Annexue - J

The financial details and capital evolution of the transferee and transferor companies for the previous 3 years as per the audited statement of Accounts:

Name of the Company: Gorani Industries Limited (Transferee Company)

(Rs. in Crores except EPS and book value)

				(
	As per Audited Financials	As per last Audited Financial Year	l year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year			
	As at 31.12.2022	2021-22	2020-21	2019-20			
Equity Paid up Capital	5.3626	4.875	4.875	4.875			
Reserves and surplus	6.423	2.504	0.895	0.290			
Carry forward losses	0	0	0	0.0640			
Net Worth	11.4956	7.08	5.48	4.81			
Miscellaneous Expenditure	0	0	0	0			
Secured Loans	7.857	6.662	2.54	2.62			
Unsecured Loans	0.571	0.841	0.291	0.789			
Fixed Assets	3.265	3.342	2.832	2.849			
Income from Operations	34.10	28.76	18.40	21.43			
Total Income	34.22	28.87	18.51	21.48			
Total Expenditure	31.36	26.61	17.60	20.58			
Profit before Tax	2.86	2.26	0.91	0.90			
Profit after Tax	2.12	1.663	0.66	0.64			
Cash profit	2.45	2.03	1.03	1.35			
EPS	3.94	3.41	1.35	1.33			
Book value	21.44	14.54	11.24	9.8			

Note:

- 1. Cash Profit = PBT-Current tax + Dep.+ {(Int. exp. On lease Liabilities + Unrealised Forex Diff. + Employee Benefit Expenses i.e. Actuary Report)} Ind As Adjustment} You can also refer cash flow statement for the same.
- 2. Book Value = Net worth/ No. of shares
- 3. Net worth is calculated as per Companies Act, 2013
- 4. Debit Balance of Profit and Loss has been shown under carry forward losses

For Gorani Industries Lia

The financial details and capital evolution of the transferee and transferor companies for the previous 3 years as per the audited statement of Accounts:

Name of the Company:Blow Hot Kitchen Appliances Private Limited(Transferor Company)

(Rs. in Crores except EPS and Book Value)

	As per Audited Financials	As per last Audited Financial Year	I year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year	
	As at 31.12.2022	2021-22	2020-21	2019-20	
Equity Paid up Capital	0.25	0.25	0.25	0.25	
Reserves and surplus	6.62	6.43	6.08	3.84	
Carry forward losses	0	0	0	0	
Net Worth	6.87	6.68	6.33	4.09	
Miscellaneous Expenditure	0	0	0	0	
Secured Loans	9.22	3.93	1.96	1.95	
Unsecured Loans	4.07	1.82	2.03	0.93	
Fixed Assets	8.46	3.46	1.89	1.97	
Income from Operations	61.53	46.25	23.51	12.65	
Total Income	63.55	46.29	23.83	12.65	
Total Expenditure	63.31	45.83	20.74	12.16	
Profit before Tax	0.24	0.46	3.09	0.49	
Profit after Tax	0.16	0.35	2.24	0.34	
Cash profit	0.78	0.97	2.86	0.87	
EPS	62	140	898	136	
Book value	2748	2672	2532	1636	

Note:

1. Cash Profit = PAT+DEP

You can also refer cash flow statement for the same.

- 2. Book Value = Net worth/ No. of shares
- 3. Net worth is calculated as per Companies Act, 2013

For Gorani Industries Ltd.

B Director,



XXVth Annual Report 2019-20

For Gorani Industries Ltd.



Board of Directors

Anil Gorani Sanjay Gorani Nakul Gorani Komal Motwani Vikram Rajkumar Khandelwal Raina Goyal

Auditor

M/s. Sneha Sarda & Co. Chartered Accountants.

Bankers

- Axis Bank Ltd. Kanadiya Road, Indore
- 2. YES Bank Ltd., Indore

Registered Office

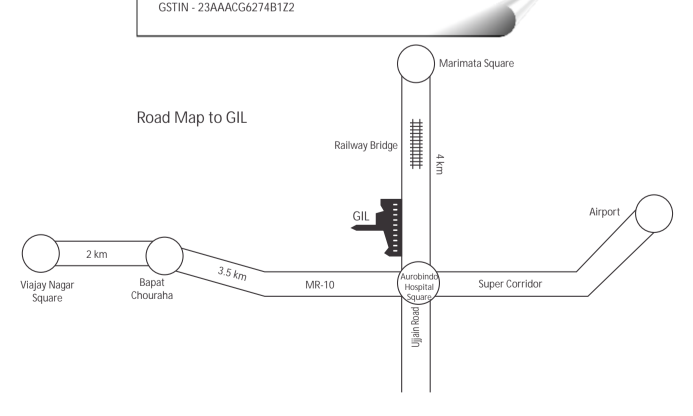
Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, INDORE - 452 015 (M.P.) CIN - L28121MP1995PLC009170 Chairman & Whole Time Director Managing Director Whole Time Director Independent Woman Director Independent Director Non-Executive Director

Chief Financial Officer

Chandra Shekhar Sharma

Company Secretary

Neerja Mandiya



NOTICE

NOTICE IS HEREBY GIVEN THAT the Twenty Fifth Annual General Meeting of the members of the Company Gorani Industries Limited will be held on Wednesday, the 30thday of September, 2020 at 12:30 P.M. through video conferencing/other audio visual means to transact the following business:

ORDINARY BUSINESS:

- To consider and adopt the audited financial statements of the Company for the financial year ended March 31st, 2020, the reports of the Board of Directors and Auditors thereon.
- 2. To appoint a director in place of Mr. Nakul Gorani (Holding DIN: 06543317), Whole-time Director, who retires by rotation and being eligible, offers himself for reappointment.
- To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013, read with Companies (Audit and Auditors) Rules, 2014, (including any statutory modification(s) thereto or re-enactment thereof for the time being in force), consent of the members be and is hereby accorded for the appointment of Statutory Auditor M/s. Sandeep Surendra Jain and Company, Chartered Accountants, bearing Firm Registration No. 010172C, to fill the casual vacancy caused due to resignation of M/s. Sneha Sarda & Company, to hold the office from 25th August, 2020 until the conclusion of this Annual General Meeting, on a remuneration of Rs. 65,000/-(Rupees Sixty Five Thousand only) per annum or as may be approved by the Audit Committee in consultation with the Auditors plus applicable taxes and reimbursement of travelling and out of pocket expenses incurred by them for the purpose of audit."
- 4. To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013, read with Companies (Audit and Auditors) Rules, 2014, (including any statutory modification(s) thereto or re-enactment

thereof for the time being in force), consent of the members be and is hereby accorded for the appointment of Statutory Auditor M/s. Sandeep Surendra Jain and Company, Chartered Accountants, bearing Firm Registration No. 010172C to hold the office from the conclusion of this Annual General Meeting till the conclusion of the Thirtieth Annual General Meeting, on a remuneration of Rs. 65,000/-(Rupees Sixty Five Thousand only) per annum or as may be approved by the Audit Committee in consultation with the Auditors plus applicable taxes and reimbursement of travelling and out of pocket expenses incurred by them for the purpose of audit."

SPECIAL BUSINESS:

 To consider and if thought fit, to pass with or without modification the following resolution as a Special Resolution:

"RESOLVED THAT subject to the provisions of Section 196, 197, 198 and other applicable provisions of the Companies Act, 2013, if any, read with Schedule V of the Companies Act. 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), and on the recommendation of Nomination and Remuneration committee and on subsequent approval of the Board, consent of the members of the company be and is hereby accorded to re-appoint Mr. Anil Gorani (Holding DIN-00055540) as the Whole time Director of the Company for a period of 3 years w.e.f 1stApril, 2020 to 31st March, 2023 on the monthly remuneration of Rs. 1,00,000.00 (Rupees One Lakh only) and will be liable to retire by rotation, and such retirement by rotation and reappointment shall not be deemed to constitute a break in his appointment as Whole Time Director of the company;

RESOLVED FURTHER THAT Board of Directors of the Company be and is hereby authorized to alter and vary the terms and conditions of the appointment including that as to remuneration, perquisites and other benefits / amenities so that the altered terms and conditions shall be in conformity with Schedule V to the Companies Act, 2013 and /or other applicable provisions, if any, as may be amended from time to time and agreeable to Mr. Anil Gorani;

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to sign and



submit all required documents, deeds and all other necessary things and to do all such acts, deeds, matters and things as he may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

6. To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to provisions of 196, 197, 198 of the Companies Act, 2013, read with Schedule V as amended from time to time to the said Act and the Companies (Appointments and Remuneration of Managerial Personnel) Rules, 2014 and other applicable provisions, if any (including any statutory modification or re-enactment thereof for the time being in force), and pursuant to recommendation of the Nomination and Remuneration Committee and on subsequent approval of the Board, consent of the members of the Company be and is hereby accorded to increase the remuneration payable to Mr. Anil Gorani, (Holding DIN-00055540) Whole Time Director of the Company upto 1,25,000.00 (Rupees One Lakh Twenty Five Thousand only) per month with effect from 1st September, 2020 on the same terms and conditions passed at the time of reappointment.

RESOLVED FURTHER THAT any of the Directors of the Company be and is hereby authorized to alter and vary the terms and conditions of the appointment including that as to remuneration, perquisites and other benefits / amenities so that the altered terms and conditions shall be in conformity with Schedule V to the Companies Act, 2013 and /or other applicable provisions, if any, as may be amended from time to time and agreeable to Mr. Anil Gorani."

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to sign and submit all required documents, deeds and all other necessary things and to do all such acts, deeds, matters and things as he may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

7. To consider and if thought fit, to pass with or without modification the following resolution as a Special Resolution:

"RESOLVED THAT on the recommendation of Nomination and Remuneration Committee and pursuant to the provisions of Sections 149, 152 and any other applicable provisions of the Companies Act, 2013 ("Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV of the Act, consent of the members of the Company be and is hereby accorded to re-appoint Ms. Komal Motwani-(Holding DIN:07302550) as an Independent Director of the Company, who meets the criteria for independence as provided in Section 149(6) of the Act, for the second term of five consecutive years with effect from 01st October, 2020 to 30th September, 2025 and she will not be liable to retire by rotation;

RESOLVED FURTHER THAT all the director of the company be and are hereby severally authorized to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

8. To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 188 and any other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or reenactment thereof for the time being in force), and subject to such other approvals, permissions as may be required, consent of the members of the company be and is hereby accorded to enter into any contract and arrangements amounting to Rs. 5,00,00,000/-(Rupees Five Crore only) per annum for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from M/s Gangotri Industries, a firm in which directors and relative of directors of the company are interested, for a period of three years i.e. 1st October, 2020 to 30th September, 2023 on such other terms and conditions as may be decided by the Directors of the company and agreeable to M/s. Gangotri Industries.

RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby severally authorized to do all such acts, deeds, matters and things as they may in



their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

 To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 188 and any other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or reenactment thereof for the time being in force), and subject to such other approvals, permissions as may be required, consent of the members of the company be and is hereby accorded to enter into any contract and arrangements amounting to Rs. 5,00,00,000/-(Rupees Five Crore only) per annum for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited, a Private Limited company in which directors and their relatives of the company are interested, for a period of three years i.e. 1st

October, 2020 to 30th September, 2023 on such other terms and conditions as may be decided by the Directors of the company and agreeable to the company Blow Hot Kitchen Appliances Private Limited. RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby severally authorized to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

By Order of the Board for Gorani Industries Limited

Date: 4th September, 2020 Anil Gorani Place: Indore Sd/-

(Holding DIN 00055540)

(Chairman cum Whole Time Director)



NOTES:

- 1. In view of the massive outbreak of the COVID-19 pandemic, social distancing is a pre-requisite, and pursuant to the Circular Nos. 14/2020, 17/2020 and 20/2020 dated 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively issued by the Ministry of Corporate Affairs, Circular No. SEBI/HO/CFD/ CMD1/CIR/P/2020/79 dated May 12, 2020, issued by the Securities and Exchange Board of India, physical attendance of the Members at this Annual General Meeting (AGM) is not required and the AGM can be held through Video Conferencing (VC)/ Other Audio Visual Means (OAVM). Accordingly, in compliance with the provisions of the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 and the said MCA circulars, the Twenty Fifth Annual General Meeting of the Company is being held through VC/OAVM.
- The Explanatory Statement pursuant to the provisions of Section 102 of the Companies Act, 2013 (the Act), in respect of the Special Business to be transacted at the Meeting is annexed hereto and forms part of this Notice.
- 3. Electronic copy of the Notice for the AGM and the Annual Report for the financial year 2019-20 is being sent to all the Members whose e-mail ids are or to be registered upto the date of dispatch of this notice with the Company/Depository Participant(s). Dispatching of physical copies of the Financial Statements (including Board's Report, Auditors' Report, other documents required to be attached therewith), has been dispensed with in line with the aforementioned circulars issued by the Ministry of Corporate Affairs and Securities and Exchange Board of India.
- 4. The Notice and the Annual Report is also available on the Company's website www.goraniindustries.com for download and at the websites of the BSE Ltd., where the Company's shares are listed. The AGM Notice is also disseminated on the website of Central Depository Services (India) Limited ("CDSL") (the agency appointed by the Company for providing the Remote e-voting facility, e-voting system during the AGM & the VC facility) i.e. www.evotingindia.com.
- Members holding shares in electronic/demat mode and who have not got their e-mail addresses updated with the Depository Participants are requested to update their e-mail address and any changes there in

- through their Depository Participants. Members holding shares in physical mode are requested to update their e-mail address and mobile number, by sending e-mail quoting their Folio Number along with scanned copy of PAN (self attested scanned copy) or AADHAR (self attested scanned copy) to our Registrar and Share Transfer Agent, viz., Link Intime India Private Limited at rnt.helpdesk@linkintime.co.in, and mark cc to Company: gorani.industires@yahoo.com. Also for any queries you may contact on 022-49186270.
- 6. To support the Green initiative announced by Government of India, Members are requested to get their emailaddresses registered in the manner specified above.
- 7. 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. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of State or Body Corporate can attend the AGM through e-voting
- 8. Institutional/ Corporate shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said resolution shall be send to the Scrutinizer by e-mail at csmanishjainoffice@gmail.com with a copy marked to gorani.industries@yahoo.com.
- Members holding shares under multiple folios are requested to submit their applications to registrar and transfer Agent for consolidation of folios into a single folio.
- As per Regulation 40 of SEBI Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect



from April 1, 2019, except in case of request received for transmission or transposition of securities. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Members can contact the Company or M/s Link Intime India Private Limited (Registrar and Transfer Agent) for assistance in this regard.

