To,
The Members
AHMEDABAD STEEL CRAFT LIMITED,
Ahmedabad

As provided under Regulation 26 (3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, this is to certify that all Board Members and Senior Management Personnel have affirmed compliance with the Code of Business Conduct and Ethics applicable to them for the Financial Year 2020-21.

For, Ahmedabad Steel Craft Limited

Date: 29.06.2021 Darshan A. Jhaveri Place: Ahmedabad Managing Director (DIN: 00489773)

COMPLIANCE CERTIFICATE UNDER REGULATION 17(8) Under SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

With the undersigned CEO & CFO certify that:

- A. We have reviewed Financial Statements for the quarter ended 31st March,2021 and to the best of our knowledge and belief:
 - (1) These statements do not contain any material untrue statement or omit any material fact or contain statements that might be misleading;
 - (2) These statements together present a true and fair view of the listed entity's affairs and are in Compliance with existing accounting standards, applicable laws and regulations.
 - B. There are, to the best of our knowledge and belief, no transactions entered into by the listed entity during the year which are fraudulent, illegal or violative of the listed entity's code of conduct.
 - C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the listed entity pertaining to the financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
 - D. We have indicated to the Auditors and the Audit Committee
 - (1) Significant changes in internal control over financial reporting during the year;
 - (2) Significant changes in accounting policies during the year and that the same have been disclosed in the notes to the Financial Statements; and
 - (3) Instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financial reporting.

For, Ahmedabad Steelcraft Limited

Date: 29.06.2021

Place: Ahmedabad Viral Jhaveri Anand Shah
CFO CEO

CERIFICATE TO THE MEMBERS OF AHMEDABAD STEELCRAFT LIMITED ON CORPORATE GOVERNANCE FOR FINANCIAL YEAR 2020-21 BY PRACTICING COMPANY SECRETARY

- 1. We have examined the Compliance of conditions of Corporate Governance by **AHMEDABAD STEELCRAFT LIMITED** ("the Company") for the year ended on March 31, 2021. Pursuant to the Regulation 15(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 2. The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 3. We have examined the relevant records of the Company in accordance with the Guidance Generally Accepted Auditing Standards in India, to the extent relevant, and as per the Guidance Note on Certification of Corporate Governance issued by the Institute of Company Secretaries of India.
- 4. In our opinion and to the best of our information and according to our examination of the relevant records and 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 during the year ended March 31, 2021.
- 5. We 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.

Restriction on use:

This Certificate is issued solely for the purpose of complying with the aforesaid Regulations and may not be suitable for any other purpose.

Place: Ahmedabad For, D.N. Motwani and Co. Date: 30/06/2021 Company Secretaries

UDIN: A005016C000552651

D.N. Motwani (Proprietor) (ACS NO. 5016) (C.P. No.2431)

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members of
Ahmedabad Steel Craft Limited
N.T. 604 ONE-42 Complex,
Bh. Ashok Vatika, Nr. Jayantilal Park BRTS
Ambli Bopal Road,
Ahmedabad – 380058

We have examined the relevant registers, records, forms, returns and disclosures received from the **Directors** of Ahmedabad Steel Craft Limited having CIN: L27109GJ1972PLC011500 and having registered office situated at N.T. 604 ONE-42 Complex, B/h Ashok Vatika, Nr. Jayantilal Park BRTS, Ambli Bopal Road, Ahmedabad -380058 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Sr.	Name of Director	DIN	Date of Appointment in Company
No.			
1.			
2.	Mr. Ashok Chandrakant Gandhi	00022507	10/06/1994
3.	Mr. Darshan Ashokbhai Jhaveri	00489773	29/06/1995
4.	Mr. Anand Navinchandra Jhaveri	00489833	20/03/1995
5.	Mr. Shashank Indulal Shah	00545449	21/09/2012
6.	Mrs. Nitaben Girishchandra Shah	03225876	03/09/2015
7.	Mr. Shreyas Chinubhai Sheth	00009350	29/05/2018
8.	Mr. Shrujal Sudhirbhai Patel	02087840	24/07/2018
9.	Mr. Kartikeya Shah	01988972	17/05/2019
10.	Mr. Aniruddh Jhaveri	08076497	17/05/2019

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

Place:Ahmedabad Date: 30/06/2021

UDIN: A005016C000552563

For, D.N. Motwani and Co. Company Secretaries

> D.N. Motwani (Proprietor) (ACS NO. 5016) (C.P. No.2431)

Independent Auditor's Report

To

The Members of Ahmedabad Steel Craft limited,

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Ahmedabad Steel Craft Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2021, and the Statement of Profit and Loss (including other comprehensive income), Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, and profit (including other comprehensive income), changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

We have determined that there are no key audit matters to communicate in our report.

Other Information

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the financial statements and our auditors' report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Financial Statements:

The Company's management and Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the state of affairs, profit / loss (including other comprehensive income), changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the 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 and Board of Directors are 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.

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

Auditors' Responsibility for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on

the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extend 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 purpose of our audit.
 - b) in our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
 - c) the Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
 - d) in our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with relevant rules issued thereunder.
 - e) on the basis of written representations received from the directors as on March 31, 2021, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2021, from being appointed as a director in terms of Section 164(2) of the Act.
 - f) with respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B" and
 - 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 litigations which would impact its financial position.
- II. The Company did not have any long-term contract including derivative contracts for which there were any material foreseeable losses; hence the company need not make any provision.
- III. There were no amounts which were required to be transferred to the investor education and protection fund by the Company.

For, NAUTAM R VAKIL & CO. Chartered Accountants (FRNO:106980W)

Place : Ahmedabad Dated : 29/06/2021

UDIN: 21102443AAAAEY2730

MANAN VAKIL (Partner)

Membership No.:102443

Annexure-A to the Auditor's Report

The Annexure referred to in Independent Auditors' Report to the members of the Company on the financial statements for the year ended as on March 31, 2021, we report that:

- (a) The Company has maintained proper records showing full particulars including quantitative details and situation of its fixed assets.
 - (b) The Company has a regular programme of physical verification of its fixed assets by which fixed assets of the Company have been physically verified by the Management and no material discrepancies have been noticed on such verification. In our opinion, the frequency of verification is reasonable.
 - (c) According to the information and explanation given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
- ii) The physical verification of inventory has been conducted at reasonable intervals by the Management during the year and no material discrepancies were noted in the same.
- iii) The Company has not granted any unsecured loan to companies, firm, limited liability partnerships or other parties covered in the register maintained under Section 189 of the Act. Thus paragraph 3(iii) (a) to (c) of the order is not applicable to the Company.
- iv) In our opinion, and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 with respect to the loans and investments made.
- v) The Company has not accepted any deposits from the public.
- vi) The Central Government has not specified the maintenance of cost records under section 148(1) of the Act for any of the products rendered by the Company.
- vii) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/accrued in the books of account in respect of undisputed statutory dues including Provident Fund, Income Tax, Good and Service Tax, duty of Customs, cess and other material statutory dues have been regularly deposited during the year by the Company with the appropriate authorities.

According to the information and explanations given to us, no undisputed amounts payable in respect of Provident Fund, Income tax, Goods and Service Tax, duty of Customs, cess and other material dues were in arrears as of March 31, 2021 for a period of more than six months from the date they become payable.

- (b) According to the information and explanations given to us, there are no dues of Income tax, Goods and Service tax, duty of Customs, which have not been deposited with the appropriate authorities on account of any dispute.
- viii) The Company has not defaulted in repayment of any loans or borrowings taken from financial institution, bank and government and has not issued any

debentures. Hence reporting under clause 3 (viii) of the Order is not applicable to the Company.

- ix) The Company has not raised any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3 (ix) of the order is not applicable to the Company.
- x) According to the information and explanation given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- xi) According to the information and explanations give to us and based on our examination of the records of the Company has paid / provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with schedule V of the Act.
- xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, paragraph 3(xii) of the order is not applicable.
- xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- xv) According to the information and explanation given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the paragraph 3(xv) of the order is not applicable.
- xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

For, NAUTAM R VAKIL & CO. Chartered Accountants (FR NO: 106980W)

Place: AHMEDABAD Date: 29/06/2021

UDIN: 21102443AAAAEY2730

MANAN VAKIL (Partner) Membership No. :102443

Annexure B to the independent Auditor's Report

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

We have audited the internal financial controls over financial reporting of **Ahmedabad SteelCraft Limited** ("the Company") as of March 31, 2021 in conjunction with our audit of the 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 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 judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the 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. Acompany's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2)provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, ordisposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants ofIndia.

For, NAUTAM R VAKIL & CO. Chartered Accountants (FR NO: 106980W)

Place : Ahmedabad Dated : 26/06/2021

UDIN: 21102443AAAAEY2730

MANAN VAKIL (Partner) Membership No.:102443

CIN NO.:- L27109GJ1972PLC011500

604 North Tower,One-42 Complex ,B/h.Ashok Vatika,Nr.Jayantilal Park BRTS,Ambli Bopal Road,Ahmedabad - 380 058

BALANCE SHEET AS AT 31ST MARCH, 2021

(Amount in Rupees)

