

4th Annual Report (2022-23) of EP Biocomposites Limited











#### **BOARD OF DIRECTORS:**

Mr. RAJKUMAR GAJANAN KAMAT

Ms. LEENA KAMAT

Mr. SHREYAS DATTATRAY NADKARNI

Mr. NITIN ANANT KUNKOLEINKER

Mr. DINESH NAGUESH SHENOY

**CHIEF FINANCIAL OFFICER** 

Ms. NILAM NARESH KADKADE

**COMPANY SECRETARY** 

CS AKSHADA CHETAN NEUGUI

**BANKERS & FINANCIAL INSTITUTIONS** 

**CANARA BANK** 

#### **STATUTORY AUDITORS**

M/s. S. P. BHANDARE & ASSOCIATES CHARTERED ACCOUNTANTS, 3/UG4 MODELS RESIDENCY ST. INEZ, PANAJI GOA– 403001

#### **INTERNAL AUDITOR**

**Efficax Consultants LLP** 

#### **CORPORATE OFFICE**

EP KAMAT GROUP, FIRST FLOOR B. R. COMMERCIAL CENTRE, OPP. PARADE GROUNDS, CAMPAL PANAJI, GOA - 403001, INDIA, MANAGING DIRECTOR

**DIRECTOR** 

DIRECTOR

INDEPENDENT DIRECTOR INDEPENDENT DIRECTOR



### **REGISTERED OFFICE**

D-2/12, BICHOLIM INDUSTRIAL ESTATES, BICHOLIM, NORTH GOA GA-403504 IN



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#### INDEPENDENT AUDITOR'S REPORT

The Members of M/s EP Biocomposites Limited

#### **Report on the Audit of the Financial Statements**

#### **Opinion**

We have audited the accompanying financial statements of M/s EP Biocomposites Limited ('the Company'), which comprise the Balance Sheet as at 31<sup>st</sup> March 2023, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the 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 31<sup>st</sup> March 2023, its profit 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 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**



Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements for the financial year ended 31st March 2023. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

#### 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 auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained 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 communicate the matter to those charged with governance and take necessary actions, as applicable under the relevant laws and regulations. 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 as stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting standards

specified under section 133 of the Companies Act, 2013. 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, the 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.

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

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

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

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional 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 in place adequate internal financial controls with reference to the financial statements and the operating effectiveness of such controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements, or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we



determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

#### **Report on Other Legal and Regulatory Requirements**

- 1. As required by the Companies (Auditor's Report) Order, 2020 (the Order), issued by the Central Government of India in terms of Section 143 (11) of the Act, we give in the Annexure 'A' a statement on the matters specified in paragraphs 3 and 4 of the said Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
  - (i) we have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.
  - (ii) in our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
  - (iii) the Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
  - (iv) in our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, as applicable.
  - (v) on the basis of written representations received from the directors as on 31<sup>st</sup> March 2023 taken on record by the Board of Directors, none of the directors is disqualified as on 31<sup>st</sup> March 2023 from being appointed as a director in terms of section 164 (2) of the Act.
  - (vi) With respect to the adequacy of internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure 'B'; and

- (vii) 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:
  - a) the Company does not have any pending litigations which would impact its financial position.
  - b) the Company did not have any long term contracts including derivatives contracts for which there were any material foreseeable losses.
  - c) there were no amounts required to be transferred, to the Investor Education and Protection Fund by the Company.
  - d) (i) The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
    - (ii) The management has represented that, to the best of its knowledge and belief, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- (iii) Based on such audit procedures that we considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause
- (i) and (ii) contain any material misstatement.
- (e) The Company has not declared or paid any dividends during the year.
- (f) As proviso to rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable for the Company only with effect from 1<sup>st</sup> April, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is not applicable for the current financial year.
- (viii) In our opinion and according to information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) of the Act which are required to be commented upon by us.

For S.P. BHANDARE & ASSOCIATES
CHARTERED ACCOUNTANTS
FIRM REGN. NO. 101157W

S.P. BHANDARE PROPRIETOR M.NO. 035615

PLACE: PANAJI – GOA DATE: 29<sup>th</sup> May 2023

UDIN: 23035615BGVFAP9348



#### Annexure 'A' to the Auditor's Report for the year ended 31st March 2023

Re: M/s EP Biocomposites Limited

The Annexure referred to in our Independent Auditor's Report to the members of the Company on the financial statement for the year ended 31<sup>st</sup> March 2023.

Based on the audit procedures performed for the purpose of reporting a true and fair view on the financial statements of the Company and taking into consideration the information and explanations given to us and the books of account and other records examined by us in the normal course of audit, and to the best of our knowledge and belief, we report that:

- (i) (a) (A) The company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant & Equipment.
  - (B) The company is maintaining proper records showing full particulars, of Intangible assets.
  - (b) The Company has a program of verification to cover all the items of Property, Plant & Equipment in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, a portion of the Property, Plant & Equipment was physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
  - (c) As at the Balance Sheet date, the Company did not own any immovable property. Wherever the Company is the lessee of the immovable property, lease agreements are duly executed in favour of the leasee.

- (d) The Company has not revalued its property, Plant & Equipment (including Right-of-Use assets) or intangible assets during the year. Accordingly, the reporting under clause 3(i)(d) of the order is not applicable to the company.
- (e) No proceedings have been initiated on or are pending against the Company for holding Benami property under the Prohibition of Benami Property Transactions Act, 1988 and Rules made thereunder, and therefore the question of our commenting on whether the Company has appropriately disclosed the details in its financial statements does not arise.
- (ii) (a) The physical verification of inventory has been conducted at reasonable intervals by the Management and, in our opinion, the coverage and procedures of such verification by Management is appropriate. The discrepancies noticed on physical verification of inventory as compared to book records were not 10% or more in aggregate for each class of inventory.
  - (b) The Company has not been sanctioned working capital limits in excess of ₹ 5 crore, in aggregate, at any point of time during the year, from banks or financial institutions on the basis of security of current assets. Accordingly reporting under clause 3(ii)(b) of the Order is not applicable.
- (iii) During the year, the Company has not made investments in or provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties during the year, other than the advances to staff and suppliers the ordinary course of its business, which are not in the nature of loan. Accordingly, reporting under Para 3(iii) of the Order is not applicable to the Company.
- (iv) During the year, the Company has not made investments in or provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties Accordingly, Para 3(iv) of the Order is not applicable to the Company.
- (v) The Company has not accepted any deposits or amounts which are deemed to be deposits within the meaning of Sections 73 to 76 of the Act and the Rules framed there under to the extent notified.

- (vi) The maintenance of cost records has not been specified by the Central Government under subsection (1) of section 148 of the Companies Act, 2013 for the business activities carried out by the Company. Accordingly, reporting under clause (vi) of the Order is not applicable to the Company.
- (vii) (a) In our opinion, the Company has generally been regular in depositing undisputed statutory dues, including Goods and Services tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues applicable to it with the appropriate authorities.

There were no undisputed statutory dues payable in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues in arrears as at March 31, 2023 for a period of more than six months from the date they became payable.

- (b) There are no material dues in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess which have not been deposited with the appropriate authorities on account of any dispute.
- (viii) There are no transactions, previously not recorded in the books of account, that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- (ix) (a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest to any lender during the year.
  - (b) The Company has not been declared Wilful Defaulter by any bank or financial institution or government or any government authority.
  - (c) The term loans have been applied, on an overall basis, for the purposes for which they were obtained.
  - (d) On an overall examination of the financial statements of the company, funds raised on short-term basis by the Company have during the year, prima facie, not been utilised during the year for long-term purposes.

- (e) On an overall examination of the financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (f) The Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (x) (a) Money raised by the Company by way of initial public offer during the year were applied for the purposes for which those were raised. The Company has not raised any moneys by way of further public offer (including debt instruments) during the year,
  - (b) During the year, the company has not made any preferential allotment or private placement of shares or fully or partly or optionally convertible debentures. Accordingly, paragraph 3 (x) (b) of the order is not applicable.
- (xi) (a) Considering the principles of materiality outlined in Standards on Auditing, we report that no fraud by the Company or on the Company has been noticed or reported during the year under Audit,
  - (b) No report under Section 143(12) of the Act, has been filed by the auditors in Form ADT-4, as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
  - (c) According to the information and explanations given to us, the Company has not received any whistle-blower complaints during the year.
- (xii) As the Company is not a Nidhi Company and the Nidhi Rules, 2014 are not applicable to it, the reporting under Clause 3(xii) of the Order is not applicable to the Company.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the company the transactions with the related parties are in compliance with section 177 and 188 of the Act where applicable and the details of such transactions have

been disclosed in the financial Statements as required by the applicable accounting standards.

- (xiv) (a) The Company does not have an internal audit system. However, the company has appropriate internal controls in place commensurate with the size and nature of its business.
- (xv) According to the information and explanations given to us and based on our examination of the records of the company, the Company has not entered into any non-cash transactions with directors or persons connected with the directors. Accordingly; Paragraph 3(xv) of the Order is not applicable.
- (xvi) (a) In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.
  - (b) In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.
- (xvii) The Company has not incurred any cash losses in the financial year or in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordingly, provisions under clause 3(xviii) of the Order are not applicable to the Company.
- xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists
  - as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the



future viability of the

Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

- (xx) The Company does not meet the applicability threshold for incurring expenditure towards Corporate Social Responsibility activities as prescribed by section 135 of the Companies Act, 2013. Accordingly reporting under clause 3(xx) of the Order is not applicable.
- (xxi) The reporting under Clause 3(xxi) of the Order is not applicable in respect of audit of standalone financial statements. Accordingly, no comment in respect of the said clause has been included in this report.

For S.P. BHANDARE & ASSOCIATES CHARTERED ACCOUNTANTS FIRM REGN. NO. 101157W

S.P. BHANDARE PROPRIETOR M.NO. 035615

PLACE: PANAJI – GOA DATE: 29<sup>th</sup> May 2023

UDIN: 23035615BGVFAP9348



#### ANNEXURE 'B' TO THE AUDITOR'S REPORT

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

We have audited the internal financial controls with reference to financial statements of M/s EP Biocomposites Limited ("the Company") as of 31<sup>st</sup> March 2023 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 with reference to financial statements based on the 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 ("the Guidance Note") issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

#### **Auditors' Responsibility**

Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards of Auditing issued by the 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. 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 internal financial controls with reference to financial statements were established and maintained and if such controls operated effectively in all material respects.

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

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

#### Meaning of Internal Financial Controls With reference to financial statements

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

Inherent Limitations of Internal Financial Controls With reference to financial statements



Because of the inherent limitations of internal financial controls with reference to financial statements, 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 with reference to financial statements to future periods are subject to the risk that the internal financial control with reference to financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

#### Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, adequate internal financial controls with reference to financial statements and such internal financial controls with reference to financial statements were operating effectively as at 31<sup>st</sup> March, 2023 based on the internal financial control with reference to financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note issued by the ICAI.

For S.P. BHANDARE & ASSOCIATES CHARTERED ACCOUNTANTS FIRM REGN. NO. 101157W

S.P. BHANDARE PROPRIETOR M.NO. 035615

PLACE: PANAJI – GOA DATE: 29<sup>th</sup> May 2023

UDIN: 23035615BGVFAP9348

#### EP BIOCOMPOSITES LIMITED CIN: U28900GA2020PLC014240 **BALANCE SHEET AS AT 31ST MARCH 2023**

5r. No.	PARTICULARS	NO.	FIGURES AS AT 31ST MARCH 2023 (Rs. In Lakhs)	FIGURES AS AT 31ST MARCH 2022 (Rs. In Lakhs)
J	EQUITY AND LIABILITIES		-11	
1	SHAREHOLDERS FUNDS			
	(a) SHARE CAPITAL	3	168.15	117.7.
	(b) RESERVES AND SURPLUS	4	673.28	82.0
	(b) RECEIVED FILED BOTA 200		0,3.20	02.0
	TOTAL (1)		841.43	199.8
2	NON-CURRENT LIABILITIES			
	(a) LONG TERM BORROWING	5	120.05	217.5
	(b) DEFERRED TAX LIABILITY	6		0.5
	(c) LONG TERM PROVISION	7	2.81	13.5
	TOTAL (2)		122.86	231.5
3	CURRENT LIABILITIES			
	(a) SHORT TERM BORROWING	8	8.12	193.5
	(b) TRADE PAYABLES	9		
	(i)Total outstanding dues of micro enterprises and			
	small enterprises		17.96	105.1
	(ii)Total outstanding dues of creditors other than micro enterprises and small enterprises		100.49	114.6
	indicto enterprises and small enterprises		100.43	114.0
			118 45	219.7
	(c) OTHER CURRENT LIABILITIES	10	56.93	49.5
	(d) SHORT TERM PROVISIONS	11	24.61	33.3
	TOTAL (3)		208.11	496.2
	FOTAL(1+2+3)		1,172 40	927.6
Ш	ASSETS			
1	NON-CURRENT ASSETS			
	(a) PROPERTY, PLANT AND EQUIPMENT AND			
	INTANGIBLE ASSETS			
	- PROPERTY, PLANT AND EQUIPMENT	12	20.16	23.7
	- INTANGIBLE ASSETS	12	13.18	17.3
			33.34	41.0
	(b) DEFERRED TAX ASSET (NET)	6	0.08	14
	(c) OTHER NON-CURRENT ASSETS	13	212.75	28.9
	TOTAL(1)		246.17	70.0
	CHIDDENIE ACCESS			
2	CURRENT ASSETS (a) INVENTORY	14	101.64	110.3
	b) TRADE RÉCEIVABLÉS	14	101.61	118.2
	(c) CASH AND CASH EQUIVALENTS	15	586.14	709.6 15.6
	(d) SHORT-TERM LOANS AND ADVANCES	16	219.17	
		17	14.91	4.6
	(e) OTHER CURRENT ASSETS	18	4.40	9.5
	TOTAL(2)		926.23	857.6

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

AUDITOR'S REPORT SIGNED IN TERMS OF OUR SEPARAT

REPORT OF EVEN DATE.