SEBI vide Press Release dated 27th March, 2019 has clarified that the share transfer deed(s) once lodged prior to the deadline of 31stMarch, 2019 and returned due to deficiency in documents submitted, may be relodged for transfer.

- Members holding shares in dematerialized form are requested to intimate all changes pertaining to their bank details such as bank account number, name of the bank and branch details, MICR code and IFSC code, mandates, nominations, power of attorney, change of address, change of name, e-mail address, contact numbers, etc., to their depository participant (DP). Changes intimated to the DP will then be automatically reflected in the Company's records which will help the Company and the Company's Registrars and Transfer Agents, M/s Link Intime India Private Limited to provide efficient and better services. Members holding shares in physical form are requested to intimate such changes to Registrar and Share Transfer Agents of the Company i.e. M/s Link Intime India Private Limited.
- 12. 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 with whom they are having demat accounts. Members holding shares in physical form are requested to submit PAN details to the Company/Registrar.
- 13. Members are requested to submit their queries/requests for clarification, if any, on the Annual Report, Financial results or any other matters via email at gorani.industries@yahoo.com, mentioning their name, folio number/ demat account number, email id and mobile number, so as to reach the Company on or before 25th September, 2020, which will enable the Company to furnish replies at the AGM.

- 14. The Register of Directors and Key Managerial Personnel and their shareholding and the Register of Contracts or Arrangements in which the Directors are interested as maintained under Section 170 and Section 189 of the Act, respectively will be available for inspection by the Members at the AGM in pdf mode.
- 15. Relevant documents referred to in the notice are available for inspection at the Registered Office of the Company on all working days, except Saturdays, Sundays and other holidays at any time during Business hours up to the date of the Annual General Meeting.
- 16. The Register of Members and the Share Transfer Books of the Company will remain closed from Thursday, 24th September, 2020 to Wednesday, 30th September, 2020 (both days inclusive).
- 17. Members are requested to quote their Folio Number / Demat Account Number and contact details such as email address, contact number and complete address in all correspondence with the Company/Company's Registrar.
- 18. As per the provisions of Section 72 of the Act, the facility for making nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. The said form can be downloaded from the Company's website www.goraniindustries.com (under 'Investors' section). Members holding shares in physical form may submit the same to Link Intime India Private Limited. Members holding shares in electronic form may submit the same to their respective depository participant.
- 19. Since the AGM will be held through VC/OAVM, the Route map is not annexed in this notice.
- The attendance of the members attending the AGM through VC/OAVM, will be counted for the purpose of reckoning the quorum under section 103 of the Companies Act, 2013.
- 21. In case of joint holders attending the meeting, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote.
- 22. Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the



SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, the Company is pleased to provide its members the facility of 'remote e-voting' (e-voting from a place other than venue of the AGM) to exercise their right to vote at the 25thAnnual General Meeting (AGM). The business may be transacted through e-voting services rendered by Central Depository Services (India) Limited (CDSL), on all resolutions set forth in this Notice. Resolution(s) passed by Members through e-voting is/are deemed to have been passed as if they have been passed at the AGM.

The facility for voting through electronic voting system shall be made available at the 25thAGM. The members attending the meeting, who have not already cast their vote through remote e-voting shall be able to exercise their voting rights at the meeting. The members who have already cast their vote through remote e-voting may attend the meeting but shall not be entitled to cast their vote again at the AGM.

The Board of Directors of the Company has appointed Manish Jain & Co., Practicing Company Secretaries as the Scrutinizer for conducting the remote e-voting and the voting process at the AGM in a fair and transparent manner. In terms of requirements of the Companies Act, 2013 and the relevant Rules, the Company has fixed September 23rd, 2020 (Wednesday) as the 'Cutoff Date'. The remote e-voting rights of the shareholders/ beneficial owners shall be reckoned on the equity shares held by them as on the Cut-off Date i.e. September 23rd, 2020 only.

The instructions for shareholders for remote e-voting are as under:

- i. The voting period begins on Sunday on 27th September, 2020 at 09:00 A.M. and ends on Tuesday on 29th September, 2020 at 05:00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 23rd September, 2020, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. The shareholders should log on to the e-voting website www.evotingindia.com.
- iv. Click on Shareholders module.
- v. 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,
- 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.

- vi. Next enter the Image Verification as displayed and Click on Login.
- vii. 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.
- viii. 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)
PAN	 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.



Dividend Bank Details OR Date of Birth (DOB)

- Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
- If both 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 (v).
- ix. After entering these details appropriately, click on "SUBMIT" tab.
- x. 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.
- xi. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- xii. Click on the EVSN for the relevant <GORANI INDUSTRIES LIMITED > on which you choose to vote.
- xiii. 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.
- xiv. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xv. 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.

- xvi. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xvii. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xviii. If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xix. Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store, Windows and Apple smart phones. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- xx. 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 linked in the login 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.
- xxi. In case you have any queries or issues regarding evoting, 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 Mr. Nitin Kunder (022-23058738) or Mr. Mehboob Lakhani (022-23058543) or Mr. Rakesh Dalvi (022-23058542).

Other Instructions:

I. The e-voting module shall be disabled by CDSL for



- voting after 5.00 P.M. on 29th September, 2020. Members holding shares in physical or in demat form as on September 23rd, 2020 shall only be eligible for e-voting.
- II. The voting rights of Members shall be in proportion to the shares held by them in the paid up equity share capital of the Company as on 23rd September, 2020.
- III. Any person, who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if he/she is already registered with CDSL for remote e-voting then he/she can use his/ her existing User ID and password for casting the vote.
- IV. CS Manish Jain, Practicing Company Secretary (Membership No: FCS 4651 CP No: 3049) (Address: 1st Floor, 236, Anoop Nagar, Indore (M.P.) 452008) has been appointed as the scrutinizer to conduct the e-voting process.
- V. The Scrutinizer, after scrutinizing the votes cast at the meeting and through remote e-voting, will, not later than 48 hours of conclusion of the Meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company www.goraniindustries.com and on the website of CDSL. The results shall simultaneously be communicated to BSE Limited where the shares of the Company are listed.
- VI. The Scrutinizer shall, within a period not exceeding three working days from the conclusion of the evoting period, unblock the votes in the presence of atleast two witnesses not in the employment of the Company and make out a Scrutinizer's Report of the votes cast in favour of or against, if any, forthwith to the Chairman of the Company.
- VII. The resolutions shall be deemed to be passed on the date of Annual General Meeting of the Company, subject to receipt of sufficient votes.
- VIII. You can also update your mobile number and Email Id in the user profile details of the folio which may be used for sending communication(s) regarding CDSL evoting in future. The same may be used in case the Member forgets the password and the same need to be reset.

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

- 1. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to atleast 1000 members on first come first served basis. This will not include large Shareholders (Shareholders 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.
- 2. Shareholder will be provided with a facility to attend the AGM through VC/OAVM through the CDSL e-Voting system. Shareholders 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 EVSN of Company will be displayed.
- 3. Shareholders are encouraged to join the Meeting through Laptops / I-Pads for better experience.
- 4. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 5. 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.
- 6. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast seven (7) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at gorani.industries@yahoo.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance (7) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile



- number at (company email id). These queries will be replied to by the company suitably by email.
- 7. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.

INSTRUCTIONS FOR SHAREHOLDERS FOR E-VOTING DURING 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 shareholders, who are present in the AGM through VC/OAVM facility and have not casted 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 available during the AGM.
- 3. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting

- through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.
- 4. Shareholders 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.
- Shareholders may contact Mr. Nitin Kunder (022-23058738) or Mr. Mehboob Lakhani (022-23058543) or Mr. Rakesh Dalvi (022-23058542), for resolving their queries or any other issues before or during the AGM.

OTHER:

1. As required by Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a brief profile of Director seeking appointment/re-appointment at ensuing Annual General Meeting is given:

Particulars	Nakul Gorani	Anil Gorani
Date of Appointment	20/03/2013	14/03/1995
Qualifications	Masters in Management	Graduate in B.E. electronics
Expertise in specific functional areas	Practical experience of Six years in Marketing, Management and is being associated with the Company from past Six years	More than 33 years of experience in the field of steel engineering industry, production and promotion of products
Relationship with Directors	None	None
Directorships held in other listed companies (excluding foreign companies and Section 8 companies)	NIL	NIL
Memberships / Chairmanships of committees of other listed companies (includes only Audit Committee and Stakeholders' Relationship Committee.)	NIL	NIL
Number of shares held in the Company (in case of non executive director)	NA	NA



Particulars	Komal Motwani
Date of Appointment	1st October, 2020
Qualifications	Graduate in Commerce and Company Secretary
Expertise in specific functional areas	She has rich experience in the Secretarial and legal field.
Relationship with Directors	None
Directorships held in other listed companies (excluding foreign companies and Section 8 companies)	NIL
Memberships / Chairmanships of committees of other listed companies (includes only Audit Committee and Stakeholders' Relationship Committee.)	NIL
Number of shares held in the Company (in case of non executive director)	0

2. Statement pursuant to Regulation 36(5) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015: Brief Details of Statutory Auditor seeking re-appointment

Name of Statutory Auditors	M/s. Sandeep Surendra Jain and Company
Firm Registration Number	010172C
Proposed fees payable	Rs. 65,000/- (Rupees Sixty Five Thousand only) per annum or as may be approved by the Audit Committee in consultation with the Auditors plus applicable taxes and reimbursement of travelling and out of pocket expenses incurred by them for the purpose of audit
Terms of Appointment	 From 25th August, 2020 until the conclusion of this Annual General Meeting. From the conclusion of this Annual General Meeting till the conclusion of the Thirtieth Annual General Meeting.
Any material change in the fees payable to the auditor from that paid to the outgoing auditor along with the rationale for such change.	There is no change to the Fees paid to the new auditor from that paid to the outgoing auditor.
Basis of recommendation for appointment including the details in relation to and credentials of the Statutory Auditors	The firm has a rich experience of approx 20 years and is engaged in providing comprehensive professional services which includes Audit & Assurance.



EXPLANATORY STATEMENT U/S 102(1) OF THE COMPANIES ACT. 2013 FORMING PART OF THE NOTICE

Item No. 5 and 6

Mr. Anil Gorani (Holding DIN: 00055540) has been associated with the Company since its inception. He has more than 33 years of experience in the field of steel engineering industry, production and promotion of products. Under his directorship the Company has achieved extra-ordinary growth in performance in competitive environment

The Board of Directors of the Company at its meeting held on 07th February, 2020, on the recommendation of Nomination and Remuneration Committee and subject to approval of Shareholders in General Meeting has re-appointed Mr. Anil Gorani (Holding DIN-00055540) as Whole-time Director of the Company for a period of 3 years commencing from 1st April, 2020 to 31st March, 2023 on a monthly remuneration of Rs. 1,00,000.00 (Rupees One Lakh only) on the terms and conditions set out in the resolution.

Further, looking into the responsibilities shouldered upon Mr. Anil Gorani (Holding DIN: 00055540) the board in its meeting held on 25th August, 2020, on the recommendation of Nomination and Remuneration Committee, has increased his monthly remuneration from Rs. 1,00,000.00 (Rupees One Lakh only) to Rs. 1,25,000.00 (Rupees One Lakh Twenty Five Thousand only) w.e.f 01st September, 2020, subject to the approval of members in the Annual General meeting.

The broad information pursuant to Section - II of Part- II of Schedule V of the Companies Act, 2013, in respect of the resolution specified in item no. 5 and 6 is as under:

I. General Information

- The company is in the business of production and sales of Kitchen and Home appliances and Kitchenware manufacturing and retailing is one such sector within the overall household segment. Its main products are LPG stoves, induction cooker, gas geyser etc. carrying the brand name of Blowhot and Online.
- 2. Date of commencement of commercial production: The commercial production of the company has already been started.
- 3. The Company is not a new company hence this clause is not applicable.
- 4. Financial Performance:

Particulars	Year ended on	Previous Year ended	
	31/03/2020	on 31/03/2019	
Sales (Net of Excise Duty)	21,43,11,719.00	20,41,52,957.00	
Other Income	5,19,699.00	9,34,209.00	
Gross profit	1,45,33,738.00	1,25,82,632.00	
Finance Cost	26,58,558.00	19,46,040.00	
Depreciation	28,67,421.00	24,21,196.00	
Exceptional Items			
(charged to P&L account)	0.00	0.00	
Net profit before Tax	90,07,759.00	82,15,396.00	
Provision for Tax-			
Current Tax	23,78,956.00	15,17,950.00	
MAT Credit	0.00	(6,09,593.00)	
Deferred Tax	1,38,129.00	16,61,502.00	
Net Profit after Tax	64,90,674.00	56,45,537.00	

5. The company does not have any foreign direct investment or collaboration. However, meager shares are held by NRI.

II. Information about the appointee:

1. Background

Mr. Anil Gorani (Holding DIN: 00055540), age 67 years, is a graduate in B.E. electronics and has more than 33 years of experience in the field of steel engineering industry, production and promotion of products.