			(Amount in Rupee
Particulars	Note No	As at	As at
		31-03-2021	31-03-2020
ASSETS			
Non Current Assets			
Property, Plant and Equipment	А	41,946,275	43,853,58
Financial Assets			
Investments	В	148,587,936	134,978,4
Loans and Advances	С	18,397,854	19,198,50
Other Non Current Assets	D	5,691,900	5,691,9
other Non-earrent Assets		3,031,300	3,031,3
Current assets			
Inventories	E	-	18,1
Financial Assets			
Trade Receivables	F	15,446,025	22,291,2
Cash and Cash Equivalents	G	2,262,465	2,278,1
Other Bank Balnces	Н	17,485,306	16,488,6
Loans and Advances	1	8,287,835	8,314,4
Other Current Assets	J	4,611,779	3,536,2
TOTAL A	SSETS	262,717,375	256,649,3
FOURTY AND LIABILITIES			
EQUITY AND LIABILITIES			
Equity Foreign Share Conited	K	40 020 000	40.030.0
Equity Share Capital	L	40,920,000	40,920,0
Other Equity		214,747,694	207,258,7
Liabilities			
Non Current Liabilities			
Deferred Tax Liabilities (Net)	М	2,298,684	3,391,5
Financial Liabilities	l N	1,177,464	-
Other Non-Current Liabilities	О	316,841	-
Current Liabilities			
Financial Liabilities			
Trade Payables	Р		
Due to Micro,Small and Medium		-	-
Due to Others		1,907,638	3,151,6
Other Current Liabilities	Q	1,349,054	1,927,4
TOTAL EQUITY AND LIAB	ILITIES	262,717,375	256,649,3
The accompanying notes form an integral part of the financ	ial statements		
As per our report of even date			
For NAUTAM R. VAKIL & CO.		For, AHMEDABAD S	TEELCRAFT LTD.
Chartered Accountants			
Firm Regn No. 106980W)			
		Ashok C Gandhi	
DARAMAN VAICUS		Chairman (DIN:000	22507)
(MANAN VAKIL)			
Partner			
Memb.No. 102443)		Darshan A Jhaveri Managing Director ((DIM-00/180772)
Date: 29-06-2021		ivialiaging Director ((בייוע:יייטן (בייויטן אווט
Place : Ahmedabad			
JDIN: 21102443AAAAEY2730		Anand V Shah	
55111. E110ETTS/NAME (E/ 50		Chief Executive Offi	cer
		Cilier Executive Offi	CCI

Viral A Jhaveri Chief Financial Officer

Vinita Bhatia Company Secretary Place : Ahmedabad Date: 29-06-2021

CIN NO.:- L27109GJ1972PLC011500

604 North Tower, One-42 Complex ,B/h. Ashok Vatika, Nr. Jayantilal Park BRTS, Ambli Bopal Road, Ahmedabad - 380 058

STATEMENT OF PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED ON 31ST MARCH, 2021

(Amount in Rupees)

Particulars		Note No	For the year ended	For the year Ended
			31.03.2021	31.03.2020
Revenue from Operations		R	19,362,451	70,565,767
Other Income		S	10,961,689	10,758,460
Total Income			30,324,140	81,324,227
Expenses				
Purchase of Stock-In-Trade		Т	16,329,280	57,071,744
Changes in Inventories of Finished Goods, and Stock-In-Trade	!	U	18,110	(18,110)
Employee Benefits Expense		V	7,719,147	9,874,659
Finance Cost		W	128,408	60,281
Depreciation and Amortisation Expense		А	1,970,334	1,804,989
Other Expenses		Х	7,511,967	19,602,860
Total Expenses			33,677,246	88,396,423
Profit / (Loss) Before Exceptional Items and Tax			(3,353,106)	(7,072,196)
Exceptional Items			-	-
Profit /(Loss) Before Tax			(3,353,106)	(7,072,196)
Tax Expense				
(1) Current Tax			-	-
(2) Deferred Tax		М	(1,092,831)	2,002,580
Profit/(Loss) for the year	(A)		(2,260,275)	(9,074,776)
Other Comprehensive Income				
A (i) Items that will not be reclassified to profit or loss			10,471,271	(7,733,451)
(ii) Income tax relating to items that will not be reclassified	to profit or loss		, ,	, , , ,
B (i) Items that will be reclassified to profit or loss	·		(263,085)	30,018
(ii) Income tax relating to items that will be reclassified to p	profit or loss		` ′ ′	,
Total Other Comprehensive Income for the year	(B)		10,208,186	(7,703,433)
Total Comprehensive Income for the year	(A+B)		7,947,911	(16,778,209)
Earnings Per Equity Share (Face value of Rs. 10 each)				
(1) Basic			(0.55)	(2.22)
(2) Diluted			(0.55)	(2.22)
The accompanying notes form an integral part of the financia	l statements			

As per our report of even date

For NAUTAM R. VAKIL & CO.

Chartered Accountants

(Firm Regn No. 106980W)

(MANAN VAKIL)

Partner

(Memb.No. 102443)

Date: 29-06-2021 Place: Ahmedabad

UDIN: 21102443AAAAEY2730

For, AHMEDABAD STEELCRAFT LTD.

Ashok C Gandhi

Chairman (DIN:00022507)

Darshan A Jhaveri

Managing Director (DIN:00489773)

Anand V Shah

Chief Executive Officer

Viral A Jhaveri Chief Financial Officer

Vinita Bhatia Company Secretary

Place : Ahmedabad Date : 29-06-2021

CIN NO.:- L27109GJ1972PLC011500

604 North Tower, One-42 Complex ,B/h. Ashok Vatika, Nr. Jayantilal Park BRTS, Ambli Bopal Road, Ahmedabad - 380 058

CASH FLOW STATEMENT FOR THE YEAR ENDED ON 31ST MARCH, 2021

(Amount in Rupees)

7,947,911 1,970,334 128,408 (1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988) (1,092,831)	For the year ended 31st March, 2020 (16,778,209) 1,804,989 60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
7,947,911 1,970,334	(16,778,209) 1,804,989 60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
1,970,334 128,408 (1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	(16,778,209) 1,804,989 60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
1,970,334 128,408 (1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	1,804,989 60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
1,970,334 128,408 (1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	1,804,989 60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
128,408 (1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
128,408 (1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	60,281 (1,316,584) (1,955,978) 7,733,451 (30,018)
(1,210,738) (2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	(1,316,584) (1,955,978) 7,733,451 (30,018)
(2,903,998) (781,502) (10,471,271) 263,085 (3,650,451) (458,988)	(1,955,978) 7,733,451 (30,018)
(781,502) (10,471,271) 263,085 (3,650,451) (458,988)	7,733,451 (30,018)
(10,471,271) 263,085 (3,650,451) (458,988)	7,733,451 (30,018)
263,085 (3,650,451) (458,988)	7,733,451 (30,018)
(3,650,451) (458,988)	
(458,988)	/7 122 E07\
	(7,123,587)
(1,092,831)	1,510,526
	2,002,580
(18,207,952)	2,685,660
(10,260,041)	(14,092,549)
18,110	(18,110)
6,845,264	(2,809,172)
(1,075,544)	(769,852)
26,588	(1,911,430)
,	.,,,,
(1,243,986)	2,114,290
(578,354)	57,307
316,841	,
,	-
(5,951,122)	(17,429,516)
(, , ,	, , ,
458,989	(1,510,526.00)
	956,181
	(1,226,929)
	(55,623,339)
	60,466,627
	30,266,975
	(18,750,000)
-	20,133,848
441,659	30,157
	(50,000)
	(60,988)
(63,021)	(30,200,233)
781,502	1,955,978
3,650,451	7,123,587
	1,316,584
1,210,738	14,827,922
	781,502 3,650,451 2,645,000

Particulars	For the year ended 31st March, 2021	For the year ended 31st March, 2020
C. Cash flow from financing activities		
Dividend paid	-	(2,046,000)
Tax on Equity Dividend	-	(420,561)
Finance cost	(128,408)	(60,281)
Net cash flow generated/ (used in) Financing Activities (C)	(128,408)	(2,526,842)
Net increase/(decrease) in Cash and cash equivalents (A+B+C)	(15,682)	(5,128,436)
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year *	2,278,147 2,262,465	7,406,583 2,278,147
Components of Cash & Cash Equivalents (refer note G)		
(a) Cash on hand	37,751	422,110
(b) Balances with banks		
(i) In current accounts	2,224,714	1,856,037
(ii) In deposit accounts	-	-
	2,262,465	2,278,147

Note: The Statement of Cash Flows has been prepared under the Indirect method as set out in Ind AS 7 on Statement of Cash Flows notified under Section 133 of The Companies Act 2013, read together with Paragraph 7 of the Companies (Indian Accounting Standard) Rules 2015 (as amended)

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

For, AHMEDABAD STEELCRAFT LTD.

For NAUTAM R. VAKIL & CO. Chartered Accountants (Firm Regn No. 106980W)

Ashok C Gandhi

Chairman (DIN:00022507)

(MANAN VAKIL)
Partner

(Memb.No. 102443) Darshan A Jhaveri
Managing Director (DIN:00489773)

Date: 29-06-2021 Place: Ahmedabad

UDIN: 21102443AAAAEY2730

Anand V Shah Chief Executive Officer

Viral A Jhaveri Chief Financial Officer

Vinita Bhatia Company Secretary

Place : Ahmedabad Date : 29-06-2021

CIN NO.:- L27109GJ1972PLC011500

604 North Tower,One-42 Complex ,B/h.Ashok Vatika,Nr.Jayantilal Park BRTS,Ambli Bopal Road,Ahmedabad - 380 058 STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED ON 31st MARCH, 2021

(A) EQUITY SHARE CAPITAL

	As at 31st	As at 31st
Particulars	March,2021	March,2020
Balance as at the beginning of the year	40,920,000 -	40,920,000
Balance as at the end of the year	40,920,000	40,920,000

(B) OTHER EQUITY

		Reserv	es & Surplus		Other	Total
					Comprehens	
					ive Income	
Particulars	Retained	General	Foreign	Security	Equity	
	Earnings	reserves	Currency	Premium	Instrument	
			Translation		through OCI	
Balance as on 01.04.2020	164,480,995	20,000,000	6,793,836	21,920,000	(5,936,060)	207,258,771
Addition/(deduction) during the year	104,460,333	20,000,000	(458,988)	21,320,000	(3,330,000)	(458,988)
Profit For the year	(2,260,275)		(430,300)		_	(2,260,275)
,	(2,260,273)				10 471 271	, ,
Other Comprehensive Income	(203,063)				10,471,271	10,208,186
Prior Period Loss						-
Dividend						-
Dividend Distribution Tax						-
Balance as on 31.03.2021	161,957,635	20,000,000	6,334,848	21,920,000	4,535,211	214,747,694
Balance as on 01.04.2019	175,992,314	20,000,000	5,283,310	21,920,000	1,797,391	224,993,015
Addition/(deduction) during the year			1,510,526			1,510,526
Profit For the year	(9,074,776)					(9,074,776)
Other Comprehensive Income	30,018				(7,733,451)	(7,703,433)
Dividend	(2,046,000)					(2,046,000)
Dividend Distribution Tax	(420,561)					(420,561)
Balance as on 31.03.2020	164,480,995	20,000,000	6,793,836	21,920,000	(5,936,060)	207,258,771

The accompanying notes form an integral part of the standalone financial statements

As per our report of even date For NAUTAM R. VAKIL & CO. **Chartered Accountants** (Firm Regn No. 106980W)

For, AHMEDABAD STEELCRAFT LTD.