LEENA RAJKUMAR KAMAT

For S.P BHANDARE & ASSOCIATES

CHARTERED ACCOUNTANTS

ERN 101157W

RAJKUMAR GAJANAN KAMAT DIRECTOR DIN: 01157652

DIRECTOR DIN: 02607730

NILAM NARESH KADKADE CHIEF FINANCIAL OFFICER PLACE: PANAJI-GOA DATED: 29th May, 2023

AKSHADA CHETAN NEUGUI COMPANY SECRETARY

S.P BHANDARE PROPRIETOR MEMBERSHIP NO. 35615 PLACE: PANAJI-GOA DATED: 29th May, 2023 UDIN No. 23035615BGVFAA5443

# EP BIOCOMPO SITES LIMITED CIN: U28900GA2020PLC014240 STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH 2023

				Year Ended		
Sr. 1	No.	PARTICULARS	NOTE	FIGURES FOR THE YEAR ENDED 31ST MARCH 2023 (Rs. In Lakhs)	FIGURES FOR THE YEAR ENDED 31ST MARCH 2022 (Rs. In Lakhs)	
T		INCOME				
	(a)	REVENUE FROM OPERATIONS	19	713.08	805.96	
	(b)	OTHER INCOME	20	16.62	1.59	
		TOTAL INCOME		729.70	807.55	
II		EXPENSES:				
		COST OF MATERIAL CONSUMED	21	391.81	569.3	
		PURCHASE OF STOCK-IN-TRADE	22		1	
	(c)	CHANGES IN INVENTORIES OF FINISHED GOODS, STOCK			32.0	
		IN TRADE AND WORK IN PROGRESS	23	18.51		
	, ,	EMPLOYEE BENEFITS EXPENSES	24	123.02		
		FINANCE COST	25	20.29 9.96		
	, ,	DEPRECIATION AND AMORTISATION EXPENSES	12 26	84.71		
	(e)	OTHER EXPENSES	26	04./1	05.1	
		TOTAL EXPENSES		648.30	690.9	
Ш		PROFIT BEFORE TAX (I-II)		81.40	116.6	
IV		TAX EXPENSE				
	, -	CURRENT TAX		22.19		
		PRIOR PERIOD TAX		2.20	1	
	(c)	DEFERRED TAX		-0.60	0.5	
				23.79	35.6	
٧		PROFIT (LOSS) FOR THE PERIOD (III-IV)		57.61	80.9	
VI		EARNING PER EQUITY SHARE				
	, ,	BASIC		3.94		
	(b)	DILUTED		3.94	9.4	

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

AUDITOR'S REPORT

SIGNED IN TERMS OF OUR SEPARAT

REPORT OF EVEN DATE.

For S.P BHANDARE & ASSOCIATES

RAJKUMAR GAJANAN KAMAT

DIRECTOR DIN: 01157652 LEENA RAJKUMAR KAMAT CHARTERED ACCOUNTANTS

DIRECTOR FRN 101157W

DIN: 02607730

S.P BHANDARE

AKSHADA CHETAN NEUGUI PROPRIETOR

COMPANY SECRETARY

MEMBERSHIP NO. 35615 PLACE: PANAJI-GOA DATED: 29th May, 2023

UDIN No. 23035615BGVFAA5443

NILAM NARESH KADKADE CHIEF FINANCIAL OFFICER PLACE: PANAJI-GOA DATED: 29th May, 2023

## EP BIOCOMPOSITES LIMITED CIN: U28900GA2020PLC014240 CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2023

PARTICULARS	FIGURES FOR THE YEAR ENDED 31ST MARCH 2023 (Rs. In Lakhs)	FIGURES FOR THE YEAR ENDED 31ST MARCH 2022 (Rs. In Lakhs)
Cash Flow From Operating Activities		
Profit Before Tax	81.40	116.60
Adjustments For:		
Depreciation	9.96	6.62
Finance Cost	20.29	15.63
Income From Other Source	-4.48	-0.55
Operating Profit Before Working Capital Charges	107.17	138.29
Adjustments For:		
Increase/(Decrease) In Trade Payables	-101.29	155.33
(Increase)/Decrease In Inventories	16.64	-73.25
Increase/(Decrease) In Other Current Liabilities	7.35	32.04
Increase/(Decrease) In Provisions	-10.01	15.24
(Increase)/Decrease In Trade & Other Receivables	123.50	-644.93
Other Non Current Assets - (Increase)/Decrease	-183.80	-26.9
Short-Term Loans And Advances - (Increase)/Decrease	-10.29	-2.5
Other Current Assets - (Increase)/Decrease	7.63	-4.93
Cash Generated From/(Used In) Operations	-43.10	-411.63
Taxes Paid	36.32	16.4
Net Cash Flow From/(Used In) Operating Activities (A)	-79,42	-428.03
Cash Flow From Investing Activities		
(Purchase)/Sale Of Fixed Assets	-2.24	-47.4
Interest On Investments	4.48	0,5
(Purchase)/Sale Of Investments		
Net Cash Flow From /(Used In) Investing Activities (B)	2.24	-46.8
Proceeds From Issue Of Share Capital and Securities Premium	635.04	80.2
Borrowings - Increase/(Decrease)	-282.94	411.1
Finance Cost	-20.29	-15.6
IPO Expenses	-51.05	
Net Cash Flow From /(Used In) Financing Activities (C)	280.76	475.7
Net Increase /(Decrease) In Cash And Cash Equivalence (A+B+C)	203.58	0.8
Cash And Cash Equivalents At The Beginning Of The Year	15.62	14.7
Cash And Cash Equivalents At The End Of The Year	219.20	15.63
Components Of Cash And Cash Equivalents		
Balances With Banks In Current/Cash Credit Account	218.91	15.4
Cash In Hand	0.26	0.19
Total Cash And Cash Equivalents	219.17	15.6

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

AUDITOR'S REPORT
SIGNED IN TERMS OF OUR SEPARA

RAJKUMAR GAJANAN KAMAT DIRECTOR

DIRECTOR
DIN: 01157652

LEENA RAJKUMAR KAMAT DIRECTOR DIN: 02607730 REPORT OF EVEN DATE.
For S.P BHANDARE & ASSOCIATES
CHARTERED ACCOUNTANTS

FRN 101157W

NILAM NARESH KADKADE CHIEF FINANCIAL OFFICER

PLACE: PANAJI-GOA DATED: 29th May, 2023 AKSHADA CHETAN NEUGUI COMPANY SECRETARY S.P BHANDARE
PROPRIETOR
MEMBERSHIP NO. 35615
DATED: 29th May, 2023

UDIN No. 23035615BGVFAA5443

#### EP BIOCOMPOSITES LIMITED

#### CIN: U28900GA2020PLC014240

#### NOTES TO AND FORMING PART OF BALANCE SHEET AND STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31-03-2023

#### Note:1

#### CORPORATE INFORMATION

EP BJOCOMPOSITES LIMITED is a Public Limited Company domiciled in India and incorporated under the provisions of the Companies Act, 2013 on 17th January, 2020. The Company is engaged in manufacture of fibre reinforced polymere products and providing of bio toilet Solutions.

#### Note:2

#### SIGNIFICANT ACCOUNTING POLICIES & NOTES:

#### Basis Of Preparation of Financial Statements

These financial statements of the Company have been prepared in accordance with generally accepted accounting principles in Iudia (Indian GAAP) to comply with the Accounting Standards specified under section 133 of the Companies Act, 2013, read with Rule 7 of the companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the Act"). The financial statements have been prepared on accrual basis under the historical cost convention.

The accounting policies adopted in the preparation of standaloue financial statements are consistent with those of the previous year. All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets for processing and their realization in cash and cash equivalents, the Company ascertained its operating cycle as 12 months for the purpose of current and non-current classification of assets and liabilities.

#### 2 Use Of Estimates

The preparation of financial statements in conformity with Indian GAAP requires the management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities, at the end of the reporting period. Although these estimates are based on the management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods.

#### 3 Cash and cash equivalents

Cash and cash equivalents for the purposes of cash flow statement comprise cash at bank and in hand and short-term investments with an original maturity of three months or less.

#### 4 Taxes on Income

Tax expense comprises current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income-tax Act, 1961 enacted in India and tax laws prevailing in the respective tax jurisdictions where the company operates. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.

Deterred Income taxes reflect the impact of timing differences between taxable income and accounting Income originating during the current year and reversal of timing differences for the earlier years. Deferred tax is measured using the tax rates and the tax laws enacted or substantively enacted at the reporting date. Deferred income tax relating to items recognized directly in equity is recognized in equity and not in the statement of profit and loss.

Deferred tax liabilities are recognized for taxable timing differences. Deferred tax assets are recognized for deductible timing differences only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized. In situations where the company has unabsorbed depreciation or carry forward tax losses, all deferred tax assets are recognized only if there is virtual certainty supported by convincing evidence that they can be realized against future taxable profits.

At each reporting date, the company re-assesses unrecognized deferred tax assets. It recognizes unrecognized deferred tax asset to the extent that it has become reasonably certain or virtually certain as the case may be that sufficient future taxable income will be available against which such deferred tax assets can be realized.

The carrying amount of deferred tax assets are reviewed at each reporting date. The company writes-down the carrying amount of deferred tax asset to the extent that it is no longer reasonably certain or virtually certain as the case may be that sufficient future taxable income will be available against which deferred tax asset can be realized. Any such write-down is reversed to the extent that it becomes reasonably certain or virtually certain as the case may be that sufficient future taxable income will be available.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set-off current tax assets against current tax liabilities and the deferred tax assets and deferred taxes relate to the same taxable entity and the same taxation authority.

Investments

Investments, which are readily realizable and intended to be held for not more than one year from the date on which such investments are made, are classified as Current Investments. All other investments are classified as Long Term Investments.

On initial recognition, all investments are measured at cost. The cost comprises purchase price and directly attributable acquisition charges such as brokerage, fees and duties.

Long term investments are carried in the financial statements at cost.

On disposal of an investment, the difference between its carrying amount and net disposal proceeds is charged or credited to the statement of profit and loss.

Property, Plant and Equipment, Tangible Assets

Property, plant and equipment (PPE), being fixed assets are tangible items held for use or for administrative purposes and are measured at cost less acumulated depreciation and any accumulated impairment. Cost comprises of the purchase price including import duties and non-refundable purchase taxes after deducting trade discounts and rebates and any costs attributable to bringing the asset to the location and condition necessery for it to be capable of operating in the manner intended by the Management. Financing costs relating to acquisition of assets which take substantial period of time to get ready for intended use are also included to the extent they relate to the period up to the time such assets are ready for their intended use.

Gains or losses arising from derecognition of property, plant & equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.

The residual values, useful lives and methods of depreciation of property, plant & equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

Depreciation

Depreciation on Property, Plant and equipment is provided under written down value method as per the useful lives and manner prescribed under schedule II to the Companies Act, 2013. Depreciation is calculated after reclassification of assets.

Intangible Assets

Intangible Assets are recognised only if it is probable that future economic benefits that are attributable to the asset will flow to the enterprise and the cost of the asset can be measured reliably.

**Depreciation** 

Intangible Assets are amortised equally over aperiod of 5 years.

7 Current Assets, Loans & Advances

In the opinion of the Board and to the best of its knowledge and belief the value on realisation of current assets in the ordinary course of business would not be less than the amount at which they are stated in the Balance Sheet and payable on demand.

8 Inventories

Finished and Semi-Finished products produced and Raw materials purchased by the Company are carried at lower of cost and net realisable value after providing for obsolescence, if any.

Cost of inventories comprises all costs of purchase, cost of conversion and other costs incurred in bringing them to their respective present location and condition.

Recognition of Income & Expenditure

Income and expenditure is recognized and accounted for on accrual basis. Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue from sale of goods is recognised on transfer of significant risks and rewards of ownership to the customer and when no significant uncertainty exists regarding realisation of the consideration. Sales are recorded net of sales returns, sales tax/VAT/GST, cash and trade discounts.

#### I0 Employee benefit

Employee benefits include provident fund, employee's state insurance scheme, gratuity fund and compensated absences.

#### Defined contribution plans

Contributions in respect of Employees Provident Fund and Pension Fund which are defined contribution schemes, are made to a fund administered and managed by the Government of India and are charged as an expense based on the amount of contribution required to be made and when service are rendered by the employees. Company's contribution to Provident Fund and other Funds for the year is accounted on accrual basis and charged to the Statement of Profit & Loss for the year.

#### Defined benefit plans

The eligible employees of the company are entitled to receive post-employment benefits in respect of gratuity in accordance with Payment of Gratuity Act, 1972. The company has made provision for the same in the standalone financial statements for the year ended on 31st March 2023 on the basis of actuarial valuation made by an independent actuary as at the balance sheet date based on projected unit credit method.

As per the actuarial valuation report taken, the company has provided for Gratuity of Rs. 5.24 takhs till the year ended on reporting date. However, as per the requirements of AS 15: Accounting for Employee Benefits, as on the date of financial statements, Company is in the process of finding a viable way of compliance by either setting up a fund or contributing to an outside fund.

#### 11 Earning Per Shares

The Company reports Basic and Diluted earnings per equity share in accordance with the Accounting Standard - 20 on Earning Per Share. In determining earning per share, the Company considers the net profit after tax and includes the post tax effect of any extraordinary/exceptional items. The number of shares used in computing basic earning per share is the weighted avergae number of equity shares outstanding during the period. The numbers of shares used in computing diluted earning per share comprises the weighted average number of equity shares that would have been issued on the conversion of all potential equity shares. Dilutive potential equity shares have been deemed converted as of the beginning of the period, unless issued at a later date.