Mr. Anil Gorani (Holding DIN: 00055540), appointee, will attain the age of 70 years during his tenure. Mr. Gorani presently is in good health and his exemplary management skills and profound knowledge of Kitchen appliances have taken the Company to great heights. He has rich and varied experience in the industry and has been involved in the operations of the Company. The business of the company has grown many folds in his tenure. Therefore, it will be in the interest of the Company to have him as the Whole-time Director on the terms and condition as set out in the resolution.

2. A comparison of past remuneration and the proposed remuneration is given below:

Particulars	Existing remuneration		Remuneration w.e.f. 01/09/2020
Basic Salary Allowances and perquisites	As decided by Board from	Per Month	Rs. 1,25,000/- Per Month As decided by Board from time to time



- 3. Recognition and Awards: NIL
- 4. Job profile and his suitability –Mr. Anil Gorani, was looking after the entire management of the company and successfully got the company at this stage of operations. Taking into consideration his past experience he has been considered to be eminently suitable for reappointment as Whole-time Director.
- 5. Remuneration proposed As set out in the resolution in item no. 5 and 6. The remuneration of Whole-time Director has the approval of the Nomination and Remuneration Committee.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person - Taking into consideration the size of the Company and the profile of Mr. Anil Gorani, the responsibilities shouldered on him, the aforesaid remuneration package is commensurate with the remuneration package paid to managerial position in other Companies.
- 7. Pecuniary relationship directly or indirectly with the company, or relationship with managerial personnel, if any Mr. Anil Gorani is Whole-time Director of the company. He also holds 5,53,300 (Five Lakh Fifty Three Thousand Three Hundred) equity shares of Rs.10/- each. He does not have any other pecuniary relationship with the Company. Further, Mr. Anil Gorani is not related with any other managerial personnel and Directors of the company.
- 8. During the year, Mr. Anil Gorani has attended all 6 (Six) Board Meetings of the Company.
- 9. Directorship in other Companies

S. No.	Name of the Company
1.	Blow Hot Kitchen Appliances Private Limited
2.	Indore Paper Krafters Private Limited

III. Other Information:

- 1. Reason of loss or inadequate profits: To increase the turnover of the company the management kept the profit margin on a lower side.
- 2. Steps taken for improvement: The Company is making all possible efforts to increase its profitability in future by increasing profit margin and cost cutting.

3. Expected increase in productivity and profits in measurable terms: The Company is hopeful that within coming year's profit margin will increase.

IV. Disclosures:

- The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Yes
- 2. The following disclosures shall be mentioned in the Board of Director's report under the heading "Corporate Governance", if any attached to the annual report: Not Applicable.

Mr. Anil Gorani is not disqualified from being appointed as a Director in terms of Section 164 of the Act, nor debarred from holding the office of director by virtue of any SEBI order or any other such authority and has given his consent for the said appointment.

Requisite Letter under Section 160 of the Companies Act, 2013 proposing the re-appointment of Mr. Anil Gorani has been received by the Company.

The Board of Directors recommends the resolutions for your approval as set out under item no. 5 as Special Resolution and item no. 6 as an Ordinary Resolution.

Except Mr. Anil Gorani and their relatives, none of the Directors, Key Managerial Personnel of the Company and their relatives is concerned or interested, financial or otherwise, in the resolution set out at item no. 5 and 6.

ITEM NO.7

Ms. Komal Motwani¬ (Holding DIN:07302550), age 27 years, is an Independent Director of the Company since 01st October, 2015, appointed in the Board meeting held on 01st October, 2015 and approved by the shareholders in the Annual General Meeting held on 30th September, 2016.

Ms. Komal Motwani¬ (Holding DIN:07302550) is a qualified company secretary (Member of the Institute of Company Secretaries of India) and have rich experience of approx 4.5 years in legal and Secretarial matters.

Declaration has been received from Ms. Komal Motwanithat she meets the criteria of Independence prescribed under Section 149 of the Act read with the Companies (Appointment and Qualification of Directors) Rules, 2014 and the Board is of the opinion that she fulfils the conditions specified in the Act, Schedule IV and the Rules made there under for re-appointment as an Independent Director and that she is independent of the management of the Company. Requisite Notices under Section 160 of the Companies Act, 2013 proposing the re-appointment of Ms. Komal Motwanithas been received by the Company.



Copy of the draft letter for appointment of Ms. Komal Motwani¬ as an Independent Director setting out the terms and conditions would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday.

Out of 6(Six) meetings of the Board of Directors held during the year 2019-20, 5(Five) Board meetings of the Company were attended by her. Neither has she held any equity share in the Company nor Directorships in any other Companies.

As per the Evaluation report, she had rendered independent, unbiased opinion to the Board. During her tenure as an Independent Director she had actively monitored the performance of the Management on both tactical and strategic plans. He had provided new ideas and planning for the growth of the Company.

On the recommendation of Nomination and Remuneration committee and the performance evaluation report, the Board is of the view that the continued association of Ms. Komal Motwani¬would be in the beneficial interest of the Company. In view of her enriched experience and appreciable contribution, the approval of members by way of special resolution is being sought to re-appoint Ms. Komal Motwani¬ as a Non Executive Independent Director of the Company for a second term of five consecutive years with effect from 01st October, 2020 to 30th September, 2025, not liable to retire by rotation.

Ms. Komal Motwanin is not disqualified from being appointed as a Director in terms of Section 164 of the Act, nor debarred from holding the office of director by virtue of any SEBI order or any other such authority and has given her consent for the said appointment.

Except Ms. Komal Motwani¬, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financial or otherwise, in the resolution set out at item no. 7.

The Board of Directors recommends the resolutions for your approval as set out under item no. 7 as Special Resolution.

As per Section 188 (1) of the Companies Act, 2013 and the Companies (Meetings of Board and its powers) Rules, 2014 as amended from time to time, the Board of Directors of the Company at their meeting held on 25th August, 2020has given their consent to enter into contract or arrangement with the related party for sale, purchase or supply of any goods or materials, availing or rendering of any services for which prior approval has been granted by the Audit Committee under Section 177 of the Companies Act, 2013 and rules made thereunder. Further, first proviso to sub

section (1) of Section 188 read with rules made thereunder provides that, if the company exceeds the prescribed criteria, prior approval of members by way of ordinary resolution is required to enter into contract or arrangement with the related party for sale, purchase or supply of any goods or materials, availing or rendering of any services.

Our Company may exceed the prescribed criteria provided in first proviso to sub section (1) of section 188 read with rules made thereunder, it is therefore necessary to pass an ordinary resolution under Section 188 of the Companies Act, 2013, for entering into any contract or arrangements for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from M/s. Gangotri Industries, a firm in which the directors of the company and their relatives are interested, for a period i.e. 1st October, 2020 to 30th September, 2023, amounting to Rs. 5,00,00,000/- (Rupees Five Crore only) per annum.

The following particulars of the above mentioned Related Party Transactions are:

- a) Name of Related Party- M/s. Gangotri Industries.
- b) Name of the Director or KMP who is related, if any- Mr. Sanjay Gorani (Holding DIN: 00055531), Managing Director and Mr. Nakul Gorani (Holding DIN-06543317), Whole-Time Director of the Company.
- Nature of relationship- Proprietor of M/s. Gangotri Industries i.e Mr. Narendra Gorani is relative of Directors of the Company.
- d) Nature, Material, terms, monetary value and particulars of Contract or arrangement- sale, purchase or supply of any goods or materials, availing or rendering of any services for a period commencing from 1st October, 2020 to 30th September, 2023, amounting to Rs. 5,00,00,000/- (Rupees Five Crore only) per annum.
- e) Any other information relevant or important for the members to take decision on the proposed resolution-Nil

The Board of Directors of the Company recommends the Resolution set out at Item No. 8 for passing by members as ordinary resolution.

Mr. Sanjay Gorani (Holding DIN: 00055531), Managing Director and Mr. Nakul Gorani (Holding DIN- 06543317), Whole-Time Director and their relatives, are concerned or interested in the resolution. No any other directors, Key Managerial Personnel of the Company and their relatives are in any way concerned or interested financially or otherwise in the resolution.

Item No. 9

As per Section 188 (1) of the Companies Act, 2013 and the Companies (Meetings of Board and its powers) Rules, 2014



as amended from time to time, the Board of Directors of the Company at their meeting held on 25th August, 2020 has given their consent to enter into contract or arrangement with the related party for sale, purchase or supply of any goods or materials, availing or rendering of any services for which prior approval has been granted by the Audit Committee under Section 177 of the Companies Act, 2013 and rules made thereunder. Further, first proviso to sub section (1) of Section 188 read with rules made thereunder provides that, if the company exceeds the prescribed criteria, prior approval of members by way of ordinary resolution is required to enter into contract or arrangement with the related party for sale, purchase or supply of any goods or materials, availing or rendering of any services.

Our Company may exceed the prescribed criteria provided in first proviso to sub section (1) of section 188 read with rules made thereunder, it is therefore necessary to pass an ordinary resolution under Section 188 of the Companies Act, 2013, for entering into any contract or arrangements for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited, a Private limited company in which the directors of the company and their relatives are interested, for a period i.e. 1st October, 2020 to 30th September, 2023, amounting to Rs. 5,00,00,000/- (Rupees Five Crore only) per annum.

The following particulars of the above mentioned Related Party Transactions are:

- a) Name of Related Party- Blow Hot Kitchen Appliances Private Limited
- b) Name of the Director or KMP who is related, if any- Mr. Sanjay Gorani (Holding DIN: 00055531), Managing Director, Mr. Anil Gorani (Holding DIN: 00055540), Whole time Director and Mr. Nakul Gorani (Holding DIN-06543317), Whole-Time Director of the Company
- Nature of relationship- A Private Limited Company in which Directors and their relatives are member or director.
- d) Nature, Material, terms, monetary value and particulars of Contract or arrangement- sale, purchase or supply of any goods or materials, availing or rendering of any services for a period commencing from 1st October, 2020 to 30th September, 2023, amounting to Rs. 5,00,00,000/-(Rupees Five Crore only) per annum.
- e) Any other information relevant or important for the members to take decision on the proposed resolution-Nil The Board of Directors of the Company recommends the Resolution set out at Item No. 9 for passing by members as ordinary resolution.

Mr. Sanjay Gorani (Holding DIN: 00055531), Managing Director, Mr. Anil Gorani (Holding DIN: 00055540) Whole-time Director and Mr. Nakul Gorani (Holding DIN- 06543317), Whole-Time Director and their relatives, are concerned or interested in the resolution. No any other directors, Key Managerial Personnel of the Company and their relatives are in any way concerned or interested financially or otherwise in the resolution.

Further, the extent of shareholding of interested directors and promoters of the Company in Blow Hot Kitchen Appliances Private Limited is as follows:

S. No.	Name of Director/ Promoter/KMP	Shareholding	Shareholding (in percentage)
1.	Mrs. Shanta Devi Gorani	2300	9.2%
2.	Mr. Sanjay Gorani	4810	19.24%
3.	Mr. Narendra Kumar Gorani	1710	6.84%
4.	Mr. Anil Gorani	4350	17.4%
5.	Mrs. Hema Gorani	4500	18%

By Order of the Board for Gorani Industries Limited

Date: 04th September, 2020 Anil Gorani
Place: Indore Sd/-

(Holding DIN 00055540)

(Chairman cum Whole Time Director)

Contact Details:

Contact Details.	
Company	Gorani Industries Limited Registered Office: Plot No.32-33, Sector 'F' Sanwer Road, Industrial Area, Indore-452015 (M.P.) Tel No: 0731-2723201-3 Email id: gorani.industries@yahoo.com CIN: L28121MP1995PLC009170
Registrar and Share Transfer Agent	M/s Link Intime India P. Ltd. C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West) Mumbai 400083 Tel: 022- 49186000, Fax: 022- 49186060 Email Id: rnt.helpdesk@linkintime.co.in
E-voting Agency	Central Depository Services (India) Ltd Email id: helpdesk.evoting@cdslindia.com
Scrutinizer	CS Manish Jain Practicing Company Secretary Email Id: manishjainandco@yahoo.com



BOARD'S REPORT

To, The Members, Gorani Industries Limited

Your Directors have great pleasure in presenting herewith the Twenty Fifth Annual Report of your Company together with the audited financial statement for the financial year ended on 31st March, 2020.

FINANCIAL RESULTS:

(Amount in Lacs)

Particulars	2019-20		2018-19	
Total Revenue		2148.31		2050.87
Profit before Finance Cost, Depreciation & Amortization Expense	-	145.34	-	125.82
Less: Finance Costs Depreciation & Amortization expense	26.59 28.67	55.26	19.46 24.21	43.67
Net Profit/(Loss) before extra ordinary & exceptional items & tax	-	90.08	-	82.15
Tax Expense Current Tax MAT Credit Deferred Tax	23.79 - 1.38	25.17	15.18 (6.09) 16.61	- 25.7
Net Profit/ (Loss) after tax before Other Comprehensive Income		64.91		56.45
Add : Comprehensive Income	(7.15)	(7.15)	6.14	6.14
Net Profit	-	57.76	-	62.59
Transfer to Reserve		0.00		0.00

INDIAN ACCOUNTING STANDARD (Ind AS):

As mandated by the Ministry of Corporate Affairs, the Company has adopted Indian Accounting Standards ("Ind AS") from April 1, 2017 with a transition date of April 1, 2016. The financial statements of the Company for the financial year 2019-20 have been prepared in accordance with Ind AS, prescribed under Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 and other recognized accounting practices and policies to the extent applicable.