(MANAN VAKIL)

(Memb.No. 102443)

Date: 29-06-2021 Place : Ahmedabad

UDIN: 21102443AAAAEY2730

Ashok C Gandhi Chairman (DIN:00022507)

Darshan A Jhaveri

Managing Director (DIN:00489773)

Anand V Shah **Chief Executive Officer**

Viral A Jhaveri **Chief Financial Officer**

Vinita Bhatia **Company Secretary**

Place: Ahmedabad Date: 29-06-2021

NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON 31-03-2021 AHMEDABAD STEELCRAFT LIMITED

PROPERY, PLANT AND EQUIPMENT NOTE NO.- A

INAME OF ASSETS OPENING ADDI (i) TANGIBLE ASSETS 12,324,940 OFFICE AT 637 12,324,940 OFFICE AT ONE 42 25,189,224 MOTOR CARS 7,122,350	ASSETS ADDITIONS R	.,						NET BLOCK	NET BI OCK
ETS BLOCK BLOCK 12,324,940 12,324,940 25,189,224 25,189,224					DEPRICIAT	DEPRICIATION FUND		NEI DEOCE	MEI BLOCK
BLOCK ETS 12,324,940 25,189,224 7,122,350		DISPOSALS/	CLOSING	OPENING	DEP.	SALES/RETIRE	CLOSING	OF ASSET	OF ASSET
1 2		RETIREMEN	BLOCK	BALANCE	FOR YEAR	MENT	BALANCE	ON 31/03/2021	ON 31/03/2020
1 2 2									
2 2									
2			12,324,940	1,962,479	205,716	1	2,168,195	10,156,745	10,362,461
5									
			25,189,224	300,488	398,828	1	699,316	24,489,908	24,888,736
		1	7,122,350	3,424,590	845,780	1	4,270,370	2,851,980	3,697,760
AIRCONDITIONER 1,277,563		1	1,277,563	775,509	63,525	1	839,034	438,529	502,054
FURNITURE 2,207,451			2,207,451	2,107,995	12,888	1	2,120,883	86,568	99,456
FURNITURE - ONE42 OFFICE 4,238,821		270	4,238,551	34,201	402,670	1	436,871	3,801,680	4,204,620
OFFICE EQUIPMENT 295,672	63,291	1	358,963	259,366	21,350	1	280,716	78,247	36,306
COMPUTER 80,280			80,280	55,091	10,064	'	65,155	15,125	25,189
(ii) INTANGIBLE ASSETS									
SOFTWARE 49,932	'	1	49,932	12,926	9,513		22,439	27,493	37,006
TOTAL 52,786,233	63,291	270	52,849,254	8,932,645	1,970,334		10,902,979	41,946,275	43,853,588
PREVIOUS YEAR 22,586,000 30,3	30,200,233	1	52,786,233	7,127,656	1,804,989	1	8,932,645	43,853,588	15,458,344

NOTES:

(1) DEPRICIATION ON THE ASSETS HAS BEEN PROVIDED AS PER THE STRAIGHT LINE METHOD IN ACCORDANCE WITH THE RATES SPECIFIED IN THE SCHEDULE II TO THE COMPANIES ACT 2013 AND ROUNDED OFF TO THE NEAREST RUPEE.

(2) DEPRECIATION ON ADDITION HAS BEEN PROVIDED ON PRO RATA BASIS.

AHMEDABAD STEELCRAFT LTD. NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON 31-03-2021

NOTE NO.- B NON CURRENT INVESTMENT

CULARS CUOTED UNQUOTED UNQUOTED NAQUOTED NA	31/03/20 UNQUOT Rs - 487, - 487,847	Rs Rs 7 487,847.00 1 250.00	QUOTED Rs	31/03/2020 UNQUOTED Rs	TOTAL
LARS QUOTED UNQUOTED IMENTS - 487,847 EACH FULLY PAID UP) - 487,847 S\$ 1 EACH FULLY PAID UP) - 487,847.00 S\$ 1 EACH FULLY PAID UP) - 250 ULLY PAID UP) - 250.00 SDAT COST - 250.00 SDAT FVTOCI - 250.00	- 487,847	Rs Rs	Rs Rs	UNQUOTED	TOTAL
MENTS Rs Rs EACH FULLY PAID UP) - 487,847 S\$ 1 EACH FULLY PAID UP) - 487,847.00 LOLY PAID UP) - 487,847.00 SD AT COST - 250 ULLY PAID UP) - 250 SD AT FVTOCI - 250.00	- 487,847 - 487,847 - 25(487,847		Rs	Rs
EACH FULLY PAID UP) 5\$ 1 EACH FULLY PAID UP) S\$ 1 EACH FULLY PAID UP) JMENTS OF ASSOCIATES - 487,847.00 - 487,847.00 - 250 ULLY PAID UP) DLLY PAID UP) - 250.00	487,847	487,847			
EACH FULLY PAID UP) \$\frac{5}{2}\$ 1 EACH FULLY PAID UP) \$\frac{5}{2}\$ 1 EACH FULLY PAID UP) \$\frac{1}{2}\$ AT COST \$\frac{1}{2}\$ COST \$1	487,847	487,847			
EACH FULLY PAID UP) S\$ 1 EACH FULLY PAID UP) S\$ 1 EACH FULLY PAID UP) DIMENTS OF ASSOCIATES - 487,847.00 - 487,847.00 - 250 ULLY PAID UP) - 250.00 DAT FVTOCI	487,847	487,847			
EACH FULLY PAID UP) - 487,847.00 S\$ 1 EACH FULLY PAID UP) - 487,847.00 SD AT COST - 250 ULLY PAID UP) - 250.00 SD AT FVIOCI - 250.00	487,847	487,84	-	487,847.00	487,847.00
\$\$ 1 EACH FULLY PAID UP) - 487,847.00 IMENTS OF ASSOCIATES - 487,847.00 ID AT COST - 250 ULLY PAID UP) - 250.00 ID AT FVTOCI - 250.00	487,847	487,847	1		
Particol	487,847	487,847	1		
COST -	25(25(487,847.00	487,847.00
250 250 250	250	25(
ULLY PAID UP) - 250	25(25(1	250	250
				000	000
(iii) INVESTMENT IN SHARES VALUED AT FVTOCI			1	250.00	250.00
SELAN EXPLORATION TECH. LTD 736,725	36,725	736,725	372,350	1	372,350.00
(5500 EQUITY SHARES OF R 10 EACH FULLY PAID UP)					
THAMBI MODERN SPG. MILLS LTD 5,896	5,896	5,896	958′5	1	5,856.00
(800 EQUITY SHARES OF RS 10 EACH FULLY PAID UP)					
VLS FINANCE LTD 245,700	45,700	245,700	96,450	1	96,450.00
(3000 EQUITY SHARES OF RS 10 EACH FULLY PAID UP)					
			627.00		00 627 60
TANI DAGGE LID		'	72,423	1	92,423.00
APL APOLLO TUBES LTD			49,866		49,866.00
EXIDE INDUSTRIES LTD		•	67,642	1	67,642.00

		31/03/2021			31/03/2020	
PARTICULARS	QUOTED	UNQUOTED	TOTAL	QUOTED	UNQUOTED	TOTAL
	Rs	Rs	Rs	Rs	Rs	Rs
GRAVITA INDIA LTD	1	1		44,321	1	44,321.00
CROMPTION GREAVES CONS ELEC - GREEN FUND	1	1	1	26,100	1	26,100.00
CROMPTION GREAVES CONS ELEC - APJ20	1	1		48,024	1	48,024.00
GARWARE TECHNICAL FIBERS LTD	1	1		26,856	1	26,856.00
GMR INFRASTRUCTURE LTD	1	1		7,358	1	7,358.00
HIL LTD	1	1		40,963	1	40,963.00
						1
HIL LTD APJ20	1	1		18,906	1	18,906.00
GALAXY SURFACTANT LTD	1	1		30,640	1	30,640.00
UNIAAADADI CDECIALITY CHEMICALS ITD CDEEN FLIND				007 10		00 902 70
TIINADANI SPECIALITI CHEMICALS LID GREEN FOND	ı	ı		74,730	ı	24,730.00
HIMADARI SPECIALITY CHEMICALS LTD	1	1		25,592		25,592.00
HIND OIL EXP LTD	1	1		25,715	1	25,715.00

		31/03/2021			31/03/2020	
PARTICULARS	QUOTED	UNQUOTED	TOTAL	QUOTED	UNQUOTED	TOTAL
	Rs	Rs	Rs	Rs	Rs	Rs
				r		
ICICI SECURITIES LTD	1		•	55,290	1	55,290.00
INTELLECT DESIGN ARENA LTD	1	1		18,496	1	18,496.00
J B CHEMICALS & PHARMA LTD	1	1		12,725	1	12,725.00
KEC INTERNATIONAL LTD	1	ı		34,689	1	34,689.00
KEC INTERNATIONAL LTD GREEN FUND				27,825	1	27,825.00
MAHINDRA EPC IRRIGATION LTD	ı	1		47,212	1	47,212.00
MOLD TEK PACKAGING LTD	-	1	•	65,164	-	65,164.00
MUTHOOT FINANCE LTD				39,855	1	39,855.00
NAVIN FLUORINE INTNL LTD	1	1		107,505	1	107,505.00
ORIENT REFRACTORIES LTD	1	1	1	11,949	1	11,949.00