#### 12 Provision, Contingent Liabilities and Contingent Assets

Provisions involving substantial degree of estimation in measurement are recognised when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources.

Contingent Liabilities are not recognised but are disclosed in the notes. Contingent Assets are neither recognised nor disclosed in the financial statements.

#### 13 Share Issue Expenses

The share issue expenses are adjusted against the balance in the Security Premium Account as permitted under section 52 of the Companies Act, 2013. The company made an Initial Public Offer vide ISIN CODE:

INE0D2I01014 of 5,04,000 shares on SME platform of Bombay Stock Exchange of India. The IPO offering has closed on 5th September 2022 and the IPO allotment has been made in the F.Y. 2022-23. The shares of the company were listed on the SME platform of Bombay Stock Exchange of India on 13th September 2022.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

For S.P BHANDARE & ASSOCIATES CHARTERED ACCOUNTANTS FRN 101157W

RAJKUMAR GAJANAN KAMAT

LEENA RAJKUMAR KAMAT DIRECTOR DIRECTOR DIN: 01157652 DIN: 02607730

S.P BHANDARE PROPRIETOR

MEMBERSHIP NO. 35615 PLACE: PANAJI-GOA **DATED: 29TH MAY 2023** 

NILAM NARESH KADKADE **CHIEF FINANCIAL OFFICER** 

AKSHADA CHETAN NEUGUI COMPANY SECRETARY

UDIN No. 23035615BGVFAA5443

PLACE: PANAJI-GOA DATED: 29TH MAY 2023

#### EP BIOCOMPOSITES LIMITED NOTES TO AND FORMING PART OF BALANCE SHEET AS AT 31-03-2023

NOTE NO.	PARTICULARS	FIGURES FOR THE YEAR ENDED 31-03-2023	FIGURES FOR THE YEAR ENDED 31-03-2022	
		(Rs. In lakhs)	(Rs. In lakhs)	
3	SHARE HOLDERS FUND SHARE CAPITAL: (1)AUTHORISED CAPITAL: 20,00,000 (P. Y. 20,00,000) EQUITY SHARES OF RS. 10/- EACH	200.00	200.00	
	20,00,000 (P. F. 20,00,000) EQUITY SHAKES OF NS. 10/- EACH	200.00	200.00	
	(2)ISSUED, SUBSCRIBED & PAID UP CAPITAL:			
	16,81,500 (P. Y. 11,77,500) EQUITY SHARES OF RS. 10/- EACH	168.15	117.75	
		168.15	117.75	

#### ERIOD:

AT THE BEGINNING OF THE ACCOUNTING PERIOD	11.78	0.50
BONUS SHARES ISSUED DURING THE YEAR		3.25
PUBLIC ISSUE OF SHARES	5.04	A-1
RIGHTS SHARE ISSUED DURING THE YEAR	*	8.03
OUTSTANDING AT THE END OF THE ACCOUNTING PERIOD	16.82	11.78

#### (a) TERMS/ RIGHTS ATTACHED TO EQUITY SHARES

The Company has only one class of equity share having par value of Rs 10 / per share. Each holder of Equity share is entitled to one vote per share. In the event of liquidation of the company, the holder of equity shares will be entitled to receive remaining assets of the Company after distribution of all preferential amounts . The Distribution will be in proportion to the number of equity share held by the shareholders.

#### (b) Details of sbareholders holding more than 5% shares of the Company

NAME OF THE SHAREHOLDER					
<b>LEOUITY SHARES OF RS 10</b>	EACH FULLY PAID UP				

(EOUITY SHARES OF RS 10/ EACH FULLY PAID UP)	31-03-	2023	31-03-2022	
	No. of Shares	Percentage of shareholding	No. of Shares	Percentage of shareholding
MRS. LEENA KAMAT	10,91,848	64.93%	10,91,848	92.73%

(c)	SHARES ALLOTED AS FULLY PAID BY WAY OF BONUS SHARES	31-03-2023	31-03-2022
	Particulars	No. of bonus shares alloted during the year	No. of bonus shares alloted during the year
	31.12.2021		3,25,000

## (d) Details of Shares held by Promoters at the end of the year

As at March 31, 2023

Promoter name	No. Of Shares	% of total shares	% Change during the year
MRS. LEENA KAMAT	10,91,848	64.93%	-29.97%
MR. RAJKUMAR GAJANAN KAMAT	67,152	3.99%	-25.54%
Total	11,59,000	68.93%	-55.51%

As at March 31, 2022

Promoter name	No. Of Shares	% of total shares	% Change during the year
MRS, LEENA KAMAT	10,91,848	92.73%	0.00%
MR. RAJKUMAR GAJANAN KAMAT	63,152	5.36%	0.00%
Total	11,55,000	98.09%	0.00%

#### 4 RESERVE & SURPLUS:

1	<b>SECURITIES</b>	<b>PREMIUM</b>	<b>ACCOUNT</b>
---	-------------------	----------------	----------------

OPENING BALANCE	-	-
ADDITIONS DURING THE YEAR*	584.64	-
	584.64	-
ESS : SHARE ISSSUE EXPENSES WRITTEN OFF**	51.05	
	533.59	

<sup>\*</sup>The company has made an Initial Public Offer of 5.04 Lakh shares at a fixed price of Rs. 126/- per share, having face value of Rs. 10 per share. The shares of the company were subscribed at highest cut-off @ Rs. 126/- per share. Accordingly, the company has received share security premium of Rs. 5,84,64,000/- (5,04,000 X 116/- per share).

#### 2 SURPLUS

GRAND TOTAL	673.29	82.09
AT THE END OF THE ACCOUNTING PERIOD	139.70	82.09
LESS: BONUS SHARES ISSUED		32.50
ADDITIONS DURING THE YEAR (BALANCE IN STATEMENT OF PROFIT & LOSS A/C)	57.61	80.94
AT THE BEGINNING OF THE ACCOUNTING PERIOD	82.09	33.65

#### S LONG TERM BORROWINGS

Unsecured UNSECURED BORROWING FROM DIRECTORS

120.05 217.52

120.05 217.52

6	Deferred Tax Liability/ Deferred Tax Asset		
	Tax effect of items constituting deferred tax assets On difference between book balance and tax balance of		
	Property, Plant & Equipment	-0.32	2.06
	On Others		-
	Tax effect of above	-0.08	0.52
	Net Deferred Tax Liability/(Asset)	(0.08)	0.52

7	LONG TERM PROVISIONS
	PROVISION FOR GRATUITY

	2.81	13.52
-	2 91	12 52

<sup>\*\*</sup>The share issue expenses incurred by the company has been adjusted against the security premium received as per the provisions of the Companies Act, 2013. The detailed utilization of the share proceeds is provided in Note No. 34 of the Financial Statements.

#### **CURRENT LIABILITIES**

#### 8 SHORT TERM BORROWINGS

ŏ	SHORT TERM BORKOWINGS		
	CANARA BANK CASH CREDIT ACCOUNT	•	187.00
	CURRENT MATURITIES OF LONG TERM DEBT	8.12	6.59
		8.12	193.59
9	TRADE PAYABLES		
	(a) TOTAL OUTSTANDING DUES OF MSME (b) TOTAL OUTSTANDING DUES OF CREDITORS OTHER THAN	17.96	105.10
	MSME	100.49	114.64
		118.45	219.74

#### Notes:-

#### THE DISCLOSURES UNDER THE MICRO, SMALL AND MEDIUM ENTERPRISES DEVELOPMENT

#### 9.1 ACT, 2006

The disclosures under the Micro, Small and Medium Enterprises Development Act, 2006 have been made on the basis of confirmations received from suppliers regarding their status under the said Act. The Company has not received any intimation from "suppliers" regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006

#### **Particulars**

Outstanding principal amount and interest as on 31st March 2023

- Principal Amount 17.96 105.10
- Interest due thereon

Amount of interest paid along with the amounts of payment made beyond the appointed day

Amount of interest due and payable (where the principal has already been paid but interest has not been paid)

The amount of interest accrued and remaining unpaid at the end of each accounting year

The amount of further interest remaining due and payable even in succeeding years, until such date when the interest dues as above are actually paid for the purpose of disallowance as a deductible expenditure under section 23 of the said Act

9.2 Trade payable Ageing Schedulule

Refer Note 28

## 10 OTHER CURRENT LIABILITIES

INTEREST ACCRUED & DUE ON BORROWINGS		5.80
ADVANCES FROM CUSTOMERS	8.96	20.27
STATUTORY DUES PAYABLE	18.19	3.82
OTHER CURRENT LIABILITIES	29.78	19.69
	56.93	49.58
SHORT-TERM PROVISIONS		
DDAVIČIANI DAD ATI IITV	2.42	1.72
PROVISION FOR TAXATION	22.18	31.66
	24.61	33.38
OTHER MONI CHRRENT ACCETS		
		22,21
	0.84	0.94
	5.29	5.29
SECURITY DEPOSIT	206.62	0.51
OTHER NON-CURRENT ASSETS	-	1.50
	212.75	28.95
INVENTORIES (VALUED AT LOWER OF COST AND NET F	REALIZABLE VALUE)	
RAW MATERIAL	16.13	14.26
WORK-IN-PROGRESS	26.03	35.50
FINISHED GOODS	59.45	68.49
	101.61	118.25
TRADE RECEIVABLES:		
(UNSECURED CONSIDERED GOOD UNLESS OTHERWISE STATED)		
(I) DEBTS OUTSTANDING FOR A PERIOD EXCEEDING SIX MONTHS FROM THE DATE THEY ARE DUE	232.05	267.87
(2) OTHER RECEIVABLES	354.09	441.77
	586.14	709.64
CASH & CASH EQUIVALENTS:		
BALANCE WITH BANKS		
IN CURRENT & CASH CREDIT ACCOUNTS:	50.23	0.95
7.145	8.30	6.88
IN RD ACCOUNTS:		0.00
IN FD ACCOUNTS:	160.38	
	160.38 0.26	7.58 0.19
	ADVANCES FROM CUSTOMERS STATUTORY DUES PAYABLE OTHER CURRENT LIABILITIES  SHORT-TERM PROVISIONS  PROVISION FOR GRATUITY PROVISION FOR TAXATION  OTHER NON-CURRENT ASSETS IPO EXPENSES PREPAID LEASE RENT RENT DEPOSIT SECURITY DEPOSIT OTHER NON-CURRENT ASSETS  INVENTORIES (VALUED AT LOWER OF COST AND NET BE RAW MATERIAL WORK-IN-PROGRESS FINISHED GOODS  TRADE RECEIVABLES: (UNSECURED CONSIDERED GOOD UNLESS OTHERWISE STATED) (I) DEBTS OUTSTANDING FOR A PERIOD EXCEEDING SIX MONTHS FROM THE DATE THEY ARE DUE (2) OTHER RECEIVABLES  CASH & CASH EQUIVALENTS: BALANCE WITH BANKS	### ADVANCES FROM CUSTOMERS  \$18.19 OTHER CURRENT LIABILITIES  \$29.78    56.93    66.93    66

17	SHORT TERM LOANS & ADVANCES:		
	(UNSECURED CONSIDERED GOOD UNLESS		
	OTHERWISE STATED)		
	ADVANCES TO SUPPLIERS	14.50	4.41
	ADVANCES TO EMPLOYEES	0.41	0.21
		14.91	4.62
18	OTHER CURRENT ASSETS:		
	GST RECEIVABLE	0.1	7.79
	ADVANCE TAX, TDS & OTHER INCOME TAX PAYMENTS	4.23	1.77
	OTHER CURRENT ASSETS	0.17	0.01
		4.40	9.57

## NOTES TO AND FORMING PART OF STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED 31-03-2023

19	REVENUE FROM OPERATIONS		
	SALE OF FINISHED GOODS	697.16	787.49
	SALE OF TRADED GOODS	12/	
	SALE OF SERVICES	<b>15</b> .92	18.47
		713.08	805.96
20	OTHER INCOME:		
	INTEREST ON RD / FD	4.48	0.55
	Rent Income	6.15	1.00
	MISCELLENEOUS RECEIPT	0.53	0.04
	Sundry Balances written off	5.46	
		16.62	1.59
21	COST OF RAW MATERIAL CONSUMED		
	OPENING STOCK OF RAW MATERIALS	14.26	14.09
	PURCHASES	344.49	525.35
	ADD :- DIRECT EXPENSES		323.33
	FABRICATION EXPENSES	24.13	33.97
	FREIGHT CHARGES	7.16	8.34
	OTHER PRODUCTION EXPENSES	17.90	1.90
	LESS:- CLOSING STOCK OF RAW MATERIALS	16.13	14.26
		391.81	569.39
22	PURCHASE OF STOCK IN TRADE		
	PURCHASE OF TRADED GOODS	***	
23	CHANGES IN INVENTORIES		
	AT THE BEGINNING OF THE ACCOUNTING PERIOD		
	-Finished Goods	68.49	25.81
	-Work-in-progress	35.50	5.10
		103.99	30.91
	AT THE END OF THE ACCOUNTING PERIOD		
	-Finished Goods	59.45	68.49
	-Work-in-progress	26.03	35.50
		85.48	103.99
	NET CHANGES IN INVENTORIES	18.51	-73.08