2. PERFORMANCE AND THE STATE OF COMPANY'S AFFAIRS:

Your Company has achieved total revenue of Rs. 2148.31 lakh during the year ended 31st March, 2020 as against that of Rs. 2050.87 lakh during the previous year ended 31st March, 2019, with a rise of 4.75% as compared to previous year. The company has earned net profit of Rs. 57.76 Lakh during the financial year against net profit of Rs. 62.59 Lakh in the previous year. The profit for the year is adjusted against the previous years' losses.

The company is in the business of production and sales of kitchen and home appliances since 1996. Its main products are LPG stoves, steel frames, gas geyser, rangehood chimney etc. carrying the brand name of Blowhot. It does its business through a strong network of dealer and distributors all over central, south and north India. The company is in the process of implementing strategies to capitalize available opportunities.

During the year, there was no change in the nature of business of the Company.

3. MATERIAL CHANGES AND COMMITMENTS THAT AFFECTED THE FINANCIAL POSITION OF THE COMPANY WHICH OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENT RELATE TILL THE DATE OF THIS REPORT

COVID-19 has set foot in India and across the globe and it has led the country towards a major slowdown. The major health crisis had forced the government to take unprecedented measures to protect people's lives. In a bid to combat the COVID-19 threat, the nationwide lockdown in India was first announced by the Government of India on March 24, 2020 which was further extended in a phased manner.

The impact of COVID-19 has disrupted the operations of the Company. The lockdown across the country has resulted in loss of business and temporary pressure on cash flows/ liquidity/profitability/margins due to lower collection of receivables, operating expenses, payment obligations towards vendors and statutory authorities, etc. However, the management of the Company is confident that the business operations will pick up progressively.



4. LISTING ON STOCK EXCHANGES

The Company shares are listed on BSE Limited and necessary listing fees have been paid up to date.

CAPITAL STRUCTURE

There is no change in the Capital structure of the company. The paid up Equity share capital of the Company as on 31st March, 2020 is Rs. 4,87,51,000.00 divided into 4875100 equity shares of Rs. 10.00 each.

TRANSFER TO RESERVE, IF ANY

During the year, the Company does not propose to transfer any amount to the any Reserve.

7. DIVIDEND:

To conserve the resources of the company and for better utilization of funds, your directors are not recommending any dividend for the year.

8. DIRECTORS AND KEY MANAGERIAL PERSONNEL

During the year, Mr. Vikram Rajkumar Khandelwal (Holding DIN: 00040202) who was appointed as an Additional Independent Director w.e.f. 05th October, 2018 and Ms. Raina Goyal (Holding DIN: 08295368) who was appointed as an Additional Non-executive Director w.e.f 01st January, 2019 was confirmed as an Independent Director and Non-executive Director respectively, at the Annual General Meeting held on 27th September, 2019.

The Company has received declarations from all the Independent Directors of the Company confirming that they meet with the criteria of independence as prescribed both under Sub-Section (6) of Section 149 of the Companies Act, 2013. The Independent Directors have also confirmed that they have complied with the Company's Code of Conduct for Board of Directors. Further, all the Directors have also confirmed that they are not debarred to act as a Director by virtue of any SEBI order.

All Independent Directors of the Company have valid registration in the Independent Director's data bank of Indian Institute of Corporate Affairs as required under Rule 6(1) of the Companies (Appointment and Qualification of Director) Fifth Amendment Rules, 2019.

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors which include criteria for performance evaluation of the non-executive directors and executive directors.

9. RE-APPOINTMENT

As per the provision of Companies Act, 2013, Mr. Nakul Gorani (Holding DIN- 06543317) Whole-time Director, retires by rotation at the ensuing Annual General Meeting and being eligible, seeks reappointment. The Board recommends his reappointment.

During the year, in the Annual general meeting held on 27th September, 2019 has re-appointed Mr. Sanjay Gorani (Holding DIN: 00055531) as Managing Director of the Company for a period of 3 years w.e.f 1st June, 2019 to 31st May, 2022 and Mr. Nakul Gorani (Holding DIN: 06543317) as the Whole time Director of the Company for a period of 3 years w.e.f 1st June, 2019 to 31st May, 2022.

The Board of Directors on recommendation of the Nomination and Remuneration Committee reappointed Mr. Anil Gorani (Holding DIN-00055540) as Whole-time Director for a period of 3 years w.e.f 1stApril, 2020 to 31st March, 2023 and proposes to appoint Ms. Komal Motwani ¬(Holding DIN:07302550) as an Independent Director for the second term of five consecutive years with effect from 01st October, 2020 to 30th September, 2025 of the Company, subject to approval of the members of the Company.

The Board is of the opinion that Independent Director, Ms. Komal Motwani ¬(Holding DIN:07302550), upheld ethical standards of integrity and probity and is a qualified Company Secretary (Member of the Institute of Company Secretaries of India) and have rich experience of approx 4.5 years in legal and Secretarial matters.

Further, Ms. Komal Motwani has passed the online proficiency self-assessment test as required to be undertaken by an Independent Director under the provisions of Section 150 of the Companies Act, 2013 and the rules framed thereunder.



10. NOMINATION AND REMUNERATION POLICY AND OTHER DETAILS:

The Company has adopted a Nomination and Remuneration Policy for the Directors, Key Managerial Personnel and other employees, pursuant to the provisions of the Act. The policy of the Company on Directors appointment and remuneration including criteria for determining qualification, positive attribute, independence of director and other matters, as required under subsection (3) of section 178 of the Companies Act 2013 is available on Company's website at the link: http://www.goraniindustries.com/investors/.

There has been no change in the policy since last fiscal year. We affirm that the remuneration paid to the directors is as per the terms laid out in the nomination and remuneration policy of the company.

The nomination and remuneration policy is annexed herewith as Annexure-I to this Boards' Report.

There is no pecuniary relationship or transactions between the Company and the non-executive directors other than sitting fees, commission, and reimbursement of expenses incurred by them for the purpose of attending meetings of the Company.

11. EXTRACT OF ANNUAL RETURN

The details forming part of the extract of the Annual Return in Form MGT-9, as required under Section 92 of the Act, is annexed as Annexure-II which forms an integral part of this Report and is also available on the C o m p a n y 's we b s i t e v i z http://www.goraniindustries.com/investors/.

12. AUDITORS AND THEIR REPORT

M/s. Sneha Sarda & Company, Chartered Accountants, was appointed as Statutory Auditors of the Company in 22ndAnnual General Meeting held on 29th September, 2017, to hold office for a period of five consecutive financial years from the conclusion of Twenty Second Annual General Meeting till the conclusion of Twenty Seventh Annual General Meeting. However, Ms. Sneha Mantri proprietor of M/s Sneha Sarda& Company, has tender her resignation as the Statutory Auditors of the Company, expressing her inability to continue as a Statutory

Auditor for the remaining tenure, resulting in a casual vacancy in the office of the Auditors of the Company w.e.f. 21st August, 2020

In accordance with provisions of the Companies Act, 2013 the Board has recommended to the members for the appointment of M/s. Sandeep Surendra Jain and Company, Chartered Accountants, Indore, bearing Firm Registration No. 010172Cas the Statutory Auditors of the Company:

- a) to fill the casual vacancy caused by the resignation of M/s. Sneha Sarda& Company, Chartered Accountant, to hold the office of the Statutory Auditors upto the conclusion of this Annual General Meeting: and
- for a period of five years from the conclusion of the 25th Annual General Meeting till the conclusion of 30th Annual General Meeting of the Company.

M/s Sandeep Surendra Jain and Company, Chartered Accountants, Indore, has confirmed their eligibility to act as the Statutory Auditors of the Company

The Notes on financial statement referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The Auditors' Report does not contain any qualification, reservation or adverse remark, except the observation: That there was a delay in depositing the Provident Fund, Employees State Insurance (ESI) dues for few months.

Explanation of above observation: In this connection the board has explained that delay in filing was due to the technical difficulties generally experienced by the industries in generating Universal account number (UAN) of some of the employees.

13. INTERNAL AUDITOR

M/s Navin Sapna & Co., Chartered Accountants (bearing firm registration no. 010507C) have been appointed as an Internal Auditor of the Company w.e.f. 1st April, 2017 in the Board Meeting held on 30th May, 2017.

14. SECRETARIAL AUDIT:

M/s. Manish Jain & Co., Practicing Company Secretaries has been appointed to conduct the



secretarial audit of the Company for the financial year 2020-21 in the Board Meeting held on 28th July, 2020.

The Secretarial Audit Report for the financial year ended March 31, 2020 is annexed herewith as Annexure III to this Report. The report is self explanatory and does not call for any further comments except:

Observation:

- 1. The Company could not produce before us the following returns:
 - i. Form-27 (Annual Return) and Form-28 (half-yearly return) under Factories Act, 1948.
 - Form III (Annual Return) under Minimum Wages Act. 1948.
 - Form IV(Annual Return) under The Payment of Wages Act, 1936
 - iv. Form-D i.e. Annual Return of Payment of Bonus under the Payment of Bonus Act, 1965
- During the period under review, there is delay in depositing the Provident Fund, ESIC dues for few months.

The board clarified that delay in filing above returns was mainly due to technical glitches faced at respective portals or sites, however the same have been filed as on date.

15. ANNUAL EVALUATION

The Board of Directors has carried out an annual evaluation of its own performance, its Committees, and individual directors pursuant to the provisions of the Companies Act, 2013.

The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of criteria such as the board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the Committees was evaluated by the Board after seeking inputs from the Committee members on the basis of criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee reviewed the performance of individual

directors on the basis of criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc.

In a separate meeting of independent directors, performance of non-independent directors and the Board as a whole was evaluated, taking into account the views of executive directors and non-executive directors. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

The Board of Directors expressed their satisfaction with the evaluation process.

16. RELATED PARTY TRANSACTIONS

The Contracts or arrangements entered into by the Company are in accordance with provisions of Section 188 of the Companies Act, 2013 during the year under review and were in ordinary course of business and on arm's length basis.

The details of the related party transactions as per Indian Accounting Standards (IND AS) - are set out in Note-27 to the Standalone Financial Statements of the Company.

There are no materially significant related parties transactions entered into by the Company, which may have a potential conflict with the interest of the Company at large.

Further details have been given in the prescribed Form AOC-2 annexed herewith as Annexure IV.

The policy on Related Party Transactions as approved by the Board may be accessed on Company's website at the link: http://www.goraniindustries.com/investors/

17. CORPORATE GOVERNANCE

Regulation 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 and Para C, D and E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is not applicable to the Company.



18. MEETINGS

A. BOARD MEETINGS

During the year 2019-20, 6 (Six) Board Meetings were held on 28th May, 2019, 07th August, 2019, 25th September, 2019, 22nd October, 2019, 08th November, 2019 and 07th February, 2020.

Name of Director	No. of Board Meeting entitled to attend	No. of Board Meeting attended	Attendance at last Annual General Meeting
Mr. Sanjay Gorani	6	6	Yes
Mr. Anil Gorani	6	6	Yes
Mr. NakulGorani	6	6	Yes
Ms. Komal Motwani	6	5	Yes
Mr. Vikram Rajkumar	6	6	Yes
Khandelwal			
Ms. Raina Goyal	6	6	Yes

B. AUDIT COMMITTEE MEETING

During the financial year 2019-20, 4 (Four) Audit Committee Meetings were held on 27th May 2019, 07th August, 2019, 08th November, 2019and 07th February, 2020.

Name of Director	No. of committee Meetings held	No. of committee Meetings attended
Ms. Komal Motwani	4	4
Mr. Vikram Rajkumar		
Khandelwal	4	4
Ms. Raina Goyal*	4	4

C. NOMINATION AND REMUNERATION COMMITTEE MEETINGS

During the financial year 2019-20, 2 (two) meetings of the Nomination and Remuneration Committee were held on 06th February, 2020 and 16th March, 2020

Name of Director	No. of committee Meetings held	No. of committee Meetings attended
Ms. Komal Motwani	2	2
Mr. Vikram Rajkumar		
Khandelwal	2	2
Ms. Raina Goyal*	2	2

D. STAKEHOLDER RELATIONSHIP COMMITTEE METTINGS

During the financial year 2019-20, 5 (Five) Stakeholder Relationship Committee Meetings were held on 11th April, 2019, 17th July, 2019, 19th August 2019, 01st November, 2019 and 20th January, 2020

Name of Director	No. of committee Meetings held	No. of committee Meetings attended	
Ms. Komal Motwani	5	5	
Mr. Vikram Rajkumar			
Khandelwal	5	5	
Ms. Raina Goyal*	5	5	

19. THE NAMES OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR:

During the year no company have become or ceased to be its subsidiaries, joint ventures or associate companies.

20. SUBSIDIARY, JOINT VENTURES AND ASSOCIATE COMPANY:

During the period under review, the Company doesn't have any subsidiary, joint ventures and associate Companies.

21. SECRETARIAL STANDARDS

The Company complies with all applicable secretarial standards issued by the Institute of Company Secretaries of India.

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

The information relating to conservation of Energy, Technology absorption and Foreign Exchange earnings and outgo as required under section 134(3)(m) of the Companies Act, 2013 read with the with Rule 8 of The Companies (Accounts) Rules, 2014 is given in Annexure V forming part of this report.

23. REMUNERATION RATIO AND OTHER DETAILS OF DIRECTORS / KEY MANAGERIAL PERSONNEL (KMP) / EMPLOYEES:

The information required pursuant to Section 197 read with Rule 5 of The Companies (Appointment and



Remuneration of Managerial Personnel) Rules, 2014, in respect of Directors/ KMP of the Company are furnished in Annexure VI.