		31/03/2021			31/03/2020	
PARTICULARS	QUOTED	UNQUOTED	TOTAL	QUOTED	UNQUOTED	TOTAL
	Rs	Rs	Rs	Rs	Rs	Rs
PETRONET I NG I TO				79 880		79 880 00
				2000		
PETRONET LNG LTD - APJ20	1	1	•	59,910	1	59,910.00
STILEE INISTIBANCE COLTE				16.025		16 02 5 00
SBI LIFE INSURANCE CO LID	1	1		16,025	1	T6,025.00
SHREYANS SHIPPING & LOG. LTD	1	1		10,242	1	10,242.00
SIDARSHAN CHEMICALS IND LTD	1	1		39 464	1	39 464 00
				10. (00		2010162
SUVEN PHARMACEUTICLES LTD	1	1	-	66,749	1	66,749.00
SYMPHONY LTD	ı	1		14,795	1	14,795.00
TATA METALIKS LTD (UNIFI)	1	ı		24,877	1	24,877.00
TCI EXPRESS LTD	1	1		61,219	1	61,219.00
TRIVENI TURBINE LTD	1			27,320	1	27,320.00
TUBE INVESTMENT INDIA LTD	1	1		34.237	1	34.237.00
	988,321	1	988,321	1,859,228	1	1,859,228

		31/03/2021			31/03/2020	
PARTICULARS	QUOTED	UNQUOTED	TOTAL	QUOTED	UNQUOTED	TOTAL
	Rs	Rs	Rs	Rs	Rs	Rs
(iv) INVESTMENT IN MUTUAL FUNDS VALUED AT FVTOCI						
IDFC ARBITRAGE FUND DIVIDEND	1	1		4,977,852	ı	4,977,852.00
(NIL UNITS)						
ABSL LOW DURATION FUND	-	1	•	13,578,406	ı	13,578,406.00
(NIL UNITS)						
ABSL LOW DURATION FUND DIVIDED WEEKLY	7,001,293	1	7,001,293		ı	•
(69,289.133 UNITS)						
HDFC ARBITRAGE FUND - WHOLESALE PLAN	3,025,039	1	3,025,039	3,000,058	1	3,000,058.00
(2,77,577.487 UNITS)						
HDFC ARBITRAGE FUND - WHOLESALE PLAN	1	1	-	2,489,577	1	2,489,577.00
(NIL UNITS)						
ICICI PRUDENTIAL EQUITY ARBITRAGE FUND		ı	1	475,534	ı	475,534.00
(NIL UNITS)						
IIFL YIELD ENHANCER FUND	3,190,123	1	3,190,123	3,787,619	ı	3,787,619.00
(19,67,309.119 UNITS)						
IIFL HIGH GROWTH COMPANIES FUND	14,078,916	1	14,078,916	8,076,220	1	8,076,220.00
(9,31,878.690 UNITS)						
	100		1			
ABSL BALANCE ADVANTAGE FUND	1//8/1/	1	1//,8/1		1	
(11,875.891 UNITS)						
DSP DYNAMIC ASSET ALLOCATION FLIND	768 845		768 845			
(A1 590 6AA HNITS)						
(117,000,044						

		31/03/2021			31/03/2020	
PARTICULARS	QUOTED	UNQUOTED	TOTAL	QUOTED	UNQUOTED	TOTAL
	Rs	Rs	Rs	Rs	Rs	Rs
IDFC DYNAMIC EQUITY FUND REGULAR PLAN	787,099	1	787,099			
(48,229.100 UNITS)						
KOTAK BALANCE ADVANTAGE FUND GROWTH	786,675	1	786,675			
(59,696.131 UNITS)						
NIPPON INDIA ARBITRAGE FUND MONTHLY DIVIDEND	14,169,185	1	14,169,185		1	
(13,05,133.832 UNITS)						
SBI HEALTHCARE OPP. FUND	1,238,338	1	1,238,338	720,910	1	720,910.00
(10,068.243 UNITS)						
MOTILAL OSWAL FOCUSED GROWTH OPP. FUND		1	-	7,350,110	1	7,350,110.00
(NIL UNITS)						
	45,823,384	1	45,823,384	44,456,286	1	44,456,286
TOTAL (1)	46,811,705	488,097	47,299,802	46,315,514.00	488,097.00	46,803,611.00

AHMEDABAD STEELCRAFT LTD. NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON 31-03-2021

NOTE NO.- B.......CONTD
NON CURRENT INVESTMENT

		31/03/2021			31/03/2020	
PARTICULARS	QUOTED	UNQUOTED	TOTAL	QUOTED	UNQUOTED	TOTAL
	Rs	Rs	Rs	Rs	Rs	Rs
(2) INVESTMENT IN PARTNERSHIP FIRM [REFER B (a)]						
AAVKAR PROJECTS		128,135	128,135	1	128,468	128,468
AAVKAR REALTY		26,408,708	26,408,708	1	34,379,537	34,379,537
AAVKAR PROJECTS - PALDI		15,328,142	15,328,142	1	15,000,000	15,000,000
			0			
TOTAL (2)	-	41,864,985	41,864,985		49,508,005.00	49,508,005.00
(3) OTHER NON-CURRENT INVESTMENTS						
ENDOR PROPERTIES LLP		11,403	11,403	1	13,040	13,040
CRUSADE PROJECT LLP		23,785,196	23,785,196	1	2,525,607	2,525,607
FARPOINT PROPERTIES LLP		2,689,183	2,689,183	1	4,205,731	4,205,731
TESLA PROPERTIES LLP		26,396,508	26,396,508	1	26,155,645	26,155,645
TRAVIS PROPERTIES LLP		1,238,861	1,238,861	1		
VOYAGER PROPERTIES LLP		2,571,263	2,571,263	1	2,560,055	2,560,055
VIEW PORT PROPERITES		2,730,735	2,730,735	1	3,206,750	3,206,750
TOTAL (3)	0	59,423,149	59,423,149	-	38,666,828	38,666,828
TOTAL (1) +(2) + (3)	46,811,705	101,776,231	148,587,936	46,315,514	88,662,930	134,978,444

NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON 31-03-2021 AHMEDABAD STEELCRAFT LTD.

NOTE NO.-B (a)

DET	DETAILS OF INVESTMENT IN PARTNERSHIP FIRM					
9)T	TOTAL CAPITAL		SHARE OF PROFIT	
y 5	NAME OF PARTNER & PARTNERSHIP FIRM	31/03/2021	31/03/2020	31/03/2021	31/03/2020	
2		Rs	Rs	Rs	%	
⋖						
\vdash	AHMEDABAD STEELCRAFT LTD	128,135	128,468	0.11	0.11	
2	M/S AAVKAR INFRA. PVT. LTD	282,129	282,862	0.24	0.24	
3	SHRI JIGEN HARSHVADAN SHAH	166,696	167,129	0.14	0.14	
4	M/S BALAJI REALTY PVT. LTD	160,226	160,643	0.14	0.14	
2		32,091	32,175	0.03	0.03	
9	SHRI DAKSH DHRUVKUMAR PATEL	32,091	32,175	0.03	0.03	
7	M/S KUNAL SERVICES PVT. LTD	32,091	32,174	0.03	0.03	
∞		48,138	48,263	0.04	0.04	
6	DR. RAJAN SANATBHAI JOSHI	32,091	32,174	0.03	0.03	
10	SHRI RAJENDRAKUMAR SHANKARLAL AGARWAL	64,183	64,350	90.0	90.0	
11	M/S HI-SPEED LOGISTICS PVT. LTD	64,183	64,350	90.0	90.0	
12	SMT. DEEPA ANAND JHAVERI	32,091	32,174	0.03	0.03	
13	SHRI JITENDRA RAMANLAL PARIKH	64,183	64,350	90.0	90.0	
14	SHRI ABHIJEET ARUN MUNSHAW	16,045	16,087	0.01	0.01	
	TOTAL CAPITAL OF AAVKAR PROJECTS	1,154,374	1,157,374	1.00	1.00	
В	AAVKAR REALTY					
П	AHMEDABAD STEELCRAFT LTD	26,358,709	34,329,538	0.46	0.46	
7	SHRI BABUBHAI J DESAI	18,436,753	31,725,150	0.32	0.32	
3	SHRI RAVIBHAI B. DESAI	6,817,110	6,375,985	0.10	0.10	
4	SHRI PARESH H PATEL	10,383,421	10,195,197	0.02	0.02	
2		1,363,423	1,275,198	0.02	0.02	
9	SHRI SHARVIL SHAH	10,926,844	10,550,395	0.04	0.04	
7	SMT. NILIMA DARSHIN BAVISHI	5,526,845	3,250,395	0.04	0.04	
	TOTAL CAPITAL OF AAVKAR REALTY	79,813,105	97,701,858	1.00	1.00	
ပ	AAVKAR PROJECTS - PALDI					
	AHMEDABAD STEELCRAFT LTD	428,142	100,000	0.12	0.12	
	SHRI ABHIJEET A MUNSHAW	209,476	100,000	0.04	0.04	
	SHRI ANAND V SHAH	828,693	100,000	0.25	0.25	
	SHRI ANIRUDDH D JHAVERI	243,670	100,000	0.05	0.05	
	SHRI DARSHAN A JHAVERI	356,594	100,000	60.0	60.0	
	SHRI SHARVIL SHAH	(1,662,661)	(1,450,000)	0.10	0.10	
	SMT. NILIMA DARSHIN BAVISHI	681,576	100,000	0.20	0.20	
	MS JOLLY HITEN SHAH	537,906	100,000	0.15	0.15	
	TOTAL CABITAL OF AAVKAB BBOILECTS BALDI	1.195.255	(850.000)	00,	00-	
	וטואר לאינואין אינאיארע אין אינאיי	,,-	1///	- >>:	- >>:	

Notes to the Standalone Financial Statements for the year ended 31-03-2021

NOTE NO.- C

LOANS AND ADVANCES (FINANCIAL ASSETS)

(Amount in Rupees)

LOARS AND ADVANCES (MINARCIAE ASSETS)	(nount in nupces,
PARTICULARS	As at 31-03-2021	As at 31-03-2020
UNSECURED CONSIDERED GOOD		
SECURITY DEPOSITS	216,106	116,106
OTHER LOANS AND ADVANCES	332,274	773,933
ADVANCE FOR PURCHASE OF PROPRETY	-	-
TOTAL (A)	548,380	890,039
OTHER LOANS AND ADVANCES		
DOUBTFUL Loans and Advances	17,849,474	18,308,463
Less : Provision	-	-
TOTAL (B)	17,849,474	18,308,463
TOTAL (A+B)	18,397,854	19,198,502

