MAGNA

MAGNA ELECTRO CASTINGS LIMITED

43, BALASUNDARAM ROAD, COIMBATORE - TN 641 018. INDIA TEL: (0422) 2240109 2246184 2240487, FAX: (0422) 2246209

E-MAIL: info@magnacast.com

Web: www.magnacast.com CIN: L31103TZ1990PLC002836



SEC/BSE/25/2020-21

August 10, 2020

The Secretary BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400 001

Kind Attn:

Mr. Abhay Mungekar/

Mr. Amol Hosalkar

Scrip Code: 517449

Dear Sir,

Submission of Annual Report 2019-20

We enclose herewith a copy of Annual Report for the financial year 2019-20 pursuant to Regulation 34 (1) of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015.

We request you to kindly take the above documents on record.

Thanking you

For Magna Electro Castings Limited

Sangeetha C

Company Secretary

E-mail: info@magnafdry.com GSTIN: 33AABCM4711E1Z2



LIMITED

CASTINGS

Annual Report 2019 - 2020

Board of Directors Sri.J.Vijayakumar -DIN:00002530

 Sri.K.Gnanasekaran
 -DIN:00133645

 Dr.R.Nandini
 -DIN:00002223

 Dr.Jairam Varadaraj
 -DIN:00003361

 Sri.C.R.Swaminathan
 -DIN:00002169

Managing Director Sri.N.Krishna Samaraj -DIN:00048547

Chief Executive Officer Sri.M.Malmarugan

Chief Financial Officer Sri.R. Ravi

Company Secretary Smt. Sangeetha.C

Auditors

Statutory Auditors M/s. Srikishen & Co.,

Firm Reg.No. 004009S Chartered Accountants

Coimbatore

Internal Auditors M/s. S. Krishnamoorthy & Co.,

Firm Reg.No.001496S Chartered Accountants

Coimbatore

Secretarial Auditors M/s. MDS & Associates

Company Secretaries

Coimbatore

Cost Auditors M/s. SBK & Associates

Firm Reg.No. 000342 Cost Accountants

Chennai

Bankers 1. Corporation Bank

Industrial Finance Branch

1604 Trichy Road Coimbatore - 641 018

2. Indian Bank

31, Variety Hall Road Coimbatore 641 001

Registrars & Share Transfer Agents M/s. S.K.D.C.Consultants Limited

Kanapathy Towers, III Floor 1391/A-1, Sathy Road,

Ganapathy, Coimbatore - 641006.

Listing with Stock Exchanges BSE Limited, Mumbai

Corporate Identification No. L31103TZ1990PLC002836



Registered Office 43, (Old No.62) Balasundaram Road

Coimbatore 641 018 Phone: 91 422 2240109 Fax : 91 422 2246209

Factory A. FOUNDRY DIVISION

SF No.34 and 35 (Part)

Coimbatore Pollachi Main Road

Mullipadi Village Tamaraikulam Post Pollachi Taluk

Coimbatore District 642 109

Phone: 91 4259 259316; Fax: 91 4259 259451

B. WIND ENERGY DIVISION

1. Wind mill 1 at Andhiyur Village, Pollachi Taluk

2.Wind mill 2 at Ganapathipalayam Village,Pollachi Taluk 3.Wind mill 3 at Kolumamkondan, Pushpathur,Palani Taluk

4. Wind mill 4 at Thotathurai, Palani Taluk

Internet e-mail : info@magnacast.com

Website : www.magnacast.com

Contents	Page No.
Notice	3
Director's Report	15
Report on Corporate Governance	46
Auditor's Report	66
Balance Sheet	74
Statement of Profit and Loss	76
Cash Flow Statements	78
Notes to the Financial Statement	80

NOTICE TO MEMBERS:

NOTICE is hereby given that the 30th Annual General Meeting of the Members of Magna Electro Castings Limited will be held at 3.30.P.M. India Standard Time (IST) on Wednesday, 23rd September, 2020 through Video Conferencing ('VC')/ Other Audio Visual Means ("OAVM") to transact the following business(es):-

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Financial Statements including Balance Sheet as at 31st March, 2020, the Statement of Profit and Loss, the Statement of Changes in Equity and the Statement of Cash Flow for the year ended on that date together with the Directors' Report and the Auditors' Report thereon.
- 2. To confirm the payment of interim dividend as the final dividend for the year ended 31st March, 2020.
- 3. To appoint a Director in the place of Sri.J.Vijayakumar (DIN:00002530), who retires by rotation and being eligible, offers himself for reappointment.

SPECIAL BUSINESS:

4. To consider, and if thought fit, to pass the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Meeting of Board and its Powers) Rules, 2014, in terms of Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015 (including any statutory modification(s) or enactment thereof for the time being in force), consent of the Members of the Company be and is hereby accorded for the proposed related party transactions between the Company and M/s. Samrajyaa and Company for purchase, sale or supply of goods or materials and availing of services for a period of 3 years with effect from 01.04.2021 upto the maximum value of transactions of ₹ 2500 Lakhs per annum, as briefly mentioned in the explanatory statement to this resolution.

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

5. To consider and if thought fit, to pass the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 read with Companies (Audit & Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force) M/s. SBK & Associates (Firm Registration No: 000342), Cost Auditors, Chennai, who were appointed as Cost Auditors by the Board of Directors of the Company on the recommendation of the Audit Committee, to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2021 on a remuneration of ₹ 1,00,000 (Rupees One Lakh only) plus applicable taxes and re-imbursement of travelling and out of pocket expenses incurred by him for the purpose of audit be and are hereby ratified and confirmed.

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



EXPLANATORY STATEMENT IN TERMS OF SECTION 102 OF THE COMPANIES ACT, 2013: ITEM NO. 4

M/s. Samrajyaa and Company, is a Partnership Firm in which the Directors of the Company are interested, is engaged in the business of machining of components as a job worker and they are fully equipped with the latest machinery capabilities. M/s. Samrajyaa and Company is "Related Party" within the meaning of Section 2 (76) of the Companies Act, 2013. A transaction with a related party shall be considered material if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds ten percent (10%) of the annual turnover of the listed entity as per the last audited financial statements of the listed entity. Accordingly, the following proposed transactions with M/s. Samrajyaa and Company is to be as Material Related Party Transactions as the transactions will exceed 10% of the annual turnover of the Company.

Name of the Related Party	M/s. Samrajyaa and Company			
Name of the Director/KMP who is related, if any	Partners of M/s. Samrajyaa and Compan- are if any related to Sri.N.Krishna Samaraj Managing Director and Sri.J.Vijayakuma Director of the Company			
Nature, Material Terms, monetary value and particulars of the contract or arrangement;	Particulars of transaction	Value of Transaction not exceeding per financial year (₹ in Lakhs)		
	Machining Charges Payable	2000		
	Availing/ rendering of any services or Sale / Purchase of Components/ materials	500		
Tenure of the contract	3 Years (w.e.f 01.04.202	1)		
Any other information relevant or important for the members to take decision on the proposed resolution	ne Nil			

Further the Members had approved above material related party transaction at their meeting held on 19th September, 2018 for a period of 3 years with effect from 01.04.2018 which expires on 31.03.2021.

In terms of Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, all material related party transactions shall require approval of the shareholders, notwithstanding such transactions have been done at arm's length basis and in the normal course of business. In the light of above Statutory requirement and based on the recommendation of the Audit Committee, your Directors place before the Members for the approval of the proposed transactions with the related party for three (3) financial years with effect from the financial year 2021-22.

The Board recommends an Ordinary Resolution as set out at Item No. 4 for the approval of the Shareholders.

Sri. N. Krishna Samaraj and Sri. J. Vijayakumar, Directors and their relatives are concerned or interested, financially or otherwise, in the said resolution.

ITEM NO. 5

The Board of Directors of the Company based on the recommendations of the Audit Committee of the Company, appointed M/s. SBK & Associates, Cost Accountants, Chennai, to conduct the audit of the cost records of the Company for the financial year 2020-21 and fixed the remuneration of ₹1,00,000 (Rupees One Lakh only) along with the payment of applicable taxes and reimbursement of out-of pocket expenses incurred by them during the course of the audit, payable to them.

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors of the Company shall be recommended by the Audit Committee and approved by the Board of Directors and has to be ratified by the Members at the Annual General Meeting of the Company. Accordingly, the consent of the members is being sought for the ratification of the remuneration to be paid to the Cost Auditors of the Company for the financial year 2020-21.

The Board recommends the resolution set out in Item No. 5 of the Notice for the approval of the members of the Company.

None of the Directors, Key Managerial Personnel and their relatives are concerned or interested financially or otherwise in the resolution as set out under Item No. 5.



In terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Secretarial Standards on General Meetings, brief profile of the Directors, who are proposed to be re-appointed, nature of their expertise in specific functional areas, other directorships and committee memberships, their shareholding and relationship with other Directors of the Company are given below:

Name of the Director	Sri.J.Vijayakumar
DIN	00002530
Date of Birth / Age	09.12.1952 / 67 Years
Nationality	Indian
Year of induction to the Board	1990
Qualification	B.Com, MBA (USA)
Expertise & skills	More than 40 years of Industrial Experience. And expertise in General Administration and Finance. Managing Director of Veejay Terry Products Limited and looking after day to day operations of the Company.
Shareholding	10,100 Equity Shares
Relationship	Not related to any of the other Directors of the Company
Terms of Appointment / Reappointment	Liable to retire by rotation.
Remuneration sought to be paid	Sitting fees only
Remuneration last drawn	₹ 2,05,000
No.of Board meetings attended	5
List of Directorships held in other Companies	Veejay Terry Products Limited
Other Companies Committee Details	Veejay Terry Products Limited - Stakeholders Relationship Committee (Member)

6

NOTES

- 1. In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has vide its circular dated 5th May, 2020 read with circulars dated 8th April, 2020 and 13th April, 2020 (collectively referred to as "MCA Circulars") permitted the conduct of the Annual General Meeting ("AGM") through Video Conferencing (VC) / Other Audio Visual Means (OAVM), without the physical presence of the Members at a common venue. The deemed venue for the AGM shall be the Registered Office of the Company. In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and MCA Circulars, the AGM of the Company is being held through VC / OAVM. Members desirous of participating in the meeting through VC / OAVM, may refer to the procedures mentioned below.
- 2. Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/ her behalf and the proxy need not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 3. Institutional / Corporate Shareholders (i.e. other than individuals / HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/ Authorization etc., authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to bk.scrutiniser@gmail.com with a copy marked to helpdesk.evoting@cdslindia.com.
- 4. In compliance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020, Notice of the AGM along with the Annual Report for the financial year 2019-20 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the physical copy of the Annual Report will not be sent. Members may note that the Notice and Annual Report for the financial year 2019-20 will also be available on the Company's website www.magnacast.com, websites of Stock Exchange i.e. BSE Limited at www.bseindia.com, and on the website of Central Depository Services (India) Limited at www.evotingindia.com. Members can attend and participate in the Annual General Meeting through VC/OAVM facility only. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days.
- 5. Members attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 6. Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice.
- 7. Details under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards issued by ICSI in respect of the Director seeking reappointment at the Annual General Meeting is furnished and forms a part of the Notice.
- 8. The Company has paid the annual listing fees for the period 2020-21 to the Stock Exchange, Mumbai.
- Pursuant to the provisions of Section 91 of the Companies Act, 2013, the Register of Members of the Company will remain closed during the period from 17th September, 2020 to 23rd September, 2020 (both days inclusive) for determining the names of the members eligible for Annual General Meeting.

MAGNA

- 10. Members holding shares in physical form are requested to notify any change in their address/mandate/bank details to the Company's Registrar and Share Transfer Agents. Members holding shares in electronic form are requested to notify any change in their address/mandate/bank details to their respective Depository Participant(s).
- 11. As per the provisions of Section 72 of the Act, facility for making nominations is now available to Individuals holding shares in the Company, Members holding shares in physical form may obtain the Nomination Form from the RTA of the Company or can download the form from the Company's website namely www.magnacast.com. Members holding shares in electronic form must approach their Depository Participant(s) for completing the nomination formalities.
- 12. Soft copies the Register of Directors and Key Managerial Personal and their shareholding, maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013 will be available electronically for inspection by the Members on the website of the Company at www.magnacast.com during the time of the AGM.
- 13. Non-Resident Indian ("NRI") Members are requested to inform the Company or its RTA or to the concerned Depository Participants, as the case may be, immediately:
 - a. the change in the residential status on return to India for permanent settlement

or

- b. the particulars of the NRE/NRO Account with a Bank in India, if not furnished earlier.
- 14. Those members who have not encashed dividend warrants of earlier years may return the time barred dividend warrants to the Company or its Registrars and Share transfer Agents for revalida -tion of such instruments.
- 15. Members who wish to claim dividends, which remain unclaimed are requested to correspond with the Registrar and Share Transfer Agents of the Company. Members are requested to note that pursuant to Section 124 of the Companies Act, 2013 dividends not claimed within seven years from the date of transfer to the Company's Unpaid Dividend Account, will be transferred to the Investor Education and Protection Fund("IEPF"). The details of unpaid dividend can be viewed on the Company's website www.magnacast.com.
 - As per the provisions of Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company will be transferring unclaimed shares on which the beneficial owner has not encashed any dividend warrant continuously for seven years to the IEPF Account as identified by the IEPF Authority. Details of shares transferred during the year 2019-20 are available at the Company's website www.magnacast.com.
 - The shareholders, whose unclaimed shares or unpaid amount has been transferred to the IEPF Authority Account, may claim the same from the IEPF Authority by filing Form IEPF-5 along with requisite documents.
- 16. We invite all our members to visit our website at www.magnacast.com for a virtual tour of our factory and a review of our products and services.
- 17. Shareholders holding shares in Demat form and who have not yet registered their e-mail address are requested to register their email address with their respective Depository Participant (DP) immediately. Shareholders holding shares in physical form are requested to dematerialize their shares and register their email address with our Registrars & Share Transfer Agents, SKDC

- Consultants Ltd., Kanapathy Towers, 3rd Floor, 139/1A, Sathy Road, Ganapathy, Coimbatore 641 006; email id: green@skdc-consultants.com.
- 18. Securities and Exchange Board of India has mandated that the transfer of securities held in physical form, except in case of transmission or transposition, shall not be processed by the listed entities / Registrars and Share Transfer Agents with effect from 1st April, 2019. Therefore, members holding share(s) in physical form are requested to dematerialize their shareholding in the Company. Necessary prior intimation in this regard was provided to the shareholders. Members are encouraged to convert their holdings to electronic mode.
- 19. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participant(s) with whom they are maintaining their demat account(s). Members holding shares in physical form can submit their PAN details to the Company or Registrar and Share Transfer Agent.
- 20. Members who are holding shares in identical order of names in more than one folio are requested to send to the RTA, the details of such folios together with the share certificates for consolidating their holding in one folio. The share certificates will be returned to the Members after making requisite changes thereon.
- 21. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 22. Members desirous of receiving any information on the accounts or operations of the Company are requested to forward his/her queries to the Company at least seven working days prior to the meeting, so that the required information can be made available at the meeting.
- 23. Members are advised to utilize the National Electronic Clearing System (NECS) for receiving dividends by filling the ECS Mandate Form as annexed at the end this Annual Report.
- 24. Members holding shares in electronic form may please note that as per the regulations of National Security Depository Services Limited (NSDL) and Central Depository Services (India) Limited (CDSL), the Company is obliged to print the details on the Dividend warrants as furnished by these Depositories to the Company and the Company cannot entertain any request for deletion / change of Bank details already printed on dividend warrants as per the information received from the concerned depositories. In this regard, Members should contact their respective Depository Participants (DPs) and furnish the particulars of any changes desired by them.
- 25. Members are requested to forward their share related queries and communications directly to the Registrars and Share Transfer Agents of the Company SKDC Consultants Ltd., Kanapathy Towers, 3rd Floor, 139/1A, Sathy Road, Ganapathy, Coimbatore-641 006; email id: info@skdc-consultants.com or the Company Secretary of the Company; email id: investorscell@magnacast.com



VOTING THROUGH ELECTRONIC MEANS

- I. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, and Regulation 44(1) of SEBI (LODR) Regulations, 2015, the Company is pleased to provide its members the facility to exercise their right to vote at the 30th Annual General Meeting (AGM) by electronic means and the business may be transacted through e-voting services provided by Central Depository Services (India) Limited (CDSL).
- II. The Facility for voting, either through electronic voting system or ballot or polling paper shall also be made available at the meeting and members attending the meeting who have not already cast their vote may exercise their voting through polling paper at the Annual General Meeting.
- III. The Members who have cast their vote by remote e-voting prior to the AGM may also attend/ participate in the AGM through VC / OAVM but shall not be entitled to cast their vote again

Instructions for members for voting electronically are as under:-

- (i) The voting period begins at 9.00 A.M. on 20th September, 2020 and ends at 5.00 P.M. on 22nd September, 2020. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 16th September, 2020, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) The shareholders should log on to the e-voting website www.evotingindia.com.
- (iii) Click on Shareholders.
- (iv) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.

(OR)

Alternatively, if you are registered for CDSL's EASI/EASIEST e-services, you can log-in at https://www.cdslindia.com from Login - Myeasi using your login credentials. Once you successfully log-in to CDSL's EASI/EASIEST e-services, click on e-Voting option and proceed directly to cast your vote electronically.

- (v) Next enter the Image Verification as displayed and Click on Login.
- (vi) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any Company, then your existing password is to be used.
- (vii) If you are a first time user follow the steps given below:

For Members holding shares in Demat Form and Physical Form							
Enter your 10-digit alpha-numeric* PAN issued by Income Tax Department (Applicable for both Demat shareholders as well as physical shareholders)							
 Members who have not updated their PAN with the Company/ Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN field. 							
 In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters.Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field. 							
Enter the Date of Birth as recorded in your demat account or in the Company records for the said demat account or folio in dd/mm/yyyy format.							
 Enter the Dividend Bank Details as recorded in your Demat account or in the Company records for the said demat account or folio. Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or Company please enter the member id/ folio number in the Dividend Bank details field as mentioned in instruction (iv). 							

- (viii) After entering these details appropriately, click on "SUBMIT" tab.
- (ix) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other Company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (x) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN -Magna Electro Castings Limited -on which you choose to vote.
- (xii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.



- (xvi) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xvii) If Demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xviii) Shareholders can also cast their vote using CDSL's mobile app "m-Voting". The m-Voting app can be downloaded from respective Store. Please follow the instructions as prompted by the mobile app while Remote Voting on your mobile.
- (xix) Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a compliance user should be created using the admin login and password. The Compliance user would be able to link the account(s) for which they wish to vote on.
 - The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they
 have issued in favour of the Custodian, if any, should be uploaded in PDF format in
 the system for the scrutinizer to verify the same.
- (xx) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL ADDRESSES ARE NOT REGISTERED WITH THE DEPOSITORIES FOR OBTAINING LOGIN CREDENTIALS FOR E-VOTING FOR THE RESOLUTIONS PROPOSED IN THIS NOTICE:

- For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to the Company/RTA email id.
- For Demat shareholders -, please provide Demat account detials (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to the Company/RTA email id.

INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE AGM ARE AS UNDER:

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.

- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.
- IV. The voting rights of shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date, viz. 16th September, 2020.
- V. The Company has appointed Sri. B. Krishnamoorthi, Chartered Accountant in Practice, as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- VI. The Scrutinizer shall immediately after the conclusion of the Annual General Meeting first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two (2) witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.
- VII.The Results shall be declared within 2 days of the conclusion of the Annual General Meeting. The results declared along with the Consolidated Scrutinizer's Report shall be placed on the Company's website www.magnacast.com and on the website of CDSL within two (2) days of passing of the resolutions at the AGM of the Company and communicated to the Stock Exchanges where the Company's shares are listed.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the CDSL e-Voting system. Members may access the same at https://www.evotingindia.com under shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Desktops/ Laptops than through Mobile Devices for better experience.
- 3. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 4. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request mentioning their name, demat account number/folio number, email id, mobile number at investorscell@magnacast.com on or before 05.00 PM IST on Monday, 18th September, 2020.

Note:

Those shareholders/members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting. The Company reserves the right to restrict the number of speakers depending on the availability of time for the Annual General Meeting.

MAGNA

- 5. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Speakers on first come basis will only be allowed to express their views/ask questions during the meeting.
- 7. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at investorscell@magnacast.com on or before 05.00 PM IST on Monday, 18th September, 2020. The same will be replied by the Company suitably.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting for a short duration of 5 minutes only.
- 9. Members can join the AGM in the VC/OAVM mode 15 (Fifteen) minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1,000 members on first come first served basis. This will not include large Shareholders (Share holders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

If you have any queries or issues regarding attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Sri. Nitin Kunder (022- 23058738) or Sri. Mehboob Lakhani (022-23058543) or Sri. Rakesh Dalvi (022-23058542).

All grievances connected with the facility for voting by electronic means may be addressed to Sri. Rakesh Dalvi, Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.

By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

Place : Coimbatore. Date : 31st July, 2020 N. Krishna Samaraj Managing Director DIN: 00048547

DIRECTORS' REPORT

Dear Shareholders.