## 24 EMPLOYEE BENEFITS EXPENSE

	AUDIT FEES	1.25	1.25
	PAYMENT TO AUDITOR		
	PROFESSIONAL FEES	5.69	2.28
	TRAVELLING EXPENSES	6.70	4.00
	TESTING FEES	1.61	1.65
	Sponsorship	2.25	4.55
	SECURITY CHARGES	2.28	1.77
	REGISTRATION , RENEWALS & FEES	0.37	3.89
	REPAIRS & MAINTAINANCE	1.88	1.28
	RENT	20.29	13.65
	PRINTING & STATIONERY	0.10	0.77
	POSTAGE & TELEPHONES	1.10	0.65
	PREOPERATIVE EXPENSES WRITTEN OFF	0.09	
	MEETING EXPENSES	1.16	0.09
	MEMBERSHIP FEES	0.05	0.46
	MISCELLENEOUS EXPENSES	0.45	0.25
	COMMISSION EXPENSES	0.38	0.17
	MARKETING & SALES PROMOTION EXPENSES	12.00	11.60
	INSURANCE	0.58	0.27
	FREIGHT OUTWARD	11.39	11.86
	DISCOUNT ALLOWED	0.82	3.65
	CALIBERATION CHARGES	0.03	0.03
	30th ANNIVERSARY EXPENSES		4.90
	Listing and Product Launch Expenses	9.65	-
	BANK CHARGES	2.70	3.62
	ADVERTISEMENT EXPENSES	1.89	1.10
26	OTHER EXPENSES:		
		20.29	15.62
	INTEREST PAID ON TERM LOANS OTHER INTEREST & FINANCE CHARGES	9.18 1 <b>1</b> .11	5.80 9.82
25	FINANCE COST		
		123.02	103.21
	STAFF WELFARE	2.94	2.35
	TRAINING SEMINARS	6.87	8.52
	SALES INCENTIVES	4.47	2.00
	CONTRIBUTION FOR GRATUITY	5.24	15.24
	LABOUR WELFARE FUND	0.07	0.06
	PF EXPENSES	5.04	4.04
	ESIC EXPENSES	0.97	0.88
	DIRECTORS REMUNERATION	13.30	7.55
	SALARY AND BONUS	84.12	62.57

## 27 EARNING PER SHARE

NET PROFIT AFTER TAX AS PER STATEMENT OF		
PROFIT AND LOSS (A)	57.60	80.94
Actual Number of Equity Shares outstanding at the		
end of the year	16,81,500	11,77,500
Equivalent Weighted Avg number of Equity Shares		
at the end of the year	14,60,568	8,53,293
Diluted Weighted Avg number of potential Equity		
Shares at the end of the year	14,60,568	8,53,293
BASIC AND DILUTED EARNINGS PER SHARE (A/)	3.94	9.48
FACE VALUE PER EQUITY SHARE (Rs.)	10.00	10.00

28.1 TRADE PAYABLE AGEING SCHEDULE 31ST MARCH 2023

		for following p f payment (Rs.			
Particulars	Less than 1	1 to 2 years	2 to 3 years	More than 3	Total
(ii) MSME (iii) Others (iii) Disputed dues – MSME	17.96 48.95	51.55		12	17.96 100.50
Total	66.91	51.55	-		118.46

28.2 TRADE PAYABLE AGEING SCHEDULE 31ST MARCH 2022

	Outstanding to due date o	for following p f payment (R:				
Particulars.	Less than 1 year	1 to 2 years	2 to 3 years	More than 3	Total	
(ii) MSME (iii) Others (iii) Disputed dues – MSME	105.10 114.64	-			105.10 114.64	
Total	219.74	-	41	-	219.74	

### NOTE 29

29.1 TRADE RECEIVABLES AGEING SCHEDULE 31-03-2023

Particulars		g for following e of receipt (R				
	Less than 6 months	6 months - 1 year	1 to 2 years	2 to 3 vears	More than 3 years	Total
(i) Undisputed Trade receivables – considered good	: . 354.09	48 11	183.93	-	-	586.13
(ii) Undisputed Trade Receivables - considered doubtful				- 5	- 4	100
(iii) Disputed Trade Receivables considered good			2			
(iv) Disputed Trade Receivables considered doubtful		3	3	3	-	-
<b>Total</b>	3\$4.09	48.11	183.93			586.13

29.2 TRADE RECEIVABLES AGEING SCHEDULE 31-03-2022

Particulars		g for following e of receipt (R				
	Less than 6 months	6 months - 1 year	1 to 2 years	2 to 3 years	More than 3 years	<b>Total</b>
(i) Undisputed Trade recelvables – considered good	441.77	107.96	159.92	-		709.65
(ii) Undisputed Trade Receivables – considered doubtful				-	-	
(iii) Disputed Trade Receivables considered good	*	કલ				
(iv) Disputed Trade Receivables considered doubtful		*	2		100	

# NOTE 30 - INFORMATIOM REGARDING GOODS MANUFACTURED, IMPORTS AND FOREIGN EXCHANGE CURRENCY TRANSACTIONS:

## (1) Consumption of Raw Material and Components:

	Raw materials Consumed		
391.81	391.81	Amount (Rs. In lakhs)	Current Year
569.39	569.39	Amount (Rs. In lakhs)	Previous Year

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	Raw Materials a. Imported b. Indigenous	
391.81	0.00%	Current Year Amount (Rs. In lakhs)
	0.00%	Previous Year %
569.39	569.39	Amount (Rs. In lakhs)

(3) Value of Imports (on CIF basis): Raw Materials

(4) Expenditure in Foreign Currency Travelling Expenses

(5) Earnings in Foreign Currency Export of goods calculated on FOB basis

# **NOTE 31 - PROVISIONS AND CONTINGENT LIABILITIES**

- (1) Estimated amounts of contracts remaining to be executed on capital accounts
- (2) Contingent liabilities not provided for:

## NOTE 32 - RELATED PARTY DISCLOSURES

A. Details of Related Parties

A.i. Related Party where control exist

Leena Kamat Rajkumar Kamat

Shareholder holding 65% of equity shares Shareholder holding 4% of equity shares

> **Current Year** (Rs. In lakhs) Amount **Previous Year** (Rs. In lakhs) Amount

3.28

(Rs. in lakhs) **Current Year** (Rs. in lakhs) **Previous Year** 

Z

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Z

Z

### A.ii. Associate Concerns

E.P. Industries

Sole Proprietorship where director is Proprietor
Om Venture

Omega Marketing
Omega Engineers

Business Nirvana Inc

Epee Metal Goa Private Limited

Sole Proprietorship where director is Proprietor
Sole Proprietorship where director is Proprietor
Sole Proprietorship where director is Proprietor
Company

# A.iii. Details of Director/Key management personnel (KMP) including relatives

Shreyas Dattatray Nadkarni Akshada Chetan Neugui Nitin Anant Kunkolienker Dinesh Naguesh Shenoy Mohammad Faiyazul Haq Nilam Naresh Kadkade Mrs. Leena Rajkumar Kamat Mr. Rajkumar Kamat Company Secretary (w.e.f 03-10-2022) Company Secretary (upto 03-10-2022) Additional Director (Confirmed as a Director in the Annual General Meeting dated 10th June, 2022) Independent Director (w.e.f. 17.02.2020) Chief Financial Officer Director having significant influence Director having significant influence Independent Director (w.e.f. 28.04.2020)

# B. Transactions with Related Parties during the year

## B. i. Loans taken and repayment thereof

131.20		5.65	136.85		
131.20		5.65	136.85	31-03-2022	
115.19		22.14	6.13	11	
115.19		22.14	6.13	31-03-2023	Rajkumar Ka <b>ma</b> t
Amount owed to related parties (Rs in lakhs)	Interest accrued	Repayment	Advance Taken	Year ended	Name of the related Party

### B.ii. Other Transactions

Name	Relation	Nature of transaction	Current year (Rs in lakhs)	(Rs in lakhs)
Raikumar Kamat	KMP	Remuneration	13.30	7.55
Leena Kamat	KMP	Interest paid on Loan	9.18	5.80
Leena Kamat	KMP	Liabilities taken over		317.91
Leena Kamat	KMP	Assets taken over		469.12
Nilam Naresh Kadkade	KMP	Remuneration	4.20	3.92
Mohammad Faiyazul Haq	KMP	Remuneration	2.45	4.12
Akshada Chetan Neogui	KMP	Remuneration	2.30	
Dinesh Naguesh Shenoy	KMP	Sitting Fees	0.20	
Nitin Anant Kunkolienker	KMP	Sitting Fees	0.20	
Business Nirvana	Associate concern	Rent Received	6.15	1.00
Om Venture	Associate concern	Rent Paid	9.23	10.50
Om Venture	Associate concern	Purchases		120.55
Om Venture	Associate concern	Purchase Returns		2.81
Om Venture	Associate concern	Labour Charges Paid	9.79	4.77
Om Venture	Associate concern	Sales	292.06	449.81
Om Venture	Associate concern	Sales Returns		6.83

Om Venture	Om Venture	Om Venture	Om Venture	Leena Kamat	Name
Associate concern	Associate concern	Associate concern	Associate concern	KMP	Relation
Receivable	Security Deposit	Payable	Payable	Payable	Receivable/Payable
482.37	200.00	32,27		12.99	Current Year F
548.58		22.57	9.23	1	Previous Year

## Note 34-Initial Public Offer

5,04,000 fresh equity shares of the Company, listed on BSE SME Platform at an offer price of Rs. 126/- per share aggregating to completed Initial Public Offer (IPO) on the SME Board of Bombay Stock Exchange of India Limited, comprising of IPO placement of company got listed for trading on 13th September, 2022 on SME platform of Bombay Stock Exchange of India. The Company has share. The IPO offering has closed on 5th September, 2022 and the IPO allotment has been made in the F.Y. 2022-23. Shares of the Rs.635.04 Lakhs. The disclosure relating to utilization of IPO proceeds from Fresh issue is as follows:-The company has made an Initial Public Offer vide ISIN CODE: INE0D2I01014 of 5,04,000 shares, at a fixed price of Rs. 126/- per

(Rs in lakh

Adjustments	
lization (utilization of	Utilization planned as Total utilization
rch 2023 surplus towards	per prospectus upto March 2023
other objects)	
3 Lakhs	Rs. 151.18 Lakhs Rs. 151.18 Lakhs
chs	Rs. 80 Lakhs Rs. 80 Lakhs
ıkhs	Rs. 200 Lakhs Rs. 200 Lakhs
	NO. 140.00 LdKIIS INIL
	nned as ectus

<sup>\*</sup>The un-utilised amount of Rs. 148.86 Lakhs are lying in the Fixed Deposit Bank account with Scheduled Commercial Bank as required

## Note 35- Director's Remuneration

		31st March, 2022
Description	31st March, 2023 (₹)	7
Salaries and Remunerations *	13.3	7.55
Contribution to PF and other funds *		
Perquisites	4	
Compensated absences	5	1
TOTAL		

<sup>\*</sup> Exclusive of provisions for future liabilities in respect of gratuity and compensated absences as the actuarial valuation is done for all the employees together.

<sup>\*</sup> Excess utilization towards issue related expenses is incurred by the company from its internal accruals

In internation in the ratio is lower on account or the fact that some or the soveriment and senting comment orders for which the Company has filled the tenders have materialised after the end of the Financial Year and the revenue recognition is pushed to the next financial year 2023-24.  Coupled with the reduction in the numerator, the expansion of the equity during the year has resulted in the change in the ratio.	-63%	10	007	199 84	89	641 44	<i>ور</i> م	Net Equity	Vet Protil	Net Profit / Net Investment	Return on Investment	ā
government orders for which the Company has filled the tenders have materialised after the end of the Financial Year and the revenue recognition is pushed to the next financial year 2023-24. Coupled with the reduction in the numerator, the expansion of the equity during the year has esuited in the change in the ratio. With the revised contal structure in place for the full year the				3	7.70	2017	i di	Corrent Liability	pefore interest and axes	2		9
the numerator in the ratio is lower on account of the fact that some of the Government and semi-	, KO &	0 10	0 11	431 46	1 8 2 9	g 1	101.60	Cooks Employed	TO TO THE	Net Sales		3
The numerator in the ratio is lower on account of the fact that some of the Government and semi-government orders for which the Company has filled the tenders have materialised after the end of the Financial Year and the revenue recognition is pushed to the next financial year 2023-24. The denominator has expanded as some of the receivables are from Government and semi-Governmen authorities which are not recovered as at the end of the financial year.						742.00	7	Capital Average of Current assets - Current liabilities			Turnover Ralio	1
As there were lower purchases during the year, the ratio has declined	-67%	4 3	33 % 32 %	198 86	65 526 35 86 35	169 10 0 / 850	344 <b>4</b> 9 713 08	(Opening Trade Payables + Closing Trade Payables)/2  Trade Working	Nel Credit Purchases Revenue	Net Credil Purchases / Average Trade Payables Revenue /	Trade Payables Furnover Ratio	ē ē
Majority of the Clients of the Company are Government and semi-government entities. The billing cycles and the payment cycles for such clients are longer than the other clients. The dues are likely to be settled in the first half of the financial year 2023-24 and shall result in a favourable improvement of the ratio.		2 08		387 17	800,96	647.89	7130	(Opening Trade Receivables + Closing Trade Receivable)/2	Sales	Net Credit Sales / Average Trade Receivables	irade Receivables Turnover Ratio	3
As stated above, some of the boverninent and semi-government orders for which the company has filled the tenders have materialised after the end of the Financial Year. This has resulted in the reduction of the cost of goods sold and increase in the inventory figures of the Company. This is a temporary phase of this ratio		6.08	-	<u>o</u> g	496 31	109 93	410 32	(Opening Inventory + Closing Inventory)/2	ost of Goods Sold (Opening Inventory + Closing Inventory)/2	Cost of Goods Sold / Average Inventory	Inventory Turnover Ralio	(e)
The numerator in the ratio is lower on account of the fact that some of the Government and semi-government orders for which the Company has filled the tenders have materialised after the end of the Financial Year and the revenue recognition is pushed to the next financial year 2023-24. Coupled with the reduction in the numerator, the expansion of the equity during the year has resulted in the change in the ratio.		041	0 97	199 84	60 94	841 44	57 <b>6</b> 1	Shareholder's Equity	vet income= Net Profits after taxes = Preference Dividend	Profit after tax less pref Dividend × 100 / Shareholder's Equity	Return on Equity Ratio	9
The numerator in the ratio is lower on account of the fact that some of the Government and semi-government orders for which the Company has filled the tenders have materialised after the end of the Financial Year and the revenue recognition is pushed to the next financial year 2023-24. The increase in the denominator is a temporary phenomena which shall be reduced in the coming financial year.		4. 0)		22 21	8	20 41	87.96	Debt Service = Interest & Lease Payments + Principal Repayments		Net Operating Income / Debt Service	Debr Service Coverage Ratio	<u>s</u>
The variation in the numerator is owing to the repayment of debts as a mode of udisation of the IPO proceeds. The change in the denominator is owing to the increased capital base along with the share premium account created during the issue. This is a positive change in the ratio.		1.52	- 4	199 84	224 11	341 44	128 17	Equity= Equity+ Reserve and Surplus	ies of	Debi / Equity	Debt-Equity Rafio	(5)
The key component of the variation is with reference to the reduction in the short term borrowings owing to the receipt of the IPO proceeds. The same has resulted in a sharp decline of the denominator. This is a positive improvement in the ratio.		1.73		496 <b>2</b> 9	857 68	208 11	926 23	Short lerm Short lerm borrowings + Trade Payables + Other financial Liability+ Current lax (Liabilities) + Contract Liabilities + Provisions + Other Current Liability	+ Therent		Jurrent Ratio	<u>a</u>
	1	31st March	31st March	Denominator	Numerator	Denominator	Numerator	Denominator	Numerator	Formula	Ratio	No.
Reason (if variation is more than 25%)	Variation	Ratio as	Kano as	31-Mar-22	31-7	31-Mar-23	31-1	วนโสศร	Particulars			P