No employees in the Company have been paid remuneration in excess of the limits prescribed under section 197 of The Companies Act, 2013 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

24. CORPORATE SOCIAL RESPONSIBILITY:

The Company is not required to constitute a Corporate Social Responsibility Committee, as it does not fall within purview of Section 135(1) of the Companies Act, 2013 and hence it is not required to formulate policy on corporate social responsibility.

25. DISCLOSURES:

AUDIT COMMITTEE

The current composition of the Audit Committee is in alignment with provisions of Section 177 of the Companies Act, 2013 The Audit Committee comprises of three Directors namely Mr. Vikram Rajkumar Khandelwal (Holding DIN: 00040202) (Chairman), Ms. Komal Motwani (Holding DIN: 07302550) (member) and Ms. Raina Goyal(Holding DIN: 08295368) (member). All the recommendations made by the Audit Committee were accepted by the Board.

VIGIL MECHANISM

The Vigil Mechanism of the Company is in terms of Companies Act, 2013, to deal with instance of fraud and mismanagement, if any. The Policy on vigil mechanism may be accessed on the Company's website at the link http://www.goraniindustries.com/investors/.

26. DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors state that:

- a) in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b) the Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the financial year ended on March 31, 2020

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

27. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review, as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is presented in a separate section forming part of the Annual Report.

28. DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY:

The company has framed the Risk Management Policy which highlights the Company's practices and risk management framework for the identification and management of uncertainty. The Company manages monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives.

The Company has implemented a Risk Management Framework for the management and oversight of material risks and internal control. The Risk Management Framework is designed to address risks that have been identified to have a material impact on the Company's business and to ensure that the Board regularly reviews the risk management and oversight policies.



29. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The company has adequate system of managementsupervised internal control, which is aimed at achieving efficiency in operations, optimum utilization of resources, effective monitoring and compliance with all applicable laws. These ensure that all corporate policies are strictly adhered to an absolute transparency is followed in accounting and all its business dealings.

The Company's internal control systems are commensurate with the nature of its business and the size and complexity of its operations. The company ensures adherence to all internal control policies and procedures. A qualified and independent audit committee of the Board, comprising the independent directors reviews the adequacy of internal control.

The report on Internal Financial Control has also been annexed with the financial statements of the Company as provided by the Statutory Auditor of the Company.

30. COST RECORDS

Maintenance of cost records as specified by Central Government under sub section (1) of Section 148 of the Companies Act, 2013, is not applicable to the Company.

31. SEXUAL HARRASEMENT

During the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

The Company has complied with the Constitution of Internal Compliant Committee under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

32. GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

 Details of particulars of loans, guarantees or investments under section 186 of the Companies Act, 2013.

- Details relating to deposits covered under Chapter V of the Act.
- 3. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 4. Issue of shares (including sweat equity shares) to employees of the Company under any Employee Stock Option Scheme.
- Neither the Managing Director nor the Wholetime Directors of the Company receive any commission.
- Separate Section containing a Report on performance and Financial Position of each of Subsidiaries, Associated & Joint Ventures included in the Consolidated Financial Statement of the Company.
- 7. The Auditors of the Company have not reported any fraud as specified under second proviso of Section 143 (12) of the Companies Act, 2013.
- 8. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.
- 9. Voluntary revision as per Section 131 of the Companies Act, 2013.

33. ACKNOWLEDGEMENT:

The Board wishes to place on record their gratitude for the co-operation being received from the Banks, Share Transfer Agent, Stock Exchanges, Shareholders, customers, staff and workers of the Company and thank them for their continued support.

By Order of the Board

Anil Gorani

Sd/-

(Holding DIN 00055540) Chairman cum Whole Time Director

Place: Indore

Date: September 4, 2020

Regd. Office:

Plot No. 32-33, Sector-F,

Sanwer Road, Industrial Area,

Indore-452015 (M.P.)



ANNEXURE I

NOMINATION AND REMUNERATION POLICY

OBJECTIVE

The Nomination and Remuneration Committee and this Policy shall be in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Key Objectives of the Committee would be:

- To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- iii. To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
- iv. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- vi. To develop a succession plan for the Board and to regularly review the plan;

2. DEFINITIONS

- Act means the Companies Act, 2013 and Rules framed thereunder, as amended from time to time.
- ii. Board means Board of Directors of the Company.
- iii. Directors mean Directors of the Company.
- iv. Key Managerial Personnel as per the Act.
- Senior Management means personnel of the company who are members of its core management team excluding the Board of Directors including Functional Heads.

ROLE OF COMMITTEE

 Matters to be dealt with, perused and recommended to the Board by the Nomination and Remuneration Committee

The Committee shall:

- Formulate the criteria for determining qualifications, positive attributes and independence of a director.
- 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.
- Recommend to the Board, appointment and removal of Director, KMP and Senior Management Personnel.
- ii. Policy for appointment and removal of Director, KMP and Senior Management
 - 1. Appointment criteria and qualifications
 - a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend to the Board his / her appointment.
 - b) A person should possess adequate qualification, expertise and experience for the position he/she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person are sufficient / satisfactory for the concerned position.
 - c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.



- 2. Term / Tenure
- a) Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No reappointment shall be made earlier than one year before the expiry of term.

- b) Independent Director:
 - An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.
 - No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly. However, if a person who has already served as an Independent Director for 5 years or more in the Company as on October 1, 2014 or such other date as may be determined by the Committee as per regulatory requirement; he/ she shall be eligible for appointment for one more term of 5 years only.
 - At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Wholetime Director of a listed company or such other number as may be prescribed under the Act.

Evaluation

The Committee shall carry out evaluation of performance of every Director, KMP and Senior Management Personnel at regular interval (yearly).

4. Removal

Due to reasons for any disqualification mentioned in the Act or under any other applicable Act, rules and regulations thereunder, the Committee may recommend, to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

5. Retirement

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

- iii. Policy relating to the Remuneration for the Whole-time Director, KMP and Senior Management Personnel
 - 1. General:
 - a) The remuneration / compensation / commission etc. to the Whole-time Director, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
 - b) The remuneration and commission to be paid to the Whole-time Director shall be in accordance with the percentage / slabs / conditions as per the provisions of the Act.
 - c) Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Whole-time Director.



 Remuneration to Whole-time / Executive / Managing Director, KMP and Senior Management Personnel:

a) Fixed pay:

The Whole-time Director/ KMP and Senior Management Personnel shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The breakup of the pay scale and quantum of perquisites including, employer's contribution to P.F., pension scheme, medical expenses, club fees etc. shall be decided and approved by the Board/ the Person authorized by the Board on the recommendation of the Committee and approved by the shareholders and Central Government, wherever required.

b) Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Wholetime Director in accordance with the provisions of Schedule V of the Act and if it is not able to comply with such provisions, with the previous approval of the Central Government.

c) Provisions for excess remuneration:

If any Whole-time Director draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government.

 Remuneration to Non- Executive / Independent Director:

a) Remuneration / Commission:

The remuneration / commission shall be fixed as per the slabs and conditions mentioned in the Act.

b) Sitting Fees:

The Non-Executive / Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed Rs One Lakh per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.

4. COMMITTEE MEMBERS' INTERESTS

- A member of the Committee is not entitled to be present when his or her own remuneration is discussed at a meeting or when his or her performance is being evaluated.
- The Committee may invite such executives, as it considers appropriate, to be present at the meetings of the Committee.

5. VOTING

- Matters arising for determination at Committee meetings shall be decided by a majority of votes of Members present and voting and any such decision shall for all purposes be deemed a decision of the Committee.
- In the case of equality of votes, the Chairman of the meeting will have a casting vote.

6. NOMINATION DUTIES

The duties of the Committee in relation to nomination matters include:

- Ensuring that there is an appropriate induction in place for new Directors and members of Senior Management and reviewing its effectiveness:
- Ensuring that on appointment to the Board, Non-Executive Directors receive a formal letter of appointment in accordance with the Guidelines provided under the Act;
- Identifying and recommending Directors who are to be put forward for retirement by rotation.
- Determining the appropriate size, diversity and composition of the Board; Setting a formal and transparent procedure for selecting new Directors for appointment to the Board;



- Developing a succession plan for the Board and Senior Management and regularly reviewing the plan;
- Evaluating the performance of the Board members and Senior Management in the context of the Company's performance from business and compliance perspective;
- Making recommendations to the Board concerning any matters relating to the continuation in office of any Director at any time including the suspension or termination of service of an Executive Director as an employee of the Company subject to the provision of the law and their service contract.
- Delegating any of its powers to one or more of its members of the Committee;
- Recommend any necessary changes to the Board; and
- Considering any other matters, as may be requested by the Board.

7. REMUNERATION DUTIES

The duties of the Committee in relation to remuneration matters include:

- to consider and determine the Remuneration Policy, based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract retain and motivate members of the Board and such other factors as the Committee shall deem appropriate all elements of the remuneration of the members of the Board.
- to approve the remuneration of the Senior Management including key managerial personnel of the Company maintaining a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company.
- to delegate any of its powers to one or more of its members of the Committee.
- to consider any other matters as may be requested by the Board.



ANNEXURE II

FORM NO. MGT-9

EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31st March, 2020 [Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

i.	CIN	L28121MP1995PLC009170
ii.	Registration Date	14/03/1995
iii.	Name of the Company	Gorani Industries Limited
iv.	Category / Sub-Category of the Company	Public Company/Limited by shares
V.	Address of the Registered office and contact details	32-33, Sector-F, Sanwer Road, Indore (M.P.)-452015, Tel: 0731-2723201-03
vi.	Whether listed company	Yes
vii.	Name, Address and Contact details of Registrar and Transfer Agent, if any	Link Intime India Private Limited, C 101, 247 Park, L B S Marg, Vikhroli (West), Mumbai-400083 Phone: +91 022 49186000

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:-

SI. No.	Name and Description of main products / services	NIC Code of the Product/ service	% to total turnover of the company
1.	LPG Stoves	2750	39.06%
2.	Gas Geysers	2750	39.79%
3.	Rangehood (Chimney)	2750	16.91%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S. No	Name and Address of the company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section
1.		N.A			

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 2019			No. of Shares held at the end of the year 2020				% Change during the year*	
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									
(1) Indian									
a) Individual/HUF	2477600	0	2477600	50.8215	2712300	0	2712300	55.6358	4.8143
b) Central Govt	0	0	0	0.00	0	0	0	0.00	0.00
c) State Govt (s)	0	0	0	0.00	0	0	0	0.00	0.00
d) Bodies Corp.	0	0	0	0.00	0	0	0	0.00	0.00
e) Banks / FI	0	0	0	0.00	0	0	0	0.00	0.00
f) Any Other	0	0	0	0.00	0	0	0	0.00	0.00
Sub-Total (A) (1):-	2477600	0	2477600	50.8215	2712300	0	2712300	55.6358	4.8143
(2) Foreign									
a) NRIs –Individuals	0	0	0	0.00	0	0	0	0.00	0.00
b) Other – Individuals	0	0	0	0.00	0	0	0	0.00	0.00
c) Bodies Corp.	0	0	0	0.00	0	0	0	0.00	0.00
d) Banks / FI	0	0	0	0.00	0	0	0	0.00	0.00
e) Any Other	0	0	0	0.00	0	0	0	0.00	0.00
Sub-total (A) (2):-	0	0	0	0.00	0	0	0	0.00	0.00
Total shareholding of Promoter (A) = (A)(1)+ (A)(2)	2477600	0	2477600	50.8215	2712300	0	2712300	55.6358	4.8143
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	0	0	0	0.00	0	0	0	0.00	0.00
b) Banks / FI	97800	0	97800	2.0061	74104	0	74104	1.5201	-0.4860
c) Central Govt	0	0	0	0.00	0	0	0	0.00	0.00
d) State Govt(s)	0	0	0	0.00	0	0	0	0.00	0.00
e) Venture Capital Funds	0	0	0	0.00	0	0	0	0.00	0.00
f) Insurance Companies	0	0	0	0.00	0	0	0	0.00	0.00
g) FIIs	0	0	0	0.00	0	0	0	0.00	0.00
h) Foreign Venture Capital Funds	0	0	0	0.00	0	0	0	0.00	0.00
i) Others (specify)	0	0	0	0.00	0	0	0	0.00	0.00
Sub-total (B)(1):¬	97800	0	97800	2.0061	74104	0	74104	1.5201	-0.4860