Your Directors have pleasure in presenting the 30th Annual Report and Audited Accounts of the Company for the year ended 31st March, 2020.

FINANCIAL RESULTS

The highlights of the performance of your Company during the financial year 2019-20 are given hereunder;

(₹ in Lakhs)

		,
For the Financial year ended	31.03.2020	31.03.2019
Total Revenue	9,847.19	12,587.59
Gross Profit before interest, depreciation, exceptional,		
extraordinary items and income tax	1,298.13	2,073.93
Finance Cost	11.58	29.03
Depreciation	436.45	543.22
Profit before Exceptional & Extra-ordinary items	850.10	1,501.68
Exceptional Items(Income)	-	-
Profit before tax	850.10	1,501.68
Provision for Income tax	207.68	374.17
for Deferred tax	(26.24)	(12.21)
Profit for the period	668.66	1,139.72

IMPACT OF PANDEMIC CORONA VIRUS- COVID 19 AND OUTLOOK FOR THE YEAR 2020-21:

As you are aware the entire world was affected by the deadly novel corona virus commonly known as COVID 19. This virus attack has crippled the entire global economy apart from leading to several loss of lives throughout the world. This had an impact on our Country also resulting in lock down of entire operations for nearly 2 months.

The normal operating activities of the Company were affected from the second half of the March, 2020 and the entire operations were suspended w.e.f. 25th March, 2020. This affected both the turnover and profitability targeted for the month of March, 2020 and the projected targets for the financial year ended 2020 were not met.

The Company commenced its partial operations w.e.f. 6th May, 2020 after the lockdown measures were liberalized and after obtaining necessary approvals from the authorities concerned. This will have a major impact on the financials for the financial year 2020-21 as there was no manufacturing/sales during the month of April, 2020.

There is a lot of uncertainty in the market served by the Company especially in the Auto, Oil & gas, Off Highway and General Engineering sectors. Our Customers are not able to predict their requirements for the year 2020-21. We are operating on a month to month basis based on the immediate requirements of the Customers. Further the exodus of migrant labourers has resulted in the Company not being able to utilize its capacity. Further new labourers, when recruited will entail additional costs like increase labour cost, training, lower productivity and higher rejections. The combination of uncertain market conditions, coupled with unproven labour capability will result in subdued performance for the financial year 2020-21.



After the commencement of partial operations, the Company has put in place Standard Operating Procedures based on the guidelines issued by the Government to be followed by the employees and the Industry.

FINANCIAL HIGHLIGHTS

The financial summary /highlights for the last five years is furnished vide **Annexure A** to this Report.

OPERATIONS

The Operating Revenue of the Company has reduced by about 22% from ₹ 12292.39 Lakhs to ₹ 9632.13 Lakhs. Consequent upon the reduction, the Profit Before Tax has also reduced from ₹ 1501.68 Lakhs in the previous year to ₹ 850.10 Lakhs in the current year.

The above decline in operating revenue and profitability is because of the weak demand for castings from both the export and domestic market during the year, coupled with the impact of COVID 19 in March 2020, the details of which have been dealt with separately in this report elsewhere.

Further the increase in prices of key raw materials and other input costs affected the profitability of the Company.

The Wind Energy Division generated a revenue of ₹ 454.13 Lakhs during the year as against ₹ 520.79 Lakhs, in the previous year. The reduced revenue is because of the low wind velocity during the year.

There has been no change in the nature of business of the Company.

NEW PROJECTS IMPLEMENTED DURING THE YEAR

During the year under review, the Company is implementing a project for reclamation of Green Sand in foundry process. This will enable the Company to conserve precious natural resources apart from being environment friendly and cost effective. The Company is also planning to install a new furnace Hood so that alternate cheaper raw materials can be used.

FUTURE PLANS

The Company for the immediate future plans to judiciously invest in small facilities which will help in the use of alternate raw materials, increased productivity and improved quality.

Though the Company is evaluating various new technologies, it believes the present situation calls for a carefully calibrated actions and situation will be reviewed periodically.

QUALITY RECOGNITIONS:

The Company has received certification for ISO/TS 16949:2016 standards, Pressure Equipment Directive and the existing standards 97/23/EC has improved to 2014/68/EU and Marine Certificate under DNV GL Rules for Classification- Ships. Further the Company obtained ISO 14001:2015 Certification during the year.

FINANCE

We are pleased to inform the Members that the Company continues to be debt free as at the reporting date.

TRANSFER TO RESERVES

The Company has transferred ₹ 200 Lakhs to General Reserves during the year and an amount of ₹ 3491.59 lakhs is retained in the Statement of Profit & Loss.

DIVIDEND

For the financial year 2019-20, the Board of Directors at their meeting held on 13th February, 2020, had declared an interim dividend of ₹ 2.50/- per share (25%) on the paid-up share capital of 45,82,200 equity shares. An amount of ₹ 114.56 Lakhs has been paid as interim dividend on March, 2020. The Board of Directors have recommended that the interim dividend be considered as final dividend for the financial year ended 31st March, 2020.

SHARE CAPITAL

The paid-up capital of the Company as at 31.03.2020 stood at ₹ 4,58,22,000/- divided into 45,82,200 equity shares of ₹ 10/- each. During the year under review, the Company has not made any fresh issue of shares.

TRANSFER OF UNCLAIMED DIVIDEND TO EDUCATION AND PROTECTION FUND:

In terms of Section 124 & 125 of the Companies Act, 2013, any unclaimed or unpaid Dividend relating to the Financial Year 2012-13 is due for remittance on 1st November, 2020 to the Investor and Education and Protection Fund established by the Central Government.

Further, pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, 7900 Equity Shares of ₹ 10/- each on which dividend had remained unclaimed for a period of 7 years have been transferred to the credit of Demat Account identified by the IEPF Authority during the year under review.

EXTRACT OF ANNUAL RETURN

The extract of Annual Return pursuant to the provisions of Section 92 of the Companies Act, 2013 read with Rule 12 of the Companies (Management and Administration) Rules, 2014, in Form MGT-9 is furnished in *Annexure B* and forms part of this report.

BOARD MEETINGS CONDUCTED DURING THE PERIOD UNDER REVIEW

The details of meetings of Board of Directors and Committees thereof and the attendance of the Directors in such meetings have been enumerated in the Corporate Governance Report.

STATEMENT ON COMPLIANCE WITH SECRETARIAL STANDARDS

The Directors have devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards and that such systems are adequate and operating effectively. The directors have devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards and that such systems are adequate and operating effectively. The Company has duly complied with Secretarial Standards issued by the Institute of Company Secretaries of India on meeting of the Board of Directors (SS-1) and General Meetings (SS-2).

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to requirement of Section 134(3)(c) of the Companies Act 2013, with respect to Directors' Responsibility Statement, it is hereby confirmed that -

- a) In the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departure from those standards;
- b) The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;



- c) The Directors have taken proper and sufficient care for maintenance of adequate accounting records in accordance with the provisions of the Companies Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) The Directors have prepared the annual accounts on a going concern basis;
- e) 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; and
- f) The Directors have devised proper system to ensure compliance with the provisions of all the applicable laws and such systems were adequate and operating effectively;

COMPLIANCE WITH REQUIREMENT UNDER SECTION 143(12) OF THE COMPANIES ACT, 2013:

There were no instances of frauds identified or reported by the Statutory Auditors during the course of their audit.

DECLARATION OF INDEPENDENT DIRECTORS

The Independent Directors have submitted their disclosures to the Board that they fulfill all the requirements as stipulated in Section 149(6) of the Companies Act, 2013 so as to qualify themselves to be appointed as Independent Directors under the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

STATEMENT REGARDING OPINION OF THE BOARD WITH REGARD TO INTEGRITY, EXPERTISE AND EXPERIENCE (INCLUDING THE PROFICIENCY) OF THE INDEPENDENT DIRECTORS APPOINTED DURING THE YEAR

The Board of Directors have evaluated the Independent Directors appointed/ re-appointed during the year 2019-20 and opined that the integrity, expertise and experience (including proficiency) of the Independent Directors is satisfactory.

COMPANY'S POLICY RELATING TO DIRECTORS APPOINTMENT, PAYMENT OF REMUNERATION AND OTHER MATTERS PROVIDED UNDER SECTION 178(3) OF THE COMPANIES ACT, 2013

The Board has, on the recommendation of the Nomination and Remuneration Committee, framed a policy for fixing and revising remuneration of Directors, Key Managerial Personnel, Senior Management Personnel and employees of the Company. The detailed Remuneration Policy can be accessed on the Company's website at the link https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-01-29-5b8n5e315cdee65eb.pdf and the Salient features of Remuneration policy of the Company:

- i. Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the remuneration of Directors, key managerial personnel and other employees.
- ii. Formulation of criteria for evaluation of performance of Independent Director and the Board
- iii. Devising a policy on Board diversity and succession plan
- iv. Identify persons who are qualified to become Director and persons who may be appointed in Key Managerial and Senior Management positions in accordance with the criteria laid down in this policy.
- v. Recommend to the Board, appointment and removal of Director, KMP and Senior Management Personnel.

- vi. Identify whether to extend or continue the term of appointment of the Independent Director on the basis of the report of their performance evaluation.
- vii. To formulate any other policies and or schemes for the benefit of employees of the Company.

COMMENTS ON AUDITORS' REPORT:

There are no qualifications, reservations or adverse remarks or disclaimers made by M/s. Srikishen & Co, Statutory Auditors and M/s.MDS & Associates, Secretarial Auditors in their respective reports.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013

There were no loans, guarantees or investments made by the Company under Section 186 of the Companies Act, 2013 during the year under review and hence the said provisions are not applicable.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All transactions entered into with related parties as defined under the Companies Act, 2013 and Regulation 23 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 during the financial year 2019-20 were in the ordinary course of business and on an arm's length basis. The particulars of material related party transactions is provided in the Form AOC-2 and annexed to the Board's Report as **Annexure-C.**

The Policy on Related Party Transactions as approved by the Board of Directors of the Company has been uploaded on the Company's website and may be accessed through the link at https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-01-29-mfgw5e315d14263f1.pdf

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY:

There have been no material changes and commitments, if any, affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the financial year ended 31st March, 2020 relate and the date of the report except COVID-19 impact as stated above in this report and also explained in Management Discussion and Analysis Report.

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

The information pertaining to conservation of energy, technology absorption, Foreign Exchange Earnings and outgo as required under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 is furnished in **Annexure D** and is attached to this report.

RISK MANAGEMENT:

The Company continues to focus attention on the risk areas identified and in case of any adverse situation, suitable mitigation steps are taken. The Company is taking on necessary steps to safeguard the health hazards post by the Corona Virus ad has put in place necessary measures. The Company also established risk management plan and assessment and the same has been reviewed by the Audit Committee and the Board on periodical basis.

The COVID-19 situation has brought a lot of uncertainties and the indications are that there will be shrinkage of volumes. The Company therefore is taking necessary actions to control variables and fixed costs, thereby increasing margins and lowering Break Even Point.



CORPORATE SOCIAL RESPONSIBILITY INITIATIVES:

The Board had formed a Corporate Social Responsibility Committee of Board of Directors comprising of Sri.C.R.Swaminathan, Dr.R.Nandini and Sri.N.Krishna Samaraj. The CSR policy of the Company deals with allocation of funds, activities, identification of programs, approval, implementation, monitoring and reporting mechanisms under the policy.

As part of the initiatives under CSR for the year 2019-20, the Company has undertaken projects in the areas of Healthcare, Education, Environment and Women/Children Welfare etc., These projects are by and large in accordance with Schedule VII of the Companies Act, 2013.

As part of its CSR activities, the Company had laid Pavered Blocks at the Government Higher Secondary School, Kinathukadavu manufactured by the Company out of residual sand from foundry process. The total value of such Pavered Block laid was ₹ 5.00 Lakhs.

The details of CSR activities for the year are furnished separately vide **Annexure E** to this Report. The policy relating to CSR has been displayed on the Company's website and can be accessed at https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-01-29-q6y15e315c4861a78.pdf

ANNUAL EVALUATION OF THE BOARD ON ITS OWN PERFORMANCE AND OF THE INDIVIDUAL DIRECTORS

Pursuant to the provisions of the Companies Act, 2013, the Board of Directors evaluated the annual performance of the members of the Board and its Committees vis a vis the nature of business of the Company, its performance during the year and the contribution of each of the Directors based on the criteria laid down by the Nomination and Remuneration Committee.

The Independent Directors held a meeting during the year and inter-alia, reviewed the performance of the Non-Independent Directors and the Board as a whole and assessed the quality, quantity and timeliness of flow of information between the Company and the Board.

DIRECTORS & KEY MANAGERIAL PERSONNEL

Sri. J. Vijayakumar, Director, retires by rotation at the Annual General Meeting and being eligible, offers himself for reappointment. Further, the Members at the Annual General Meeting held on 19th August, 2019 re-appointed Sri. C. R. Swaminathan (DIN: 00002169), Sri. K. Gnanasekaran (DIN: 00133645), Dr. R. Nandini (DIN: 00002223) & Dr. Jairam Varadaraj (DIN: 00003361) as Independent Directors of the Company for a second term of 5 years with effect from 19th August, 2019.

Key Managerial Personnel of the Company as required pursuant to Section 2 (51) and 203 of the Companies Act, 2013 are

Sri. N. Krishna Samaraj - Managing Director,
Sri. M. Malmarugan - Chief Executive Officer
Sri. R. Ravi - Chief Financial Officer and
Smt. Sangeetha. C - Company Secretary.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company does not have any Subsidiaries, Joint ventures or Associate Companies.

FIXED DEPOSITS

During the year, the Company did not accept or renew any fixed deposits and no fixed deposits remained unclaimed with the Company as on 31st March, 2020.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATION IN FUTURE

There were no significant and material orders passed by the Regulators or Courts or Tribunals impacting the going concern status and Company's operation in future.

ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

The Company has an adequate Internal Control System, commensurate with the size, scale and complexity of its operations. The Audit Committee of the Board periodically reviews the Internal Financial Control Systems and their adequacy and recommends corrective action as and when necessary to ensure that an effective internal control mechanism is in place.

The Directors confirm that the Internal Financial Control (IFC) systems are adequate with respect to the operations of the Company. The report of Auditors pursuant to Section 143(3)(i) of the Companies Act, 2013 certifying the adequacy of Internal Financial Control is annexed with the Auditors Report.

AUDITORS

STATUTORY AUDITORS

M/s. Srikishen & Co, (FRN 004009S) Chartered Accountants, Coimbatore were appointed as the Statutory Auditors of the Company for a period of five years at the 26th Annual General Meeting of the Company held on 15th September, 2016. The Company has received a certificate from the Statutory Auditors to the effect that their appointment as the Statutory Auditors of the Company, would be within the limits prescribed under section 139 of the Companies Act, 2013.

SECRETARIAL AUDITORS

The Board has appointed M/s. MDS & Associates, Company Secretaries in Practice, Coimbatore as the Secretarial Auditors of the Company for the year 2020-21 to carry out the Secretarial Audit, pursuant to the provisions of Section 204 of the Companies Act, 2013.

The report of the Auditors for the financial year 2019-20 is annexed as **Annexure F** to this Report.

COST AUDITORS

The Board of Directors on the recommendation of the Audit Committee, has appointed M/s.SBK & Associates, Cost Accountants as the Cost Auditors of the Company for the financial year 2020-21. Pursuant to Section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Accounts) Rules, 2014, the remuneration payable for the year 2020-21 to the Cost Auditors of the Company is subject to ratification by the Shareholders at the ensuing Annual General Meeting. The Board recommends their remuneration.

DISCLOSURE ON MAINTENANCE OF COST RECORDS:

The maintenance of cost record as specified by the Central Government under Section 148(1) of the Companies Act, 2013 is applicable to the Company and accordingly the cost accounts and records are made and maintained.

HUMAN RESOURCES AND INDUSTRIAL RELATIONS

The Company has been continuously focusing its attention on nurturing the talent of its employees by recognizing their performance and creating enough opportunities for their growth in the Company.



This has ensured to retain talent within the organization.

The relationship between the management and the employees at all levels during the year under review has been cordial and productive.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORK PLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has complied with the provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to define the policy and redress complaints received. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

The following is a summary of sexual harassment complaints received and disposed of during the year 2019-20:

- i. Number of complaints received Nil
- ii. Number of complaints disposed of NA

PARTICULARS OF EMPLOYEES

Statement pursuant to Section 134 of the Companies Act, 2013, read with the Companies (Particulars of Employees) Rules, 1975 and Section 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is annexed to **Annexure G** attached to this report.

CORPORATE GOVERNANCE

A report on Corporate Governance is annexed and forms part of this report. The Company has complied with the conditions relating to Corporate Governance as stipulated in Regulation 27 of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015.

AUDIT COMMITTEE

The Audit Committee of the Board of Directors has been duly constituted in accordance with the provisions of Section 177 of the Companies Act, 2013. Details relating to the composition, meetings and functions of the Committee are set out in the Corporate Governance Report forming part of this Annual Report. The Board has accepted the Audit Committee recommendations during the year whenever required and hence no disclosure is required under Section 177(8) of the Companies Act, 2013 with respect to rejection of any recommendations of Audit Committee by the Board.

CEO/CFO CERTIFICATION

As required under Regulation 33 (2) (a) of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, the Managing Director and the Chief Financial Officer of the Company have furnished necessary certificate to the Board on the Financial Statements presented.

VIGIL MECHANISM AND WHISTLE BLOWER POLICY

The Company has provided for adequate safeguards to deal with instances of fraud and mismanagement and to report concerns about unethical behavior or any violation of the Company's Code of Conduct. During the year under review, there were no complaints received under this mechanism. The

policy can be accessed on the Company's website at https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-02-10-9q3i5e4127030df7c.pdf

ACKNOWLEDGEMENT

Place: Coimbatore.

Date: 1st June, 2020

The Directors wish to place on record their appreciation of the support and co-operation extended by the Company's Bankers M/s. Corporation Bank and M/s. Indian Bank, the various Government Agencies and in particular the Tamil Nadu Electricity Board and the employees of the Company at all levels. The Directors would also like to thank all the stakeholders for continuing to repose faith in the Company and its future.

We pray for the grace of the Almighty for further growth of the Company.

By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

C.R.Swaminathan

Director

(DIN: 00002169)

N. Krishna Samaraj Managing Director

(DIN: 00048547)



ANNEXURE A

FINANCIAL HIGHLIGHTS

	5 Ye	ar Highlight	s	(₹ In Lakhs)
Financial year ended 31st March	2016	2017	2018	2019	2020
Operating Results					
Sales and Other Income	9,433.61	8,376.08	9,462.99	12,587.59	9,847.19
Operating Profit	1,544.12	1,501.10	1,291.08	2,093.18	1,320.74
Finance Cost	156.03	54.23	31.56	29.03	11.58
Gross Profit	1,388.09	1,446.87	1,259.53	2,064.15	1,309.16
Depreciation	462.57	521.35	454.08	543.22	436.45
Taxation	244.97	170.90	101.36	361.96	181.44
CSR Expenditure	15.80	22.91	17.91	19.25	22.61
Net Profit	664.75	731.71	686.18	1,139.72	668.66
Dividend (including dividend tax)	110.30	110.30	110.48	276.20	138.10
Retained Profit	554.45	621.41	575.70	863.52	530.56
Performance Parameters					
Net Fixed Assets	4,249.31	3,663.64	3,495.90	3,149.20	3,136.06
Share Capital	458.22	458.22	458.22	458.22	458.22
Reserves	4,188.21	5,039.98	5,605.90	6,620.94	6,891.59
Net Worth	4,646.43	5,498.20	6,064.12	7,079.16	7,349.81
Return on Net Worth %	14.31	13.31	11.32	16.10	9.10
Borrowings	459.48	145.92	-	-	-
Debt Equity Ratio	0.10	0.03	-	_	-
Dividend (%)	20	20	20	50	25
Earnings per share (₹)	14.51	15.97	14.97	24.87	14.59

Note:

[#] Figures pertaining to financial years 2016 and 2017 are as per IGAAP and financial years 2018, 2019 & 2020 are as per Ind AS.