NOTE NO.- D

OTHER NON-CURRENT ASSETS

(Amount in Rupees)

PARTICULARS	As at 31-03-2021	As at 31-03-2020
ADVANCE TAX - Receivable	5,691,900	5,691,900
TOTAL	5,691,900	5,691,900

NOTE NO.- E

INVENTORIES

(Amount in Rupees)

PARTICULARS	As at	As at
PARTICULARS	31-03-2021	31-03-2020
OTHER ITEM		18,110
	-	
TOTAL	-	18,110

NOTE NO.- F

TRADE RECEIVABLES (FINANCIAL ASSETS)

PARTICULARS	As at 31-03-2021	As at 31-03-2020
UNSECURED, CONSIDERED GOOD		
TRADE RECEIVABLES OUSTANDING FOR PERIOD EXCEEDING SIX	12 400 005	
MONTHS FROM THE DATE THEY BECOME DUE	13,496,805	-
OTHER TRADE RECEIVABLES	1,949,220	22,291,289
TOTAL	15,446,025	22,291,289

NOTE NO.- G
CASH & CASH EQUIVALENTS (FINANCIAL ASSET)

(Amount in Rupees)

5/5/1 & 5/5/1 EQ5/17/12E/175 (1/10/176/12/15521)	,	
PARTICULARS	As at 31-03-2021	As at 31-03-2020
(1) BALANCES WITH BANKS		
(i) IN CURRENT ACCOUNTS		
CENTRAL BANK OF INDIA (MUMBAI)	45,728	35,728
CENTRAL BANK OF INDIA (LALDARWAJA)	34,204	14,558
HDFC BANK LTD CURRENT ACCOUNT	818,245	-
STATE BANK OF INDIA	43,787	264,436
HDFC BANK EEFC A/C	-	11
HDFC BANK UNIFI A/C	-	77,513
RBL BANK LTD	132,974	161,428
KOTAK MAHINDRA BANK LTD	1,149,776	1,302,363
TOTAL (1)	2,224,714	1,856,037
(2) CASH ON HAND		
CASH ON HAND	37,751	422,110
TOTAL (2)	37,751	422,110
TOTAL (1) + (2)	2,262,465	2,278,147

NOTE NO.- H
OTHER BANK BALNCES

(Amount in Rupees)

PARTICULARS	As at 31-03-2021	As at 31-03-2020
CENTRAL BANK OF INDIA GROUP GRATUITY	19,182	19,182
HDFC BANK (ASCL) UNPAID DIVIDEND 16-17	129,566	129,616
HDFC BANK (ASCL) UNPAID DIVIDEND 15-16	163,199	164,623
HDFC BANK (ASCL) UNPAID DIVIDEND 17-18	110,720	111,670
HDFC BANK (ASCL) UNPAID DIVIDEND 18-19	62,639	63,589
IN DEPOSIT ACCOUNTS		
RBL BANK LTD FIXIED DEPOSIT	1,000,000	-
HDFC BANK FIXED DEPOSITS	16,000,000	16,000,000
TOTAL	17,485,306	16,488,680

NOTE NO.- I LOANS & ADVANCES (FINANCIAL ASSETS)

ECANS & ADVANCES (I INANCIAL ASSETS)	(/-	inount in Rupees)
PARTICULARS	As at 31-03-2021	As at 31-03-2020
UNSECURED, CONSIDERED GOOD		
ADVANCES GIVEN TO STAFF	374,000	110,500
BALANCE WITH GOVERNMENT AUTHORITIES	7,042,711	6,591,836
PREPAID INSURANCE	407,187	310,112
OTHER ADVANCES FOR EXPENSES	463,937	1,301,975
TOTAL	8,287,835	8,314,423

Notes to the Standalone Financial Statements for the year ended 31-03-2021

NOTE NO.- J OTHER CURRENT ASSETS

PARTICULARS	As at	As at
PARTICULARS	31-03-2021	31-03-2020
INTEREST RECEIVBALE	4,401,526	3,536,235
RENT RECEIVABLE	210,253	
TOTAL	4,611,779	3,536,235

AHMEDABAD STEELCRAFT LTD. NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON 31-03-2021

NOTE NO.- K SHARE CAPITAL

(Amount in Rupees)

PARTICULARS	As at 31-03-2021	As at 31-03-2020
AUTHORISED SHARE CAPITAL	50,000,000	50,000,000
50,00,000 EQUITY SHARES OF Rs.10 EACH WITH		
VOTING RIGHTS		
TOTAL AUTHORISED CAPITAL	50,000,000	50,000,000
ISSUED, SUBSCRIBED & FULLY PAID UP CAPITAL	40,920,000	40,920,000
40,92,000 EQUITY SHARES OF Rs.10 EACH FULLY PAID UP		
WITH VOTING RIGHTS		
TOTAL ISSUED, SUBSCRIBED & FULLY PAIDUP CAPITAL	40,920,000	40,920,000

NOTE NO. K (a) SHARE CAPITAL RECONCILIATION

PARTICULARS	OPENING BALANCE	FRESH ISSUE	BONUS/ ESOP/ CONVERSION/ BUYBACK	CLOSING BALANCE
EQUITY SHARES WITH VOTING RIGHTS				
YEAR ENDED ON 31 MARCH, 2021				
- NUMBER OF SHARES	4,092,000	-	-	4,092,000
- AMOUNT (RS.)	40,920,000	-	-	40,920,000
YEAR ENDED ON 31 MARCH, 2020				
- NUMBER OF SHARES	4,092,000	-	-	4,092,000
- AMOUNT (RS.)	40,920,000	1	-	40,920,000

NOTE NO.K (b) DETAILS OF SHARES HELD BY EACH

As at		As at		
DARTICHIARC	31-03-2021		31-03-2020	
PARTICULARS	NO. OF SHARES			% HOLDING
EQUITY SHARES WITH VOTING RIGHTS				
ANAND VIPINCHANDRA SHAH	674,728	16.49%	674,728	16.49%
ANAND NAVINCHANDRA JHAVERI	281,500	6.88%	281,500	6.88%
VIRAL ANILBHAI JHAVERI	221,000	5.40%	221,000	5.40%
DARSHAN ASHOK JHAVERI	220,959	5.40%	220,959	5.40%

NOTE NO-A (c) RIGHTS, PREFERENCES & RESTRICTIONS ATTACHED TO EQUTY SHARES:

The Company has only class of Equity shares with face value of Rs.10/- each, ranking pari-passu.

Notes to the Standalone Financial Statements for the year ended 31-03-2021

NOTE NO.- L

OTHER EQUITY (Amount in Rupees)

PARTICULARS	As at 31-03-2021	As at 31-03-2020
RESERVES & SURPLUS		
GENERAL RESERVE	20,000,000	20,000,000
SECURITIES PREMIUM RESERVE	21,920,000	21,920,000
FOREIGN CURRENCY TRANSLATION RESERVE	6,334,848	6,793,836
PROFIT & LOSS ACCOUNT	161,957,635	164,480,995
RESERVES REPRESENTING UNREALISED GAINS/(LOSS)		
EQUITY INSTRUMENTS THROUGH OTHER COMPREHENSIVE		
INCOME	4,535,211	(5,936,060)
TOTAL	214,747,694	207,258,771

NOTE NO.- M

DEFERRED TAX LIABILITIES

(Amount in Rupees)

PARTICULARS	As at	As at
	31-03-2021	31-03-2020
OPENING BALANCE OF DEFERRED TAX LIABILITY	3,391,515	1,388,935
ADD: DEFERRED TAX EXP FOR THE YEAR		2,002,580
LESS: ADJUSTED AGAINST DEFERRED TAX LIABILITY	1,092,831	-
TOTAL	2,298,684	3,391,515

NOTE NO.- N

NON CURRENT FINANCIAL LIABILITIES

(Amount in Rupees)

,		·····
PARTICULARS	As at 31-03-2021	As at 31-03-2020
BHAVNAGAR PORT INFRASTRUCTURE PVT LTD RENT DEPOSIT	1,177,464	
TOTAL	1,177,464	-

NOTE NO.- O

OTHER NON CURRENT LIABILITIES

PARTICULARS	As at	As at
FARTICOLARS	31-03-2021	31-03-2020
UNEARNED LEASE REVENUE	316,841	
TOTAL	316,841	-

NOTE NO.- P
TRADE PAYABLES (Amount in Rupees)

PARTICULARS	As at 31-03-2021	As at 31-03-2020
TOTAL OUTSTANDING DUES TO MICRO ENTERPRISES AND SMALL ENTERPRISES (Refer Note below)	-	
OTHER TRADE PAYABLE	1,907,638	3,151,624
TOTAL	1,907,638	3,151,624

Note:There are no Micro, Small and Medium Enterprises, to whom the Company owes dues (including interest on outstanding dues) which are outstanding as at the Balance Sheet date. The above information has been determined to the extent such parties have been identified on the basis of information available with the Company. This has been relied upon by the auditors.

NOTE NO.- Q
OTHER CURRENT LIABILITIES

PARTICULARS	As at 31-03-2021	As at 31-03-2020
STATUTORY REMITTANCES	34,001	144,655
UNCLAIMED DIVIDEND	466,123	469,498
ADVANCE FROM CUSTOMERS	848,930	870,760
BOOK OVERDRAFT		
HDFC BANK LTD CURRENT ACCOUNT		442,495
TOTAL	1,349,054	1,927,408

AHMEDABAD STEELCRAFT LTD.