Category of Shareholders	No. of Shares held at the beginning Of the year 2019 No. of Shares held at end of the year 202					% Change during the year*			
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
2. Non-Institutions									
a) Bodies Corp.	848883	1000	849883	17.4331	845325	1000	846325	17.3602	-0.0729
a) Indian	0	0	0	0	0	0	0	0	0
ii) Overseas	0	0	0	0.00	0	0	0	0.00	0.00
b) Individuals									
i) Individual Shareholders holding nominal share capital upto Rs. 1 lakh	213496	662500	875996	17.9688	253072	615200	868272	17.8103	-0.1585
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	110452	442500	552952	11.3424	314736	39500	354236	7.2662	-4.0762
c) Other (specify)									
Clearing member	5806	0	5806	0.1191	0	0	0	0	-0.1191
Non Resident Indians (Repat)	2257	0	2257	0.0463	2257	0	2257	0.0463	0
Non Resident Indians (Non-Repat)	302	0	302	0.0062	302	0	302	0.0062	0
Hindu Undivided Family	12504	0	12504	0.2565	17304	0	17304	0.3549	0.0984
Sub-total (B)(2):-¬	1193700	1106000	2299700	47.1724	1432996	655700	2088696	42.8442	-4.3282
Total Public shareholding (B)= (B)(1)+(B)(2)	1291500	1106000	2397500	49.1785	1507100	655700	2162800	44.3642	-4.8143
C. Shares held by Custodian for GDRs & ADRs	0.00	0	0	0.00	0.00	0	0	0.00	0
Grand Total (A+B+C)	3769100	1106000	4875100	100.00	4219400	655700	4875100	100.00	



ii) Shareholding of Promoters

		Shareholding at the beginning of the year (1st April, 2019)			Share of the ye			
SI. No.	Shareholder's Name	No. of Shares of the Company	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	No. of Shares of the Company	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	% change in share holding during the year*
1.	Narendra Kumar Gorani	801800	16.4468	0.00	801800	16.4468	0.00	0.00
2.	Sanjay Gorani	649300	13.3187	0.00	879300	18.0366	0.00	4.7179
3.	Anil Gorani	548600	11.2531	0.00	553300	11.3495	0.00	0.0964
4.	Shanta Devi Gorani	285200	5.8501	0.00	285200	5.8501	0.00	0.00
5.	Balkishan Gorani	150100	3.0789	0.00	150100	3.0789	0.00	0.00
6.	Manju Gorani	40100	0.8225	0.00	40100	0.8225	0.00	0.00
7.	Hema Gorani	2500	0.0513	0.00	2500	0.0513	0.00	0.00
	Total	2477600	50.8215	0.00	2712300	55.6358	0.00	4.8143

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

CI Na			ling at the the year 2019	Cumulative Shareholding during the year 2020		
SI. No.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1.	Narendra Kumar Gorani	801800	16.4468	801800	16.4468	
	Increase/Decrease in shareholding during the year					
	At the end of the year	801800	16.4468	801800	16.4468	
2.	Sanjay Gorani	649300	13.3187	649300	13.3187	
	Purchase of shares on 30/08/2019	230000	4.7178	879300	18.0366	
	At the end of the year	879300	18.0366	879300	18.0366	
3.	Anil Gorani	548600	11.2531	548600	11.2531	
	Purchase of shares on 21/06/2019	4700	0.0964	553300	11.3495	
	At the end of the year	553300	11.3495	553300	11.3495	



			ling at the the year 2019	Cumulative Shareholding during the year 2020		
SI. No.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
4.	Shanta Devi Gorani	285200	5.8501	285200	5.8501	
	Increase/Decrease in shareholding during the year					
	At the end of the year	285200	5.8501	285200	5.8501	
5.	Balkishan Gorani	150100	3.0789	150100	3.0789	
	Increase/Decrease in shareholding during the year					
	At the end of the year	150100	3.0789	150100	3.0789	
6.	Manju Gorani	40100	0.8225	40100	0.8225	
	Increase/Decrease in shareholding during the year					
	At the end of the year	40100	0.8225	40100	0.8225	
7.	Hema Gorani	2500	0.0513	2500	0.0513	
	Increase/Decrease in shareholding during the year					
	At the end of the year	2500	0.0513	2500	0.0513	



iv) Shareholding Pattern of top ten Shareholders (other than Directors, promoters and Holders of GDRs and ADRs) * :

SI. No.	For each of the Top 10 Shareholders	Shareholding at the beginning 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.	Online Appliances LLP				
	(Online Appliances Limited converted to LLP)				
	At the beginning of the year	0.00	0.00	0.00	0.00
	Increase/Decrease in shareholding during the year	840600	17.2427	840600	17.2427
	(Online Appliances Limited converted to LLP)				
	At the end of the year (or on the date of separation, if separated during the year)	840600	17.2427	840600	17.2427
2.	Madhya Pradesh Financial Corporation				
	At the beginning of the year	97800	2.0061	97800	2.0061
	Sale of shares on 05/04/2019	(2000)	(0.4102)	95800	1.9651
	Sale of shares on 12/04/2019	(1)	0.00	95799	1.9651
	Sale of shares on 07/06/2019	(4874)	(0.0999)	90925	1.8651
	Sale of shares on 02/08/2019	(5000)	(0.1025)	85925	1.7625
	Sale of shares on 09/08/2019	(1170)	(0.0239)	84755	1.7385
	Sale of shares on 23/08/2019	(2000)	(0.4102)	82755	1.6975
	Sale of shares on 30/08/2019	(2000)	(0.4102)	80755	1.6565
	Sale of shares on 06/09/2019	(1050)	(0.0215)	79705	1.6349
	Sale of shares on 13/09/2019	(500)	(0.0102)	79205	1.6247
	Sale of shares on 01/11/2019	(2001)	(0.0410)	77204	1.5836
	Sale of shares on 22/11/2019	(1100)	(0.0225)	76104	1.5611
	Sale of shares on 31/01/2020	(1000)	(0.0205)	75104	1.5406
	Sale of shares on 07/02/2020	(1000)	(0.0205)	74104	1.5201
	At the end of the year (or on the date of separation, if separated during the year)	74104	1.5201	74104	1.5201
3.	Bhupendra Singh Chouhan				
	At the beginning of the year	0	0	0	0
	Purchase of shares on 21/02/2020	50000	1.0256	50000	1.0256
	At the end of the year (or on the date of separation, if separated during the year)	50000	1.0256	50000	1.0256



SI. No.	For each of the Top 10 Shareholders	Shareholding at the beginning 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.	Pradeep Tayde				
	At the beginning of the year	0	0	0	0
	Purchase of shares on 21/02/2020	50000	1.0256	50000	1.0256
	At the end of the year (or on the date of separation, if separated during the year)	50000	1.0256	50000	1.0256
5.	Akhilesh Choudhary				
	At the beginning of the year	0	0	0	0
	Purchase of shares on 21/02/2020	48000	0.9846	48000	0.9846
	At the end of the year (or on the date of separation, if separated during the year)	48000	0.9846	48000	0.9846
6.	Durgprasad Somisetti				
	At the beginning of the year	0	0	0	0
	Purchase of shares on 21/06/2019	1840	0.0377	1840	0.0377
	Purchase of shares on 29/06/2019	141	0.0028	1981	0.0406
	Purchase of shares on 05/07/2019	440	0.0090	2421	0.0497
	Sale of shares on 19/07/2019	(45)	(0.0009)	2376	0.0487
	Purchase of shares on 26/07/2019	40	0.0008	2416	0.0496
	Purchase of shares on 02/08/2019	4467	0.9162	6883	0.1412
	Purchase of shares on 09/08/2019	1900	0.3897	8783	0.1802
	Sale of shares on 16/08/2019	(50)	(0.0010)	8733	0.1791
	Purchase of shares on 23/08/2019	1925	0.0395	10658	0.2186
	Purchase of shares on 30/08/2019	1996	0.0409	12654	0.2596
	Purchase of shares on 06/09/2019	985	0.0202	13639	0.2798
	Purchase of shares on 13/09/2019	468	0.0096	14107	0.2894
	Sale of shares on 20/09/2019	(5)	(0.0001)	14102	0.2893
	Purchase of shares on 27/09/2019	6009	0.1232	20111	0.4125
	Purchase of shares on 04/10/2019	90	0.0018	20201	0.4144
	Sale of shares on 11/10/2019	(14)	(0.0003)	20187	0.4141
	Purchase of shares on 18/10/2019	305	0.0062	20492	0.4203



SI. No.	For each of the Top 10 Shareholders	I	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
31. 110.	Tot each of the top to shareholders	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	Purchase of shares on 25/10/2019	200	0.0041	20692	0.4244	
	Purchase of shares on 01/11/2019	3088	0.0634	23780	0.4878	
	Purchase of shares on 08/11/2019	989	0.0203	24769	0.5081	
	Purchase of shares on 15/11/2019	1983	0.0406	26752	0.5487	
	Sale of shares on 22/11/2019	(21)	(0.0004)	26731	0.5483	
	Purchase of shares on 29/11/2019	1990	0.0408	28721	0.5891	
	Sale of shares on 06/12/2019	(9)	(0.0001)	28712	0.5890	
	Sale of shares on 13/12/2019	(11)	(0.0002)	28701	0.5887	
	Sale of shares on 20/12/2019	(8)	(0.0002)	28693	0.5886	
	Sale of shares on 31/12/2019	(20)	(0.0004)	28673	0.5882	
	Sale of shares on 03/01/2020	(10)	(0.0002)	28663	0.5879	
	Sale of shares on 10/01/2020	(20)	(0.0004)	28643	0.5875	
	Sale of shares on 31/01/2020	(1)	0.00	28642	0.5875	
	Purchase of shares on 07/02/2020	995	0.0204	29637	0.6079	
	Purchase of shares on 14/02/2020	636	(0.0131)	30273	0.6210	
	At the end of the year (or on the date of separation, if separated during the year)	30273	0.6210	30273	0.6210	
7.	Rishabh Negi					
	At the beginning of the year	28602	0.5867	28602	0.5867	
	Increase/Decrease in shareholding during the year	0	0.0	0	0.0	
	At the end of the year (or on the date of separation, if separated during the year)	28602	0.5867	28602	0.5867	
8.	Sadhna Mandovra					
	At the beginning of the year	25000	0.5128	25000	0.5128	
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00	
	At the end of the year (or on the date of separation, if separated during the year)	25000	0.5128	25000	0.5128	



CL No.	For each of the Top 10 Shareholders	1	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
SI. No.	rol each of the top to shareholders	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
9.	Rajendra Jain					
	At the beginning of the year	22800	0.4676	22800	0.4676	
	Increase/Decrease in shareholding during the year					
	At the end of the year (or on the date of separation, if separated during the year)	22800	0.4676	22800	0.4676	
10.	Rekha Harimohan Ladha					
	At the beginning of the year	20000	0.4102	20000	0.4102	
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00	
	At the end of the year (or on the date of separation, if separated during the year)	20000	0.4102	20000	0.4102	
11.	Harimohan Ladha					
	At the beginning of the year	20000	0.4102	20000	0.4102	
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00	
	At the end of the year (or on the date of separation, if separated during the year)	20000	0.4102	20000	0.4102	
12.	Mohamed RiyazBabu					
	At the beginning of the year	16150	0.3313	16150	0.3313	
	Purchase of shares on 12/04/2019	156	0.0032	16306	0.3345	
	Purchase of shares on 19/04/2019	54	0.0011	16360	0.3356	
	Purchase of shares on 10/05/2019	140	0.0029	16500	0.3385	
	Purchase of shares on 17/05/2019	123	0.0025	16623	0.3410	
	Purchase of shares on 19/07/2019	20	0.0004	16643	0.3414	
	Purchase of shares on 26/07/2019	46	0.0009	16689	0.3423	
	Purchase of shares on 02/08/2019	100	0.0021	16789	0.3444	
	Purchase of shares on 09/08/2019	89	0.0018	16878	0.3462	
	Purchase of shares on 16/08/2019	11	0.0002	16889	0.3464	
	Purchase of shares on 23/08/2019	76	0.0015	16965	0.3480	
	Purchase of shares on 13/09/2019	10	0.0002	16975	0.3482	



CL No.	For each of the Top 10 Shareholders	ı	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
SI. No.	For each or the top to shareholders	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	Purchase of shares on 20/09/2019	14	0.0003	16989	0.3485	
	Purchase of shares on 27/09/2019	62	0.0013	17051	0.3498	
	Purchase of shares on 30/09/2019	10	0.0002	17061	0.3500	
	Purchase of shares on 04/10/2019	4	0.00	17065	0.3500	
	Purchase of shares on 11/10/2019	9	0.0002	17074	0.3502	
	Purchase of shares on 18/10/2019	1	0.00	17075	0.3502	
	Purchase of shares on 25/10/2019	5	0.0001	17080	0.3504	
	Purchase of shares on 13/12/2019	59	0.0012	17139	0.3516	
	Purchase of shares on 20/12/2019	3	0.00	17142	0.3516	
	Sale of shares on 31/12/2019	(2)	0.00	17140	0.3516	
	Sale of shares on 24/01/2020	(10)	(0.0002)	17130	0.3514	
	Purchase of shares on 07/02/2020	5	0.0001	17135	0.3515	
	Purchase of shares on 06/03/2020	26	0.0005	17161	0.3520	
	At the end of the year (or on the date of separation, if separated during the year)	17161	0.3520	17161	0.3520	
13.	Urmila Modi					
	At the beginning of the year	16700	0.3426	16700	0.3426	
	Increase/Decrease in shareholding during the year					
	At the end of the year (or on the date of separation, if separated during the year)	16700	0.3426	16700	0.3426	
14.	Online Appliances Limited					
	At the beginning of the year	840600	17.2427	840600	17.2427	
	Pursuant to Conversion of Online Appliances Limited to Online Appliances LLP	(840600)	(17.2427)	(840600)	(17.2427)	
	At the end of the year (or on the date of separation, if separated during the year)	0	0.00	0	0.00	
15.	Lavekush Gadiya					
	At the beginning of the year	378000	7.7537	378000	7.7537	
	Sale of Shares on 23/08/2019	(229970)	(4.7171)	148030	3.0365	
	Sale of Shares on 30/08/2019	(30)	(0.0006)	148000	3.0358	
	Sale of Shares on 21/02/2020	(148000)	(3.0358)	0	0.00	
	At the end of the year (or on the date of separation, if separated during the year)	0	0.00	0	0.00	



v) Shareholding of Directors and Key Managerial Personnel:

CL No.			Shareholding at the beginning of the year		Shareholding the year
SI. No.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1.	Sanjay Gorani (KMP) Managing Director	649300	13.3187	649300	13.3187
	Purchase of shares on 30th August, 2019	230000	4.72	879300	18.04
	At the end of the year 31.03.2020	879300	18.04	879300	18.04
2.	Anil Gorani Whole Time Director	548600	11.2531	548600	11.2531
	Purchase of shares on 21/06/2019	4700	0.0964	553300	11.3495
	At the end of the year 31.03.2020	553300	11.3495	553300	11.3495
3.	Nakul Gorani Whole Time Director	0	0.00	0	0.00
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00
	At the end of the year 31.03.2020	0	0.00	0	0.00
4.	Vikram Rajkumar Khandelwal Independent Director	0	0.00	0	0.00
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00
	At the end of the year 31.03.2020	0	0.00	0	0.00
5.	Raina Goyal Non-Executive Director	0	0.00	0	0.00
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00
	At the end of the year 31.03.2020	0	0.00	0	0.00
6.	Komal Motwani Independent Director	0	0.00	0	0.00
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00
	At the end of the year 31.03.2020	0	0.00	0	0.00



SI. No.		Shareholding at the beginning of the year		Cumulative Shareholding during the year	
31. 110.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
B.	Key Managerial Personnel				
1.	Neerja Mandiya	0	0.00	0	0.00
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00
	At the end of the year 31.03.2020	0	0.00	0	0.00
2.	Chandrasekhar Sharma Chief Financial Officer	0	0.00	0	0.00
	Increase/Decrease in shareholding during the year	0	0.00	0	0.00
	At the end of the year 31.03.2020	0	0.00	0	0.00

V. INDEBTEDNESS Indebtedness of the Company including interest outstanding/accrued but not due for payment (Amount in Rs.)