ANNEXURE B

FORM NO. MGT-9

EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31.03.2020

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

I. REGISTRATION AND OTHER DETAILS:

i)	CIN	L31103TZ1990PLC002836
ii)	Registration Date	22/08/1990
iii)	Name of the Company	MAGNA ELECTRO CASTINGS LIMITED
iv)	Category / Sub-Category of the Company	Public Limited Company having share capital / Non-Government Company
v)	Address of the Registered office and contact details	Old No 62 New No.43 Balasundaram Road Coimbatore -641018 Phone: 0422-2240109 Fax: 0422-2246207 E-mail: info@magnacast.com Website: www. magnacast.com
vi)	Whether listed company	Yes
vii)	Name, Address and Contact details of Registrar and Transfer Agent, if any	SKDC Consultants Limited. Kanapathy Towers, 3rd Floor, 1391/A1, Sathy Road,Ganapathy, Coimbatore-641006 Phone No: 0422-4958995, 2539835, 2539836 Fax: 0422-2539837 E-Mail: info@skdc-consultants.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S. No.	Name and Description of main products / services	NIC Code of the Product / Service	% to total turnover of the Company
1	Iron castings including Grey Iron, SG iron and other iron alloy castings-machined and unmac -hined and steel components		100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES [No. of Companies for which information is being filled]

S. No.	Name and address of the Company	CIN/GLN	Holding/ Subsidiary / Associate	% of shares held	Applicable Section
	The Company does not	have Holding,	Subsidiary and Associate	Companies	



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

i) Category-wise Share Holding

Category of Shareholders	No. of Shares held at the beginning of the year [As on 31-March-2019]			No. of Shares held at the end of the year [As on 31-March-2020]				% Change during the	
		Physical		% of Total Shares	Demat	Physical	Total	% of Total Shares	year
A. Promoters (1) Indian									
a) Individual/ HUF	2116020	-	2116020	46.18	2213751	-	2213751	48.31	2.13
b) Central Govt	-	-	-	-	-	-	-	-	-
c) State Govt(s)	-	-	-	-	-	-	-	-	-
d) Bodies Corp.	-	-	-	-	-	-	-	-	-
e) Banks / FI	-	-	-	-	-	-	-	-	-
f) Any other	-	-	-	-	-	-	-	-	-
Sub- Total (A)(1)	2116020	-	2116020	46.18	2213751	-	2213751	48.31	2.13
(2) Foreign									
a)NRIs- Individuals	-	-	-	-	-	-	-	-	-
b) Others- Individual	_	-	-	-	-	-	-	-	-
c) Bodies corporate	-	-	-	-	-	-	-	-	-
d) Banks/ FI	-	-	-	-	-	-	-	-	-
e) Any other	_	-	_	_	-	_	-	-	-
Sub- Total (A)(2)	_	-	_	_	-	_	-	-	-
Total shareholding									
of Promoters									
(A) = (A)(1) + (A)(2)	2116020	_	2116020	46.18	2213751	_	2213751	48.31	2.13
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	_	_	-	-	-	_	-	-	-
b) Banks / FI									
c) Central Govt	_	_	-	-	-	_	-	-	-
d) State Govt(s)	_	_	_	_	_	_	-	_	_
e) Venture Capital Funds	_	-	-	_	_	_	-	-	-
f) Insurance Companies	_	-	-	_	_	_	-	-	-
g) Flls	-	_	_	_	_	_	_	_	-
h) Foreign Venture Capital Funds	_	_	_	_	_	_	-	-	-
i) Others (specify)- Foreign Portfolio Investments-									
Corporates	65057	-	65057	1.42	50000	-	50000	1.09	(0.33)
Sub-total (B)(1):-	65057		65057	1.42	50000	-	50000	1.09	(0.33)

Category of Shareholders	No. of Shares held at the beginning of the year [As on 31-March-2019]			l		s held at th on 31-Mar		% Change during the	
	Demat	Physical	Total	% of Total Shares	l	Physical	Total	% of Total Shares	year
2. Non-Institutions									
a) Bodies Corp.									
i) Indian	266855	800	267655	5.84	236232	800	237032	5.17	(0.67)
ii) Overseas	-	-	-	-	-	-	-	-	-
b) Individuals									
i) Individual shareholders holding nominal share capital upto ₹ 1 lakh	1128284	214026	1342310	29.29	1081577	191526	1273103	27.78	(1.51)
ii) Individual shareholders holding nominal share capital in excess of ₹ 1 lakh	322328	_	322328	7.03	324710	-	324710	7.09	0.06
c) Others (specify)	-	-	-	-	-	-	-	-	-
Directors& their Relatives	51005	-	51005	1.11	51005	_	51005	1.11	-
Trusts	440	-	440	0.01	440	-	440	0.01	-
Non Resident Indians	66586	187800	254386	5.55	196463	63000	259463	5.66	0.11
Clearing Members	19921	-	19921	0.43	27654	-	27654	0.60	0.17
Hindu Undivided Families	74213	-	74213	1.62	68277	-	68277	1.49	(0.13)
Investor Education & Protection Fund Authority	68865	-	68865	1.50	76765	-	76765	1.68	0.17
Sub-total (B)(2):-	1998497	402626	2401123	52.40	2063123	255326	2318449	50.60	(1.80)
Total Public Shareholding (B)=(B)(1)+ (B)(2)	2063554	402626	2466180	53.82	2113123	255326	2368449	51.69	(2.13)
C. Shares held by Custodian for GDRs & ADRs									
Grand Total (A+B+C)	4179574	402626	4582200	100.00	4326874	255326	4582200	100.00	-



ii) Shareholding of Promoters

S. No	. Shareholder's Name	Shareholding at the beginning of the year			Shareholding at the end of the year			% change in shareholding during the year
		No. of Shares	% of total Shares of the Company	%of Shares Pledged / encumbered to total Shares	No. of shares	% of total Shares of the Company	,	
1	N.Krishna Samaraj	751767	16.41	-	768065	16.76	-	0.35
2	N.Muthulakshmi	785091	17.13	-	807091	17.61	-	0.48
3	Ranganayaki N	189265	4.13	-	195000	4.26	-	0.13
4	Mahitha Vijayakumar	22600	0.49	-	22600	0.49	-	-
5	Janardhana Naidu Vijayakumar	10100	0.22	-	10100	0.22	-	-
6	Vijayakumar Venkatkumar	45000	0.98	-	45000	0.98	-	-
7	Nivedita Lakshmi Narayanaswamy	210000	4.58	-	230000	5.02	-	0.44
8	Ajeya Vel Narayanaswamy	-	-	-	7000	0.15	-	0.15
9	Aditya Vijayakumar	55255	1.21	-	55255	1.21	-	-
10	Krishna Samaraj N	46942	1.03	-	73640	1.61	-	0.58
	TOTAL	2116020	46.18	-	2213751	48.31	-	2.13

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

S. No	Shareholder's Name		nolding at the ng of the year	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
1	N Muthulakshmi				
	At the beginning of the year	785091	17.13	785091	17.13
	Transfer of Shares on 06.09.2019	15000	0.33	800091	17.46
	Transfer of Shares on 28.02.2020	6687	0.15	806778	17.61
	Transfer of Shares on 06.03.2020	313	0.00	807091	17.61
	At the end of the year	807091	17.61	807091	17.61
2	N Krishna Samaraj (HUF)				
	At the beginning of the year	751767	16.41	751767	16.41
	Transfer of Shares on 13.09.2019	1995	0.04	753762	16.45
	Transfer of Shares on 06.03.2020	344	0.01	754106	16.46
	Transfer of Shares on 13.03.2020	10894	0.24	765000	16.69
	Transfer of Shares on 27.03.2020	3065	0.07	768065	16.76
	At the end of the year	768065	16.76	768065	16.76

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

S. No	Shareholder's Name		nolding at the ng of the year	Cumulative Shareholding during the year		
		No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company	
3	Nivedita Lakshmi Narayanaswamy					
	At the beginning of the year	210000	4.58	210000	4.58	
	Transfer of Shares on 21.06.2019	5450	0.12	215450	4.70	
	Transfer of Shares on 28.06.2019	411	0.01	215861	4.71	
	Transfer of Shares on 06.09.2019	5000	0.11	220861	4.82	
	Transfer of Shares on 13.03.2020	2139	0.05	223000	4.87	
	Transfer of Shares on 27.03.2020	7000	0.15	230000	5.02	
	At the end of the year	230000	5.02	230000	5.02	
4	Ranganayaki N					
	At the beginning of the year	189265	4.13	189265	4.13	
	Transfer of Shares on 05.04.2019	1232	0.03	190497	4.16	
	Transfer of Shares on 05.07.2019	993	0.02	191490	4.18	
	Transfer of Shares on 12.07.2019	760	0.02	192250	4.20	
	Transfer of Shares on 13.03.2020	2750	0.06	195000	4.26	
	At the end of the year	195000	4.26	195000	4.26	
5	Kirshna Samaraj N					
	At the beginning of the year	46942	1.03	46942	1.03	
	Transfer of Shares on 20.12.2019	584	0.01	47526	1.04	
	Transfer of Shares on 27.12.2019	162	0.00	47688	1.04	
	Transfer of Shares on 13.03.2020	10177	0.22	57865	1.26	
	Transfer of Shares on 20.03.2020	2435	0.06	60300	1.32	
	Transfer of Shares on 27.03.2020	12120	0.26	72420	1.58	
	Transfer of Shares on 31.03.2020	1220	0.03	73640	1.61	
	At the end of the year	73640	1.61	73640	1.61	
6	Ajeya Vel Narayanaswamy					
	At the beginning of the year	-	-	-	-	
	Transfer of Shares on 20.03.2020	300	0.01	300	0.01	
	Transfer of Shares on 27.03.2020	1350	0.03	1650	0.04	
	Transfer of Shares on 31.03.2020	5350	0.11	7000	0.15	
	At the end of the year	7000	0.15	7000	0.15	



iv) Share holding Pattern of top ten Shareholders: (other than Directors, Promoters and Holders of GDRs and ADRs):

S. No.	. For Each of the Top 10 Shareholders		olding at the g of the year	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
1	ELGI EQUIPMENTS LIMITED				
	At the beginning of the year	80000	1.75	80000	1.75
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	80000	1.75	80000	1.75
2	INVESTOR EDUCATION AND PROTECTION FUND				
	At the beginning of the year	68865	1.50	68865	1.50
	Transfer of Shares on 01.11.2019	7900	0.18	76765	1.68
	At the end of the year	76765	1.68	76765	1.68
3	G V NAGABRAHMA				
	At the beginning of the year	50994	1.11	50994	1.11
	Increase/ Decrease in Shareholding	_	_	-	_
	At the end of the year	50994	1.11	50994	1.11
4	PASSAGE TO INDIA MASTER FUND LIMITED				
	At the beginning of the year	65057	1.42	65057	1.42
	Transfer of Shares on 26.07.2019	(15057)	(0.33)	50000	1.09
	At the end of the year	50000	1.09	50000	1.09
5	M/S. L.G.B. PUBLIC WELFARE SOCIETY				
	At the beginning of the year	40265	0.88	40265	0.88
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	40265	0.88	40265	0.88
6	V. SHANTHI				
	At the beginning of the year	58448	1.28	58448	1.28
	Transfer of Shares on 05.04.2019	(166)	(0.00)	58282	1.28
	Transfer of Shares on 26.04.2019	(25000)	(0.55)	33282	0.73
	Transfer of Shares on 28.06.2019	(19519)	(0.43)	13763	0.30
	Transfer of Shares on 13.09.2019	(1000)	(0.02)	12763	0.28
	Transfer of Shares on 20.09.2019	(3000)	(0.07)	9763	0.21
	Transfer of Shares on 27.09.2019	14250	0.31	24013	0.52
	Transfer of Shares on 11.10.2019	(1000)	(0.02)	23013	0.50
	Transfer of Shares on 22.11.2019	1	0.00	23014	0.50
	Transfer of Shares on 24.01.2020	10000	0.22	33014	0.72
_	At the end of the year	33014	0.72	33014	0.72
7	JEETAY INVESTMENTS PVT LTD	04000	0.70	01000	0.70
	At the beginning of the year	31938	0.70	31938	0.70
	Increase/Decrease in Shareholding	21020	0.70	21020	0.70
8	At the end of the year KANNAN P. CHOCK	31938	0.70	31938	0.70
0	At the beginning of the year	31800	0.69	31800	0.69
	Increase/Decrease in Shareholding	31000	0.09	31000	0.09
	At the end of the year	31800	0.69	31800	0.69
	At the ond of the year	31000	0.09	31000	0.09

S. No.	For Each of the Top 10 Shareholders		nolding at the ing of the year	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
9	SUBBIAH, SITHAMBARAM				
	At the beginning of the year	31200	0.68	31200	0.68
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	31200	0.68	31200	0.68
10	N. RANGASWAMI				
	At the beginning of the year	31200	0.68	31200	0.68
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	31200	0.68	31200	0.68
11	ANNAMALAI PERIAKARUPPAN				
	At the beginning of the year	31200	0.68	31200	0.68
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	31200	0.68	31200	0.68
12	ODAIYAPPA SAMBANDAM				
	At the beginning of the year	31200	0.68	31200	0.68
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	31200	0.68	31200	0.68

v) Shareholding of Directors and Key Managerial Personnel:

S. No.	Name of Director and Key Managerial Personnel	Shareholding at the beginning of the year		Cumulative Shareholdi during the year	
		No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
1	N. KRISHNA SAMARAJ				
	At the beginning of the year	751767	16.41	751767	16.41
	Transfer of Shares on 13.09.2019	1995	0.04	753762	16.45
	Transfer of Shares on 06.03.2020	344	0.01	754106	16.46
	Transfer of Shares on 13.03.2020	10894	0.24	765000	16.70
	Transfer of Shares on 27.03.2020	3065	0.07	768065	16.76
	At the end of the year	768065	16.76	768065	16.76
2	J. VIJAYAKUMAR				
	At the beginning of the year	10100	0.22	10100	0.22
	Increase/Decrease in Shareholding	-	-	-	-
	At the end of the year	10100	0.22	10100	0.22
3	KRISHNA SAMARAJ N				
	At the beginning of the year	46942	1.03	46942	1.03
	Transfer of Shares on 20.12.2019	584	0.01	47526	1.04
	Transfer of Shares on 27.12.2019	162	0.00	47688	1.04
	Transfer of Shares on 13.03.2020	10177	0.22	57865	1.26
	Transfer of Shares on 20.03.2020	2435	0.06	60300	1.32
	Transfer of Shares on 27.03.2020	12120	0.26	72420	1.58
	Transfer of Shares on 31.03.2020	1220	0.03	73640	1.61
	At the end of the year	73640	1.61	73640	1.61



S. No.	For Each of the Top 10 Shareholders		nolding at the ng of the year	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
4	NANDINI RANGASWAMY				
	At beginning of the year	_	-	-	-
	Increase/Decrease in Shareholding	_	-	-	-
	At the end of the year	_	-	-	-
5	CHERUKOORI RAMASWAMY NAIDU SWAMINATHAN				
	At beginning of the year	_	-	-	-
	Increase/Decrease in Shareholding	_	-	-	-
	At the end of the year	_	-	-	
6	JAIRAM VARADARAJ				
	At beginning of the year	_	-	-	
	Increase/Decrease in Shareholding	_	-	-	
	At the end of the year	_	-	-	
7	KARUPPUSWAMY GNANASEKARAN				
	At beginning of the year	-	-	-	
	Increase/Decrease in Shareholding	_	-	-	
	At the end of the year	-	-	-	
8	RAVI RAJAGOPALAN (CFO)				
	At beginning of the year	_	-	-	
	Increase/Decrease in Shareholding	_	-	-	
	At the end of the year	_	-	-	
9	SANGEETHA CHINNASAMY (CS)				
	At beginning of the year	-	-	_	
	Increase/Decrease in Shareholding	-	-	_	
	At the end of the year	-	-	-	

V. INDEBTEDNESS:

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

(₹ In Lakhs)

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	-	-	-	-
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	_	-
Total (i+ii+iii)	-	-	-	-
Change in Indebtedness during the financial year	•			
Addition Reduction	-			-
Net Change				
Indebtedness at the end of the financial year				
i) Principal Amount	-	-	_	-
ii) Interest due but not paid	-	-	_	-
iii) Interest accrued but not due	_	-	_	_
Total (i+ii+iii)	_	-	_	_

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managerial Director, Whole- Time Directors and/ or Manager:

(₹In Lakhs)

S. No.	Particulars of Remuneration	Name of Managing Director	Total Amount			
		Sri.N.Krishna Samaraj				
1	Gross salary					
	(a) Salary as per provisions contained in Section 17(1) of the Income-Tax Act, 1961	67.29	67.29			
	(b) Value of perquisites u/s 17(2) Income-Tax Act, 1961	0.19	0.19			
	(c) Profits in lieu of salary under Section 17(3) Income- Tax Act, 1961	-	-			
2	Stock Option	-	-			
3	Sweat Equity	-	-			
4	Commission- as % of profit- others, specify	-	-			
5	Others, please specify-Sitting Fees	1.50	1.50			
	Total (A)	68.98	68.98			
	Ceiling as per the Act	As per the limit specified in Sec.197 of the Act.				

B. Remuneration to Other Directors

(₹In Lakhs)

B. Nerhalieration to Other Directors (Vin							
S.	Particulars of		Nar	ne of Director	s		Total
No.	Remuneration	C.R.Swaminathan	R.Nandini	J.Vijayakumar	Jairam Varadaraj	K.Gnanasekaran	Amount
1	Independent Directors						
	Fee for attending board committee meetings	0.80	1.50		0.35	2.05	4.70
	Commission	-	-	-	-	-	-
	Others, please specify	-	-	-	-	-	-
	Total B(1)	0.80	1.50		0.35	2.05	4.70
2	Other Non-Executive Directors						
	Fee for attending board committee meetings	-	-	2.05	-	-	2.05
	Commission	-	-	-	-	-	-
	Others, please specify	-	-	-	-	-	-
	Total B(2)	-	-	2.05	-	-	2.05
	Total (B) = (1+2)	0.80	1.50	2.05	0.35	2.05	6.75
	Total Managerial Remuneration (A+B1+B2)						75.73
	Overall Ceiling as per the Act		Not Exceeding ₹ 1 Lakh per Meeting				

C. Remuneration to Key Managerial Personnel other than MD/Manager

(₹In Lakhs)

S. No.	Particulars of Remuneration	Key Managerial Personnel			
		CFO	cs	Total	
		Ravi Rajagopalan	Sangeetha C		
1	Gross salary				
	(a) Salary as per provisions contained in Section 17(1) of the Income-Tax Act, 1961	38.06	7.64	45.70	
	(b) Value of perquisites u/s 17(2) Income-Tax Act, 1961	-	-	-	
	(c) Profits in lieu of salary under Section 17(3) Income-Tax Act, 1961	-	-	-	



S. No.	Particulars of Remuneration	Key Manager		
		CFO CS		Total
		Ravi Rajagopalan	Sangeetha C	
2	Stock Option	-	-	-
3	Sweat Equity	-	-	-
4	Commission	-	-	-
	- as % of profit	-	-	-
	Others specify	-	-	-
5	Others, please specify	-	-	-
	Total	38.06	7.64	45.70

VII. PENALTIES/ PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
A. COMPANY					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding	-	-	-	-	-
B. DIRECTORS					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding	-	-	-	-	-
C. OTHER OFFICERS IN DEFAULT					
Penalty	-	-	-	-	-
Punishment	-	-	-	-	-
Compounding	-	-	-	-	-

By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

Place : Coimbatore.

Date : 1st June, 2020

C.R.Swaminathan
Director

Managing Director

(DIN: 00002169) (DIN: 00048547)

ANNEXURE C

FORM NO. AOC - 2

Pursuant to Clause (h) of Sub-Section (3) of Section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014.

Disclosure of particulars of contracts/arrangements entered into by the Company with related parties referred to in Sub Section (1) of Section 188 of the Companies Act, 2013 including certain arms length transaction under third proviso thereto.

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

S. No.	Particulars	Details
1.	Name (s) of the related party & nature of relationship	NA
2.	Nature of contracts/arrangements/transaction	NA
3.	Duration of the contracts/arrangements/transaction	NA
4.	Salient terms of the contracts or arrangements or transaction including the value, if any	NA
5.	Justification for entering into such contracts or arrangements or transactions	NA
6.	Date of approval by the Board	NA
7.	Amount paid as advances, if any	NA
8.	Date on which the special resolution was passed in General meeting as required under first provision to Section 188	NA

2. Details of material contracts or arrangements or transactions at Arm's length basis.

Particulars	Details
Name (s) of the related party & nature of relationship	M/s. Samrajyaa and Company
Nature of contracts/arrangements /transaction	Rendering/receiving of services or purchase/sale of materials /components.
Duration of the contracts/ arrangements /transaction	3 Years (w.e.f 01.04.2018)
Salient terms of the contracts or arrangements or transaction including the value, if any	Transaction Price shall be based on the prevailing market price and shall not be less than the price charged for such transactions to unrelated third parties having such dealings or transactions with them.
Date of approval by the Board	30.05.2018
Date of approval at AGM	19.09.2018
Amount paid as advances, if any	NIL

By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

Place : Coimbatore. Date : 1st June, 2020 N. Krishna Samaraj Managing Director (DIN: 00048547)



ANNEXURE D

Particulars pursuant to Sec.134 (3)(m) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014:

A. Conservation of Energy:

(i) Steps Taken for Conservation of Energy:

The Company is constantly taking effective steps to conserve energy wherever possible.

The details of electricity consumed per metric ton of good castings produced over a five year period are given below:

YEAR	2020	2019	2018	2017	2016
Number of Units per Ton of good castings	*1912	1666	1680	1724	1674

^{*}The Units per Ton of good castings during the year 2019-20 has increased significantly due to frequent disruptions in power supply.