### Notes to the financial statements for the year ended 31st March 2023

### 37 Details of Crypto Currency or Virtual Currency

The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.

### 38 Corporate Social Responsibility

The Company does not meet the applicability threshold for incurring expenditure towards Corporate Social Responsibility activities as prescribed by section 135 of the Companies Act, 2013.

### 39 Undisclosed income

The Company does not have any undisclosed income which is not recorded in the books of account that has been surrendered or disclosed as income during the year (previous year) in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.

### 40 Details of Benami Property held

The Company does not have any Benami property, where any proceeding has been initiated or pending against the company for holding any Benami property.

### 41 Utilisation of Borrowed funds and share premium:

- The Company has not advanced to or loaned to or invested funds with any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
  - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
  - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- (ii) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
  - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
  - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

### 42 Compliance with approved Scheme(s) of Arrangements

The Company has not entered into any scheme of arrangement.

### 43 Compliance with number of layers of companies

The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with the Companies (Restriction on number of Layers) Rules, 2017.

### 44 Registration of charges or satisfaction with Registrar of Companies

The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.

### 45 Relationship with Struck off Companies under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956

The Company does not have any transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956,

### 46 Wilful Defaulter

The Company has not been declared as a wilful defaulter by any bank, financial institution or other lender.

### 47 Title deeds of Immovable Properties not held in name of the Company

The Company does not own any immovable property.

### 48 Utilisation of borrowings

The borrowings of the company have been utilised for the purpose for which they have been borrowed.

### 49 Loans or Advances to Related Parties

The Company has not given any loans or advances to promoters, directors, KMPs and other related parties defined under the Companies Act, 2013.

### 50 Revaluation of Property, Plant and Equipment and Intangible Assets

The Company has not revalued any property, plant and equipment or intangible assets.

### 51 Rounding off of amounts

All the amounts (except where specifically stated otherwise) are rounded off to lakhs of rupees.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

AUDITOR'S REPORT

SIGNED IN TERMS OF OUR SEPARATE

REPORT OF EVEN DATE.

For S.P BHANDARE & ASSOCIATES

CHARTERED ACCOUNTANTS

FRN 101157W

RAJKUMAR GAJANAN KAMAT

DIRECTOR

DIN: 01157652

LEENA RAJKUMAR KAMAT

DIRECTOR

DIN: 02607730

NILAM NARFSH KADKADE CHIEF FINANCIAL OFFICER PLACE: PANAJI-GOA

DATED: 29TH MAY 2023

AKSHADA CHETAN NEUGUI

COMPANY SECRETARY

S.P BHANDARE PROPRIETOR

MEMBERSHIP NO. 35615

PLACE: PANAJI-GOA

**DATED: 29TH MAY 2023** 

UDIN No. 23035615BGVFAA5443

7,57,424.00 33,65,971.48	7,57,424.00		41,23,395.48	99,465.00	1,25,000.00	38,98,930.48	TOTAL
1,68,483.72	28,761.00	15%	1,97,244.72	11,016.00	·	1,86,228.72	Office Equipments
2,20,272.31	38,871.00	15%	2,59,143.31			2,59,143.31	Vehicles
5,13,281.00	1,71,094.00	25%	6,84,375.00			6,84,375.00	TOT
6,50,719.47	2,16,907.00	25%	8,67,626.47	-	-	8,67,626.47	Technical Knowhow
461.12	198.00	30%	659.12			659.12	Patterns & Moulds
4,45,976.25	45,797.00	10%	4,91,773.25	67,601.00	1,25,000.00	2,99,172.25	Furniture & Fixtures
43,959.08	22,357.00	40%	66,316.08	20,848.00		45,468.08	Computers
13,22,818.53	2,33,439.00	15%	15,56,257.53	-	,	15,56,257.53	Plant & Machinery
WDV As on 31.03.2023	Depreciation	Rate	Total	Additions after 30-09-2022	Additions On or before 30-09-2022	As on 01-04-2022	Particulars

### **BOARD'S REPORT**

To,

The Members

**EP Biocomposites Limited** 

The Board of Directors hereby submits the report of the business and operations of your Company ("the Company" or "EPBL") for the financial year ended 31st March, 2023.

### 1. Operational results of the Company

During the year, the Company has continued its track record of strong performance.

Particulars	Amount (in INR) for the	Amount (in INR) for the
	Financial Year ended	Financial Year ended
	31stMarch, 2023	31 <sup>st</sup> March, 2022
Turnover	7,29,70,002.40	8,07,55,375.87
Profit before tax	81,38,850.24	1,16,59,938.49
Profit for the period	56,36,792.14	80,93,551.99
Total number of shares	16,81,500	11,77,500
Basic EPS	3.86	9.49

There is a slight reduction in the turnover of the Company for the year 2022-23 as the Company has applied for certain Government orders but the delay in the process of award has resulted in the delayed revenue recognition. The Company has now secured the orders and the Company is confident that the performance for the year 2023-24 shall surpass all previous records of the Company.

The Board of Directors were pleased to note that the inventory, receivables and loans have reduced substantially resulting in a very healthy Balance Sheet, compared to the previous

year and that the efforts and investments made post IPO on marketing and sales have borne fruits with more than Rs. 5.50 Crore of orders executed / in-hand on the date of the meeting of the Board.

The Company has increased its manpower count for Business growth and has resulted in the increase in the manpower costs but the same shall be the foundation of a strong performance in the coming years.

The Board of Directors also appreciated the efforts put in restructuring the product lines, tying-up with start-ups incubated at premier engineering institutions of the Country thereby focusing on building New Technology capabilities for the future.

### 2. Initial public offering (IPO) of the Company

The year 2022-23 was momentous for the Company as it saw the Company being listed on the BSE SME Exchange. In the aforesaid IPO, 5,04,000 Equity Shares of Rs. 10/- each were offered by the Company for subscription at a fixed issue price of Rs. 126/- per share aggregating to Rs. 635.04 Lakh. The issue was opened for subscription on August 29, 2022 and closed on September 05, 2022. The Board has allotted its Equity Shares to the successful applicants on September 08, 2022. The equity shares of the Company got listed on September 13, 2022 on the BSE- SME Platform.

As on March 31, 2023 the Authorized Share Capital of the Company is Rs. 2,00,00,000/- and the Paid-up Share Capital of the Company is Rs 1,68,15,000/-.

 Statement of Utilisation of Funds Raised Through IPO under Regulation 32 (1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 32(1)(a) and 32(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company hereby states that there was no deviation(s) or variation(s) in the utilization of public issue proceeds from the objects as stated in the prospectus.

### 4. Dividend

The Board of Directors do not recommend a dividend for the year 2022-2023 to conserve the resources of the Company. No amount is proposed to be carried to reserves.

### 5. Directors and Key Managerial Personnel ('KMP')

During the financial year, Mr. Mohammad Faiyazul Haq, resigned from the post of Company Secretary and Compliance Officer w.e.f. October 03, 2022 and Mrs. Akshada Neugui has been appointed as a Company Secretary and a Compliance Officer in his place.

Further, at the Third Annual General Meeting of the company, in accordance with the provisions of the Act and the Articles of Association of the Company, Mr. Rajkumar Kamat, (DIN: 01157652), Managing Director of the Company, retired by rotation and was reappointed. In the same meeting, Mr. Shreyas Nadkarni (DIN: 09396530) was confirmed as an Executive Director of the Company.

In the upcoming Fourth Annual General Meeting, Mrs. Leena Rajkumar Kamat, Director (DIN: 02607730) retires by rotation and offers herself for re-appointment.

The Company has also recruited a full-time Chief Executive Officer.

There are no other changes in the Board of Directors apart from the above till the date of the report.

### 6. Meetings of the Board of Directors and attendance thereat

The Board of Directors met 8 (eight) times during the year under review and summary of the attendance is as follows:

Name of		D	ates of the B	oard Meeting	gs	
the	06.06.202	08.09.202	03.10.202	25.10.202	12.11.202	10.03.202
Director	2	2	2	2	2	3
Rajkumar	Р	Р	Р	Р	Р	Р
Gajanan						
Kamat						

(01157652						
)						
Leena	Р	Р	Р	Р	Р	Р
Rajkumar						
Kamat						
(02607730						
)						
Dinesh	Р	Р	Р	Р	Р	Р
Naguesh						
Shenoy						
(08699459						
)						
Mr. Nitin	Р	Р	Р	Р	Р	Р
Anant						
Kunkolienk						
er (DIN:						
00005211)						
Mr.	Р	Р	Р	Р	Р	Р
Shreyas						
Dattatray						
Nadkarni						
(DIN:						
09396530)						

### 7. Committees of the board

### a. Audit Committee

The Audit Committee was constituted pursuant to Section 177 of the Companies Act, 2013.

The composition of the Audit Committee is enumerated hereunder:

Name of the	Designation in the	Nature of Directorship
Director	Committee	
Mr. Rajkumar G.	Chairperson	Managing Director
Kamat		
Mr. Dinesh	Member	Non-Executive Independent Director
Shenoy		
Mr. Nitin	Member	Non-Executive Independent Director
Kunkolienker		

During the year under review, there has been no instance where the recommendations of the Audit Committee have not been accepted by the Board. During the Financial Year under review, the Committee met 2 (Two) times, and the meeting was held in accordance with the provisions of the Act and rules made thereunder.

### b. Nomination and Remuneration Committee.

The Nomination and remuneration Committee was constituted pursuant to Section 178 of the Companies Act, 2013. The composition of the Nomination and Remuneration Committee is enumerated hereunder:

Name of the Director	Designation in the Committee	Nature of Directorship
Mrs. Leena R. Kamat	Chairperson	Non-Executive Director
Mr. Dinesh Shenoy	Member	Non-Executive Independent
		Director
Mr. Nitin Kunkolienker	Member	Non-Executive Independent
		Director

During the Financial Year under review, the Committee met 1 (One) time, and the meeting was held in accordance with the provisions of the Act and rules made thereunder.

### c. Stakeholders Relationship Committee.

The Stakeholders Relationship Committee was constituted pursuant to Section 178 of the Companies Act, 2013. The composition of the Stakeholders Relationship Committee is enumerated hereunder:

Name of the Director	Designation in the	Nature of Directorship
	Committee	
Mrs. Leena R. Kamat	Chairperson	Non-Executive Director
Mr. Dinesh Shenoy	Member	Non-Executive Independent
		Director
Mr. Nitin Kunkolienker	Member	Non-Executive Independent
		Director

During the Financial Year under review, the Committee was not required to meet since there were no shareholder complaints received during the year under review.

### 8. Policy on Directors' appointment and remuneration

The Board has on the recommendation of the Nomination and Remuneration Committee framed a policy for the selection and appointment of Directors and Senior Management Personnel and their remuneration. The Company's policy relating to the Directors appointment, payment of remuneration and discharge of their duties is available on the website of the Company at <a href="https://www.epbiocomposites.com">www.epbiocomposites.com</a>.

The formal annual evaluation of the performance of the Board, its Committees and of individual directors has been made by the Board of Directors of the Company.

### 9. Link of the Annual Return

The Annual Return for the year 2022-23 is placed in the draft form on the website of the Company. The same shall be replaced by the final filed Form once the same is filed.

The link for the draft annual return in Form MGT-7 is: www.epbiocomposites.com

### 10. Directors' responsibility statement

The directors confirm that:

- In preparation of the financial statements for the year ended on 31<sup>st</sup> March, 2023, the Applicable Accounting Standards have been followed and there are no material departures.
- The directors have selected such accounting policies and applied them consistently, and made judgments and estimates so as to give a true & fair view of the state of affairs as at the year end and the profit for the period ended as on that date.
- Directors have taken sufficient care for the maintenance of the records as per the provisions of the Act, for safeguarding assets and for preventing and detecting frauds and irregularities.
- The directors have prepared accounts on a going concern basis.
- The directors have devised proper systems commensurate with the size and business
  of the Company, to ensure compliance with the provisions of all applicable laws and
  that such systems were adequate and operating effectively.
- The directors have laid down internal financial controls to be followed by the company
  and that such internal financial controls are adequate and were operating effectively.