PARTICULARS	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i. Principal Amount	2,03,81,358.00	2,99,93,037.00	0.00	5,03,74,395.00
ii. Interest due but not paid	0.00	0.00	0.00	0.00
iii. Interest accrued but not due				
Total (i+ii+iii)	2,03,81,358.00	2,99,93,037.00	0.00	5,03,74,395.00
Change in Indebtedness during the financial year				
Addition	26,97,37,390.00	3,75,000.00	0.00	26,97,37,390.00
Reduction	26,38,48,658.00	2,20,93,400.00	0.00	28,59,42,058.00
Net Change	58,88,732.00	(2,20,93,400.00)	0.00	(1,62,04,668.00)
Indebtedness at the end of the financial year				
i. Principal Amount	2,62,70,090.00	78,99,637.00	0.00	3,41,69,727.00
ii. Interest due but not paid	0.00	0.00	0.00	0.00
iii. Interest accrued but not due	7,565.00	0.00	0.00	0.00
Total (i+ii+iii)	2,62,77,655.00	78,99,637.00	0.00	3,41,69,727.00

Note: - Whatever interest has been due is paid and no interest is Rs. 7,565/- which is paid when become due.

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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



VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SI. No.	Particulars of Remuneration	Name	Total Amount		
31. 110.	Particulars of Refficiention	Sanjay Gorani	Nakul Gorani	Anil Gorani	(in Rs.)
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	23,00,000	17,00,000	12,00,000	52,00,000
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	0.00	0.00	0.00	0.00
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	0.00	0.00	0.00	0.00
2.	Stock Option	0.00	0.00	0.00	0.00
3.	Sweat Equity	0.00	0.00	0.00	0.00
4.	Commission - as % of profit	0.00	0.00	0.00	0.00
	- others, specify	0.00	0.00	0.00	0.00
5.	Others, please specify	0.00	0.00	0.00	0.00
	Total (A)	23,00,000	17,00,000	12,00,000	52,00,000
	Ceiling as per the Act		As per Schedule V of the Companies Act, 2013 as amended from time to time.		

B. Remuneration to other directors:

SI. No.	Particulars of Remuneration	N	ame of Directors		Total Amount (in Rs.)
1.	Independent Directors	Komal Motwani	Vikram Khandelwal*	Raina Goyal*	
	 Fee for attending board / committee meetings Commission Others, please specify 	0.00	0.00	0.00	0.00
	Total B (1)	0.00	0.00	0.00	0.00
2.	Other Non-Executive Directors • Fee for attending board / committee meetings	0.00	0.00	0.00	0.00
	Commission Others, please specify	0.00 0.00	0.00 0.00	0.00 0.00	0.00 0.00
	Total B(2)	0.00	0.00	0.00	0.00
	Total (B)=B(1) +B(2)	0.00	0.00	0.00	0.00
	Total Managerial Remuneration	0.00	0.00	0.00	0.00
	Overall ceiling as per the Act	Act As per the lim	nits specified unde	er the Companies	Act, 2013.



C. Remuneration to Key Managerial Personnel Other Than MD/Manager/WTD

		Key Managerial Personnel		
SI. No.	Particulars of Remuneration	Neerja Mandiya Company Secretary and Compliance Officer	Chandrasekhar Sharma CFO	Total
1.	Gross salary			
(a)	Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	1,74,000	2,16,000	3,90,000
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	0.00	0.00	0.00
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	0.00	0.00	0.00
2.	Stock Option	0.00	0.00	0.00
3.	Sweat Equity	0.00	0.00	0.00
4.	Commission - as % of profit - others, specify	0.00	0.00	0.00
5.	Others, please specify	0.00	0.00	0.00
	Total	1,74,000	2,16,000	3,90,000

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)			
Α.	COMPANY							
	Penalty		None					
	Punishment		None					
	Compounding		None					
B.	DIRECTORS							
	Penalty		None					
	Punishment		None					
	Compounding		None					
C.	OTHER OFFICERS I	IN DEFAULT						
	Penalty		None					
	Punishment	None						
	Compounding	None						

By Order of the Board for Gorani Industries Limited

Date: 04th September, 2020

Place: Indore

Regd Office :

Plot No. 32-33, Sector-F, Sanwer Road, Industrial Area,

Indore - 452015 (M.P.)

Anil Gorani

Sd/-

(Holding DIN 00055540) (Chairman cum Whole Time Director)



ANNEXURE III

Form MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED on 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]

To, The Members Gorani Industries Limited 32-33, Sector-F Sanwer Road Industrial Area, Indore M.P. - 452015

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Gorani Industries 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 the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 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:

Due to Covid-19 pandemic I was unable to physically visit the Company office and Plant office and therefore, I have examined the books, papers, minute books, forms and returns filed and other records received via Emails and other electronic means maintained by the Company for the financial year ended on 31st March, 2020 according to the provisions of:

- The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings- There is noForeign Direct Investment, Overseas Direct Investment and External Commercial Borrowings in the Company during the year;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008-There is no Listed Debt Securities in the Company;
 - (e) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014- There is no Share Based Employee Benefits in the Company;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;



- (h) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009- No Equity Shares are delisted during the year;
- (i) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018- There is no event of Buyback of securities during the year.

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

 Secretarial Standards issued by The Institute of Company Secretaries of India.

I further report that, having regard to the adequate systems and processes are in place to monitor and ensure compliance with general laws like labour laws, environment laws. On examination of the relevant documents and records in pursuance thereof, on test check basis, the company has complied with the general laws applicable to the Company except the observation mentioned herein below:

- 1. The Company could not produced before us the following returns:
 - i. Form-27 (Annual Return) and Form-28 (half-yearly return) under Factories Act, 1948.
 - ii. Form III(Annual Return) under Minimum Wages Act. 1948.
 - iii. Form IV(Annual Return) under The Payment of Wages Act, 1936
 - iv. Form-D i.e. Annual Return of Payment of Bonus under the Payment of Bonus Act, 1965
- 2. During the period under review, there is delay in depositing the Provident Fund, ESIC dues for few months.

I further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the

Board Meetings, 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.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

Regarding financial, direct/indirect taxation, Statutory Audit matters which have been dealt by other professionals hence, these matters are not in the scope of our audit and no comments have been made on these matters.

I further report that during the audit period, there were no instances of:

- Public / Rights / Preferential issue of shares / debentures / sweat equity.
- ii. Redemption / buy-back of securities.
- iii. Merger/amalgamation/reconstruction etc.
- iv. Foreign technical collaborations.

Place: Indore Sd/-

Date: 25/08/2020 CS Manish Jain

For Manish Jain & Co. Company Secretaries

FCS No.4651 C P No.:3049

UDIN: F004651B000611400



To, The Members Gorani Industries Limited 32-33, Sector-F Sanwer Road, Indore M.P. - 452015

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We 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. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Place: Indore

Date: 25/08/2020 CS Manish Jain

For Manish Jain & Co. Company Secretaries

FCS No.4651 C P No.:3049

UDIN: F004651B000611400



ANNEXURE IV

Form No. AOC-2

Form for disclosure of particulars of contracts/arrangements entered into by the Company with related parties referred to in subsection (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto [Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the

Companies (Accounts) Rules, 2014]

- 1. Details of contracts or arrangements or transactions not at arm's length basis
 - a) Name(s) of the related party and nature of relationship: NIL
 - b) Nature of contracts/arrangements/transactions :NIL
 - c) Duration of contracts/arrangements/transactions: NIL
 - d) Salient terms of the contracts or arrangements or transactions including the value, if any: NIL
 - e) Justification for entering into contracts or arrangements or transactions: NIL
 - f) Date(s) of approval by the board :NIL
 - g) Amount paid as advances, if any: NIL
 - h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188:NIL
- 2. Details of material contracts or arrangements or transactions at arm's length basis

Name(s) of the related party and nature of relationship	Blow Hot Kitchen Appliances Private Limited (Directors i.e. Mr. Sanjay Gorani, Mr. Anil Gorani, Mr. Nakul Gorani and their relatives are Directors and/ or members)	M/s Gangotri Industries (The proprietor of the firm is relative of directors of the company)
Nature of contracts / arrangements / transactions	sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited	sale, purchase or supply of any goods or materials
Duration of contracts / arrangements/ transactions	3 Years (1st October 2017 to 30th September, 2020)	3 Years (1st October 2017 to 30th September, 2020)
Salient terms of the contracts or arrangements or transactions including the value, if any	Approval at Annual General Meeting dated 29/09/2017 and Limit is Rs. 5 Crore per annum.	Approval at Annual General Meeting dated 29/09/2017 and Limit is Rs. 5 Crore per annum.
Date(s) of approval by the board	11/08/2017	11/08/2017
Amount paid as advances, if any	NIL	NIL

By Order of the Board

Sd/Anil Gorani
(Holding DIN 00055540)

Chairman cum Whole Time Director

Place: Indore Date: 04/09/2020



ANNEXURE V

Information on Energy Conservation, Technology Absorption and Foreign Exchange Earnings and Outgo required to be disclosed under section 134 of the Companies Act, 2013 read with rules the Companies (Accounts) Rules, 2014 are provided hereunder:

CONSERVATION OF ENERGY

(i) Steps taken or impact on conservation of energy:

Our focus on the impact of our operations on climate change leads to our energy conservation strategy where we can best evaluate our performance through measurement of emission to the atmosphere.

- a. Additional power capacitors and power factor control equipments are installed to limit down demand.
- b. Changeover switch system has been employed to avoid electricity wastage.

Additional investments and proposal, if any, being implemented for reduction of consumption of energy:

Due to effective steps already taken to conserve energy, there is no immediate scope.

Impact of above measures:

Efficient utilization of power and consumption of electricity per unit of production has decreased.

Total energy consumption and energy consumption per unit of production as per Form A of the Annexure in respect of Industries specified in the schedule thereto.

	Particulars		2019-20	2018-19
a.	Electricity Purchased unit Total amount Rate per unit	KWH Rs. Rs./KWH	2,83,944 32,92,943 11.60	2,66,160 29,52,591 11.09
b.	Own generation Units Units/ Ltr. of Diesel Cost per Unit Electricity consumed	KWH KWH Rs./KWH KWH	21,690 5.36 13.14 0.98	4,820 6.03 12.15 0.99

(ii) Steps taken by the company for utilizing alternate sources of energy;

As normally there has been un-interrupted power supply from the Electricity Board, the power was generated through DG sets in exceptional situations.

(iii) Capital investment on energy conservation equipments;

Due to adequate arrangement, existing there is no further requirement of such investment considering the estimated production in near future.

- 2. TECHNOLOGY ABSORPTION, REASERCH & DEVELOPMENT (R&D)
 - (i) Efforts made towards technology absorption

Company is manufacturing ISI-Certified Gas Geysers which have thermal efficiency of 82% plus, thereby reducing the carbon footprint compared to electric geyser by 40% resulting into environmental energy conservation and emission of carbon-di-oxide and carbon-mono-oxide like harmful gases.



The benefits derived like product improvement, cost reduction, product development or import substitution.

The team of Whole-time director as supported by Managing Director have a vast experience of approx 30 years in the field of Kitchenware, has helped practically to understand the requirement of modified, improvised and more beautified user-friendly product for which main customers are ladies, housewives, students. The continuous learning and development process with an aim to modernize the product catering every need of the customer/user in last 12 years has helped to become safer and user friendly qualitative products.

- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)--
 - (a) the details of technology imported
 - (b) the year of import;
 - whether the technology been fully absorbed (c)
 - if not fully absorbed, areas where absorption has not taken place, and the reasons thereof

No technology as such is imported. The practical experience gained in travelling to and fro China by the directors while their frequent trips to the country for understanding the needs of the customers have resulted into improvised technical durability of the product with cost reduction element.

(iv) Expenditure on R&D:

So far as the current products namely LPG Stoves, Kitchen Chimney & Gas Geysers are concerned the minor technology specifications and beautifying modification have been obtained through the continuous manufacturing experience during last 12 years under the control of technical team headed by whole time technical director of the company. The ultimate object has been to make the above products updated and more user (housewives) friendly from safety and handling point of view. Therefore, relevant expenses have been absorbed by the yearly Income & Expenditure accounts.