NOTES FORMING PART OF PROFIT & LOSS STATEMENT FOR THE YEAR ENDED ON 31-03-2021

NOTE NO: R

REVENUE FROM OPERATIONS

(Amount in Rupees)

PARTICULARS	For the year 2020-21	For the year 2019-20
(1) SALE OF PRODUCTS [REFER NOTE R (a)]		
EXPORT SALES	18,485,441	68,580,886
TOTAL (1)	18,485,441	68,580,886
(2) OTHER OPERATING INCOMES		
DUTY DRAWBACK SCHEME INCOME	46,768	740,223
FOREIGN EXCHANGE RATE DIFF	830,242	1,244,658
TOTAL (2)	877,010	1,984,881
TOTAL	19,362,451	70,565,767

NOTE NO: R (a) (Amount in Rupees)

PARTICULARS	For the year 2020-21	For the year 2019-20
(A) SALE OF TRADED PRODUCTS		
M. S. WINDOW SECTIONS & OTHER STEEL ITEMS	3,452,330	58,959,622
MERCHANT TRADE	15,033,111	9,621,264
TOTAL	18,485,441	68,580,886

NOTE NO : S OTHER INCOME

, another than		
PARTICULARS	For the year 2020-21	For the year 2019-20
DIVIDEND FROM NON-CURRENT INVESTMENTS		
OTHERS (MUTUAL FUND)	752,262	1,928,793
OTHERS (SHARES)	29,240	27,185
INTEREST COMPRISES OF		
INTEREST ON BANK FIXED DEPOSITS	1,210,738	1,316,584
INTEREST ON INCOME TAX REFUND	-	37,311
INTEREST ON ADVANCES TO STAFF	-	-
OTHER INCOME	2,415,000	
RENT INCOME	2,903,998	325,000
OTHER NON-OPERATING INCOME		
SHARE OF PROFIT FROM PARTNER-SHIP FIRMS	2,356,980	73,077
SHARE OF PROFIT FROM LLP	1,293,471	7,050,510
TOTAL	10,961,689	10,758,460

AHMEDABAD STEELCRAFT LTD.

NOTES FORMING PART OF PROFIT & LOSS STATEMENT FOR THE YEAR ENDED ON 31-03-2021

NOTE NO: T

PURCHASE OF STOCK-IN-TRADE

(Amount in Rupees)

PARTICULARS	For the year 2020-21	For the year 2019-20
PURCHASE [REFER NOTE T (a)]	16,329,280	57,071,744
TOTAL	16,329,280	57,071,744

NOTE NO: T (a) (Amount in Rupees)

PARTICULARS	For the year 2020-21	For the year 2019-20
(A) PURCHASE OF TRADED PRODUCTS		
M. S. WINDOW SECTIONS & OTHER STEEL ITEMS	2,384,200	57,071,744
MERCHANT TRADE	13,945,080	-
TOTAL	16,329,280	57,071,744

NOTE NO: U

CHANGE IN INVENTORIES OF STOCK IN TRADE

(Amount in Rupees)

		(
PARTICULARS	For the year 2020-21	For the year 2019-20	
A) CLOSING STOCK		2020 20	
<u>OTHER</u>		18,110	
	-	-	
TOTAL (A)	-	18,110	
LESS: (B) OPENING STOCKS	18,110		
TOTAL (B)	18,110	-	
TOTAL (A-B)	18,110	(18,110)	

NOTE NO: V

EMPLOYEE BENEFIT EXPENSES

(Amount in Rupees)

PARTICULARS	For the year 2020-21	For the year 2019-20	
SALARIES & WAGES			
SALARY (OFFICE)	1,555,400	1,562,184	
BONUS, LEAVE SALARY, EX GRATIA & GRATUITY	235,000	86,800	
STAFF WELFARE EXPENSES	29,740	38,301	
DIRECTORS REMUNERATION	4,680,000	6,480,000	
CONTRIBUTION TO PROVIDENT & OTHER FUNDS			
DIRECTORS PF	565,200	812,909	
DIRECTORS SUPERANNUATION	585,000	810,000	
STAFF - PF	49,850	56,521	
ESIC	18,957	27,944	
TOTAL	7,719,147	9,874,659	

NOTE NO: W FINANCE COST

PARTICULARS	For the year 2020-21	For the year 2019-20	
INTERST EXPENSE ON BORROWINGS			
INTEREST ON BANK OD	76,597	59,804	
INTERST EXPENSE ON OTHERS			
INTEREST ON STATUTORY DUE	8,761	477	
INTEREST ON SECURITY DEPOSIT	43,050		
TOTAL	128,408	60,281	

AHMEDABAD STEELCRAFT LTD.

NOTES FORMING PART OF PROFIT & LOSS STATEMENT FOR THE YEAR ENDED ON 31-03-2021

NOTE NO: X

OTHER EXPENSES (Amount in Rupees)

		(Amount in Rupees)	
PARTICULARS	For the year	For the year	
	2020-21	2019-20	
ADVERTISEMENT EXPENSES	159,120	201,240	
BANK COMMISSION	94,210	143,629	
BOARD MEETINGS FEES	530,000	420,000	
COMMISSION	57,211	83,575	
CONVEYANCE EXPENSES	66,400	66,975	
ELECTRIC EXPENSE OFFICE	116,530	205,040	
FILING FEES	6,000	29,200	
FORWARD BOOKING EXPENSES	145,444	138,041	
INSPECTION FEES	24,000	60,000	
INSURANCE EXPENSES	201,929	87,924	
INSURANCE ECGC EXPENSES	133,944	167,336	
LISTING FEES	300,000	300,000	
MEMBERSHIP FEES	24,000	21,000	
MOTOR CAR EXPENSES	2,687,477	3,104,746	
MUNICIPAL TAX	69,403	157,435	
OFFICE MAINTENACE EXPENSES	197,423	286,922	
OFFICE MISC. EXPENSES	108,046	196,323	
OFFICE RENT	13,471	5,000	
PAYMENT TO AUDITORS [REFER NOTE X (a)]	180,000	180,000	
POSTAGE & COURIER EXPESENS	21,293	86,087	
PROFESSIONAL FEES	604,670	945,478	
PROFESSIONAL TAX	2,400	2,400	
PENALTY GOVT. & LATE PAYMENT FEES	3,692	124,080	
REPAIRS & MAINTENANCE	48,514	69,861	
SERVICE CHARGES	8,851	-	
SHIPPING AGENCY & OTHER	5,100	66,500	
SHIPPING FREIGHT	545,337	2,717,652	
SHIPPING OTHER CHARGES	61,969	3,098,251	
STATIONARY PRINTING & XEROX	33,776	120,455	
SUBSCRIPTION	8,701	8,788	
TELEPHONE & INTERNET EXPENSES	168,398	180,032	
TRANSPORTATION	129,600	284,330	
TRAVELLING EXPENSES	-	4,795,514	
SHARE OF PROFIT TO JV	444,550	922,949	
INCOME TAX EXPENSE OF FIRM	-	16,859	
GENERAL EXPENSES	310,508	309,238	
TOTAL	7,511,967	19,602,860	

NOTE NO: X (a)

PAYMENT TO AUDITOR

		, , ,	
PARTICULARS	For the year 2020-21	For the year 2019-20	
PAYMENT TO AUDITOR COMPRISES (INCLUDING			
SERVICE TAX)			
FOR STATUTORY AUDIT FEES	120,000	120,000	
FOR TAX AUDIT FEES	60,000	60,000	
TOTAL	180,000	180,000	

AHMEDABAD STEELCARFT LTD. CIN NO.:- L27109GJ1972PLC011500

604 North Tower, One-42 Complex, B/h.Ashok Vatika, Nr.Jayantilal Park BRTS Ambli Bopal Road, Ahmedabad - 380 058

SCHEDULE FORMING PART OF ACCOUNTS AS ON 31ST MARCH, 2021 NOTES FORMING PART OF THE FINANCIAL STATEMENTS

1. COMPANY 'S OVERVIEW:-

Ahmedabad Steelcraft Limited ('The Company') was incorporated on 14-07-1972 vide Certificate of Incorporation No. L27109GJ1972PLC011500 under the Companies Act, 1956. The company is engaged in the business of Trading and Export of Steel Windows and Door Sections.

2. STATEMENT OF COMPLIANCE: -

The financial statements of the Company has been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended).

Effective April 1, 2017, the Company has adopted all the Ind AS standards and the adoption was carried out in accordance with Ind As 101, First-time Adoption of Indian Accounting Standards, with April 1, 2016 as the transition date. The transition was carried out from Indian Accounting Principles generally accepted in India as prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP.

Accounting policies have been consistently applied except where a newly-issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in accounting policy hitherto in use.

3. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

3.1. <u>Basis of preparation and presentation</u>

The financial statements have been prepared and presented under the historical cost convention on an accrual basis of accounting except for the following material items which have been measured at fair value.

- Investments in mutual funds & equity investments
- Derivative financial instrument

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if the market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value measurement and/or disclosure purposes in the financial statements is determined on such a basis except for leasing transactions that are within the scope of Ind AS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in Ind AS 2 or value in use in Ind AS 36.

3.2. Functional and presentation currency

The financial statements are presented in Indian Rupees, the currency of the primary economic environment in which the Company operates.

3.3. Use of Estimates

The preparation of financial statements are in conformity with the recognition and measurement principles of Ind AS which requires management to make critical judgments, estimates and assumptions that affect the reporting of assets, liabilities, income and expenditure.

Estimates and underlying assumptions are reviewed on an ongoing basis and any revisions to the estimates are recognised in the period in which the estimates are revised and future periods are affected.

Key source of estimation of uncertainty at the date of financial statements, which may cause material adjustment to the carrying amount of assets and liabilities within the next financial year, is in respect of:

- Useful lives of property, plant and equipment (refer note no. 4.1)
- Valuation of deferred tax assets (refer note no. 4.8)
- Valuation of inventories (refer note no. 4.3)
- Provisions & contingent liabilities (refer note no. 4.6)

3.4 Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realized or intended to be sold or consumed in normal operating cycle; or
- Held primarily for the purpose of trading; or
- Expected to be realized within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle; or
- It is held primarily for the purpose of trading; or
- It is due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

The Company classifies all other liabilities as noncurrent.

Deferred tax assets and liabilities are classified as noncurrent assets and liabilities respectively.

The operating cycle is the time between the acquisition of assets for processing and their realization in cash and cash equivalents. The Company has identified twelve months as its operating cycle.