### 11. Explanation of qualification in the Auditors' Report

The Auditors' Report does not contain any qualification, reservation or adverse remark which requires any explanation from the Board.

### 12. Particulars of conservation of energy

The Company has not taken any steps during the year under review for the conservation of energy apart from its quest to increase the efficiency in production processes.

### 13. Particulars of technology absorption

The Company does not have any event with reference to technology absorption during the year 2022-23.

### 14. Particulars of foreign exchange earnings and outgo

There are no foreign exchange earnings and outgo during the year under review.

### 15. Risk Management Policy

During the year under review, the Board of Directors have initiated the process of development and implementation of Risk Management Policy identifying elements of risks which may affect/threaten the existence of company and has made significant progress in the said direction since the last year. The Board is regularly discharging the responsibility of monitoring of business risks.

### 16. Information required under Section 197

The information required under Section 197 & Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached as Annexure II to this Report.

### 17. Annexures to the Board's Report

Particulars of Contracts/arrangements with related parties referred to in section 188 (1) in format of AOC-2 are attached as Annexure I. The details of all related party transactions can be referred at Note 32 of the Financial Statements of the Company.

The Company was listed on the BSE SME Platform during the year 2022-23. As a good governance measure, the Company have obtained a Secretarial Audit Report for the Financial Year 2022-23 which is attached to this Report. There are no qualifications in the Secretarial Audit Report which requires any explanations from the Board.

### 18. Material changes affecting the Company

There are no material changes and commitments affecting the financial position of the Company which have occurred between the end of the financial year of the company to which the financial statements relate and the date of this Directors' Report.

### 19. Disclosures regarding the loans from Directors

Particulars of the Loans taken from the Directors of the Company as exempted under Rule 2 (1) (c) (viii) of the Companies (Acceptance of Deposits) Rules, 2014 is as follows:

Loan taken from Mr. Rajkumar Kamat: INR 6.13 Lakh

 Disclosures under Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

The Company has duly constituted an Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 during the year under review upon applicability of the said legislation and there are no complaints received during the year.

### 21. Whistle Blower Policy/ Vigil Mechanism

To meets the requirement under Section 177(9) and (10) of the Companies Act, 2013, the Company has adopted a Vigil Mechanism/ Whistle Blower Policy with the objective of providing for a vigil mechanism as well as the guidance and procedural framework to directors and employees wishing to raise a concern about irregularities and/or frauds and any other wrongful conduct within the Company without fear of reprisal, discrimination or adverse employment consequences.

There were no instances of reporting under the said Policy.

### 22. General

The Board of Directors confirm that, during the period under review,:

- During the year under review, the statutory auditors have not reported under Section 143 (12) of the Companies Act, 2013, any instances of fraud committed against the Company by its officers or employees, the details of which would need to be mentioned in the Board's report.
- The Independent Directors of the Company have furnished their statements of independence under Section 149 (6) of the Companies Act, 2013.
- No disclosures are required to be made for the loans/ investments/ guarantees exceeding the limits prescribed under the Section 186 of the Companies Act, 2013.
- The Company does not have subsidiary, joint venture, or associate companies. Hence, no related disclosures are necessary.
- The Company has not accepted any deposits under the Chapter V of the Companies
   Act, 2013 which require any disclosures in the Board's Report.

The Company has complied with the provisions of the Secretarial Standards issued by

the Institute of Company Secretaries of India.

There are no significant and material orders passed by the regulators, courts or

tribunals impacting going concern status and company's operations in future.

The provisions of Section 135 of the Companies Act, 2013 are not applicable to the

Company.

• There are no applications made or any proceedings pending under the Insolvency and

Bankruptcy Code, 2016 during the year.

The Company is not required to maintain the cost records.

The Board of Directors wish to place on record its deep sense of appreciation for the

committed services, solidarity, cooperation, and support by all the employees of the

Company.

The Board of Directors would also like to express their sincere appreciation for the assistance

and co-operation received from the Government authorities, customers, vendors and

members during the year under review.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

OF EP BIOCOMPOSITES LIMITED

**RAJKUMAR KAMAT** 

**LEENA KAMAT** 

MANAGING DIRECTOR

DIRECTOR

DIN: 01157652

DIN: 02607730

Address: H No 323, Sneh,

Address: H No 323, Sneh,

Vodlem Bhat, Taleigao,

Vodlem Bhat, Taleigao,

Caranzalem, Goa 403002.

Caranzalem, Goa 403002.

**DATE: 29th MAY, 2023** 

**PLACE: PANAJI** 

### Annexure I

Form No. AOC-2(Particulars of contracts or arrangements 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)

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

Sr.	Particulars	Remarks
No.		
(a)	Name(s) of the related party and	M/s Om Ventures
	nature of relationship.	
(b)	Nature of	1. Use of premises and manufacturing
	contracts/arrangements/transactions.	facilities
		2. Purchase of raw material
		3. Purchase returns
		4. Labour charges
		5. Sales
		6. Sales returns
(c)	Duration of the	The above transactions are entered for a
	contracts/arrangements/transactions.	period of 3 years.
(d)	Salient terms of the contracts or	1. INR 9,23,000/-
	arrangements or transactions	2. NIL
	including the value, if any.	3. NIL
		4. INR 9,79,000/-
		5. INR 292,06,000/-
		6. NIL
(e)	Justification for entering into such	The Company is engaged in the business of
	contracts or arrangements or	manufacturing and marketing biodigester
	transactions.	toilets and FRP doors. To effectively carry out

Sr.	Particulars	Remarks
No.		
		the business of the Company, numerous
		third party procurements/ sales/ other
		transactions are required to be entered into.
		M/s OM Ventures, a sole proprietary concern
		of Ms. Leena Kamat, Director of the Company
		is engaged in the same business for a period
		of around two decades. Hence, these
		transactions were entered prior to the
		business takeover. After business takeover,
		the transactions included the fulfillment of
		earlier contracts.
(f)	Date(s) of approval by the Board.	
(g)	Amount paid as advances, if any.	NIL
(h)	Date on which the resolution was	1 <sup>st</sup> February. 2020
	passed in general meeting as required	
	under first proviso to	
	Section 188.	

Sr.	Particulars	Remarks
No.		
(a)	Name(s) of the related party and nature of relationship.	Ms. Leena Kamat
(b)	Nature of contracts/arrangements/transactions.	<ol> <li>Interest paid on loan</li> <li>Assets taken over</li> <li>Liabilities taken over</li> </ol>

Sr. No.	Particulars	Remarks
(c)	Duration of the contracts/arrangements/transactions.	The above transactions are a part of the business takeover agreement.
(d)	Salient terms of the contracts or arrangements or transactions including the value, if any.	<ol> <li>INR 9,18,000/-</li> <li>NIL</li> <li>NIL</li> </ol>
(e)	Justification for entering into such contracts or arrangements or transactions.	The above transactions are a part of the business takeover agreement.
(f)	Date(s) of approval by the Board.	For business takeover related approval, Board approval was taken on 5 <sup>th</sup> July, 2021.
(g)	Amount paid as advances, if any.	NIL
(h)	Date on which the resolution was passed in general meeting as required under first proviso to Section 188.	7 <sup>th</sup> July, 2021

Sr.	Particulars	Remarks
No.		
(a)	Name(s) of the related party and nature of relationship.	Business Nirvana Inc
(b)	Nature of contracts/arrangements/transactions.	Rent received
(c)	Duration of the	The agreement is made for a period of 11

Sr. No.	Particulars	Remarks
	contracts/arrangements/transactions.	months.
(d)		Business Nirvana Inc. shares an office space of 200 sq. mtrs. at the commercial office of the Company at First Floor, BR Commercial Centre, Opp Parade Grounds, Campal, Panaji, Goa 403001. The total rent received is INR 6,15,000/
(e)	Justification for entering into such contracts or arrangements or transactions.	The above arrangements result in fuller
(f)	Date(s) of approval by the Board.	18 <sup>th</sup> March 2022
(g)	Amount paid as advances, if any.	NIL
(h)	Date on which the resolution was passed in general meeting as required under first proviso to Section 188.	

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

There were no material related party transactions which were entered on arm's length basis.

### FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF EP BIOCOMPOSITES LIMITED

RAJKUMAR KAMAT
MANAGING DIRECTOR

DIN: 01157652

Address: H No 323, Sneh,

Vodlem Bhat, Taleigao,

Caranzalem, Goa 403002.

DATE: 29<sup>th</sup> MAY, 2023

**PLACE: PANAJI** 

**LEENA KAMAT** 

DIRECTOR

DIN: 02607730

Address: H No 323, Sneh,

Vodlem Bhat, Taleigao,

Caranzalem, Goa 403002.

### **Annexure II**

The information required under Section 197 of the Companies Act, 2013 & Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is given below:

Particulars	Details
The ratio of the remuneration of each director to the median	7.87
remuneration of the employees of the company for the	
financial year;	
The percentage increase in remuneration of each director,	No increase during the
Chief Financial Officer, Chief Executive Officer, Company	year
Secretary or Manager, if any, in the financial year;	
The percentage increase in the median remuneration of	NIL
employees in the financial year;	
The number of permanent employees on the rolls of company;	36
Average percentile increase already made in the salaries of	NIL
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;	

### Details of the top 10 Employees

Sr.	Nam	Design	Remune	Nature	Qualific	Date of	Ag	The	the	whet
No	е	ation	ration	of	ations	commen	е	last	perce	her
		of the		employ	and	cement		emplo	ntage	any

		emplo	receive	ment,	experie		of		yment	of	such
		yee	d	wheth	nce o	f	employ		held	equity	empl
				er	the		ment		by	share	oyee
				contrac	employ				such	s held	is a
				tual or	ee				emplo	by the	relati
				otherw					yee	emplo	ve of
				ise					before	yee in	any
									joining	the	direc
									the	comp	tor
									compa	any	or
									ny	within	man
										the	ager
										meani	of
										ng of	the
										clause	com
										(iii) of	pany
										sub-	and
										rule	if so,
										(2)	nam
										above	e of
											such
											direc
											tor
											or
											man
											ager
1.	Hem	Chief	85,000/	Perma	Diplom		01-04-	44	-	0.11%	N.A.
	ant	of FRP	-	nent	a,		2020				
	Kalan	Divisio			Mechar	۱					
	gutka	n			ical						
	r										
		I	I	I	l	1		<u> </u>	I	I	

2.	Datta	Chief	60,000/	Perma	BSc. in	01-04-	50	_	0.11%	N.A.
	ram	of Bio	-	nent	Physics	2020				
	Chim	Divisio			,					
	ulkar	n								
3.	Nila	Chief	35,000/	Perma	B.Com	01-04-	54	_	NIL	N.A.
3.	m	Financ	-	nent	Gradua	2020	54		INIL	
	Kadk	ial		liciic	te	2020				
	ade	Officer								
4			40.0007	Downs	1100	02.10.20	25		NIII	N.A.
4.	Aksh	Comp	40,000/	Perma	L.L.B. &	03.10.20	35	-	NIL	
	ada	any	-	nent	CS	22				
	Neug	Secret								
	ui	ary &								
		Compl								
		iance								
		Officer							NIII	NI A
5.	Vinay	Sr	31,500/	Perma	BSc.	01-02-	30	-	NIL	N.A.
	ak	Engine	-	nent	Chemist	2022				
	Kuda	er			ry					
	pkar									
6.	Roha	Sr	29,500/	Perma	Master	01-03-	27	-	NIL	N.A.
	n	Engine	-	nent	of	2022				
	Chou	er			Technol					
	gule				ogy					
					Environ					
					mental					
					Enginee					
					ring					
7.	Ghan	Produ	27,200/	Perma	ring Diplom	12-09-	43	-	NIL	N.A.
7.	Ghan asha	Produ ction	27,200/	Perma nent		12-09- 2020	43	-	NIL	N.A.

	m				ion					
	Naik				Enginee					
					ring					
8.	Bhas	Busine	27,000/	Perma	BSc.	12-09-	35	-	NIL	N.A.
	kar	ss	-	nent	Comput	2020				
	Rege	Develo			er					
		pment			Science					
		Manag								
		er								
9.	Melvi	Asst	27,000/	Perma	M.B.A.	12-09-	38	-	NIL	N.A.
	n	Manag	-	nent		2020				
	Anta	er								
	o	Sales								
10.	Dnya	Asst	20,050/	Perma	Xth	13-12-	46	-	NIL	N.A.
	nesh	Sales	-	nent	Pass	2021				
	war	Coordi								
	Sutar	nator								

### **Annexure III**

### Form No. MR-3

### **SECRETARIAL AUDIT REPORT**

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2023
[Pursuant to section 204(1) of the Companies Act, 2013 and rule
9 of the Companies (Appointment and Remuneration Personnel)

Rules, 2014]

To,

The Members,

EP Biocomposites Limited (CIN- U28900GA2020PLC014240)

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by EP Biocomposites Limited (CIN U28900GA2020PLC014240) (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31<sup>st</sup> March 2023, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2023 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
  - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
  - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading)Regulations, 2015;
  - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
  - (d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; *not applicable*
  - (e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; - not applicable
  - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
  - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; *not applicable* and
  - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; - not applicable

(vi) The Company, through its management, has informed that there are no laws which are specifically applicable to the Company.

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

(i)Secretarial Standards (SS-1 and SS-2) issued by The Institute of Company Secretaries of India.