Power Consumption	2019-20	2019-20		19
	No of Units	%	No of units	%
Total Electricity	1,19,23,403	100.00	1,26,15,523	100.00
Own Generation - Windmill	62,69,474	52.58	66,85,165	52.99
Purchased from TNEB	15,678	0.13	26,38,055	20.91
Third Party Purchase	56,38,251	47.29	32,92,303	26.10

(ii) Steps Taken by the Company for utilizing alternate sources of energy:

The Company has installed four Wind Energy Generators with a total capacity of 4MW as part of the Green initiative and generation of Clean Energy.

(iii) Capital Investment on energy conservation equipment: Nil

B. Technology absorption & Research & Development

1) Efforts made towards technology absorption, adaptation and innovation:

A new material grade has been established for a Turbo charging Customers for withstanding strength during high temperature applications.

2) Information of Imported Technology (imported during the last 5 years from the beginning of the Financial Year)

a) Technology Imported None

b) Year of Import N.A.

c) Technology absorption N.A.

3) Expenditure incurred on Research & Development:

(₹In Lakhs)

Expenditure on R&D	2019-20	2018-19
Capital	15.00	56.47
Revenue	14.30	16.68
Total	29.30	73.15
R&D Expenditure as a percentage of Turnover	0.31	0.61

C. Foreign Exchange earnings & outgo:

The details of foreign exchange earnings and outgo are furnished below:

(₹ In Lakhs)

Particulars	2019-20	2018-19
Foreign Exchange Earnings	4235.04	6015.82
Foreign Exchange Outgo	87.32	208.43

By order of the Board

For MAGNA ELECTRO CASTINGS LIMITED

Place : Coimbatore.

Date : 1st June, 2020

C.R.Swaminathan
Director

N. Krishna Samaraj Managing Director (DIN: 00048547)

(DIN: 00002169)



ANNEXURE E

Annual Report on Corporate Social Responsibility (CSR) Activities

 A brief outline of the Company's CSR Policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs.

The Corporate Social Responsibility (CSR) Committee of the Board of Directors of the Company has identified the areas wherein the CSR activities are proposed to be undertaken by the Company.

Some of the major thrust areas are:

- 1. Healthcare and medical facilities
- 2. Promoting education and undertaking activities for improvement of schools, especially Government primary schools.
- 3. Provide funds for various Annadhana schemes for eradicating hunger and poverty.
- 4. Ensuring environmental sustainability and ecological balance
- 5. Women and child development activities

The policy relating to CSR has been displayed on the Company's website and can be accessed at https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-01-29-q6y15e315c4861a78.pdf

2. Composition of CSR Committee

The CSR Committee of the Board of Directors has been constituted with the following Directors as its members:

Sri.C.R.Swaminathan - Chairman

Dr.R.Nandini - Member

Sri.N.Krishna Samaraj - Member

3. Average Net Profit of the Company for last three Financial Years:

Average Net Profit: ₹ 1063.94 Lakhs

4. Prescribed CSR Expenditure (2% of the amount as in item 3 above):

The Company was required to spend ₹ 21.28 Lakhs towards CSR during the year

- 5. Details of CSR spent during the Financial Year 2019-20:
 - a) Total amount spent for the financial year

₹ 22.61 Lakhs

b) Amount unspent, if any;

Nil

c) Manner in which the amount spent during the financial year is detailed below:

(₹In Lakhs)

S.	CSR Project	Sector in	Project or	Amount	Amount	Cumulative	Amount spent,
No	or Activity	which the	programs	outlay	spent on	Expenditures	direct or through
	identified	project is	(1) Local	(budget)	the project	up to the	implementing
		covered	area or	project or	or programs	reporting	agencies*
			other (2)	programs-	Sub-heads:	period	
			Specify	wise	(1) Direct		
			the State		expenditure		
			and district		on projects		
			where projects		or programs		
			or Programs		(2) Over-heads:		
			were				
			undertaken				
1	Women &	Women	Local	2.00	2.15	2.15	Amrit Centre
	Child Welfare						-NGO/Womens'
		lopment					Voluntary
							Association/
							Registered Trust
2	Education	Education	Local	5.00	5.36	5.36	Govt. Hr. Sec.
-	Laacaton	Laacatori	20041	0.00	0.00	0.00	School,
							Kinathukadavu
							Coimbatore
			041	45.00	15.40	15.40	0\/DD T+
3.	Healthcare	Healthcare	Others-	15.00	15.10	15.10	SVPD Trust AP
			Andhra Pradesh				AP
			i iauesii				
	TOTAL			22.00	22.61	22.61	

6. Reasons for not spending an amount equal 2% of the Average Net Profits of the last three financial years:

Not applicable

7. Responsibility statement of the CSR Committee:

The CSR Committee confirms that the implementation and governance of CSR Programs have been elaborated in the Company's CSR policy. The CSR Committee further confirms that the implementation and monitoring of CSR Policy is in compliance with CSR Objectives and policy of the Company.

By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

Place : Coimbatore.

C.R.Swaminathan

Date : 1st June, 2020

Chairman of CSR Committee

Member of CSR Committee

(DIN: 00002169) (DIN: 00048547)



ANNEXURE F

Form No. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2020

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To
The Members,
Magna Electro Castings Limited
(CIN: L31103TZ1990PLC002836)
Old No.62, New No.43,
Balasundaram Road
Coimbatore – 641 018.

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. Magna Electro Castings Limited (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 M/s. Magna Electro Castings Limited'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 31st March, 2020, 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, 2020 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) The following Regulations prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a) The Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
 - b) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - c) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - d) 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;
 - e) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018

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

- a) Secretarial Standards with respect to Board Meetings (SS-1) and General Meetings (SS-2) issued by the Institute of Company Secretaries of India (ICSI):
- b) Listing Agreement entered into by the Company with the BSE Limited;

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

I further report that, during the year under review, there were no actions/ events in pursuant of the following Rules/Regulations requiring compliance thereof by the Company:

- a. 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;
- b. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- c. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations 2014;
- d. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008:
- e. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- f. The Securities and Exchange Board of India (Buy back of Securities) Regulations, 2018;

I further report that based on the information provided by the Company, its officers and authorized representatives, there are no laws specifically applicable to the Company.

I further report that having regard to the compliance system prevailing in the Company and on the review of quarterly compliance reports taken on record by the Board of Directors and on examination of the relevant documents and records in pursuance thereof, on test-check basis, the Company has complied with the labour and environmental laws as applicable.

I further report, that the compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this Audit since the same have been subject to review by statutory financial auditor and other designated professionals.

I further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and a Woman Director. There were no changes in the composition of the Board of Directors 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, 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 meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board, as the case may be.

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



I further report that during the period, there were no instance of

- · Public / Rights / Preferential issue of Shares / Debentures / Sweat Equity.
- · Redemption / buy-back of securities
- · Major decision taken by the members in pursuant to Section 180 of the Companies Act, 2013.
- · Merger / Amalgamation / Reconstruction etc.
- · Foreign technical collaborations.

M D SELVARAJ

MDS & Associates Company Secretaries FCS No.: 960, C P No.: 411

UDIN:F000960B000306452

Place : Coimbatore
Date : 01.06.2020

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

'Annexure A'

To

The Members,
Magna Electro Castings Limited
(CIN: L31103TZ1990PLC002836)
Old No.62, New No.43

Old No.62, New No.43 Balasundaram Road Coimbatore – 641 018.

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

- 1. Maintenance of Secretarial records is the responsibility of the management of the Company. My responsibility is to express an opinion on these secretarial records based on my audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide a reasonable basis for my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, I have obtained the Management representation about the compliance of laws, rules, and regulations and happening of events etc.
- The compliance of the provisions of corporate and other applicable laws, rules, regulations and standards is the responsibility of management. My examination was limited to the verification of procedures on random test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Place : Coimbatore
Date : 01.06.2020

M D SELVARAJ

MDS & Associates Company Secretaries FCS No.: 960, C P No.: 411

UDIN :F000960B000306452



ANNEXURE G

Statement pursuant to Section 134 of the Companies Act, 2013, read with the Companies (Accounts) Rules, 2014 and Section 197(12) of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

1.	Ratio of remuneration of the Managing director to the median remuneration of the employees of the Company for the financial year	25:1				
2.	Percentage increase in remuneration of the Managing Director, Chief Financial Officer and Company Secretary					
	a. Managing Director	(18%)				
	b. Chief Financial Officer	3%				
	c. Company Secretary	10%				
3.	Percentage increase in median remuneration of employees in the financial year	6%				
4.	No of permanent employees on the rolls of the Company	186 (last year 189)				
5.	Average percentile increase in employees remuneration (other than managerial remuneration) in the last financial year	6%				
	Percentage increase in managerial remuneration (18%)					
6.	The Directors affirm that the remuneration paid is as per the remunerat	ion policy of the Company				

Disclosure under Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

Particulars of Top Ten Employees of the Company in terms of remuneration drawn:

(₹In Lakhs)

Name, Designation & Age of the Employee	Gross Remuneration paid	Date of Commencement of Employment (Experience in years)	Qualification & Previous Employment
N. Krishna Samaraj* Managing Director 65 Years	68.98	22.08.1990 (30)	B.E., MBA.,(USA)
M. Malmarugan Chief Executive Officer 48 Years	53.81	17.10.2011 (8)	B.E.,MBA., Sanmar Foundries Limited
V. Mohanraj Sr.General Manager-Marketing 50 Years	41.05	22.09.1994 (26)	B.E.,PGDMM., Lucas TVS Limited
R. Ravi Chief Financial Officer 62 Years	38.06	01.09.2004 (16)	B.Com.,ACA.,ACS., Textool Company Limited

Name, Designation & Age of the Employee	Gross Remuneration paid	Date of Commencement of Employment (Experience in years)	Qualification & Previous Employment
Nevillie Gnanaraj V Sr. Manager- Design 47 Years	23.22	21.03.1996 (24)	B.E., PSG Foundry
P. Periannan General Manager- Production 49 Years	21.15	15.07.2013 (7)	B.E., Sakthi Auto Component Limited
Thiruppathi Pandian R Asst.General Manager Maintenance 47 Years	17.76	06.12.2018 (1)	DME., Caparo Engineering India Limited
Babukrishnan S Sr. Manager- Product Development 41 Years	13.55	02.05.2019 (1)	BE., MBA., Sakthi Auto Ancillary
M Sampathkumar Manager-Electical 46 Years	13.11	06.02.2012 (8)	DEEE., Vaksh Steels Private Limited
Maruthachalam M Senior Manager- Personnel 53 Years	12.19	17.08.1994 (26)	B.Sc., PSG Foundry

During the financial year 2019-20, there were no employees in the Company who was in receipt of remuneration exceeding in aggregate ₹1.02 Crores, if employed for the whole year and ₹8.50 Lakhs per month, if employed for any part of the year.

Note:

- 1. *Employment is Contractual
- 2. No employee is relative (in terms of the Companies Act, 2013) of any Director of the Company. Further no employee of the Company is covered by the Rule 5(2)(iii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, that is employee, holding by himself or with his family, shares of 2% or more in the Company and drawing remuneration in excess of a Managing Director.
- 3. The remuneration details are for the year 2019-20 and all other particulars are as on 31st March, 2020.



REPORT ON CORPORATE GOVERNANCE

The Directors present the Company's Report on Corporate Governance for the year ended March 31, 2020, in terms of Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulation").

1. A brief statement on Company's philosophy on code of governance

The corporate vision of Magna is to best align the interests of individual, Company and society at large. Magna has consistently encouraged the efficient use of resources and attributes accountability for the stewardship of those resources. As a good corporate citizen, it is the best endeavor of Magna to improve its focus on Corporate Governance by increasing transparency as detailed below.

2. Board of Directors

The Company's Board of Directors comprises of six (6) Directors (out of which four (4) are Independent Directors, including one (1) Woman Independent Director). Sri.N. Krishna Samaraj is the Managing Director and all others are Non-Executive Directors.

The Board met Five times during the Financial Year on 30th May ,2019; 1st August, 2019; 6th November, 2019; 5th February, 2020 and 13th February, 2020. The composition and attendance of Directors at the Board Meetings and the Annual General Meeting held during the year is as under: -

Name of the Director	Category	Attend Partic		No. of Directorships	No.of Committee
		Board Meeting	Last AGM	in other Public Companies#	positions held in all Companies \$
Sri.J.Vijayakumar (DIN: 00002530)	Non-Executive/ Non- Independent	5	Yes	1	3 /1
Sri. N. Krishna Samaraj (DIN: 00048547)	Managing Director Promoter	5	Yes	2	2/0
Sri.K.Gnanasekaran (DIN: 00133645)	Non-Executive/ Independent	5	No	1	4/2
Dr.R.Nandini (DIN: 00002223)	Non-Executive/ Independent	5	Yes	0	1/0
Dr.Jairam Varadaraj (DIN: 00003361)	Non-Executive/ Independent	2	No	8	5/1
Sri.C.R.Swaminathan (DIN: 00002169)	Non-Executive/ Independent	3	No	0	1/1

[#] Excludes directorships in Private Companies, Foreign Companies, Section 8 Companies & Govt. Companies.

None of the Directors on the Board of the Company are related to each other.

None of the Directors holds directorship in more than 20 Companies (including limit of maximum directorships in 10 public companies) pursuant to the provisions of the Companies Act, 2013. Further, none of the Directors including Independent Directors hold directorships in more than the maximum number of Directorships prescribed under Regulation 17A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

^{\$} Only Audit Committee and Stakeholders Relationship Committee are considered.

As per the disclosures received from the Directors, none of the Directors serve as member of more than 10 committees nor they are the Chairman / Chairperson of more than 5 committees, as per the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Other Directorships:

Directors	Details of the other listed entities where the Directors hold directorship		
	Name of the listed entity	Designation	
Sri.J.Vijayakumar (DIN: 00002530)	Nil	Nil	
Sri. N. Krishna Samaraj (DIN: 00048547)	Shanthi Gears Limited	Non-Executive - Independent Director	
Sri.K.Gnanasekaran (DIN: 00133645)	Kovilpatti Lakshmi Roller Flour Mills Limited	Non-Executive - Independent Director	
Dr.R.Nandini (DIN: 00002223)	Nil	Nil	
Dr. Jairam Varadaraj (DIN: 00003361)	Precot Meridian Limited Elgi Rubber Company Limited Thermax Limited Elgi Equipments Limited	Non-Executive-Independent Director Non-Executive - Non-Independent Director Non-Executive-Independent Director Managing Director- Promoter	
Sri.C.R.Swaminathan (DIN: 00002169)	Nil	Nil	

Statement showing number of Equity Shares held by the Non-Executive Directors as on 31st March, 2020:

Name of the Director	No. of Shares held (as on 31.03.2020)
Sri.J.Vijayakumar	10,100
Sri.K.Gnanasekaran	-
Dr.R.Nandini	-
Dr.Jairam Varadaraj	-
Sri.C.R.Swaminathan	-

There has been no materially relevant pecuniary transaction or relationship between the Company and its Non-Executive Independent Directors during the year

INDEPENDENT DIRECTORS

Independent Directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the Listing Regulations read with Section149(6) of the Act along with rules framed thereunder. In terms of Regulation 25(8) of Listing Regulations, they have confirmed that they are not aware of any circumstance or situation which exists or maybe reasonably anticipated that could impair or impact their ability to discharge their duties. Based on the declarations received from the Independent Directors, the Board of Directors has confirmed that they meet the criteria of independence as mentioned under Section149 of the Companies Act, 2013 and Regulation 16(1)(b) of the Listing Regulations and that they are independent of the management.

None of the Independent Directors have resigned before the expiry of the tenure during the year under review.



Independent Director Databank Registration:

Pursuant to a notification dated October 22, 2019 issued by Ministry of Corporate Affairs, all Independent Directors have completed the registration with the Independent Directors databank. Requisite disclosure/documents have been received from Directors in this regard.

Familiarization Program for Independent Directors:

The Company through its Managing Directors/ Executive Directors / Key Managerial Personnel conducts programs and presentations to familiarize the Independent Directors with the strategy, operations and functions of the Company as and when required.

In order to provide the Independent Directors with a thorough understanding of the activities of the Company and the various initiatives taken with regard to safety, quality, CSR, sustainability, etc., the Independent Directors are provided with an opportunity to visit the Company's plants, where the plant heads apprise them of the operational and sustainability aspects.

At the time of appointment of an Independent Director, a meeting is set-up with the Key Managerial Personnel in order to discuss the functioning's of the Board and the nature of operations of the Company.

The Familiarization Program for Independent Directors have been posted on the Company's website at https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-02-19-vjzk5e4cda41651d7.pdf

Key Board Qualifications, expertise and attributes:

The Board of Directors comprises of qualified members who bring in the required skills, competence and expertise that allow them to make effective decisions or contributions to the Board, its committees and the management.

The list of core skills / expertise / competencies identified by the Board of Directors as required in the context of Company's Business Vertical(s) and those already available with the Board are as follows:

Core Skill/Expertise/ Competencies	Description
FINANCIAL	Experience in Financial Management and reporting process and expertise in Taxation, principal accounting, Auditing or performing similar functions.
GENERAL ADMINISTRATION	Leadership experience in managing companies and associations including General Management
STRATEGIC PLANNING	Industry experience including its entire value chain and indepth experience in Corporate Strategy and Planning, Organization Process and Risk Management.
TECHNOLOGY	Knowledge of how to anticipate technological trends, innovations, create new business models.
GLOBAL BUSINESS	Multiple geography and cross-cultural experience, with an understanding of diverse business environments, economic conditions to secure market opportunities
SOCIAL RESPONSIBILITY	Relevant experience and knowledge in the matters of Corporate Social Responsibility including Environment, Sustainability, Healthcare, Education and Values

Name of the Director	Area of Expertise			
Sri. J Vijayakumar	Financial, General Administration, Strategic Planning			
Sri. N. Krishna Samaraj	Financial, General Administration, Strategic Planning, Technology, Global Business, Social Responsibility			
Sri. K. Gnansekaran	Financial, Strategic Planning			
Dr. R. Nandini	Financial, General Administration, Strategic Planning, Social Responsibility			
Sri. C. R. Swaminathan	Financial, General Administration, Strategic Planning, Technology, Global Business, Social Responsibility			
Dr. Jairam Varadaraj	Financial, General Administration, Strategic Planning, Technology, Global Business, Social Responsibility			

Confirmation on the fulfillment of the conditions of independence:

Based on the declarations received from the Independent Directors, the Board of Directors are of the opinion that the Independent Directors fulfill the conditions specified in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013 and are independent of the management.

Separate Meeting of the Independent Directors:

Pursuant to Schedule IV of the Companies Act, 2013, the Independent Directors met on 22nd January, 2020 without the presence of Non-Independent Directors and Members of the Management. The Independent Directors, inter alia, evaluated the performance of the Non-Independent Directors and the Board of Directors as a whole, evaluated the performance of the Board considering views of Executive and Non-Executive Directors and discussed aspects relating to the quality, quantity and timeliness of the flow of information between the Company, the Management and the Board.

COMMITTEES OF THE BOARD

3. Audit Committee

The Board has constituted a well-qualified Audit Committee in compliance with Section 177 of the Companies Act, 2013 read with Regulation 18 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. All the members of the Audit Committee have knowledge of finance, accounts and engineering industry. The quorum for an audit committee meeting is a minimum of two Directors.

The role, powers and functions of the Audit Committee are as per Section 177 of the Companies Act, 2013 and the guidelines set out in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The terms of reference of this Committee are as required by SEBI - under Regulation 18 read with Part C of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Besides having access to all the required information within the Company, the Committee can obtain external professional advice whenever required. The Committee acts as a link between the Statutory and Internal Auditors and the Board of Directors of the Company. It is authorized to select and establish accounting policies, review reports of the Statutory and the Internal Auditors and meet with them to discuss their findings, suggestions, and other related matters. The Committee is empowered to recommend the appointment and remuneration payable to the Statutory Auditors. The Committee meets once in every quarter to carry out its business.



During the year under review, the Committee met four times on 30th May 2019; 1st August 2019; 6th November, 2019; 5th February, 2020. The Composition of the Audit Committee and the attendance of each member of the Committee is given below:

Composition, name of members, meetings and attendance during the year:

Name of the Member	Category	No. of Meetings held during the year	No. of Meetings attended
Sri.C.R.Swaminathan (Chairman)	Non-Executive/ Independent	4	2
Sri.J.Vijayakumar (Member)	Non-Executive/ Non-Independent	4	4
Sri.K.Gnanasekaran (Member)	Non-Executive/ Independent	4	4
Dr.R.Nandini (Member)	Non-Executive/ Independent	4	4

The Company Secretary acts as the Secretary to the Audit Committee. The minutes of the Audit Committee meetings were circulated to the Board, where it was discussed and taken note of. The Audit Committee considered and reviewed the accounts for the Financial Year 2019-20, before it was placed in the Board.

The Chairman of the Audit Committee was not present at the Annual General Meeting due to his health conditions, however Dr. R. Nandini, Independent Director and one of the Members of the Audit Committee had attended the Annual General Meeting to answer shareholder queries. She was also elected as Chairperson of the Annual General Meeting held on 19th August, 2019.

4. Nomination and Remuneration Committee

The Nomination and Remuneration Committee is constituted in compliance with the requirements of Regulation 19 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 178 of the Companies Act 2013.