4. SIGNIFICANT ACCOUNTING POLICIES

4.1. Property, plant and equipment

Property, plant and equipment are stated at cost of acquisition or construction less accumulated depreciation and any accumulated impairment losses. The cost of fixed assets comprises of its purchase price, non-refundable taxes & levies, freight and other incidental expenses related to the acquisition and installation of the respective assets. Borrowing cost attributable to financing of acquisition or construction of the qualifying fixed assets is capitalized to respective assets when the time taken to put the assets to use is substantial.

When major items of property, plant and equipment have different useful lives, they are accounted for as separate items of property, plant and equipment. The cost of replacement of any property, plant and equipment is recognized in the carrying amount of the item if it is probable that the future economic benefit associated with the item will flow to the Company and its cost can be measured reliably.

The Estimated Useful Lives of assets are in accordance with the Schedule II of the Companies Act, 2013.

4.1.A Intangible Assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses. Internally generated intangibles are not capitalised and the related expenditure is reflected in profit and loss in the period in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite.

A summary of the policies applied to the Company's intangible assets is as follows:

Intangible Assets	Method of Amortisation	Estimated Useful life	
Software applications	on straight line basis	5 Years based on management	
		estimate	

4.2. Financial Instruments

4.2.1. Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, short demand deposits and highly liquid investments, that are readily convertible into known amounts of cash and which are subject to an insignificant risk of change in value. Short term means investments with original maturities / holding period of three months or less from the date of investments. Bank overdrafts that are repayable on demand and form an integral part of the Company's cash management are included as a component of cash and cash equivalent for the purpose of statement of cash flow.

4.2.2. Investments

Investments in mutual funds are primarily held not for trading purpose and the same has been showed as Non-Current Investments in previous years.

The Company has made an irrevocable election to present subsequent changes in the fair value of equity investments, not held for trading, in other comprehensive income.

4.2.3. Trade Receivables

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

4.2.4. Borrowings

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

4.2.5. Trade payables

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

4.2.6. Other financial assets and liabilities

Other non-derivative financial instruments are initially recognized at fair value and subsequently measured at amortized costs using the effective interest rate.

4.3. Inventories

Items of inventories are measured at lower of cost and net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase, cost of conversion and other costs including manufacturing overheads incurred in bringing them to their respective present location and condition. Cost of raw materials, process, stores and spares, packing materials, trading and other products are determined on weighted average basis.

4.4. Impairment of Assets

Financial assets

At each balance sheet date, the Company assesses whether a financial asset is to be impaired. Ind AS 109 requires expected credit losses to be measured through loss allowance. The Company measures the loss allowance for financial assets at an amount equal to lifetime expected credit losses if the credit risk on that financial asset has increased significantly since initial recognition. If the credit risk on a financial asset has not increased significantly since initial recognition, the Company measures the loss allowance for financial assets at an amount equal to 12-month expected credit losses. The Company uses both forward-looking and historical information to determine whether a significant increase in credit risk has occurred.

Non-financial assets

Property, plant and equipment and intangible assets with finite life are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to disposal and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognized in the statement of profit and loss to such extent.

4.5. Employee Benefit

Short term employee benefits

Short term benefits payable before twelve months after the end of the reporting period in which the employees have rendered service are accounted as expense in statement of profit and loss.

Long term employee benefits

Defined Contribution Plan:

A defined contribution plan is a post-employment benefit plan under which the Company pays specified contributions for provident fund and pension as per the provisions of the Provident Fund Act, 1952 to the government. The Company's contribution is recognised as an expense in the Profit and Loss Statement during the period in which the employee renders the related service. The company's obligation is limited to the amounts contributed by it.

Compensated absences and earned leaves

The company offers a short term benefit in the form of encashment of unavailed accumulated compensated absence above certain limit for all of its employees and same is being provided for in the books at actual cost.

4.6. Provisions, contingent liabilities and contingent assets

Contingent liability:

A possible obligation that arises from past events and the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company are disclosed as contingent liability and not provided for. Such liability is not disclosed if the possibility of outflow of resources is remote.

The company has filed an appeal before the CIT(A) against the order u/s 147 rws 143(3) for AY 2012-13. The said appeal is still pending for disposal. The contingent liability for the same works out to Rs. 1,43,06,790/-.

Contingent assets:

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Contingent assets are not recognised and disclosed only when an inflow of economic benefits is probable.

Provisions:

A provision is recognized when as a result of a past event, the Company has a present obligation whether legal or constructive that can be estimated reliably and it is probable that an outflow of economic benefits will be required to settle the obligation. If the obligation is expected to be settled more than 12 months after the end of reporting date or has no definite settlement date, the provision is recorded as non-current liabilities after giving effect for time value of money, if material. Where discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

4.7. Revenue Recognisation

- a) Revenue from the sale of goods is recognised when significant risks and rewards in respect of ownership of the goods are transferred to the customer, as per the terms of the order. Further, the amounts collected on behalf of third parties such as government authorities for GST are excluded from the revenue since the same do not result in increase in Equity.
- b) Interest Income is recognised on time proportion basis.
- Dividend Income on Investments is recognized when right to receive the payment is established.

4.8. Income taxes

Income tax expense comprises current and deferred tax expense. Income tax expenses are recognized in statement of profit and loss, except when they relate to items recognized in other comprehensive income or directly in equity, in which case, income tax expenses are also recognized in other comprehensive income or directly in equity respectively.

Current tax is the tax payable on the taxable profit for the year, using tax rates enacted or substantively enacted by the end of reporting period by the governing taxation laws, and any adjustment to tax payable in respect of previous periods. Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred taxes arising from deductible and taxable temporary differences between the tax base of assets and liabilities and their carrying amount in the financial statements are recognized using substantively enacted tax rates and laws expected to apply to taxable income in the years in which the temporary differences are expected to be received or settled.

Deferred tax asset are recognized only to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilized. The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized.

4.9. Earnings Per Share

- a) Basic earnings per share are calculated by dividing the net profit for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.
- b) For the purpose of calculating diluted earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares, if any.

Earnings per share (EPS), is calculated as under:

Particulars	For the year ended on 31st March, 2021	For the year ended on 31st March, 2020
Profit\(Loss) attributable to the Equity holders	(22,60,275)	(90,74,776)
(Amount in Rupees) (A)		
Basic/Weighted average number Of Equity Shares	40,92,000	40,92,000
outstanding during the year (B)		
Nominal Value of Equity Share (Rs/Share)	10/-	10/-
Basic/Diluted Earning per share (Rs/Share)	(0.55)	(2.22)

4.10. Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of these assets, until such time as the assets are substantially ready for their intended use or sale.

All other borrowing costs are recognised in statement of profit and loss in the period in which they are incurred.

4.11. Depreciation

Property, Plant and equipment / Intangible assets are depreciated/amortised using the Straight Line Method based on the useful life of the assets as estimated by the management and is charged to the Statement of Profit and Loss as per the requirement of Schedule II of the Companies Act, 2013. In case of additions or deletions during the year, depreciation is computed from the month in which such assets are put to use and up to previous month of sale or disposal, as the case may be.

Management reviews the estimated useful lives and residual values of the assets annually in order to determine the amount of depreciation / amortisation to be recorded during any reporting period. The useful lives and residual values are based on the Company's historical experience with similar assets and take into account anticipated technological changes. The depreciation / amortisation for future periods is revised if there are significant changes from previous estimates.

4.12. Foreign currency Transactions

- a) Foreign currency transactions are recorded at exchange rates prevailing on the date of the transaction. The net gain or loss on account of exchange differences arising on settlement of foreign currency transactions are recognized as income or expense of the period in which they arise. Monetary assets and liabilities denominated in foreign currency as at the balance sheet date are translated at the closing rate. The resultant exchange rate differences are recognized in the statement of profit and loss. Non-monetary assets and liabilities are carried at the rates prevailing on the date of transaction.
- b) The investment made in foreign company light work LLC in the form of investment in shares and loans and advances made is considered as Non-Integral operations. The loan has been translated at closing rate of foreign exchange and the resulted exchange difference is transfer to and accumulated in a foreign currency translation Reserve account. The exchange difference on repayment of loan is accounted for and transfer from foreign currency translation account to profit and loss account.

4.13. Investments:

Valuations of long term (non-current) quoted and unquoted investments are stated at cost less provision, if any, for permanent diminution in value. Current Investments are valued at cost as per consistent practice of the Company.

The Company has made investments in the capital of Partnership Firm as Partner in the case of the following Partnership Firm.

Name of Limited Liability Partnership	Profit/Loss Ratio
Aavkar Realty	46.00%
Aavkar Projects (Ambawadi)	11.10%
Aavkar Projects (Paldi)	11.42%

The Company has made investments in the capital of Limited Liability Partnership (LLP) as Partner in the case of the following Limited Liability Partnership (LLP).

Name of LLP	Profit/Loss Ratio
Endor Properties Limited	6.22%
Tesla Properties Limited	11.72%
Viewport Properties Limited	2.92%
Farpoint Properties Limited	2.885%
Voyager Properties Limited	2.78%
Crusade Project LLP	3.94 % Profit
	4.63 % Loss
Travis Properties LLP	5%

Notes Relating to Investment in Light works LLC.

During the F.Y. 2020-21, there is neither any new investment / conversion / sale made by the Company of Equity Shares (Common Share) of US \$ 1 each fully paid up of Light works LLC. Further, the Company has also given loan to Light works LLC Company has made total investment of 7,30,697 US\$ the details of which are as under:

Particulars Amount in USD		
Common Share 50%	4,87,847 \$	
Loan Given	2,42,850\$	
	7,30,697 \$	

Section 129 (3) of the companies Act 2013, requires preparation of consolidated financial statement of the Company and of all the subsidiaries including associate company and joint venture businesses in the same form and manner as that of its own. Accounting Standard (AS) 23 on Accounting for Investments in Associates in consolidated Financial Statements defines Associate Company as an enterprise in which an entity has significant influence and which is neither a subsidiary nor a joint venture of that party. It mentions that if an investing party holds, directly or indirectly through intermediaries, 20 per cent or more of the voting power of the enterprise, it is presumed that the investing party does have significant influence, unless it can be clearly demonstrated that this is not the case.

The Company holds investment in the Light Works LLC which by ownership are deemed to be an associate company.