(ii) The Listing Agreements entered into by the Company with Stock Exchange(s),

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

### I further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. There were no changes in the composition of the Board of Directors that took place during the period under review.

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

All decisions at Board / Committee Meetings were carried out unanimously as recorded in the minutes of the meetings.

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

We further report that, during the Audit Period,

The Company has made an Initial Public Offering of 5,04,000 Equity Shares of Rs. 10/each at a fixed issue price of Rs. 126/- per share aggregating to Rs. 635.04 Lakh. The
equity shares of the Company were listed on September 13, 2022 on the BSE- SME
Platform.

### For Amogh Diwan & Associates

CS Amogh Diwan
Practising Company Secretary
A53700, CP No. 21829

Pune

Date – 29<sup>th</sup> May, 2023

Annexure A to the Report of Secretarial Audit of Klass Pack Limited

To,

The Members,

EP Biocomposites Limited (CIN- U28900GA2020PLC014240)

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

1. Maintenance of secretarial records is the responsibility of the management of the

Company. Our responsibility is to express an opinion on these secretarial records based

on our audit.

2. We have followed the audit practices and process as were deemed appropriate to

obtain reasonable assurance about the correctness of the contents of the secretarial

records and statutory compliances. The verification was done on test basis to ensure

that correct facts are reflected in secretarial records. We believe that the process and

practices, we followed provide a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and

Books of Accounts of the Company.

4. Compliance of the provisions of Corporate and other applicable laws, rules, regulations,

standards is the responsibility of management. Our examination was limited to the

verification of procedure on test basis as on the date of conduct of the audit.

5. The Secretarial Audit report is neither an assurance as to the future viability of the

Company nor of the efficacy or effectiveness with which the management has

conducted the affairs of the Company.

For Amogh Diwan & Associates

CS Amogh Diwan
Practising Company Secretary
A53700, CP No. 21829

Pune

Date – 29<sup>th</sup> May, 2023



#### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

#### 1. BUSINESS OVERVIEW:

Our company was incorporated on 17<sup>th</sup> January 2020 and is into manufacturing and supply of fibre reinforced polymers (FRP) products such as door shutters, frames, laminated doors, Biodigestor Tanks, Bio toilets and allied products for construction and Industrial applications which meets customer requirements as well as sewage water treatment solutions. The company has taken over the running business of our promoter M/s 'Om Ventures', a sole proprietorship through a business transfer agreement dated August 31, 2021 and the Company has become a flagship entity of EP Kamat group. Further the Company has established an Aqua Division offering Sewage & Effluent Treatment Plants for hotels, industry, institutions, Government bodies as well as residential and commercial buildings. The Company, in the year 2023-24, has added the line of fire doors to its portfolio to better cater to the needs of the customers for a one-stop solution.

#### 2. INDUSTRY STRUCTURE AND ECONOMIC OVERVIEW:

Changing economic and business conditions, rapid technology, innovation and adoption and globalization are creating an increasingly competitive market environment that is driving corporations to transform the manner in which they operate. Companies in this environment are now focusing even more on ESG goals along with revenue and profitability.

International Monetary Fund has projected that the global growth is likely to fall from an estimated 3.5 percent in 2022 to 3.0 percent in both 2023 and 2024. While the forecast for 2023 is modestly higher than predicted in the April 2023 World Economic Outlook (WEO), it has remained weak by historical standards. The rise in central bank policy rates to fight inflation continues to weigh on economic activity.

In this bleak scenario, Indian economy is continuing its steady march towards growth by growing at an estimated rate of 7% which is the highest for all major economies. The Finance Minister has laid down the seven priorities in her 2023 budget speech which complement each other and act as the 'Saptarishi' for guiding India through the Amrit Kaal which are as follows:

- 1. Inclusive Development
- 2. Reaching the Last Mile

- 3. Infrastructure and Investment
- 4. Unleashing the Potential
- 5. Green Growth
- 6. Youth Power
- 7. Financial Sector

One of the main promises of the Central Government are with reference to moving forward firmly netzero carbon emission by 2070 to usher in green industrial and economic transition. The activities of the Company aid in reduction of falling of trees, recycle millions of litres of water, and save the environment.

Some of the key factors which may aid the business of the Company are as follows:

- The direct capital investment by the Centre is complemented by the provision made for creation of capital assets through Grants-in-Aid to States. The 'Effective Capital Expenditure' of the Centre is budgeted at INR 13.7 lakh crore, which will be 4.5 per cent of GDP. This is likely to enhance the green projects which are undertaken by the states and promote the overall business of the Company.
- 2. States and cities will be encouraged to undertake urban planning reforms and actions to transform our cities into 'sustainable cities of tomorrow'. These urban planning reforms are likely to aid in the STP, WTP, and other businesses of the Company.
- 3. NITI Aayog is churning out multiple research papers on how to attain water neutrality and how to manage waste-water treatments in urban cities. The business of the Company is a right fit for attaining this objective.

#### 3. DEVELOPMENTS:

Our Company is involved in manufacturing and supplying a vast portfolio of products and services for a cleaner and greener planet. The main lines of the business of the Company are FRP doors, water treatment solutions, and bio-digester tanks and toilets.

FRP business of the Company consists of the fiber-reinforced polymer products which have multiple uses and applications. FRP is an eco-friendly substitute for wood that has long been the chosen



building material – a limited resource that has resulted in major environmental problems, such as fast forest decline. We have become leaders for FRP Doors in Goa and Konkan.

Bio-digester tanks and toilets of the Company utilize the unique Defence Research and Development Organisation (DRDO) technology. We focus on giving sanitation solutions to those who do not have access to toilets, as well as to those who have toilets but face trouble treating and managing the waste through septic tanks. We provide sanitation infrastructure and human waste management solutions and services, involving innovative and simple bio-digester technology licensed from Defence Research and Development Organisation (DRDO) and Industry Interface and Technology Management, operating under the aegis of DRDO, Ministry of Defence, Government of India. The anaerobic bio-digester technology helps users manage waste onsite, without depending on expensive and energy-consuming sewage infrastructure.

Water treatment solutions of the Company include Sewage Treatment Plants (STP) and Effluent Treatment Plants (ETP). The effluent water treatment - a technique used for processing industrial wastewater for reuse or safe discharge to the environment. We are presently recycling 1 Million litres of waste everyday for leading Hotels, Industries and Housing Companies. Our Company, by its investment in setting-up the Acqua Division, is well placed to offer sustainability solutions to companies to meet their ESG goals.

#### 4. STRENGTHS, OPPORTUNITIES AND THREATS:

#### Strengths:

Growth in the Indian economy and demand creates unprecedented opportunities for company to invest significantly in each of its core businesses. Outlook for the overall industries is positive. In keeping with the philosophy of continuous consumer centric approach which is the hall mark of our organization, several developmental activities have been planned for the next fiscal year.

Some of our strengths which form the basis of Our Company are:

#### 1. Partnerships with government and non-governmental players

DRDO, the inventor of the bio-digester technology, is our technology partner. NGO's and non-profit organizations are our partners in installing household and community toilets, and creating awareness. In association with them, we reach out to the rural populace and urban slums. Besides our basic product range of Doors, Bio Digester Toilets and STP / ETP's we would like to tie up with



Entrepreneurs offering containerized STPs & Precast products, SMC tanks etc. considering a huge demand for these in our targeted market segment.

In order to take advantage of our diversified product portfolio and existing client base of above mentioned products, we are planning to diversify our product portfolio by adding Delivery of clean water Dispensers by partnering with Wayout International AB (Wayout) and we are in the process of exploring further synergy between us.

We have entered into a Collaboration Agreement with Digital Paani and Bactreat Environmental Solutions LLP, which will assist us in offering solutions in special cases like Green Corridors for Smart Cities as well as use IOT to reduce operations & maintenance costs and improve consistency.

#### 2. Technology

The company utilizes sandwich technology from TIFAC (Technology investigations & Forecasting) for FRP Doors and unique DRDO (Defence research Development Organisation) Biodigester technology for bio-toilets to offer Greener products for Swachh Bharat Mission. The company is a licensee (through transfer of technology) and has partnered with DRDO for technology commercialization for large-scale deployment of sanitation systems. The technology is effective in resolving the huge challenge of open defecation in India. We also continue to explore more application areas of the technology. With many successful projects in place, and recognition from the government, industry and academia – we have overcome many entry barriers, as also made a mark for ourselves.

The Biodigester Technology has now been included in the manual prepared by the Goa State Pollution Control Board.

#### 3. Wide Range of products and services

We are a manufacturing company having varied product segments. Our diversified portfolio of products and services for greener and safer planet consists of Fibre Reinforced Polymer (FRP) doors and allied products, Bio Digester toilets DRDO technology and actively contributing to wastewater recycling through it solution in Sewage Treatment Plant (STP) and Effluent Treatment Plants (ETP).

In the financial year 2023-24, we have added fire doors as a product line for our business.

#### 4. Consistent and Standardised Product Quality

Our Company has received ISO Certification from SQAC Certification Private Limited and was found to be in accordance with the requirements of ISO 9001:2015 in regards to manufacturing and supply



of fibre reinforced polymer (FRP) products such as door shutters, frames, Biodigester tanks, bio toilets besides design, procurement, system integration, operation and maintenance of waste water recycling systems and allied products for construction and Industrial Applications.

Our Company undertakes stringent quality control as mandated in its Quality Manual to adhere to the quality norms of ISO.

#### 5. Experienced and Qualified Team

The Promoter and the management team of our Company have significant industry experience and have been instrumental in the consistent growth of our Company's performance. Our Promoter Mr. Rajkumar Kamat has close to 3 decades of business experience and has been instrumental in the consistent growth of our Company's performance. He has been the main guiding force behind the growth and business strategy of our Company. A dynamic and multi-faceted personality, he handles the marketing, operations, finance, and business growth and development of the organization. Further, our promoter is supported by a team of well qualified and experienced professionals.

Mr. Shreyas Nadkarni is an Executive Director of our company and a key part of the core team. He has completed Post Graduate Diploma in Business Administration (PGDBA) Specialization - Operations Management Welingkar Institute of Management Development & Research, Mumbai. He was associated with the companies such as BNI (Business Network International) - Hubli Dharwad, Karnataka, Telstra India Pvt Ltd Bangalore, Zettata Technologies Pvt. Ltd, Bangalore, Bharti Airtel Limited Mumbai, SAP India Pvt. Ltd Mumbai, REGUS Business Centre Dubai, UAE. His extensive business experience and keen marketing insights help the Company in charting its way forward.

With effect from 29<sup>th</sup> May, 2023, Mr. Anand Menon has been appointed as a Chief Executive Officer and Key Managerial Person of the Company. He has an extensive experience of over 30 years in strategic institution building, marketing management, project execution and operations management.

Mr. Anand Menon's experience also includes close to a decade as Head-South East Asia operations based at Bangkok for an Indian Multinational. With his addition, the Company has welcomed a professional manager with clear vision and granular control over the details.

We believe that our management team's experience will enable us to continue to take advantage of both, current and future opportunities. It is also expected to help us in addressing and mitigating various risks inherent in our business, including significant competition.

#### 6. Environmentally-friendly and Sustainable System

**Bio STPs +** utilizes multiple technologies innovatively, to customize the waste treatment process for optimum results and minimal cost, thereby contributing effectively to environment protection. The mission is to become the leader in sanitation and water recycling space in India by introducing the most technologically advanced yet environmentally friendly products. By the year 2025, the company hopes to achieve the goal of recycling 100 million liters of water every day. The bio-toilet is a complete environmental-friendly system. The faecal matter isn't left to ground, nor does it pollute

the ecology in any manner. The system ensures that the human waste is completely degraded or "eaten up". The effluent water is pathogen-free, can be re-used or left to seep into the ground. Even as it percolates, it recharges the water table. Above all, the system doesn't require any energy source or other input for treatment, rather gives out utilizable biogas. There is a growing need to conserve more water and make India more self-sustainable. The bio-toilet can be easily installed without high cost, for the economically challenged or for the people at the bottom of pyramid (BoP). Bio STP Plus utilizes multiple technologies innovatively, to customize the waste treatment process for optimum results and minimal cost. Our company also manufactures FRP Doors that are unique, eco-friendly and greener alternatives to wooden doors.

#### 7. Strong Client Base

We have developed a strong client base for our product and services. Also, for our products we have developed corporate client base as well including public sector undertakings (PSUs), publicly-listed and private companies, construction, infrastructure and Hotel companies, Foundations, NGOs and other organizations. We have expanded our market across, urban, peri-urban and rural India. In addition to the regions we are operating, we have embarked upon expanding our markets into more regions.

#### **Opportunities:**

A lack of sanitation also holds back economic growth. The economic losses are mainly driven by premature deaths, the cost of health care treatment, lost time and productivity seeking treatment, and lost time and productivity finding access to sanitation facilities. Pollution resulting from improper disposal and treatment of wastewater and domestic faecal sludge also affects both water resources and ecosystems. At the same time, faecal sludge and wastewater can provide valuable resources (water, nutrients, soil conditioner, briquettes and energy) and economic opportunities, especially in urban areas and in water-scarce environments.



The Company sees tremendous opportunity in the Biodigester Technology being included in the manual prepared by the Goa State Pollution Control Board.

With the Company's collaboration with Bactreat Environmental Solutions LLP, the Company has been awarded an order from M/s. Hubballi-Dharwad Smart City project for their Green Mobility Corridor at Hubballi. As a result of this collaboration, the Company anticipates many more of such projects.

The benefits of tackling the challenges of sanitation are manifold. Improved sanitation leads to lower disease burden, improved nutrition, reduced stunting, improved quality of life, increased attendance of girls at school, healthier living environments, better environmental stewardship, increased job opportunities and wages, improved competitiveness of cities, and economic and social gains to society more broadly.