The terms of reference of this committee has been mandated with the same as specified in Regulation 19 read with Part D of Schedule II of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and also with the requirement of Section 178 of the Companies Act, 2013

During the year under review, the Committee met on 9th May, 2019, 2nd July, 2019 and 22nd January 2020

Composition, name of members, meetings and attendance during the year:

Name of the Member	Category	No. of Meetings held during the year	No. of Meetings attended
Sri.K.Gnanasekaran (Chairman)	Non-Executive/ Independent	3	3
Dr.Jairam Varadaraj (Member)	Non-Executive/ Independent	3	3
Dr. R. Nandini (Member)	Non-Executive/ Independent	3	3

The Chairman of the Nomination and Remuneration Committee was not present at the Annual General Meeting due to unavoidable circumstances, however Dr. R. Nandini, Independent Director and one of the Members of the Nomination and Remuneration Committee had attended the Annual General Meeting to answer shareholder queries.

The Company pays remuneration to Managing Director by way of salary, perquisites and commission as approved by the members of the Company. The Non-executive Directors are not paid any remuneration except by way of sitting fees for attending the Meetings of the Board / Committee(s).

This Committee shall identify the persons, who are qualified to become Directors of the Company / who may be appointed in Senior Management in accordance with the criteria laid down, recommend to the Board their appointment and removal and also shall carry out evaluation of every Director's performance. Committee shall also formulate the criteria for determining qualifications, positive attributes, independent of the Directors and recommend to the Board a Policy, relating to the remuneration for the Directors, Key Managerial Personnel and other employees.

The Board has, on the recommendation of the Nomination and Remuneration Committee, framed a policy for fixing and revising remuneration of Directors, Key Managerial Personnel, Senior Management Personnel and employees of the Company. The salient features of Remuneration policy of the Company is annexed to the Board's Report and the detailed policy can also be accessed on the Company's website at the link https://www.magnacast.com/uploads/invsubpdf/invsubpdf2020-01-29-5b8n5e315cdee65eb.pdf

Performance evaluation of Non-Executive Directors and Independent Directors:

The Securities and Exchange Board of India (SEBI) vide Circular No. SEBI/HO/CFD/CMD/CIR/P/2017/004 dated January 5, 2017 had issued a guidance note on Board Evaluation specifying the criteria for evaluation of performance of (i) Board as a whole (ii) individual Directors (including Independent Directors & Chairperson) and (iii) various Committees of the Board.

Based on the parameters suggested, the Nomination and Remuneration Committee has adopted suitable criteria to evaluate the Non-Executive Directors and Independent Directors of the Company.

Accordingly, the Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as the evaluation of the working of its Audit, Nomination and Remuneration Committees. They also evaluated various aspects of the Board such as adequacy of the composition of the Board and its Committees, Board Diversity, execution and performance of specific duties, obligations and governance.

DETAILS OF REMUNERATION

Remuneration and sitting fees paid to Executive and Non-Executive Directors during the year ended 31st March, 2020: (₹ In Lakhs)

Name	Salary	Perquisites	Sitting Fees	Commission	Total
Sri.J.Vijayakumar	-	-	2.05	-	2.05
Sri.K.Gnanasekaran	-	-	2.05	-	2.05
Dr.R.Nandini	-	-	1.50	-	1.50
Dr.Jairam Varadaraj	-	-	0.35	-	0.35
Sri.C.R.Swaminathan	-	-	0.80	-	0.80
Sri.N.Krishna Samaraj	67.29	0.19	1.50	-	68.98



The Company does not pay remuneration to any of its Non-Executive Directors except sitting fees for attending the Board/Committee Meeting(s).

The Company currently does not have any Stock Option Scheme.

5. Stakeholders Relationship Committee:

The Stakeholders Relationship Committee was constituted in compliance with the provisions of Section 178 of the Companies Act, 2013 read with Regulation 20 and Part D of Schedule II of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

The Stakeholders Relationship Committee comprises of three Directors. The Committee is chaired by Sri.J.Vijayakumar. The Committee meetings were held on 30th May, 2019, 1st August, 2019, 6th November, 2019 and 5th February, 2020.

Composition, name of members, meetings and attendance during the year:

Name of the Member	Category	No. of Meetings held during the year	No. of Meetings attended
Sri.J.Vijayakumar (Chairman)	Non-Executive/ Non-Independent	4	4
Sri.N.Krishna Samaraj (Member)	Executive/ Non- Independent	4	4
Sri.K.Gnanasekaran (Member)	Non-Executive/ Independent	4	4

The Chairman of the Stakeholders Relationship Committee had attended the Annual General Meeting.

Smt. Sangeetha .C, Company Secretary of the Company serves as the Compliance Officer.

The Stakeholders Relationship Committee of the Board is empowered to oversee the redressal of investors' complaints pertaining to share transfer, non-receipt of annual reports, dividend payments, issue of duplicate certificates, transfers and transmission of shares and other miscellaneous complaints. The committee also approved transfer, transmission, transposition, name deletion and issue of duplicate share certificates.

In addition, the Committee looks into other issues including status of dematerialization / redematerialization of shares as well as systems and procedures followed to track investor complaints and suggest measures for improvement from time to time

The total number of complaints received and replied to the satisfaction of shareholders during the year ended on 31st March, 2020 was Nil. There were no outstanding complaints as on 31st March, 2020.

Pursuant to Regulation 40(9) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a certificate on half-yearly basis confirming due compliance of share transfer formalities by the Company from Practising Company Secretary has been submitted to the Stock Exchanges within stipulated time.

Unclaimed Suspense Account:

Since there are no unclaimed shares, the Company has not opened unclaimed suspense account.

Unclaimed Shares Transferred to Investor Education and Protection Fund Authority:

Pursuant to Section 124(6) of the Companies Act, 2013 and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company has transferred 7,900 shares to IEPF Authority Account during the financial year.

The voting rights on the outstanding unclaimed shares as on 31st March, 2020 shall remain frozen till the rightful owner of such shares claims the shares by submission of the requisite documentary proof of their identity to the Company's Registrar & Share Transfer Agent.

6. Corporate Social Responsibility (CSR) Committee:

In compliance with the provisions of Section 135 of the Companies Act, 2013 and the Companies (Corporate Social Responsibility Policy) Rules, 2014, the Company has constituted the Corporate Social Responsibility Committee.

The terms of reference of this Committee, assigned by their Board encompasses:

- a. To formulate and recommend to the Board, a CSR policy which shall indicate the activities to be undertaken by the Company as specified in Schedule VII:
- b. To recommend the amount of expenditure to be incurred on the activities referred to in clause A:
- c. To monitor the CSR policy of the Company from time to time:
- d. Any other matter that may be referred by the Board from time to time or as may be necessary for compliance with the Companies Act, 2013 or Rules made thereunder or any other statutory laws of India:

During the year under review, the Committee met on 30th May, 2019 and 2nd July, 2019.

Composition, name of members, meetings and attendance during the year:

Name of the Member	Category	No. of Meetings held during the year	No. of Meetings attended
Sri. C R Swaminathan (Chairman)	Non-Executive/ Independent	2	1
Dr. R Nandini (Member)	Non-Executive/ Independent	2	2
Sri.N.Krishna Samaraj (Member)	Executive/ Non- Independent	2	2

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report forms a part of this Annual Report.

7. General Body Meetings

Location and time for last three AGMs held and the special resolutions, if any, passed thereat, are as given below:

Year	Date of Meeting	Time of Meeting	Venue of the Meeting	Special Resolutions Passed,if any
2018-19	19.08.2019	03.30 pm	Ardra Conference Center, North Huzur Road, Coimbatore 641 018	a. Re-appointment of Sri. C. R. Swaminathan as an Independent Director.
				b. Re-appointment of Sri. K. Gnanasekaran as an Independent Director.
				c. Re-appointment of Dr. R. Nandini as an Independent Director.



				d. Re-appointment of Dr. Jairam Varadaraj as an Independent Director.
				e. Approval for payment of remuneration to Sri. N. Krishna Samaraj, Managing Director.
2017-18	19.09.2018	03.30 pm	Ardra Conference Center, North Huzur Road, Coimbatore 641 018	Approval for Adoption of new set of Articles of Association of the Company.
2016-17	11.09.2017	03.30 pm	Ardra Conference Center, North Huzur Road, Coimbatore 641 018	-Nil-

8. EGM and POSTAL BALLOT:

During the year no EGM was held. No resolutions were put through postal ballot last year. No Special resolution requiring postal ballot is being proposed.

9. Means of Communication

The Company is regularly publishing quarterly unaudited and audited financial results and notice advertisements in Financial Express and The Hindu (vernacular language). The Company is posting the quarterly results and other statutory information in the Company's website www.magnacast.com. The Company has not made any presentations to the institutional investors or to the analysts during the year.

10. General Shareholder Information:

i.

i.	AGM date, time and venue	23 rd September, 2020 at 3.30 P.M. AGM through Video Conferencing / Other Audio Visual means. The Deemed Venue for Video Conferencing shall be the Registered Office of the Company.
ii.	Financial calendar	1 st April, 2019 to 31 st March, 2020
iii.	Date of Book Closure	17 th September, 2020 to 23 rd September, 2020 (Both days inclusive)
iv.	Listing on Stock Exchanges	BSE Limited, Mumbai
V.	Scrip Code	517449
	Scrip Name	MAGNAELQ
	ISIN No.	INE437D01010
vi.	Registrars and Share Transfer Agents for both Dematerialised and physical shares	M/s SKDC Consultants Limited Kanapathy Towers, III Floor 1391/A-1, Sathy Road, Ganapathy Coimbatore 641 006.

vii.	Details of Compliance Officer	Smt. Sangeetha C Company Secretary 43 (Old No.62) Balasundaram Road Coimbatore – 641 018. Ph: 0422 2240109 Fax: 0422 2246209 Email: sangeetha.c@magnacast.com
viii.	Share Transfer system	The Company's shares being in compulsory dematerialized (demat) list are transferable through the depository system and there is no physical transfers are allowed as per SEBI's Instructions. Shares in physical form for transmission/transposition are being processed by the Registrar and Share Transfer Agents, SKDC Consultants Limited and approved by the Share Transfer Committee of the Company. The Share transfers are processed within a period of 15 days from the date of receipt of the transfer documents by SKDC Consultants Limited, if the documents are complete in all respects. All requests for dematerialization of shares are processed and confrmed to the depositories, NSDL and CDSL, within 15 days. The Stakeholders Relationship Committee generally meets quarterly and acknowledges the Share Transfer Committee's activities.
ix.	Reconciliation of Share Capital Audit	A qualified Chartered Accountant in Practice carried out reconciliation of share capital audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. The reconciliation of share capital audit report confirms that the total issued/ paid up capital is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL & CDSL.

ii. The Stock market during the year at BSE Limited, Mumbai is furnished below (in rupees):

Month	High	Low
Apr-19	195.00	182.20
May-19	197.00	175.20
Jun-19	190.00	160.00
Jul-19	183.65	156.00
Aug-19	178.00	156.20
Sep-19	187.95	165.00
Oct-19	196.00	167.00
Nov-19	186.30	150.00
Dec-19	179.85	150.00
Jan-20	188.00	158.15
Feb-20	169.90	140.00
Mar-20	167.70	94.00

55



iii. Share Price Performance in comparison with BSE Sensex :

Month	Magna Electro Castings Limited	BSE Sensex
	Share price- Close (₹)	Sensex- Close
Apr-19	190.00	39031.55
May-19	178.75	39714.20
Jun-19	182.45	39394.64
Jul-19	169.40	37481.12
Aug-19	170.55	37332.79
Sep-19	170.80	38667.33
Oct-19	183.90	40129.05
Nov-19	160.00	40793.81
Dec-19	171.85	41253.74
Jan-20	161.25	40723.49
Feb-20	145.00	38297.29
Mar-20	101.10	29468.49



56

iv. Shareholding pattern as on 31st March, 2020

Category	No of shares held	% of Share Holding
Indian Promoters	22,13,751	48.31
Foreign Portfolio Investors- Corporate	50,000	1.09
Private Corporate bodies	2,64,686	5.78
Indian Public	16,66,530	36.37
NRIs/ OCBs	2,59,463	5.66
Directors & Relatives	51,005	1.11
IEPF Authority	76,765	1.68
Grand Total	45,82,200	100.00

v. Distribution of shareholding as on 31st March, 2020

Shareholding (Range)	No. of Holders	% of Holders	No. of Shares	% of Shares
1 - 500	3098	84.46	402090	8.77
501 - 1000	204	5.56	161798	3.53
1001 - 2000	131	3.57	197011	4.30
2001 - 3000	124	3.38	313963	6.85
3001 - 4000	25	0.68	89251	1.95
4001 - 5000	14	0.38	67252	1.47
5001 - 10000	27	0.74	201448	4.40
10001 and above	45	1.23	3149387	68.73
Total	3668	100.00	4582200	100.00

vi.	Dematerialisation of shareholding and liquidity	Number of shares dematerialized :43,26,874 Percentage : 94.43 % (Promoters have completely dematerialized their shareholdings)
		With effect from 1st April, 2019, the applications for transfer of shares held in physical form will not be processed by the listed entity / Registrar and Share Transfer Agent, except in case or transmission or transposition, in accordance with the amended Regulation 40 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
vii.	Outstanding GDR/ADR/Warrants or any convertible instruments, conversion date and impact on equity	Not Applicable



viii	Plant location	SF No.34 and 35 (Part) Coimbatore Pollachi Main Road Mullipadi village, Tamaraikulam Post Pollachi Taluk, Coimbatore District PIN: 642 109
ix.	Address for Correspondence and Registered office	43 (Old No.62), Balasundaram Road Coimbatore 641 018, Tamil Nadu.

11.Disclosure

a. Disclosures on materially significant Related Party Transactions that may have potential conflict with the interest of the Company at large:

All the Related Party Transactions are entered on arm's length basis, in the ordinary course of business and are in compliance with the applicable provisions of the Companies Act, 2013 and the Listing Regulations. There are no materially significant Related Party Transactions made by the Company with Promoters, Directors or Key Managerial Personnel etc. which may have potential conflict with the interest of the Company at large.

The details of the transactions with Related Party are provided in the Company's Financial Statements in accordance with the Accounting Standards. All Related Party Transactions are presented to the Audit Committee and the Board. Omnibus approval is obtained for the transactions which are foreseen and repetitive in nature. A statement of all the Related Party Transactions is presented before the Audit Committee on a quarterly basis, specifying the nature, value and terms and conditions of the transactions.

Kindly refer to the notes forming part of accounts for the details of Related Party Transactions.

b. Details of non-compliance by the Company, penalties, and strictures imposed on the Company by Stock exchange or SEBI or any statutory authority, on any matter related to capital market during the last three years:

No penalties, strictures was imposed on the Company by Stock Exchanges or SEBI or any Statutory Authorities, on any matter relating to capital markets, during the last three years.

c. Whistle Blower policy and affirmation that no personnel has been denied access to the Audit Committee:

The Company has provided for adequate safeguards to deal with instances of fraud and mismanagement and to report concerns about unethical behaviour or any violation of the Company's code of conduct. The Audit Committee has been authorized to review the cases received under the Whistle Blower Policy of the Company and address the grievances of all the personnel in the Company.

The Whistle Blower policy can be accessed on the Company's website at https://www.magnacast.com/ uploads/invsubpdf/invsubpdf2020-02-10-9q3i5e4127030df7c.pdf

d. Details of compliance with mandatory requirements and adoption of the non-mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

The Company has complied with all the mandatory requirements of Corporate Governance norms as enumerated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

e. Details on the compliance of non-mandatory requirements:

The Company has adopted the non-mandatory requirement relating to Reporting of internal Auditors to Audit Committee as recommended in terms of Regulation 27(1) read with Part E of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

f. Disclosure of commodity price risks and commodity hedging activities:

During the financial year ended, the Company did not engage in commodity hedging activities.

g. Disclosure on accounting treatment:

In the preparation of the financial statements, the Company has followed the accounting standards referred to in Section 133 of the Companies Act, 2013. The significant accounting policies which are consistently applied are set out in the Notes to the Financial Statements.

h. Disclosure on risk management:

Business risk evaluation and management is an ongoing process within the Company. The assessment is periodically examined by the Board.

i. Credit Rating:

The Company does not have any Debt instruments or fixed deposit programme or any scheme or proposal involving mobilization of funds either in India or abroad that requires Credit Rating.

j. Other disclosures:

The Company has not raised any funds through preferential allotment or qualified institutional placement as specified under Regulation 32 (7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

A certificate from a Company Secretary in practice that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as Directors of Companies by the Security Exchange Board of India / Ministry of Corporate Affairs or any such statutory authority has been obtained and is annexed to this report

During the year under review, the recommendations made by the different Committees have been accepted and there were no instances where the Board of Directors had not accepted any recommendation of the Committees.

The Company has paid a sum of ₹ 11.65 Lakhs as fees on consolidated basis to the Statutory auditor and all entities in the network firm / entity of which the Statutory auditor is a part for the services rendered by them.

As per the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the Company has constituted an Internal Complaints Committee. During the year 2019-20, no complaint was received by the committee. As such, there are no complaints pending as at the end of the financial year.

There has been no instance of non-compliance of any requirement of Corporate Governance Report as stated above.

The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



12. Certificate from CEO and CFO:

The Managing Director and CFO certification of the Financial Statements for the year has been submitted to the Board of Directors, as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

13. Code of Conduct:

As provided under Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of the Company have laid down the Code of Conduct for the Directors and the Senior Management Personnel. A declaration has been received from the Managing Director to the effect that the Directors and Senior Management Personnel have confirmed compliance with the said Code of Conduct.

14. Code for prevention of Insider Trading:

The Company has framed a code of conduct to regulate, monitor and report trading by Insiders based on SEBI (Prohibition of Insider Trading) Regulations, 2015. This code is applicable to all Directors / Officers /Designated Employees.

The Company has also formulated "The Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (UPSI)" in compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015 and the same has been displayed on the Company's official website https://www.magnacast.com/uploads/invsubpdf/invsubpdf/2020-01-29-r6la5e315e9e67790.pdf

Declaration for code of conduct

I, N. Krishna Samaraj, Managing Director of Magna Electro Castings Limited, declare that all the members of the Board of Directors and Senior Management have, for the year ended March 31, 2020 affirmed compliance with the Code of Conduct laid down by the Board of Directors and Senior Management in terms of Regulation 26(3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

Place : Coimbatore.
Date : 1st June, 2020

N. Krishna Samaraj Managing Director (DIN: 00048547)

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To

The Members of

M/s. MAGNA ELECTRO CASTINGS LIMITED

(CIN: L31103TZ1990PLC002836)

Old no 62 New No.43 Balasundaram Road Coimbatore - 641018

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of M/s. MAGNA ELECTRO CASTINGS LIMITED having CIN:L31103TZ1990PLC002836 and having registered office at Old no 62 New No.43, Balasundaram Road, Coimbatore – 641018 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March 2020 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of appointment in Company
1	Mr. Krishna Samaraj Narayanaswamy		
	(Managing Director)	00048547	22/08/1990
2	Mr. Vijayakumar Naidu Janardhana	00002530	22/08/1990
3	Mr. Karuppuswamy Gnanasekaran	00133645	19/09/2001
4	Mrs. Nandini Rangaswamy	00002223	27/10/2003
5	Mr. Jairam Varadaraj	00003361	28/10/2004
6	Mr. Cherukoori Ramaswamy Naidu Swaminathan	00002169	25/01/2012

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

M D SELVARAJ

UDIN:F000960B000306430

MDS & Associates Company Secretaries FCS No.: 960, C P No.: 411

Place : Coimbatore Date : 01.06.2020



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Overview:

Magna's corporate vision is to ensure a sustainable business model, provide customers with products and services consistently conforming to customer requirements at the right time, cost and quality and maintain a leadership position in the segments in which it is operating. This objective is sought to be achieved through total employee involvement, plant improvements, continuous process developments and conforming to ethical business practices.

The financial statements presented here have been prepared in compliance with the requirements of the Companies Act, 2013, various statutory enactments and Indian Accounting Standards.

Foundry Industry:

The industry manufactures a wide array of products that cater to diverse industries of national economic importance. Majority of the production is consumed by the automobile sector. Now, the Indian Foundry Industry is facing major challenges in the form of high input costs, shortage of skilled manpower and lack of clarity in policy making. Further the ongoing trade war between US and China has created a complex situation especially for the foundry industry. Notwithstanding this, the Indian Auto Industry on whom the foundry industry is dependent upon is going through a drastic change in structure. The change over to BS VI and the introduction of electric vehicles forces a twin problems for the Indian Foundry Industry.

India's Export of Casting Products is very insignificant compared to the global industry demand. Hence the opportunity is there for the Indian Foundry to tap the export market.

The Company's performance during the year 2019-20:

Foundry Division:

The Turnover of the Company has reduced from ₹ 12292.39 Lakhs to ₹ 9632.13 Lakhs, Consequent upon this, Profit Before Tax has also substantially dropped from ₹ 1501.68 Lakhs in the previous year to ₹ 850.10 Lakhs in the current year.