However, the Company does not exercise significant influence in the above mention entity, as demonstrated below:

- i) The Company does not have any representation on the board of directors or corresponding governing body of the investee.
- ii) The Company does not participate in policy making process.
- iii) The Company does not have any material transaction with the investee.
- iv) The Company does not interchange any managerial personnel.
- v) The Company does not provide any essential technical information to the investee.
- vi) As these are not investments strategic to the core business of Ahmedabad Steel Craft Limited, these are intended to be divested/liquidated in the near future.

As the interests in above enterprise originated for investment purposes and are not of sufficient proportions for the company to be able to control or exercise significant influence on decisions of the investee, these are not being constructed as associate company for the purpose of consolidation and therefore it has not been consolidated in the financial statement of the company.

4.14. Related Party Transactions:

Disclosure of transactions with Related Parties, as required by Ind AS 24 -"Related Party Disclosures" as notified by Ministry of Corporate Affair has been set out in a separate statement annexed to this note. Related parties as defined under para 9 of the Ind AS 24 have been identified on the basis of representation made by the management and information available with the Company.

4.15. Accounting Classification and Fair Value Hierarchy

Financial Assets and Liabilities:

The Company's principal financial assets include loans and trade receivables, cash and cash equivalents and other receivables. The Company's principal financial liabilities comprise of trade and other payables. The main purpose of these financial liabilities is to finance the Company's operations.

Fair Value Hierarchy:

The fair value hierarchy is based on inputs to valuation techniques that are used to measure fair value that are either observable or unobservable and consists of the following three levels:

Level-1: Inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level-2: Inputs are other than quoted prices included within Level-1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level-3: Inputs are not based on observable market data (unobservable inputs). Fair values are determined in whole or in part using a valuation model based on the assumptions that are neither supported by prices from observable current market transactions in the same instrument nor are they based on available market data.

The following tables summaries carrying amounts of financial instruments by their categories and their levels in fair value hierarchy for each year end presented.

As at 31st March, 2021:

Particulars		FVTPL		FVTOCI	Amortised	Total
	Level 1	Level 2	Level 3		Cost	
Financial Asset						
Investments	-	-	10,17,76,231	4,68,11,705	-	14,85,87,936
Trade Receivables	-	-	-	-	1,54,46,025	1,54,46,025
Cash & Cash Equivalent	-	-	-	-	22,62,465	22,62,465
Other Bank Balance	-	-	-	-	1,74,85,306	1,74,85,306
Loans	-	-	-	-	82,87,835	82,87,835
Total	-	-	10,17,76,231	4,68,11,705	4,34,81,631	19,20,69,567
Financial Liability						
Rent Deposit					11,77,464	11,77,464
Trade payables	-	-	-	-	19,07,638	19,07,638
Total	-	-	-	-	30,85,102	30,85,102

^{*}Level 3 classification includes the investments in the partnership firms/ LLPs. The Valuation of such entities are taken at cost plus profit or loss arising after being partner as the valuation report in that respect is costly affair to the Company.

4.17. Leases

Effective from 1st April, 2019, Ind AS 116 is applicable to the Company. Lease income from operating leases where the company is a lessor is recognised as income on a straight line basis over the lease term unless the receipts are structured to increase in line with expected general inflation to compensate for the expected inflationary cost increases.

4.18. Impact of COVID 19:

The Company's operations were impacted in the month of April & May 2020, due to spreading COVID-19, a pandemic caused by the novel Corona virus globally. Because of COVID 19, export and import of most of countries were closed. Due to nationwide lockdown by the Government of India, the Company had shut its operations from 23rd March, 2020 to 31st May 2020. From 1st June, 2020, the Company has started its operations taking into account directives from the Government. The Company's management has made initial assessment of likely adverse impact on business and financial risks, and believes that the impact is likely to be short term in nature. The management does not see any medium to long term risks in the company's ability to continue as a going concern and meeting its liabilities as and when they fall due. In view of the same, the Company is monitoring the situation closely and all the possible impacts have been considered in preparation of the financial statements. The impact of the global health pandemic may be different from that estimated as at the date of approval of these financial results and the Company will continue to closely monitor any material changes to future economic conditions.

5. General notes:

- i. As regards the other Indian Accounting Standards (Ind AS), they are statutorily applicable to our Company i.e Ahmedabad Steelcraft Limited but as there are no transactions inviting those Indian Accounting Standards (Ind AS), no specific disclosures on the same are made.
- ii. Previous year's figures have been regrouped / rearranged wherever necessary to make them comparable with current year figures.
- iii. Figures have been rounded off to the nearest Rupee for the purpose of presentation.

- iv. Debtors and Creditors balances appearing in the balance sheet are subject to confirmation of respective parties.
- v. Amount paid or payable to Auditors:-

(Amount in Rupees)

Particulars	For the year ended 31.03.2021	For the year Ended 31.03.2020
Audit Fees	1,20,000	1,20,000
Tax Audit Fees	60,000	60,000
	1,80,000	1,80,000

vi. Value of Imports, Expenditure and earning in foreign currency:

(Amount in Rupees)

Particulars	For the year ended 31.03.2021	For the year Ended 31.03.2020
(i) CIF value of Imports	1,39,45,080	87,88,132
(ii) Spare parts and Components	Nil	Nil
(iii) Earning in Foreign Currency		
- FOB Value of Export	29,30,170	5,42,85,000
- Merchant Trade	1,50,33,111	96,21,647
- Interest Income Received From Light Works LLC	Nil	Nil
(iv) Expenditure in Foreign Currency	Nil	Nil

FOR AHMEDABAD STEELCRAFT LTD.

FOR, NAUTAM R. VAKIL & CO. CHARTERED ACCOUNTANTS FIRM REGN NO. 106980W

> ASHOK C. GANDHI CHAIRMAN (DIN:00022507)

(MANAN VAKIL) PARTNER MEMB. NO. 102443

UDIN: 21102443AAAAEY2730

DARSHAN A. JHAVERI MANAGING DIRECTOR (DIN:00489773)

ANAND V. SHAH CHIEF EXECUTIVE OFFICER

VIRAL A. JHAVERI CHIEF FINANCIAL OFFICER

VINITA BHATIA COMPANY SECRETARY / Mem.A48206

PLACE : AHMEDABAD
DATE : 29-06-2021
PLACE : AHMEDABAD
DATE : 29-06-2021

						(Amc	(Amount in Rupees)
Sr.	Name of Related Parties	Nature of	Nature of Transaction with related	Volume of Transaction	saction	Balances as at	
S N		Relation	parties	Amount		,	
				2020-21	2019-20	2020-21	2019-20
1.	Anandbhai V. Shah	Chief	Remuneration	7,80,000	10,80,000	1	1
		Executive					
		Officer					
2.	Darshanbhai A. Jhaveri	Managing	Remuneration	000'08'2	10,80,000	1	1
		Director					
3.	Anandbhai N. Jhaveri	Executive	Remuneration	000'08'2	10,80,000	1	1
		Director					
4	Shashankbhai I. Shah	Executive	Remuneration	7,80,000	10,80,000	ı	1
		Director					
5.	Viral A. Jhaveri	Chief	Remuneration	000'08'2	10,80,000	-	1
		Finance					
		Officer					
9.	Nitaben G. Shah	Executive	Remuneration	7,80,000	10,80,000	1	1
		Director					
7.	Kartikeya S. Shah	Non	Sitting Fees	1,00,000	000'09	-	1
		Executive	Security Deposit Received	ı	1,00,000		
		Director	Security Deposit given back		1,00,000		
8.	Aniruddh D. Jhaveri	Non	Sitting Fees	000′08	40,000	-	1
		Executive	Security Deposit Received	1	1,00,000		
		Director	Security Deposit given back	-	1,00,000		
9.	Vinita R. Bhatia	Company	Remuneration	2,08,000	1,87,334	1	1
	(Maiden Name: Vinita B.	Secretary					
	Bhojwani)						
10.	Lightworks LLC	Associate	-Investment in Equity Capital *	1	1	1	1
		Company	- Loan Given	1		1,78,49,475 Dr	1,83,08,462 Dr
11.	Aavkar Realty	Associate	- 46% holding in the firm / Profit	20,31,373	85,670	2,64,08,708 Dr	3,43,79,537 Dr
		Concern	share received	1	1		
			- Capital Received back	1,00,00,000	1		
			- Income Tax Disallowed	2,202	16,859		

12.	Aavkar Project - Ambawadi	Associate Concern	- 11.10% holding in the firm / Loss share received	(-)333	(-) 12,593	1,28,135 Dr	1,28,468 Dr
13.	Tesla Properties LLP	Associate Concern	- 11.72% holding in the firm / Profit share received - Capital Received back	2,40,863	2,08,672	2,63,96,508 Dr	2,61,55,645 Dr
14.	Endor Properties LLP	Associate Concern	- 6.22 % holding in the firm / Profit share received - Capital Received back	(-) 1,637	(-) 18,142 10,102 	11,403 Dr	13,040 Dr
15.	Viewport Properties LLP	Associate Concern	- 2.92 % holding in the firm / Profit share received - Capital received back	(-) 4,76,015	1,02,930 16,06,000	27,30,735 Dr	32,06,750 Dr
16.	Farpoint Properties LLP	Associate Concern	the firm /	15,20,602 30,37,150 	66,14,618 95,07,600 1,00,00,000 34,53,324	26,89,183 Dr	42,05,731 Dr
17.	Voyager Properties LLP	Associate Concern	- 2.78 % holding in the firm / Profit	11,208	1,16,825	25,71,263 Dr.	25,60,055 Dr.
18.	Aavkar Project Paldi	Associate Concern	- 11.42% holding in the firm / Profit share received	3,28,142	1	1,53,28,142 Dr	1,50,00,000 Dr
19.	Crusade Project LLP	Associate Concern	- 4.63 % holding in the firm / Profit share received - Capital Contribution	9,589	25,607	2,37,85,196 Dr	25,25,607 Dr
20.	Amaya Proserve LLP	Director is Partner in LLP	Housekeeping Expenses	36,433	48,675	ı	1,28,468 Dr
21.	Travis Properties LLP	Associate Concern	-5 % holding in the firm / Profit share received	(-) 11,139		12,38,861 Dr	I
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