#### Threats:

We operate in a competitive atmosphere. Some of our competitors may have greater resources than those available to us. While product quality, brand value, distribution network, etc are key factors in client decisions among competitors, however, price is the deciding factor in most cases. We face fair competition from both organized and unorganized players in the market. We believe that our experience in this business and quality assurance will be key to overcome competition posed by such organized and unorganized players. Although, a competitive market, there are not enough number of competitors offering services similar to us. We believe that we are able to compete effectively in the market with our quality of services and our reputation. We believe that the principal factors affecting competition in our business include client relationships, reputation, and the relative quality and price of the services.

#### 5. OUR STRATEGIES:

#### 1. Market Expansion

We propose to cater to both, domestic as well as international markets. We aim to further develop our domestic sales networks in two ways: by Strengthening our local presence in and around Goa and increase the number of retailers and secondly by creating new distribution channels in non-penetrated geographies considering various cities. We currently supply in Goa , North Karnataka (Belgaum, Hubli & Dharward) and United Arab Emirates (UAE). We want to expand our market by



leveraging our business platform and tie up with Business Associates / Distributors throughout India. We believe that we have developed good clientele network in domestic markets and going

forward shall be able to take advantage of our existing operations and network to expand these markets.

The Company has ventured into setting-up "EP Green Centres" in strategic locations, with sustainable partners in order to showcase the Company's Greentech products and solutions.

#### 2. Investing in Human Resources and Building a Professional Organization

We believe that the successful implementation of our business and growth strategies depends on our employees' commitment to our vision. We also believe that to sustain our future growth, we need to continue to train and empower our employees. As we expand our business into other geographical region, our ability to successfully train our existing and new employees will play a crucial role. We believe in transparency, commitment and coordination in our work, with our suppliers and customers. We have a blend of experienced, young and sufficient staff for taking care of our day to day operations.

#### 3. Networking

Our promoter is heading the Goa region of BNI (Business Network International), a Global Organization with more than 2, and 70,000 Businessmen & Professional as members worldwide. His key position in various organizations helps him connect easily to these Entrepreneurs for support in Pan India & Global Expansion. EP Biocomposites limited is a member of Business Network International. All these connections help us network with, and build relationships. Thus, corporations and the non-profit sector help us in reaching out to users and clients.

#### 4. Innovation and solution oriented approach

The Company is adopting a solution oriented approach which has seen it leverage the existing technology to provide new solutions. The STP and ETP divisions of the Company have deployed this the most as they are frequently required to improvise and change the offerings of the Company to suit the needs of the project. This has been seen in innovative solutions for previously uncatered set of clients like the beach shacks and boats.

#### 5. Digital Marketing



We actively use social media for customer engagement, service provision and interaction with our vendors. We have increased our touch points and engagement with customers through various digital and technology initiatives. We are already active on social media websites such as Instagram, LinkedIn and Facebook. We believe that the granularity of data available with us, both geographically and across various segments will enable us to enhance our distributions and help us to increase our customer base both locally and globally.

#### 6. OUTLOOK:

The continual growth in the Indian sector is necessary to give necessary support to the industry. The Company is making all effort to accelerate the growth of its business. It expects to improve its position in the market by focusing on environmental friendly products and market segment and working aggressively in the area of environment protection, productivity, efficiency, and cost reduction.

#### 7. MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT:

Your Company follows a policy of building strong teams of talented professionals. People remain the most valuable asset of your Company. The Company recognizes people as its most valuable asset and the Company has kept a sharp focus on Employee Engagement. The Company's Human Resources is commensurate with the size, nature and operations of the Company.

#### 8. STEPS TAKEN SINCE THE INITIAL PUBLIC OFFERING

Some of the concrete steps taken by your Company since the completion of the Initial Public Offering are as follows:

#### A. Team Building

The Company has hired additional team of resources including top management personnel to support its vision for the forthcoming years. The major steps in human resources shoring up are as follows:

- Recruitment of CEO
- Technical Sales personnel for Kolhapur, Mangalore and Belgaum
- Senior Project Executive Engineer
- Senior Sales Personnel
- Human Resource professionals to handle the HR Department of the Company



#### B. Systems and Trainings

The Company has focused on establishing robust processes and systems which include the following:

- Exhaustive HR Manual through HR and Organizational consultancy
- Compliance and Audit systems through Internal Audit process and related consultancy
- Sales training through sales trainer

#### C. Collaborations

The Company has collaborated with the Digital Paani and Bactreat Environmental Solutions LLP during the year. Bactreat (a BITS PILANI start-up) collaboration is for BIO STP using wetland technology. This helped us to bag order of Rs. 2.64 Cr to set up 2 no's of 1000 KLD BioSTP on Utkal sub Nallahs as a part of Hubli Smart City s Green Corridor project.

With Digital Paani (an IIT Delhi startup), the Company is planning for the use of IOT and automation to monitor STP operations.

#### D. O&M orders

In addition to the existing clients, the Company prestigious Operations & Maintenance orders regarding the STPs from clients like MRF Limited, Zuri White Sands, Goa Resorts and Casino, and CommScope Limited. This has increased the waste water recycling from 1 million liters per day to the present 2 million liters per day. The Company's goal is to cross 5 million liters per day in the year 2023-24.

#### E. Marketing and Promotion

The Company has participated in multiple programs which were focused on the business of the Company. The glimpses of the same are contained in the photo gallery:

- In association with Indian Institute of Engineers, Indian Plumbing Association, Institute of Indian
  Interior Designers and CREDAI, the Company celebrated the World Water Day creating
  awareness through TV channels as well as seminar in the distinguished presence of Water
  Resources Minister and Environment/PWD Minister for stakeholders and influencers.
- Highly successful Architects meet was held in Mangalore to kick start our operations in the highly potential city.

#### F. Subscription Model

- In order to expand the markets by making it easy for customers to take quick decisions, the company has tied up with M/s HECS Pvt. Ltd. for Packaged STPs which will be offered on Monthly Subscription Basis – This has just been started and execution of 20 KLD packaged STP unit for a famous restaurant is in Progress.

#### G. Immediate Future Prospects

In the rest of the year 2023-24, the following immediate developments are foreseen by the management of the Company:

- The company has secured an order for revamping a 25 KLD STP Plant at ONGC, Betul, Goa.
- Execution of Bio STP for Hubli Green Corridor Project is scheduled by September 2023 and is expected to open a huge market for similar projects in other towns and cities.
- Inclusion of Bio-digesters in the Goa State Pollution Control Board manual is also going to open a substantial market for replacement/enhancement of existing septic tanks.

#### 9. CAUTIONARY STATEMENT:

This report contains forward-looking statements based on the perceptions of the Company and the data and information available with the company. The company does not and cannot guarantee the accuracy of various assumptions underlying such statements and they reflect Company's current views of the future events and are subject to risks and uncertainties. Many factors like change in general economic conditions, amongst others, could cause actual results to be materially different.

By Order Of The Board Of Directors FOR EP BIOCOMPOSITES LIMITED



# **RAJMKUMAR G. KAMAT**

**Managing Director** 

DIN: 01157652

Place: Bicholim, Goa
Date: 29th May, 2023



# Our year in photos

Salient Media Coverage during the year 2022-23



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# Cleaner, greener and safer planet

The EP Kanet Group manufactures products such as FRP doors, bie-digester tanks and tollets, fire retardant doors and allied composite products, contributing towards a cleaner, greener and safer future.

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BICHOLIM: To attain a cleaner, greener and safer future EP Kamat Group has been redefining eco-friendly solutions by offering green products, which are transforming Goa and helping community to reduce their carbon footprints and contribute towards a

sustainable environment.

With a vision to be one of the most competitive and preferred greentech companies in India, EP Biocomposites Limited's IPO (Initial Public Offering) met roaring success with an increasing public trust in the company since its launch. Therefore, to mark the unmeasured success of the EPBL's BSE SME IPO, and to inspire more SME's to take this route, EP Kamat Group had organised a celebration at the D'Lila Banquet Hall, Mulgaon, Bicholim-Goa on 13th October 2022, in the glorious presence of Chief Guest, Hon'ble CM of Goa, Dr. Pramod Sawant, Keynote speaker Mr. Ajay Thakur – Head, SME & Start-up, BSE India, Guest of Honour and Dr. Chandrakant Shetye, MLA Bicholim. Many greetings, appreciation and applause captured the highlight of the event of the growing success of EP Biocomposites Limited's BSE IPO.

EPBL's dedication to provide eco-friendly products have brought about an everlasting change in the state, with smarter solutions like Sewage Treatment Plants that care for the health and wellbeing of the citizens and the environment by effectively treating and managing wastewater generated from residential and commercial complexes. The company also manufactures other green products like Bio-Digester Toilet, Effluent Treatment Plant, FRP Door and allied products.

Speaking on the occasion, Chief Guest Hon'ble CM of Goa, Dr. Pramod Sawant said; "It is wonderful to see such promising prospects emerging from our state. With a grand and Swayampurna vision, EP Kamat Group has yet again taken Goa forward."



Gonn Greentech Company cubstrates the success of IPO on the BSE S...

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towards making it a model state of the country. EPBL's IPO success is a proof of the trust and credibility the company holds and I am certain with such dedicated efforts, in near future we will witness a much cleaner and greener state."

Furthermore, the keynote speaker, Mr. Ajay Thakur, Head of SME & Start-up, BSE India, praised in high glory the efforts and fulfilling promises that EP Kamat Group has seen over the years in Goa. "BSE today is the largest SME Platform in India with over 400 companies listed. I am truly delighted to see EPBL's BSE IPO success. The vision of the company is commendable and will take great heights in future. No wonder the IPO was oversubscribed 17.48 times. It is an honour to be part of this celebration that holds many more promising aspirations for the future and I look forward to witnessing the grander gestures and a determined endeavour in the coming years."

EPBL will deploy the IPO funds in growth by expanding its team and geographical footprints and aspire to migrate to mainboard exchange within next 2-3 years.

As the celebration continued, Guest of Honour, Dr. Chandrakant Shetye, MLA Bicholim, poured out his thoughts and gratitude and appreciation for the launch. "EP Kamat Group has been doing a wonderful job in helping the state with eco-friendly products and services. I am happy that they are emplying more than 85% locals in their factory.

EPBL's BSE IPO is the way forward to many other SME Entrepreneurs too."

#### Comment

# World Water Day Programme

4th ANNUAL REPORT 2022-23



Chairman of Indian Plumbing Association, Chairman of Indian Institute of Interior Design, Chairman Institute of Engineering Goa, Member Secretary Goa Biodiversity Board, Chairman of CREDAI – Goa and Arch. Athalye as moderator for the panel discussion. Minister of PwD and Environment Mr. Nilesh Cabral and Minister Subhash Shirodkar further elaborated on Water sustenance and our roll in the same.







Honourable CM, Dr. Pramod Sawant and Chairman of Goa State Pollution Control Board participated in round table discussion on sustenance of water bodies in Goa organised at the Corporate Office of EP Biocomposites Ltd. along with the experts.





Participation in the 6th Edition of the 'ENVIROTECH ASIA' Exhibition on Environment & Sustainability at Dr. Shyama Prasad Mukherjee Indoor Stadium, Taleigao, Goa. MD Explaining our new products/ initiatives to Minister for Environment and PWD MR. Nilesh Cabral and Chairman Pollution Control Board







Collaboration agreement with Digital Paani and Bactreat Environmental Solutions LLP, which will assist EP Kamat Group in offering solutions in special cases like Green Corridors for Smart Cities as well as use IOT to reduce operations & maintenance costs and improve consistency.

# Entry in the Mangalore Market through Architect's Meet (IIA)







EPBL'S BSE IPO success celebration in the presence of Honourable CM of Goa, Dr. Pramod Sawant, Mr. Ajay Thakur, Head, SME & Startup, BSE India, Dr. Chandrakant Shetye, MLA Bicholim, Mr. Rajkumar Kamat, CMD EPBL & Team EP Kamat Group



Initiatives by Team EP



# Participation in the 'Har Ghar Tiranga' Initiative by Ministry Of Culture To Mark Azadi Ka Amrit Mahotsav







Training sessions for the EP Team Conducted two sales training programmes by the Expert Mr. Andre Shackelton and Mr. Vinayak Kudapkar.





#### ISO Certification



This is to certify that the management system of



#### **EP BIOCOMPOSITES LIMITED**

D2/12, BICHOLIM INDUSTRIAL ESTATE, BICHOLIM, GOA 403529, INDIA

has been assessed and found to be in conformance with the requirements set by

ISO 9001: 2015

for the following scope

MANUFACTURE AND SUPPLY OF FIBRE RE-ENFORCED POLYMERS (FRP) PRODUCTS SUCH AS DOOR, FRAMES, BIODIGESTER TANKS, BIO TOILETS BESIDES DESIGN, PROCUREMENT, SYSTEM INTEGRATION, OPERATION AND MAINTENANCE OF WASTE WATER RECYCLING SYSTEMS, APART FROM BACTERIA INNOCULUM & ALLIED PRODUCTS FOR CONSTRUCTION AND DIFFERENT INDUSTRY APPLICATIONS.

Date of Certification: MARCH 16, 2023 Certificate valid till: MARCH 15, 2026

Certificate Not 40223031674







#### Head Of Certification

Further clarification regarding the scope of this certificate and the applicability of the standards requirements may be obtained by consulting the organizatio Validity of this certificate is subject to complesion of Annual Surveillance Audits corresolally, fiding which the certific are shall be responded / withdraws.

The validity of this certificate can be verified at seww.squc.in

SQAC Certifications Pvt. Ltd. is accredited by UK Akkreditering Forum Limited, UK (www.ukaf.org.uk)

5 Jupiter House, Calleva Park, Aldermanton, Reading Berkshire RG7 8NN UK

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