The above decline in operating revenue and profitability is because of the weak demand for castings from both the export and domestic market during the year, coupled with the impact of COVID 19 in March 2020, the details of which have been dealt with separately in this report elsewhere.

Further the increase in prices of key raw materials and other input costs affected the profitability of the Company.

Wind Energy Division:

The Wind Energy Division generated an income of ₹ 454.13 Lakhs as against ₹ 520.79 Lakhs Lakhs in the Previous year. The reduced revenue is because of the low wind velocity during the year.

Outlook:

The Company has developed 118 new products which includes proto parts and other regular parts. Further to that the Company expects to derive benefit from such new developments in forthcoming years as already stated in Board's Report.

The Company also strives to enter into new customer segments which will help the Company to increase sales.

COVID-19 Impact and Analysis:

The Management has considered the impact of COVID-19 on the business operations of the Company for the financial year ended 31st March, 2020 and 31st March, 2021 and after taking into consideration

fair valuation, estimates, realisability is of the opinion that the risk factors have been appropriately assessed. The Management is of the opinion while that there will not be any change in going concern concept, the financials for the two financial years will be impacted. The reasons which the Management foresee as possible threats/ are possible disruptions in supply chain, availability of key raw materials and the demand from customers. The Management is of the opinion that no adjustments are required to the financial statements presented therein and that the same have been appropriately accounted for.

Opportunities and Threats:

The thrust on infrastructure development, road construction, coal production, power generation, housing policies is driving the demand for castings from the foundry industry. Besides, the Government's focus on manufacturing in India and other policies will also drive demand for castings. The Company is in a position to grab the opportunity in the years to come and confident to improvise the growth of turnover and profitability. The Company has necessary and well equipped production facilities to reap the benefits of the growth opportunities.

The Economic demand slow down presents a real challenge to growing volumes. The inflation figures, and recent emerging developments across the world, like Corona virus has potential to de stabilize existing business model of the Industry.

The introduction of BS VI Standard has also resulted in the sluggish offtake in the Automobile Industry and this will have an impact on the Castings Industry.

Environment, Safety and Energy Conservation Policy:

The Company is aware of its responsibility to raise awareness about environmental issues that are part of the industry, including issues raised by regulatory and customer-driven forces. Further the Company has a history of, and continues to assess the impact and to innovate processes and products that are more sustainable from both economic and environmental dimensions.

The Company is committed to conserve natural resources and to protect the same for future generations. Currently the Company is involved in Project for Reclamation of Green Sand, this will enable the Company to conserve precious natural resources apart from being environmental friendly. Further the Company is constantly taking necessary efforts to conserve energy by adopting new technologies to the extent possible.

Risks and concerns:

Cost of production is highly dependent on material and labour cost which is the major part of the expenses. Value addition is one of the solutions to mitigate the risk. The risk mitigation measures are placed before the Audit Committee and the Board for its periodical review and improvements.

Internal control systems and their adequacy:

The Company is having well established and adequate Internal Control Systems commensurate to the size of the business. The actual performances are reviewed and compared with budget, the deviations from there is addressed regularly. The Company is also having established internal audit team, statutory audit teams and Audit Committee of Board of Directors to control internal systems adequately.

Personnel:

The Company aims to achieve sustained growth through developing a skilled, motivated and committed workforce by providing necessary trainings at all levels of employees. Magna also concentrates on employees' safety measures, good infrastructures, healthy food and sanitation facilities etc., at its workplace. Further the Company ensures utmost care for employees safety at workplace by providing necessary equipments and safety measures and guidelines at regular intervals.



Key Financial Ratios:

There is significant change in some key financial ratios when compared with previous year and below are ratios;

2.1
s 94 days
es 14 times
- 103 times
3.38
% 17.03%
% 9.05%
% 16.10%

The reduction in sales and profitability during the financial year 2019-20 has significantly affected the Inventory Turnover Ratio, Net Profit Margin and Return on Networth.

Further the Company confirms that there is no different accounting treatment has been followed than prescribed in accounting standard while preparing financial statements

Cautionary Statement:

Statements in this Management Discussion and Analysis describing the company's views, projections, estimates and expectations may constitute "forward looking statements" within the meaning of applicable laws and regulations. Actual results may differ materially from those either expressed or implied. Any investment by shareholders/ investors should therefore be based on their individual analysis.

COMPLIANCE CERTIFICATE ON CORPORATE GOVERNANCE

To the members of Magna Electro Castings Limited

- 1. We have examined the compliance conditions of Corporate Governance by Magna Electro Castings Limited for the financial year ended 31st March, 2020 as stipulated in Regulations 17 to 27 and Clause (b) to (i) of Regulation 46(2). Schedule II and Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015.
- 2. The Compliance of conditions of Corporate Governance is the responsibility of the Management. Our Examination has been limited to a review of the procedures and implementation thereof adopted by the Company for ensuring compliance with the conditions of Corporate Governance as stipulated above. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 3. In our opinion and to the best of our information and according to the explanations given to us, and based on the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27 and Clause (b) to (i) of Regulation 46(2), Schedule V and Schedule II of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015.
- 4. We further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For Srikishen & Co.

Chartered Accountants (Reg.No.004009S)

K Murali Mohan

Proprietor

Membership No.14328

UDIN: 20014328AAAAFL6672

Place: Coimbatore

Date: 01.06.2020



INDEPENDENT AUDITOR'S REPORT

To the Members of Magna Electro Castings Limited

Report on the Financial Statements

Opinion

We have audited the acCompanying financial statements of MAGNA ELECTRO CASTINGS LIMITED (the "Company"), which comprise the Balance Sheet as at March 31, 2020, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows ended on that date, 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 Indian Accounting Standards prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2020, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. 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.

Effects of COVID-19

The Company has considered the possible effects that may result from the pandemic relating to COVID-19. The Company has used internal and external sources of information in developing the assumptions relating to the possible future uncertainties in the global economic conditions.

Ind AS 116

Effective April 1, 2019, the Company adopted Ind AS 116 "Leases" and applied the standard to the lease contract existing on April 1, 2019 using the modified retrospective method on the date of initial application.

Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the 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 during the course of our audit or otherwise appears to be materially misstated.

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

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The Board of Directors are 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 scepticism 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 financial control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are
 also responsible for expressing our opinion on whether the Company has adequate internal
 financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the 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 Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Govern ment in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of account.
 - (d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the Directors as on March 31, 2020 taken on record by the Board of Directors, none of the Directors is disqualified as on March 31, 2020 from being appointed as a Director in terms of Section 164(2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its Directors during the year is in accordance with the provisions of Section 197 of the Act and is within the limit specified under the said Section.
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For Srikishen & Co. Chartered Accountants (Reg.No.004009S)

K Murali Mohan

Proprietor Membership No.14328

(UDIN: 20014328AAAAFF7617)

Place : Coimbatore Date : 01.06.2020



ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in Paragraph 1 of Report on Other Legal and Regulatory Requirements)

According to the information and explanations sought by us and given by the Company and the books and records examined by us during the course of our Audit and to the best of our knowledge and belief, we report the following:

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets
 - (b) The fixed assets have been physically verified in a phased periodical manner, by the management, which in our opinion is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies have been noticed on such physical verification.
 - (c) The title deeds of all the immovable properties of land and building which are freehold are held in the name of the Company as at the Balance Sheet date.
- (ii) The physical verification of inventory has been conducted by the management at reasonable intervals. The Company has maintained proper record of inventory and no material discrepancies were noticed on the physical verification of inventories as compared to the book records.
- (iii) The Company has not granted any loans, secured or unsecured to companies, firms, limited liability partnerships or other parties covered in the register maintained under Section 189 of the Act.
- (iv) The Company has not advanced any loans to its Directors or any other person in whom the Directors are interested or given any guarantee or provided any security in connection with any loan taken by the Directors or such other person as contemplated under Section 185 of the Act.
- (v) The Company has not accepted any deposits from the public. Therefore the provisions of clause (v) of para 3 of the order are not applicable to the Company.
- (vi) The Central Government has prescribed the maintenance of cost records under Section 148(1) of the Act. We have broadly reviewed the accounts and records of the company in this connection and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. We have not, however carried out a detailed examination of the same.
- (vii) (a) The Company is regular in depositing undisputed statutory dues including provident fund, employee's state insurance, income-tax, goods and service tax, duty of customs, duty of excise, cess and other material statutory dues with the appropriate authorities. There are no undisputed arrears of statutory dues which were outstanding as at 31 March, 2020 for a period of more than six months from the date they became payable.
 - (b) There are no dues of income-tax, goods and service tax, duty of customs, duty of excise or Value Added Tax that have not been deposited on account of any dispute.
- (viii) The Company has not defaulted in the repayment of dues to banks. The Company has not borrowed from financial institutions or Government and has not issued any debentures till date.
- (ix) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year. The Company has not availed any new term loans during the year. Accordingly clause 3(ix) of the order is not applicable.
- (x) According to the information and explanations given to us, no fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.

- (xi) In our opinion the managerial remuneration has been paid in accordance with the requisite approval mandated by the provisions of Section 197, read with Schedule V of the Act.
- (xii) The Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) In our opinion the transactions with the related parties are in compliance with Sections 177 and 188 of the Act and details of such transactions have been disclosed in the Ind AS financial statements as required by the applicable accounting standards.
- (xiv) The Company has not made preferential allotment or private placement of shares or fully or partly paid convertible debentures during the year and hence reporting under paragraph 3 clause (xiv) of the Order is not applicable to the Company.
- (xv) The Company has not entered into non-cash transactions with Directors or persons connected with the Directors and hence provisions of Section 192 of the Act are not applicable to the Company.
- (xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act 1934.

For Srikishen & Co.

Chartered Accountants (Reg.No.004009S)

K Murali Mohan

Proprietor

Membership No.14328

UDIN: 20014328AAAAFF7617

Place: Coimbatore

Date: 01.06.2020



ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in Paragraph 2(f) of Report on Other Legal and Regulatory Requirements)

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

We have audited the internal financial controls over financial reporting of MAGNA ELECTRO CASTINGS LIMITED (the "Company") as of March 31, 2020 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 Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "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 respective Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A Company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

A Company's internal financial control over financial reporting includes those policies and procedures that

(1) Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;

- (2) Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and Directors of the Company; and
- (3) Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2020, based on the internal financial control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

For Srikishen & Co. Chartered Accountants (Reg.No.004009S)

Place: Coimbatore
Date: 01.06.2020

K Murali Mohan
Proprietor
Membership No.1432
(UDIN:20014328AAAAFF7617)



BALANCE SHEET AS AT 31ST MARCH, 2020

			(₹In Lakhs)
Particulars	Notes	31.03.2020	31.03.2019
I. ASSETS			
Non-current assets			
Property, plant and equipment	3	3,136.07	3,149.20
Right-of-use assets	4	15.80	-
Capital work in progress	3	-	6.69
Other intangible assets	3	0.80	0.80
Investment properties Financial assets	5	175.95	183.66
i. Other Financial Assets	6	126.71	146.98
Other non-current assets	7	74.96	26.73
Total non-current assets		3,530.29	3,514.06
Current assets			
Inventories	8	980.29	914.31
Financial assets i. Trade receivables	9	0.410.44	2 001 67
ii. Cash and cash equivalents	10	2,412.44 287.55	3,091.67 144.17
iii. Bank balances other than (ii) above	11	1,162.91	531.80
iv. Other financial assets	12	420.57	758.82
Current Tax Asset	13	5.05	-
Other current assets	14	85.23	58.79
Total current assets		5,354.04	5,499.56
TOTAL ASSETS		8,884.33	9,013.62
II. EQUITY AND LIABILITIES			
EQUITY			
Equity share capital	15	458.22	458.22
Other equity	16	6,891.59	6,620.94
TOTAL EQUITY		7,349.81	7,079.16
LIABILTIES			
Non-Current Liabilities			
Financial Liabilities			
i. Lease liabilities	4	13.45	-
Deferred Tax Liabilities	17	273.55	293.52
Government Grants	18	8.04	11.85
Total Non-Current Liabilities		295.04	305.37

BALANCE SHEET AS AT 31ST MARCH, 2020

(₹In Lakhs)

Particulars	Notes	31.03.2020	31.03.2019
Current Liabilities			
Financial Liabilities			
i. Trade payables	19	1,139.60	1,458.88
ii. Lease liabilities	4	5.10	-
iii. Other financial liabilities	20	26.17	44.45
Employee Benefit Obligations	21	31.76	59.34
Government Grants	18	3.80	7.24
Current Tax Liabilities	22	-	23.05
Other Current Liabilities	23	33.05	36.13
Total Current Liabilities		1,239.48	1,629.09
TOTAL LIABILITIES		1,534.52	1,934.46
TOTAL EQUITY AND LIABILITIES		8,884.33	9,013.62
See Accompanying Notes to Financia	l Statements 33-42		

For and on behalf of the Board

C R Swaminathan

Director DIN:00002169 R Ravi

Chief Financial Officer

for Srikishen & Co.

Chartered Accountants (Reg No.004009S)

As per our report annexed

N Krishna Samaraj

Managing Director DIN:00048547

Sangeetha C Company Secretary K Murali Mohan

Proprietor, Auditor Membership No.14328

Coimbatore 01.06.2020



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2020

(₹In Lakhs)

			(till Editilo)
Particulars	Notes	31.03.2020	31.03.2019
Income			
Revenue from Operations	24	9,632.13	12,292.39
Other Income	25	215.06	295.20
Total Income		9,847.19	12,587.59
Expenses			
Cost of Material Consumed Changes in Inventories of Finished Goods	26	3,367.55	4,399.59
Stock-in-Trade and Work in Progress.	27	(32.67)	(107.91)
Employee benefit Expense	28	1,081.41	1,099.77
Finance Costs	29	11.58	29.03
Depreciation and Amortisation Expense	30	436.45	543.22
Other Expenses	31	4,132.77	5,122.21
Total Expenses		8,997.09	11,085.91
Profit before exceptional items and tax		850.10	1,501.68
Exceptional Items		-	-
Profit before tax		850.10	1,501.68
Income tax expense			
Current tax	32	207.68	374.17
Deferred tax		(26.24)	(12.21)
Tax Expense		181.44	361.96
Profit for the period		668.66	1,139.72
Other comprehensive income			
Items that will not be reclassified to profit of	r loss		
Remeasurement of post employment bene	efit obligations	22.56	(20.03)
Income tax relating to these items		(6.27)	5.83
Other comprehensive income for the pe	riod, net of tax	16.29	(14.20)
Total comprehensive income for the per	iod	684.95	1,125.52
Earnings per Equity Share of ₹ 10 each			
Basic earnings per share		14.59	24.87
Diluted earnings per share		14.59	24.87
See Accompanying Notes to Financial Sta	tements 33-42		

For and on behalf of the Boa	ard	As per our report annexed
C R Swaminathan Director DIN:00002169	R Ravi Chief Financial Officer	for Srikishen & Co. Chartered Accountants (Reg No.004009S)
N Krishna Samaraj Managing Director DIN:00048547	Sangeetha C Company Secretary	K Murali Mohan Proprietor, Auditor Membership No.14328
Coimbatore 01.06.2020		

STATEMENT OF CHANGES IN EQUITY AS AT 31ST MARCH, 2020

(₹ In Lakhs)

I Equity Share Capital

	Notes	Amount
Balance as at March 31, 2019		458.22
Changes in equity share capital during the year	15	-
Balance as at March 31, 2020		458.22

II Other Equity

ı	Notes	General Reserve	Retained earnings	Total
Balance as at March 31, 2019		3,200.00	3,420.94	6,620.94
Profit for the period		-	668.66	668.66
Other comprehensive income		-	16.29	16.29
General reserve appropriation		200.00	(200.00)	-
Dividends and taxes thereon			(414.31)	(414.31)
Balance as at March 31, 2020		3,400.00	3,491.58	6,891.58

For and	on	behalf	of t	he E	3oard
---------	----	--------	------	------	-------

As per our report annexed

C R Swaminathai	1
-----------------	---

Director DIN:00002169

R Ravi

Chief Financial Officer

for Srikishen & Co. **Chartered Accountants**

(Reg No.004009S)

N Krishna Samaraj

Managing Director DIN:00048547

Sangeetha C

Company Secretary

K Murali Mohan Proprietor, Auditor

Membership No.14328

Coimbatore 01.06.2020



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2020

Particulars	31.03.2020	(₹ In Lakhs) 31.03.2019
	31.03.2020	31.03.2019
Cash flow from operating activities		
Profit before income tax	850.10	1,501.68
Adjustments for		
Depreciation and amortisation expense	436.45	543.22
(Gain)/loss on disposal of property, plant and equipment	(2.69)	(0.84)
Compensation on acquisition	-	(22.69)
Amortisation of government grants	(7.25)	(9.04)
Dividend and interest income classified as investing cash flows	(45.71)	(24.53)
Finance costs	11.58	29.03
Lease interest recognised	2.91	-
Change in operating assets and liabilities		
(Increase)/Decrease in Other Bank balances	(631.11)	(496.29)
(Increase)/Decrease in trade receivables	679.23	(245.32)
(Increase) in inventories	(65.98)	(107.49)
Increase in trade payables	(319.28)	164.47
(Increase) in other financial assets	358.52	(222.72)
(Increase)/decrease in other non-current assets	(48.23)	2.32
(Increase)/decrease in other current assets	(26.44)	0.07
Increase/(decrease) in provisions	-	-
Increase in employee benefit obligations	(5.02)	(3.13)
Increase in other financial liabilities	(18.28)	16.25
Increase in other current liabilities	(3.08)	(43.47)
Cash generated from operations	1,165.72	1,081.52
Income taxes paid	(235.80)	(376.19)
Net cash inflow from operating activities	929.92	705.33
Cash flows from investing activities		
Payments for property, plant and equipment	(401.97)	(194.49)
Compensation on compulsory acquisition	-	22.81
Proceeds from sale of property, plant and equipment	3.05	1.02
Interest received	45.71	24.53
Net cash outflow from investing activities	(353.21)	(146.13)
U	· ,	

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2020

(₹In Lakhs)

Particulars	31.03.2020	31.03.2019
Cash flows from financing activities		
Borrowings	-	(346.23)
Interest paid	(11.58)	(29.03)
Lease payments	(7.44)	-
Dividends paid to Company's shareholders	(343.67)	(91.64)
Dividend Tax paid	(70.64)	(18.84)
Net cash inflow (outflow) from financing activities	(433.33)	(485.74)
Net increase (decrease) in cash and cash equivalents	143.38	73.45
Cash and cash equivalents at the beginning of the financial year	144.17	70.72
Cash and cash equivalents at end of the year	287.55	144.17

For and on behalf of the Board

As per our report annexed

C R Swaminathan Director DIN:00002169 R Ravi Chief Financial Officer for **Srikishen & Co.** Chartered Accountants (Reg No.004009S)

N Krishna Samaraj Managing Director DIN:00048547 Sangeetha C Company Secretary K Murali Mohan Proprietor, Auditor Membership No.14328

Coimbatore 01.06.2020



1. Company overview

Corporate Information:

Magna Electro Castings Limited is a Public Company domiciled in India and incorporated under the provisions of the Companies Act, 1956. The address of its registered office and principal place of business are disclosed in the introduction to the Annual report. Its shares are listed on the Bombay Stock Exchange- BSE Limited. The Company is engaged in the manufacturing and selling of Cast Iron Components. The Company caters to both domestic and international markets. The financial statements are approved for issue by the Company's Board of Directors on 1st June, 2020.

2. Significant accounting policies

2.1 Statement of compliance

The financial statements have been prepared as a going concern in accordance with Indian Ac counting Standards (Ind AS) notified under the Section 133 of the Companies Act, 2013 ("the Act") read with the Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act

2.2 Basis of preparation and presentation

The financial statements have been prepared in accordance with Ind AS on the historical cost convention on accrual basis except for certain financial instruments which are measured at fair value at the end of each reporting period, as explained in the accounting policies mentioned below. Historical cost is generally based on the fair value of the consideration given in exchange of goods or services. The principal accounting policies are set out below:

All assets and liabilities have been classified as current or noncurrent according to the Company's operating cycle and other criteria set out in the Act. Based on the nature of products and the time between acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as twelve months for the purpose of current and noncurrent classification of assets and liabilities.

2.3 Use of estimates and judgments

The preparation of financial statements in conformity with Ind AS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amount of assets, liabilities, income, expenses and disclosures of contingent assets and liabilities at the date of these financial statements and the reported amount of revenues and expenses for the years presented. Actual results may differ from the estimates.

Estimates and underlying assumptions are reviewed at each balance sheet date. Revisions to ac counting estimates are recognised in the period in which the estimates are revised and future periods affected. Below are the significant estimates made

1) Estimation of employee benefit obligation Note No: 21

2.4 Revenue recognition

The Company recognizes revenue when the amount of revenue and its related cost can be reliably measured and it is probable that future economic benefits will flow to the entity and specific criteria in relation to significant risk.

The applicability of Ind AS 115, Revenue Recognition provides for a single model of accounting revenue from contracts with customers based on the identification and satisfaction of performance obligations.

The company recognizes revenue when the amount of revenue and its related cost can be reliably measured and it is probable that future economic benefits will flow to the entity and specific criteria in relation to significant risk.

2.4.1 Sale of goods

Revenue from sale of products is recognized when the products are delivered to the customer or when delivered to the carrier, when risks and rewards of ownership pass to the customer, as per terms of contract.

Revenue is measured at the fair value of the consideration received or receivable and net of returns, trade allowances and rebates. It includes excise duty but excludes Value Added Tax, Sales Tax and Goods and Services Tax (GST).

2.4.2 Income from service

Income from services is accounted over the period of rendering of services.

2.5 Foreign currencies

2.5.1 Functional and presentation currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the Company operates ('the functional currency'). The financial statements are presented in Indian rupee, which is the Company's functional and presentation currency.

2.5.2 Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognized in profit or loss.

2.6 Employee Benefits

2.6.1 Short term obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees' services upto the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

2.6.2 Other long term employee benefit

The liabilities for earned leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured as the present value of the expected future payments to be made in respect of services provided by employee upto the end of reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligation. Measurements as a result of experience adjustments and changes in actuarial assumptions are recognized in profit or loss.



The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regard less of when the actual settlement is expected to occur.

Accumulated leave, which is expected to be utilized within the next 12 months, is treated as Short term employee benefit.

The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

The Company treats accumulated leave expected to be carried forward beyond twelve months, as long-term employee benefit for measurement purposes. Such long-term compensated absences are provided for based on the actuarial valuation using the projected unit credit method at the period-end. Actuarial gains/losses are immediately taken to the statement of profit and loss and are not deferred. The Company presents the leave as a current liability in the balance sheet to the extent it does not have an unconditional right to defer its settlement for 12 months after the reporting date. Where Company has the unconditional legal and contractual right to defer the settlement for a period beyond 12 months, the same is presented as non-current liability.

2.6.3. Post-employment obligation

The Company operates the following post-employment schemes:

- a) Defined benefit plans such as gratuity for its eligible employees, and
- b) Defined contribution plans such as Provident fund.

Defined contribution plan:

Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation, other than the contribution payable to the provident fund. The Company recognizes contribution payable to the provident fund scheme and pension scheme as expenditure, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid.

Defined benefit plan:

The Company has a gratuity defined benefit plans for its employees. The costs of providing benefits under these plans are determined on the basis of actuarial valuation at each year-end. Separate actuarial valuation is carried out for each plan using the projected unit credit method. Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and the balance sheet. The Company has funded this with Life Insurance Corporation of India ('LIC'). The contributions made to the LIC are treated as plan assets. The defined benefit obligation recognised in the balance sheet represents the present value of the defined benefit obligation as reduced by the fair value of plan assets.

2.6.4 Bonus plans

The Company recognizes a liability and an expense for bonus. The Company recognizes a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

2.7 Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

2.7.1. Current tax

The income tax expenses or credit is based on taxable profit for the year. Taxable profit differs from profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted.

2.7.2. Deferred tax

Deferred tax is provided in full, using the balance sheet approach, on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profits. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences and incurred tax losses to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

2.7.3 Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the income taxes are also recognised in other comprehensive income or directly in equity respectively.

2.8 Property, plant and equipment

Property, plant and equipment are stated at cost of acquisition or construction less accumulated depreciation less accumulated impairment, if any.

Such assets are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. The other repairs and maintenance of revenue nature are charged to profit or loss during the reporting period in which they are incurred.



The company records profit arising on compulsory acquisition on receipt basis. Profit is recognized after deduction of the carrying value of the asset from the sale consideration.

Depreciation on Property, plant and equipment (other than freehold land) has been provided on the straight-line method as per the useful life prescribed in Schedule II to the Companies Act,2013. The estimated useful life of the tangible assets are reviewed at the end of each financial year and the depreciation period is revised to reflect the changed pattern, if any.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the statement of profit and loss.

2.8.1 Investment Property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Company, is classified as investment property. Investment property is measured initially at its cost, including related transaction costs and where applicable borrowing costs.

Subsequent expenditure is capitalised to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred.

When part of an investment property is replaced, the carrying amount of the replaced part is derecognised.

Depreciation on investment properties (other than land) has been provided on the straight-line method as per the useful life prescribed in Schedule II to the Companies Act, 2013.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

2.9. Intangible assets

Intangible assets are stated at cost of acquisition or construction less accumulated depreciation less accumulated impairment, if any.

2.10. Impairment of tangible and intangible assets

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any).

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

2.11. Inventories

Inventories are valued at the lower of cost and net realizable value. The cost of finished goods and work in progress comprises raw materials, direct labor, other direct costs and appropriate proportion of variable and fixed overhead expenditure. Overhead expenditures are being allocated on the basis of normal operating capacity.

Raw materials are valued at weighted average cost. Cost of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Costs of purchased inventory are determined after deducting rebates and discounts. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

Semi finished goods cost is taken as cost of the materials and other cost of manufacture upto various stage of completion. Stores and spares are valued at cost on First in First out basis .

2.12. Provisions and contingencies

Provisions: Provisions are recognised when there is a present obligation or constructive obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation. Provisions are determined by discounting the expected future cash flows at a pre tax rate that reflects current market assessment of the time value of money and the risks specific to the liability.

Contingent Liabilities: Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made.

2.13. Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial instruments (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss. Subsequently, financial instruments are measured according to the category in which they are classified.

2.14. Financial assets

2.14.1. Classification of financial assets

Classification of financial assets depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

The Company classifies its financial assets in the following measurement categories: those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and those measured at amortised cost.



Debt instruments

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which The company classifies its debt instruments:

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. A gain or loss on a debt investment that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the asset is derecognised or impaired. Interest income from these financial assets is included in finance income using the effective interest rate method.

Fair value through other comprehensive income (FVOCI): Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income (FVOCI). Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognised in profit and loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/ (losses). Interest income from these financial assets is included in other income using the effective interest rate method.

Fair value through profit or loss: Assets that do not meet the criteria for amortised cost or FVOCI are measured at fair value through profit or loss. A gain or loss on a debt investment that is subse quently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in profit or loss and presented net in the statement of profit and loss within other gains/ (losses) in the period in which it arises. Interest income from these financial assets is included in other income.

Equity instruments

The Company subsequently measures all equity investments at fair value. Where the Company's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss.

Dividends from such investments are recognised in profit or loss as other income when the company's right to receive payments is established.

Changes in the fair value of financial assets at fair value through profit or loss are recognised in other gain or losses in the statement of profit and loss. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

2.14.2. Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost less provision for impairment.

2.14.3. Cash and cash equivalents

In the cash flow statement, cash and cash equivalents includes cash in hand, cheques and drafts in hand, balances with bank and deposits held at call with financial institutions, short-term highly liquid investments with original maturities of three months or less that are readily convertible to known

amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet and forms part of financing activities in the cash flow statement. Book overdraft are shown within other financial liabilities in the balance sheet and forms part of operating activities in the cash flow statement.

2.14.4. Impairment of financial assets

The Company assesses impairment based on expected credit losses (ECL) model to the following:

- Financial assets measured at amortized cost
- Financial assets measured at fair value through other comprehensive income
- Expected credit loss are measured through a loss allowance at an amount equal to:
- The twelve month expected credit losses (expected credit losses that result from those default events on the financial instruments that are possible within twelve months after the reporting date); or
- Full life time expected credit losses (expected credit losses that result from all possible default events over the life of the financial instrument).

2.15. Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest rate method or at fair value through profit or loss.

2.15.1. Trade and other payables

Trade and other payables represent liabilities for goods or services provided to the Company prior to the end of financial year which are unpaid.

2.15.2. Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest rate method.

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

2.15.3. Foreign exchange gains or losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments and are recognised in profit or loss.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the exchange rate at the end of the reporting period. For financial liabilities that are measured as at fair value through profit or loss, the foreign exchange component forms part of the fair value gains or losses and is recognised in profit or loss.

2.16. Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker.



2.17. Leases

The Company as a lessee;

The Company's lease asset class consist of lease for land and building. The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in ex change for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether:

- (i) the contract involves the use of an identified asset
- (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and
- (iii) the Company has the right to direct the use of the asset.

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

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

The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. Right of use assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases. Lease liabilities are remeasured with a corresponding adjustment to the related right of use asset if the Company changes its assessment if whether it will exercise an extension or a termination option.

Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

2.18. Borrowing costs

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to

complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation. Other borrowing costs are expensed in the period in which they are incurred.

2.19. Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Company will comply with all attached conditions. Government grants relating to income are deferred and recognised in the profit or loss over the period necessary to match them with the costs that they are intended to compensate and presented within other income.

Government grants relating to the purchase of property, plant and equipment are included in noncurrent liabilities as deferred income and are credited to profit or loss on a straight-line basis over the expected lives of the related assets and presented with in other income.

2.20. Earnings Per Share

Basic earnings per share have been computed by dividing the net income by the weighted average number of shares outstanding during the year. Diluted earnings per share has been computed using the weighted average number of shares and diluted potential shares, except where the result would be anti-dilutive.



3 Property, Plant and Equipment, Capital Work in Progress & Intangible Assets

(₹In Lakhs)

Particulars	Land- Free Hold	Building - own	Plant & Machinery	Office Equiments	Furniture and Fixtures	Vehicle	Computer Equipment	Total	Intangible Assets- Computer Software acquired	Capital Work in Progress (Buildings)
Year ended 31.03.2020										
Gross Carrying amount as at										
01.04.2019	183.97	1,002.09	3,252.89	68.49	22.97	72.68	33.87	4,636.96	3.55	69.9
Additions	5.34	1/5.36	186.95	13.77	0.00 0.000	9.73	10.89	408.67	ı	' (
Deletions/ Adjustment	ı	1	1			(7.23)		(7.23)	1	(60.09)
Closing Gross Carrying Amount	189.31	1,177.45	3,439.84	82.26	29.60	75.18	44.76	5,038.40	3.55	•
Accumulated Depreciation										
Opening accumulated							1		1	
depreciation	ı	148.44	1,278.84	8.91	13.30	24.67	13.58	1,487.74	2.75	1
For the year	ı	50.64	340.94	80.9	1.72	11.26	10.83	421.47	ı	ı
Deletions	ı	ı	1			(6.88)		(6.88)	ı	ı
Closing Accumulated Depreciation	•	199.08	1,619.78	14.99	15.02	29.05	24.41	1,902.33	2.75	ı
Net Block as at 31.03.2020	189.31	978.37	1,820.06	67.27	14.58	46.13	20.35	3,136.07	0.80	•
Net Block as at 31.03.2019	183.97	853.64	1,974.05	59.58	9.68	48.01	20.27	3,149.20	0.80	6.69

^{*} Addition made to land is the expense incurred for fencing in the windmill location, for which no depreciation has been claimed.

(₹In Lakhs)

	,
31.03.2020	31.03.2019
23.09	-
7.29	-
15.80	-
23.09	-
4.53_	-
18.56	-
5.10	-
13.45	-
2.91	-
	23.09 7.29 15.80 23.09 4.53 18.56 5.10 13.45

Transition to Ind AS 116

Effective April 1, 2019, the Company adopted Ind AS 116 "Leases" and applied the standard to it's lease contracts existing on April 1, 2019 using the modified retrospective approach under which the ROU Asset is measured at an amount equal to lease liability, which in turn is measured based the remaining lease payments. Consequently, the Company recorded the lease liability at the present value of the lease payments discounted at the incremental borrowing rate.

5 Investment property

		Lease

Gross	carrying	g amount
Ononir		

Opening gross carrying amount / Deemed cost	206.79	206.79
Additions		
Closing gross carrying amount	206.79	206.79
Accumulated depreciation		
Opening accumulated depreciation	23.13	15.41
Depreciation charge	7.71	7.72
Closing accumulated depreciation	30.84	23.13
Net carrying amount	175.95	183.66
Fair value		
Investment property	200.01	207.72

Estimation of fair value

The fair value of investment property has been determined with reference to the guideline value as determined by the Government for the location at which the property is situated and adjusted for the depreciated value of buildings.



(₹In Lakhs)

			(VIII Lakiis)
	Particulars	31.03.2020	31.03.2019
6	Other Financial Assets		
	Non-Current		
	Security deposits*	126.71	146.98
	Total other financial Assets	126.71	146.98
	*Security deposits comprises of deposits given for se	rvice providers such as electric	ity, telephone, etc.,
7	Other non-current assets		
	Capital advances	74.96	26.73
	Total other non-current assets	74.96	26.73
8	Inventories (Valued at Cost)		
	Raw Materials & Bought Out Components	190.02	199.80
	Work in Progress	487.66	440.04
	Finished Goods	56.73	71.68
	Stores, Consumables and Spares	245.88	202.79
	Total Inventories	980.29	914.31
9	Trade receivables		
	Unsecured, considered good	2,412.44	3,091.67
	Total trade receivables	2,412.44	3,091.67
10	Cash and cash equivalents		
	Balances with banks		
	- in current accounts - Cash Credit	6.48 280.83	75.06 68.72
	Cash on hand	0.24	0.39
	Total cash and cash equivalents	287.55	144.17
11	Bank balances other than those above		
	Unpaid dividends	21.47	19.61
	Bank Guarantee Deposit	17.72	16.72
	Term Deposit (Original Maturity of more than 3 months but less than 12 months)	1,123.72	495.47
	Total other Bank balances	1,162.91	531.80
12	Other Financial assets-Current		
	Export Incentive Receivable	43.00	11.11
	Interest Receivable	12.06	1.44
	Receivable from statutory authorities	<u>365.51</u>	746.27
	Total current financial assets	420.57	758.82

(₹In Lakhs)

_	Particulars	31.03.2020	31.03.2019
13	Current tax assets		
	Taxes paid	205.75	-
	Less: Current tax payable for the year	200.70	-
	Total current tax assets	5.05	
14	Other current assets		
	Advance to Suppliers	25.39	5.37
	Employee Advances	1.87	1.86
	Prepaid expenses	52.57	51.56
	Gratutity assest	5.40	-
	Total other current assets	85.23	58.79
15	Equity share capital		
	Authorised equity share capital	Number of shares(in lakhs)	Amount
	As at 1 April, 2019	50.00	500.00
	Increase during the year	-	-
	As at 31 March, 2020	50.00	500.00
	(i) Movements in equity share capital		
		Number of shares(in lakhs)	Equity share capital
			(par value)
	As at 1 April, 2018	45.82	458.22
	Increase during the year	-	-
	As at 31 March, 2019	45.82	458.22

Terms and rights attached to equity shares

The Company has only one class of equity shares having a par value of ₹10/- each. All these equity shares have the same rights and preferences with respect to payment of dividend, repayment of capital and carries one vote for every such class of shares held. In the event of liquidation, the excess assets shall be distributed amongst the members in proportion to the capital.

(ii) Details of shareholders holding more than 5% shares in the Company

	March 31, 2020		March	31, 2019
1	Number of shares (in Lakhs)	% holding	Number of shares (in Lakhs)	% holding
Sri.N Krishna Samaraj	8.42	18.37	7.99	17.43
Smt.N.Muthulakshmi	8.07	17.61	7.85	17.13
Smt.Nivedita Lakshmi Narayanaswamy	2.30	5.02	2.10	4.58
Total	18.79	41.00	17.94	39.14



(₹In Lakhs)

	Particulars		31.03.2020	31.03.2019
16	Other Equity			
	General reserve Retained earnings Total other equity		3,400.00 3,491.59 6,891.59	3,200.00 3,420.94 6,620.94
	a) General reserve			
	Opening balance Additions during the year Deductions/Adjustments during the year	ear	3,200.00 200.00 -	3,000.00 200.00
	Closing balance		3,400.00	3,200.00
	b) Retained earnings			
	Opening balance Net profit for the period Items of other comprehensive income retained earnings	e recognised directly in	3,420.94 668.66	2,605.90 1,139.72
	 Remeasurements of post-employr net of tax Transfer to retained earnings of FVC net of tax Appropriations 	_		(14.20)
	- General Reserve		(200.00)	(200.00)
	Dividends and taxes thereon		(414.30)	(110.48)
4-	Closing balance		3,491.59	3,420.94
17	Deferred Tax Liabilities (Net)			
	The balance comprises temporary dif	ferences attributable to		
	Depreciation Others		276.11 -	306.75
	Total deferred tax liabilities		276.11	306.75
	Set-off of deferred tax liabilities pursuant Tax Reduction available on payment In Total deferred tax assets		(2.56)	(13.23)
	Net deferred tax liabilities		273.55	293.52
	Movement in deferred tax liability	ties and assets		
	Dep	oreciation Tax F	Reduction available payment Ba	
	At April 1, 2019 (Charged)/credited:	306.75	·	3.23) 293.52
	to profit or lossto other comprehensive income	(30.64)		4.40 (26.24) 6.27 6.27
	At March 31, 2020	276.11	(2	2.56) 273.55

(₹In Lakhs)

	Particulars	31.03.2020	31.03.2019
18	Government grants		
	Deferred Income	11.84	19.09
	Total Government grants	11.84	19.09
	Non-current portion	8.04	11.85
	Current portion	3.80	7.24
19	Trade payables		
	Current		
	Dues to Micro and Small Enterprises **	10.22	28.76
	Dues to enterprises other than Micro and	1,129.38	1,430.12
	Small Enterprises		
	Total trade payables	1,139.60	1,458.88

^{**} Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the management. The entire closing balance represents the principal and interest amount payable to these enterprises.

20 Other financial liabilities

Current

21

Unpaid dividends	21.47		19.61
Capital creditors	4.70		24.84
Total other current financial liabilities	26.17		44.45
Employee benefit obligations			
		March 31, 2020	
	Current	Non-current	Total
Compensated absences	31.76	-	31.76
Gratuity (As per Actuarial valuation, gratuity asset created for the year)	-	-	-
Total employee benefit obligations	31.76		31.76
Employee benefit obligations			
		March 31, 2019	
	Current	Non-current	Total
Compensated absences	28.76	-	28.76
Gratuity	30.58	-	30.58
Total employee benefit obligations	59.34	-	59.34
(i) Compensated absences			
Current leave obligations expected to be settled within the next 12 months	31.76		28.76



		(₹In Lakhs)
Particulars	31.03.2020	31.03.2019
(ii) Defined Benefit Plan :		
a) Gratuity		
i. Principal Actuarial Assumptions [Expressed as weighted averages]		
Discount Rate Rate of increase in compensation levels Attrition Rate Expected rate of return on Plan Assets	6.56% 7.00% 7.00% 6.56%	7.46% 7.00% 7.00% 7.46%
ii. Changes in the Present Value of the Obligation (PVO)		
PVO as at the beginning of the period Interest Cost Current service cost Past service cost Benefits paid and Charges deducted Actuarial loss/(gain) on obligation (balancing figure) PVO as at the end of the period	164.44 11.76 15.35 - (13.65) (21.66) 156.24	132.89 9.61 13.40 - (11.30) 19.84 164.44
iii. Changes in the fair value of plan assets - reconciliation of opening and closing balances:		
Fair value of plan assets as at the beginning of the period Expected return on plan assets Contributions Benefits paid and Charges deducted Actuarial gain/(loss) on plan assets [balancing figure] Fair value of plan assets as at the end of the period	133.83 10.59 29.93 (13.65) 0.90 161.60	9.10 20.00 (11.30) (0.20) 133.83
iv. Actual return on plan assets		
Expected return on plan assets Actuarial gain (loss) on plan assets Actual return on plan assets	10.59 0.90 11.49	9.10 (0.20) 8.90
v. Actuarial gains and losses recognized		
Actuarial gain (loss) for year - obligation Actuarial gain (loss) for year - plan assets Subtotal Actuarial (gain) / loss recognized Unrecognized actuarial gains (losses) at the end of the period	21.66 0.90 22.56 (22.56)	(19.82) (0.20) (20.02) 20.02

_			(₹In Lakhs)
Pai	ticulars	31.03.2020	31.03.2019
vi.	Amounts recognised in the balance sheet and related analyses		
	Present value of the obligation	156.21	164.41
	Fair value of plan assets	161.60	133.83
	Amount determined under para 63 of Ind AS19	(5.39)	30.58
	Net Defined Benefit Liability recognized in the balance sheet	-	30.58
	Present value of future reduction in contribution under		
	para 65 of Ind AS 19	5.39	-
	Net Defined Benefit Asset recognised under	F 20	
	para 64 of Ind AS19	5.39	-
vii.	Expenses recognised in the statement of profit and loss:		
	Current service cost	15.35	13.40
	Net Interest on Net Defined Benefit Obligations	1.17	0.50
	Net actuarial (gain)/loss recognised during the period	-	-
	Past service cost	-	-
	Expenses recognized in the statement of profit and loss	16.52	13.90
viii.	Amount recognized for the current period in the statement of other comprehensive income [OCI]		
	Actuarial (gain)/loss on Plan Obligations Difference between Actual Return and Interest	(21.66)	19.82
	Income on Plan Assets- (gain)/loss	(0.90)	0.20
	Effect of Balance Sheet asset limit	-	-
	Amount recognized in OCI for the current period	(22.56)	20.02
ix.	Movements in the liability recognized in the balance sheet		
	Opening net liability adjusted for effect of		
	balance sheet limit	30.58	16.65
	Amount recognised in Profit and Loss	16.52	13.90
	Amount recognised in OCI	(22.56)	20.02
	Contribution paid	(29.93)	(20.00)
	Closing net liability	(5.39)	30.58
Х.	Amount for the current period		
	Present Value of obligation	156.21	164.41
	Plan Assets	161.60	133.83
	Surplus (Deficit)	5.38	(30.58)
	Experience adjustments on plan liabilities -(loss)/gain	31.24	(20.71)
	Impact of Change in Assumptions on Plan	(0.50)	0.89
	Liabilities-(loss)/gain Experience adjustments on plan assets -(loss)/gain	(9.58) 0.90	(0.20)
	Expending adjustificities of plan assets -(1055)/gaill	0.80	(0.20)



(₹In Lakhs)

Par	ticulars	31.03.2020	31.03.2019
b)	Compensated absences		
i.	Principal actuarial assumptions [Expressed as weighted averages]		
	Discount Rate Rate of increase in compensation levels Attrition Rate Expected rate of return on Plan Assets	6.56% 7.00% 7.00%	7.46% 7.00% 7.00%
ii.	Changes in the present value of the obligation (PVO)		
	PVO as at the beginning of the period Interest Cost Current service cost Past service cost Benefits paid Actuarial loss/(gain) on obligation (balancing figure) PVO as at the end of the period	28.76 2.09 4.92 (1.39) (2.62) 31.76	25.80 1.87 4.23 - (1.94) (1.20) 28.76
iii.	Changes in the fair value of plan assets - reconciliation of opening and closing balances:		
	Fair value of plan assets as at the beginning of the period Expected return on plan assets Contributions Benefits paid Actuarial gain/(loss) on plan assets [balancing figure] Fair value of plan assets as at the end of the period	1.39 (1.39) -	1.94 (1.94)
iv.	Actuarial gains and losses recognized		
	Actuarial gain (loss) for year - obligation Actuarial gain (loss) for year - plan assets Subtotal Actuarial (gain) / loss recognized Unrecognized actuarial gains (losses) at the end of the period	2.62 2.62 (2.62)	1.20 1.20 (1.20)
V.	Amounts recognised in the balance sheet and related analys	es	
	Present value of the obligation Fair value of plan assets Difference Liability recognized in the balance sheet	31.76 31.76 31.76	28.76 - 28.76 28.76
vi.	Expenses recognised in the statement of profit and loss:		
	Current service cost Interest on obligation Expected return on plan assets Net actuarial (gain)/loss recognised during the period Past service cost	4.92 2.09 - (2.62) 0	4,22,930 1,87,463 (1.20)
	Expenses recognized in the statement of profit and loss	4.39	4.90

(₹In Lakhs)

		(' =)
Particulars	31.03.2020	31.03.2019
vii. Movements in the liability recognized in the balance sheet		
Opening net liability	28.76	25.80
Expense as above	4.39	4.90
Contribution paid	(1.39)	(1.94)
Closing net liability	31.76	28.76
viii. Amount for the current period		
Present Value of obligation	31.76	28.76
Plan Assets	-	-
Surplus (Deficit)	(31.76)	(28.76)
Experience adjustments on plan liabilities -(loss)/gain	4.57	1.32
Impact of change in assumptions on plan liabilities-(loss) / gain	n (1.94)	(0.12)
Experience adjustments on plan assets -(loss)/gain	-	-
22 Current tax liabilities (Net)		
Opening balance	-	-
Add: Current tax payable for the year	-	370.00
Less: Taxes paid	-	(346.95)
Total Current Tax Liabilities		23.05
23 Other current liabilities		
Advance from Customers	8.67	8.67
Statutory liabilities	24.38	27.46
Total other current liabilities	33.05	36.13
24 Revenue from operations		
Sale of Products	9,405.83	12,045.74
Other Operating Revenue	226.30	246.65
Total revenue	9,632.13	12,292.39
25 Other income		
Interest income from financial assets mandatorily		
measured at fair value through profit or loss	45.71	24.53
Rental Income	21.00	21.00
Profit on sale of Assets	2.69	0.84
Compensation on acquisition	-	22.69
Effect of exchange differences	138.36	170.17
Prior period adjustments	-	46.52
Government Grants	7.25	9.04
Miscellaneous income	- 0.0F	0.13
Agri income	0.05	0.28
Total other income	215.06	295.20



			(₹In Lakhs)
	Particulars	31.03.2020	31.03.2019
26	Cost of materials consumed		
	Raw materials at the beginning of the year	199.81	148.67
	Add: Purchases	3,357.76	4,450.73
	Less: Raw materials at the end of the year	190.02	199.81
	Total Cost of materials consumed	3,367.55	4,399.59
27	Changes in Inventories of finished goods and work in progress		
	Opening Balance		
	Work-in-progress	440.04	339.22
	Finished goods	71.68	64.59
	Total Opening Balance	511.72	403.81
	Closing Balance		
	Work-in-progress	487.66	440.04
	Finished goods	56.73	71.68
	Total Closing Balance	544.39	511.72
	Total changes in Inventories of finished good and work in progress	(32.67)	(107.91)
28	Employee Benefit Expense		
	Salaries, wages and bonus	934.99	952.89
	Contribution to provident and other funds	48.98	48.82
	Gratuity	17.44	13.91
	Staff welfare expenses	80.00	84.15
	Total Employee Benefit Expense	1,081.41	1,099.77
29	Finance costs		
	Interest on CC	0.50	1.04
	Interest on Discounting of Bills	1.00	13.69
	Other borrowing cost	10.08	14.30
	Finance costs expenses in profit or loss	11.58	29.03
30	Depreciation and Amortisation Expense		
	Depreciation of property, plant and equipment	421.45	534.21
	Depreciation of investment property	7.71	7.72
	Amortisation of intangible assets	-	1.29
	Depreciation on lease liability	7.29	
	Total Depreciation and Amortisation expense	436.45	543.22

(₹In Lakhs)

Pa	rticulars	31.03.2020	31.03.2019
31 Ot	her expenses		
Lal	bour Charges	177.35	234.64
	achining Charges	1,533.34	1,874.03
	ocessing Charges	441.35	535.83
	ttern Making Charges	101.95	177.05
	onsumption of Stores and Spare Parts	206.98	295.84
	pairs to Machinery	166.88	144.39
	pairs to Building	51.01	164.66
	wer & Fuel	706.65	823,45
		700.05	023.43
	et of WTG Generation		
	l54.13 lakhs, Previous Year ₹ 520.79 lakhs)		
Lea	ase expense	2.91	3.72
Ins	surance	52.11	48.86
Ra	tes & Taxes	15.79	5.30
Cle	earing & Forwarding	35.28	48.58
Pa	cking Material	255.92	334.58
Pa	yment to Statutory Auditor		
	(a) Audit Fee	9.00	8.00
	(b) Taxation matters	1.80	1.50
	(c) for Other services	0.85	0.32
	SR Expenses (Refer note 41)	22.61	19.25
	scellaneous Expenses	350.99	402.21
	·		
	tal other expenses	4,132.77	5,122.21
	come tax expense		
(a)) Income Tax Expense		
Cu	rrent tax on profits for the year	200.70	370.00
Ad	justments for current tax of prior periods	6.98	4.17
	ferred Tax	(26.24)	(12.21)
To	tal current tax expense	181.44	361.96
) Reconciliation of tax expense and the accountin of the multiplied by India's tax rate:	g	
Pro	ofit before income tax expense	850.10	1,501.68
	x at the Indian tax rate of 27.82% revious year - 29.12%)	236.50	437.29
	x effect of amounts which are not deductible (taxable) calculating taxable income:		
Co	rporate social responsibility expenditure	6.29	5.61
	come exempt from tax	(64.80)	(96.95)
	justments for current tax of prior periods	6.98	4.17
	lange in rate	(3.07)	(13.36)
	hers	(0.46)	25.20
Oti		(5.40)	
Inc	come tax expense	181.44	361.96



_ .. .

NOTES TO THE FINANCIAL STATEMENTS

(₹In Lakhs)

Particu	lars	31.03.2020	31.03.2019
33 Fair v	alue measurements		
Financ	cial instruments by category	Amortise	ed Cost
Financ	cial assets		
Trade i	receivables	2,412.44	3,091.67
Cash a	and cash equivalents	287.55	144.17
Securit	ty deposits	126.71	146.98
Other I	Bank Balances	1,162.91	531.80
Export	Incentive Receivable	43.00	11.11
Interes	t receivable	12.06	1.44
Receiv	able from statutory authorities	365.51	746.27
Total fi	inancial assets	4,410.18	4,673.43
Financ	cial Liabilities		
Unpaid	d dividends	21.47	19.61
Trade	oayables	1,139.60	1,458.88
Capita	I creditors	4.70	24.84
Lease	liabilities	18.56	-
Total f	inancial liabilities	1,184.33	1,503.33

(i) Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are (a) recognised and measured at fair value and (b) measured at amortised cost and for which fair values are disclosed in the financial statements.

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments, traded bonds and mutual funds that have quoted price. The fair value of all equity instruments (including bonds) which are traded in the stock exchanges is valued using the closing price as at the reporting period. The mutual funds are valued using the closing NAV.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, traded bonds, over-the-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities, contingent consideration and indemnification asset included in level 3.

There are no investments in equity instruments.

There are no transfers between levels 1 and 2 during the year.

The Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

(ii) Fair value of financial assets and liabilities measured at amortised cost

The carrying amounts of trade receivables, trade payables, cash and cash equivalents and other current financial liabilities are considered to be the same as their fair values, due to their short-term nature.

34 Financial risk management

The Company's activities expose it to market risk, liquidity risk and credit risk.

(A) Credit risk

The Company faces credit risk from cash and cash equivalents, deposits with banks and financial institutions and unsecured trade receivables. The Company does not face any credit risk with other financial assets

Credit risk management

Credit risk on deposit is mitigated by depositing the funds in reputed scheduled bank.

For trade receivables, the primary source of credit risk is that these are unsecured. The Company sells the products to customers only when the collection of trade receivables is certain and whether there has been a significant increase in the credit risk on an on-going basis is monitored throughout each reporting period. As at the balance sheet date, based on the credit assessment the historical trend of low default is expected to continue. An impairment analysis is performed at each reporting date on an individual basis for major clients. Any recoverability of receivables is provided for based on the impairment assessment. Historical trends showed as at 31st March, 2020 and 31st March, 2019 the Company had no significant credit risk.

(B) Liquidity risk

Objective of liquidity risk management is to maintain sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due. Management monitors rolling forecasts of the Company's liquidity position (comprising the undrawn borrowing facilities below) and cash and cash equivalents on the basis of expected cash flows. The Company's liquidity management policy involves projecting cash flows in major currencies and considering the level of liquid assets necessary to meet these balance sheet liquidity ratios against internal requirements.

(i) Financing arrangements

The Company had access to the following undrawn borrowing facilities at the end of the reporting period:

	31 March, 2020	31 March, 2019
Floating rate		
Expiring within one year (Cash Credit)	2,000.00	2,000.00

The bank cash credit facilities may be drawn at any time and may be terminated by the bank without notice. Subject to the continuance of satisfactory credit ratings, the bank loan facilities may be drawn at any time in INR and have an average maturity of 1 year.

(ii) Maturities of financial liabilities

The tables below analyse the Company's financial liabilities into relevant maturity groupings based on their contractual maturities for:

- a) all non-derivative financial liabilities, and
- b) net and gross settled derivative financial instruments for which the contractual maturities are essential for an understanding of the timing of the cash flows.

The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying immaterial balances as the impact of discounting is



Contractual maturities of financial liabilities:

31st March, 2020				(₹In Lakhs)
	Maturing within 3 months	Maturing after 3 months but within a year	Maturing after a year	Total
Non-derivatives				
Borrowings	-	_	-	-
Unpaid Dividend	-	2.74	18.73	21.47
Trade payables	1,079.62	59.98	-	1,139.60
Capital Creditors	4.70	-	-	4.70
Total non-derivative liabilities	1,084.32	62.72	18.73	1,165.77

31st March, 2019			(₹In Lakhs)	
	Maturing within 3 months	Maturing after 3 months but within a year	Maturing after a year	Total
Non-derivatives				
Borrowings	-	_	-	_
Unpaid Dividend	2.71	-	16.90	19.61
Trade payables	1,436.32	22.56	-	1,458.88
Capital Creditors	24.84	-	-	24.84
Total non-derivative liabilities	1,463.87	22.56	16.90	1,503.33

(C) Market risk

(i) Foreign currency risk

The Company activities exposes it to foreign exchange risk arising from foreign currency transactions, primarily with respect to the USD and EURO. Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the Company's functional currency (INR). The risk is measured through a forecast of highly probable foreign currency cash flows.

The Company's exposure to foreign currency risk at the end of the reporting period expressed in INR, are as follow:

(₹ In Lakhs)

	319	31st March, 2020		
	USD	EUR	GBP	
Financial assets				
Trade receivables	926.41	139.40	16.29	
Exposure to foreign currency risk (assets)	926.41	139.40	16.29	
Financial liabilities				
Trade payables	-	-	-	
Exposure to foreign currency risk (liabilities)-	-	-		
Net exposure to foreign currency risk	926.41	139.40	16.29	

(₹In Lakhs)

	31s	31st March, 2019		
	USD	EUR	GBP	
Financial assets				
Trade receivables	1,126.13	114.96	28.89	
Exposure to foreign currency risk (assets)	1,126.13	114.96	28.89	
Financial liabilities Trade payables	-	-	-	
Exposure to foreign currency risk (liabilities)	-	-	-	
Net exposure to foreign currency risk	1,126.13	114.96	28.89	

Sensitivity

The sensitivity of profit or loss to changes in the exchange rates arises mainly from foreign currency denominated financial instruments (₹ In Lakhs)

Impact on profit after tax				
USD Sensitivity	31 March, 2020	31 March, 2019		
INR/USD Increases by 5%	33.43	39.91		
INR/USD Decreases by 5%	(33.43)	(39.91)		

Impact on profit after tax			
EUR sensitivity	31 March, 2020	31 March, 2019	
INR/Euro Increases by 5%	5.03	4.07	
INR/Euro Decreases by 5%	(5.03)	(4.07)	

Impact on profit after tax		
GBP sensitivity	31 March, 2020	31 March, 2019
INR/GBP Increases by 5%	0.59	1.02
INR/GBP Decreases by 5%	(0.59)	(1.02)

^{*} Holding all other variables constant



35 Capital management

(a) Risk management

The Company's objectives when managing capital are to

- safeguard their ability to continue as a going concern, so that they can continue to provide returns for shareholders and benefits for other stakeholders, and
- maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Company monitors capital on the basis of the following gearing ratio:

Net debt (total borrowings net of cash and cash equivalents) divided by Total 'equity' (as shown in the balance sheet). (₹ In Lakhs)

	March 31, 2020	March 31, 2019
Net debt	-	-
Total equity	7,349.81	7,079.16
Net debt to equity ratio	-	-

(b) Dividends

	₹ In Lakhs
Dividend paid for the year ended 31.03.2019	229.11
Tax paid thereon u/s 115 O of the Income Tax Act,1961	47.09
Interim Dividend paid for the year ended 31.03.2020	114.55
Tax paid thereon u/s 115 O of the Income Tax Act,1961	23.55

36 Related Party Disclosures:

A. Related Party Relationships:

- 1.Key Management Personnel
- 2. Relatives of Key Management Personnel
- Other Related Parties

- Sri. N. Krishna Samaraj Managing Director
- Smt. N. Muthulakshmi Mother
- 1. Samrajyaa & Company
- 2. Magna Digitech India LLP (erstwhile Magna Digitech India Private Limited)
- 3. Elgi Equipments Limited

(₹In Lakhs)

		(t III Lakiis)
Particulars	31.03.2020	31.03.2019
B.Transactions with Related Parties:		
Sri.N.Krishna Samaraj		
Managerial Remuneration Sitting Fees	67.48 1.50	81.72 1.00
Smt.N.Muthulakshmi		
Rent & Amenities	7.44	7.44
Samrajyaa And Company		
Machining Charges Paid Rent Received	917.59 21.00	973.28 21.00
Magna Digitech India LLP		
Data Conversion Paid Purchase of Cores Sale of Castings Sale of Other Items Pattern charges	22.05 47.82 24.79 6.95 2.26	20.65 99.95 14.50 8.72
Elgi Equipments Limited		
Purchase of Goods & Services Sale of Service		2.01
Outstandings		
Payables Receivables	26.05 0.56	82.77 -
Earnings per share		
(a) Basic earnings per share		
Profit attributable to the equity holders of the Company Number of equity shares (in lakhs) of ₹ 10 each Basic earnings per share	668.66 45.82 14.59	1,139.72 45.82 24.87
(b) Diluted earnings per share		
Profit attributable to the equity holders of the Company Number of equity shares (in lakhs) of ₹ 10 each Diluted earnings per share	668.66 45.82 14.59	1,139.72 45.82 24.87
Contingent liabilities and contingent assets		
Contingent liabilities		
On Account of Capital Expenditure	30.00	17.23



NOTES TO THE FINANCIAL STATEMENTS

39 Disclosure on dues to Micro, Small and Medium Enterprises:

As defined under Micro, Small and Medium Enterprises Development Act, 2006, the disclosure in respect of the amounts payable to such enterprises as at the end of the year has been made in the financial statements based on information received and available with the Company.

(₹In Lakhs)

Pa	rticulars	31.03.2020	31.03.2019
rer	ne principal amount and the interest due thereon maining unpaid to any supplier as at the end of each counting year	10.22	28.76
wit	ne amount of interest paid by the Company along th the amounts of the payment made to the supplier by ond the appointed day during the year	Nil	Nil
of be	te amount of interest due and payable for the period delay in making payment (which have been paid but eyond the appointed day during the year) but without ding the interest specified under this Act	Nil	Nil
	e amount of interest accrued and remaining unpaid the end of the year	0.06	0.03
pa; wh	ne amount of further interest remaining due and syable even in the succeeding years, until such date then the interest dues as above are actually paid to be small enterprise	Nil	Nil
40 Le	easing arrangements		
	e Company holds one property on lease for operating d the future minimum lease payments are as under:	g purposes	
b) c) d)	Not later than one year Later than one year and not later than five years Later than five years Lease payments recognised in the statement of ofit and loss	3.72 0.62 - 2.91	3.72 0.62 - 3.72
	aintenance expenses payable to the lessor as per the le ent is ₹31,000/- per month	ase agree-	
41 CS	SR Expenditure		
	nount spent through trusts / Implementing Agencies nount spent directly	17.25 5.36	16.65 2.60
To	tal	22.61	19.25
	nount required to be spent as per Section 135 of the ompanies Act, 2013	21.28	17.53
i) C	stual amount spent during the year Construction/acquisition of an asset On purposes other than (i) above	-	-
,	1) Healthcare	15.10	13.50
	Environmental sustainability and protection Women and Children Welfare	- 2.15	2.60 3.15
	4) Education	5.36	-
Tot	tal	22.61	19.25

NOTES TO THE FINANCIAL STATEMENTS		(₹In Lakhs	
Particulars	31.03.2020	31.03.2019	
Segment Information			
A. Operating Segment			
The Company is organised into two main reportable segi	ments viz.,		
(1) Manufacture and Sale of Castings Division - Foundry (2) Wind Energy Division			
Segment Revenue:			
Foundry Division Wind Energy Division	9,632.13 454.13	12,292.39 520.79	
	10,086.26	12,813.18	
Less: Inter Segment revenue	454.13	520.79	
Net Sales/Income from operations	9,632.13	12,292.39	
Segment Result:			
Foundry Division Wind Energy Division	626.96 234.72	1,222.21 308.50	
Total Profit before Interest	861.68	1,530.71	
Less: Finance Costs			
1. Foundry Division	11.58	29.00	
2. Wind Energy Division	-		
Profit before Tax and Exceptional items	850.10	1,501.68	
Segment Assets			
1. Foundry Division	7,183.09	7,574.5	
2. Wind Energy Division	1,701.24	1,439.07	
3. Unallocable Assets			
Total	8,884.33	9,013.62	
Segment Liabilities			
Foundry Division Wind Energy Division	1,260.97	1,640.94	
3. Unallocable liabilities	273.55	293.52	
Total	1,534.52	1,934.46	



(₹In Lakhs)

Particulars	31.03.2020	31.03.2019
B. Geographical Segment		
The Company operates in two principal geographical areas, India (Country of Domicile) and outside India		
1. Inside India	5,170.79	6,029.92
2. Outside India	4,235.04	6,015.82

Previous years figures have been regrouped wherever necessary to conform with the current period's presentation.

For and on behalf of the	Board	As per our report annexed	
C R Swaminathan Director DIN:00002169	R Ravi Chief Financial Officer	for Srikishen & Co. Chartered Accountants (Reg No.004009S)	
N Krishna Samaraj Managing Director DIN:00048547	Sangeetha C Company Secretary	K Murali Mohan Proprietor, Auditor Membership No.14328	

Coimbatore 01.06.2020

MAGNA ELECTRO CASTINGS LIMITED

Notes	