3. FOREING EXCHANGE EARNINGS AND OUTGO: (Amount in Rs.)

	Particulars	2019-20	2018-19
a.	Earnings FOB value of exports Freight Charges	NIL	NIL
b.	Outgo	F 02 / 7 022	0 20 17 225
	Import Expenses	5,03,67,923	8,29,17,235

By Order of the Board

Sd/-Anil Gorani (Holding DIN 00055540)

Chairman cum Whole Time Director

Place: Indore

Date: 04/09/2020

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



ANNEXURE VI

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

1) The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2019-20, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2019-20 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

Name of Director	Designation	Remuneration for F.Y. 2019-20 (Amount in Rs.)	Remuneration for F.Y. 2018-19 (Amount in Rs.)	Increase in remuneration from previous year	Percentage increase in remuneration from previous year	Ratio
Mr. Sanjay Gorani	Managing Director	23,00,000	18,00,000	5,00,000	27.78%	15.15
Mr. Anil Gorani	Whole Time Director	12,00,000	12,00,000	0	0.00%	10.10
Mr. NakulGorani	Whole Time Director	17,00,000	12,00,000	5,00,000	41.67%	10.10
Mr. Chandrasekhar Sharma	CFO	2,16,000	2,10,000	6,000	2.86%	
Ms. NeerjaMandiya	Company Secretary	1,74,000	1,77,000	(3,000)	(1.69%)	

- 2) The median remuneration of employees of the Company during the financial year was Rs. 1,18,783/-
- 3) In the financial year, there is an increase of 11.55% in the median remuneration of employees;
- 4) There were 110 permanent employees on the rolls of Company as on March 31, 2020;
- 5) Average percentage increase made in the salaries of employees other than the managerial personnel in the last financial year i.e. 2019-20 is approximately 10%
- 6) The key parameters for the variable component of remuneration availed by the directors are considered by the Board of Directors based on the recommendations of the Human Resources, Nomination and Remuneration Committee as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees:
- 7) It is hereby affirmed that the remuneration paid is as per the as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.



8) Details of top ten employees of the Company under Rule 5 (2) of the Companies (Appointment and Remuneration) Rules, 2014 as amended from time to time:

Sr. No.	Name of the Employee	Designation of the Employee	Remuneration Received (Rs.)	Nature of employ- ment, whether contra- ctual or otherwise	Qualifications and experience of the employee	Date of commen- cement of emplo- yment	Age	The last employ- ment held by such employee before joining the Company	The percentage of equity shares held by the employee in the Company within the meaning of rule 5(2)(iii) of Companies (Appointment and Remuneration) Rule 2014	Whether any such employee is a relative of any director or manager of the Company and if so, name of such director or manager
1.	Chandra Shekhar Sharma	C.F.O.	2,16,000	Contractual	M.Com 20 Yrs.	1-Aug-99	59 Yrs.	Jayant Vitamins Ltd.	NIL	NA
2.	Mohammed Ahmed Khan	Dispatch Incharge	2,16,000	Contractual	M.Com, LLB 24 Yrs.	2-Sep-96	62 Yrs.	Modella Steel	NIL	NA
3.	Abhay Sharma	Manager Accounts	2,16,000	Contractual	M.Com 17 Yrs.	1-Oct-16	41 Yrs.	Wanderland Real Estate Pvt. Ltd.	NIL	NA
4.	Antony Paulose Joseph	Tool Room Incharge	2,16,000	Contractual	Diploma in Mechanical Engineering 15 Yrs.	13-Jul-05	60 Yrs.	Super Steel Mfg. Co.	NIL	NA
5.	Vinod Sharma	Production Incharge	2,16,000	Contractual	B.Sc 20 Yrs.	15-Sep-00	57 Yrs.	Super Steel Mfg. Co.	NIL	NA
6.	Premnarayan Nagar	Paint Section Incharge	1,99,500	Contractual	B.Com 10 Yrs.	11-Oct-09	52 Yrs.	Super Steel Mfg. Co.	NIL	NA
7.	A. Sushila Rao	Back Office Assistant	1,90,500	Contractual	B.A 20 Yrs.	2-Sep-96	47 Yrs.	-	NIL	NA
8.	Dewa Suresh Kanathe	Techincal Engineer	1,77,928	Contractual	Diploma in Tool Engineering 4 Yrs.	01-Feb-18	28 Yrs.	ITL Industries Ltd.	NIL	N.A.
9.	Neerja Mandiya	CS and Compliance Officer	1,74,000	Contractual	CS 2 Yr.	18-Dec-17	26 Yrs.	-	NIL	NA
10.	Dharmendra Dalchand Kashyap	Supervisor	1,67,745	Contractual	- 14 Yrs.	01-Nov-06	45 Yrs.	-	NIL	N.A.

Place: Indore Date: 04/09/2020 Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)

By Order of the Board Sd/-Anil Gorani (Holding DIN 00055540) Chairman cum Whole Time Director



MANAGEMENT DISCUSSION AND ANALYSIS REPORT INDUSTRY STRUCTURE AND DEVELOPMENTS

Changing household and commercial lifestyles, economical availability of electricity, rising concerns regarding ecofriendly and energy efficient appliances are expected to be the key drivers of the kitchen appliances market size. Development of e-commerce distribution channels, emergence of Information technology and other smart technologies will support the overall kitchen appliances market share since 2016-17.

Environmental concerns regarding rising pollution and global warming has led to the development of appliances that are energy efficient. Technological advancements in accordance to this trend may help manufacturers garner huge gains over the forecast timeline. Moreover, regulatory bodies are expected to entertain such portfolio in the industry and may boost the current growth rate which is corroborated by the measures taken by exchequer with regard to MSME enterprises.

The company is in the business of production, manufacturing and dealing in Kitchen appliances and home appliances which is one such sector within the overall household segment that has been in the limelight in recent past. Kitchen appliances are gaining popularity due to the rise in disposable income and changing lifestyles of people, which in turn is narrowing the price gap between similar consumer products offered by different companies. In addition to this, technological advancements in appliances have also catalyzed the growth of kitchen appliances market. Easy and functional appliances are the need of the hour, which has led to the development of smart, standardized and efficient appliances. All products of the Company are ISI certified and are sophisticated to bring the age-old domestic appliances to a new height. The legendary products of the Company like BLOWHOT, ONLINE reflect the sophistication of the products and the reliability as well as exquisite look due to modernization of the design of the product.

Discussion on financial performance with respect to operational performance:

Sr. No.	Particulars	2019-20	2018-19
1.	Net Sales from operations	21,43,11,719	20,41,52,957
2.	Other Income	5,19,699	9,34,209
3.	Sub-total	21,48,31,418	20,50,87,166
4.	Total Expenditure (Before interest and Depreciation)	20,10,25,533	19,28,48,814
5.	Operating Profit (EBIDTA)	1,38,05,885	1,22,38,352
6.	Operating Margin %	6.44%	5.99%
7.	Profit / (Loss) After Tax	64,90,674	56,45,537
8.	Return on Capital Employed % (EBIT)	21.45%	21.53%
9.	No. of Months Receivables (Receivables / Sales X 12)	3.39	2.18
10.	Current Ratio (Current Assets / Current Liabilities)	1.34	1.33
11.	Borrowings : Equity Ratio (TL/Equity)	0.67	1.10
12.	Production (Nos.) :-		
(A)	Gas Gyser	96,476	73,970
(B)	LPG Glass Top	1,31,679	1,25,295
(C)	Chimney	23,229	26,046

Company's revenue from operations for the year 2019-20 was 21,43,11,719/-, reflecting an increase of 4.98% over the previous year. The Company's profit before exceptional items and tax during the year ended 31st march 2020 Rs 90,07,759/-, grew by 9.64%.

EARNINGS BEFORE INTEREST, TAX, DEPRECIATION AND AMORTIZATION (EBIDTA)

During the fiscal 2019-20, the Company reported an EBIDTA of Rs.1,38,05,885/- when compared to the previous year's figure of Rs. 1,22,38,352/-.

PROFIT BEFORE TAX (PBT)

PBT was at Rs. 90,07,759/- in FY 2020, compared with previous year's Rs. 82,15,396/-.



PROFIT AFTER TAX (PAT)

PAT stood at Rs. 64,90,674/- in FY-2020as compared to Rs. 56,45.537/- in FY-2019.

EARNINGS PER SHARE (EPS)

EPS in the fiscal 2019-20stood at Rs. 1.33 per share compared to EPS of Rs. 1.09 per share in fiscal 2018-2019.

OPPORTUNITIES AND THREATS

Demand for smart kitchen appliances has increased over the past few years. Technological advancements have influenced the demand for up gradation of kitchen appliances, thereby enabling smooth and reliable productivity while cooking. The Company has been adopting the strategy of continuously offering innovative, newer and improved products as well as marketing strategies to stay above competition whether organized or unorganized as a result of this the newly developed chimney has shown the growth in demand and has secured a status amongst the other established brands of same kind and quality with the most competitive pricing factor. These facts are supporting practically our belief of catching and then holding the pace of growth in our segment of products, as also revealed by the current year performance.

Due to Covid-19 pandemic the availability of raw material from China and difficulties relating to skilled labour availability will certainly hit the productivity but held inventory level coupled with other benefits given by the state government like deferment of Power bills and other payments thereby bringing the relaxation in the cashflow. The scheme of sacrificing the LPG connection subsidy has also resulted into the increased demand of the LPG stove, our core product. Gas Geyser is also becoming a necessity now a day and is also becoming a promising product.

The company is in the process of making and implementing the strategies to capitalize available opportunities and minimizing the threats to ladder products across capacities, formats and prices. The company will put its every effort to maximize the internal accruals by way of input tax credit available in the GST law and by optimizing the product common costs so as to enable it to sustain profitably in the market.

SEGMENT WISE PERFORMANCE/PRODUCT WISE PERFORMANCE

The company has only one segment of Home Appliances and the products considered as part of the segment are, LPG stoves, Gas Hobs, Gas geysers, Water Heaters and Kitchen Chimneys.

The company is hopeful that through a combination of powerful marketing strategies, innovative new products and market development and expansion activities, it would increase its share in the domestic market of most of its products. The newly added organized customers to the chain of company products due to GST regime are very promising for the segmental growth.

OUTLOOK

The Indian kitchen appliances market grew at a healthy double-digit rate over the last decade, driven by a host of factors such as increasing rural penetration, improved disposable incomes and a revolution in lifestyle standards, purchasing preferences and buying trends. In the last couple of years, availability of our products on the e-commerce platform has shown an attractive growth and looking in to the current scenario of people purchasing products directly through such platforms the company sees the jump in the turnover.

However, in the last four years, the high growth of the past tapered off thus witnessing a sobering effect in the kitchen appliances industry. The key growth challenge encountered by the industry primarily came from the consumer sentiment and stagnation of incomes.

After the Covid-19 impact and since the un-locking in Jun-2020, both global and Indian economies are on the path of recovery. However, the overall market sentiment is positive and your Company expects to maintain its growth rates aided by the new range of products, barring unforeseen circumstances.

RISK AND CONCERNS

Our Company has developed and implemented a Risk Management Policy which includes identification of elements of risk, if any, which in the opinion of the Board, may threaten the existence of the Company.



Our Company continuously monitors and revisits the risks associated with its business. The company has review mechanism of risks at regular intervals. The management of the Company has identified some of the major areas in relation to business strategy, operations and transactions, statutory/legal compliance, financial reporting, information technology system and overall internal control framework. With improved efficiencies and economies of scale your Company is hopeful of maintaining a healthy margin and return on capital employed. Efficient working capital/ asset management, cash generation and robust stewardship will continue to be our focus areas as in the past.

Risks identified through our risk management processes are prioritized and, depending on the probability and severity of the risk. We have general response strategies for managing risks, which categorize risks according to whether the company will avoid, transfer, reduce or accept the risk.

INTERNAL CONTROL

The Company and the Management has adequate internal control systems in place to safeguard and shield the Company from losses and, unofficial use or deposition of assets. This also ensures that the Company's assets and interests are carefully protected and all the transactions are appropriately authorized, recorded and presented to the management. The Company always adheres to prescribed guidelines and follows all Accounting Standards prescribed for maintenance of books of accounts and reporting of financial statements. The appointed internal auditor monitor and report on the effectiveness of the internal control systems of the various areas of operations Key matters that are reported in the Internal Audit are brought to the notice of the Audit Committee of the Board of Directors and corrective measures are recommended and appropriate actions are taken. The Internal Control systems ensure the business operations function efficiently and the applicable laws, rules, regulations, policies of the Company are followed, in addition to safeguarding the reliability of financial reporting.

HUMAN RESOURCES/INDUSTRIAL RELATIONS FRONT

The Company fully values the Human Capital and continued to have the cordial and harmonious relations with its employees. The company focus on training of employees on a continuous basis. The Company considers the quality of its human resources to be most important asset and constantly endeavors to attract and recruit best possible talent. The company maintains a strong business linkage to all human resource and initiatives.

The Unit of the Company has 100non-management employees. The overall relations with these employees continued to be cordial and harmonious during the year 2019-20. As on 31st March, 2020, the employee strength of the Company was 110 as compared to 101 as on 31st March, 2019.

FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

Disclosure of Accounting Treatment:

Being the listed public limited company the Indian Accounting Standards (IND-AS) are applicable on the company and the standards as on date notified were applied while preparing the financial statements.

Cautionary Statement

Statements in the Management Discussion and Analysis Report describing the Company's objectives, projections, estimates, expectations, predictions & contains forward looking statements within the meaning of applicable rules and regulations. It contains forward looking statements which are made in good faith based on the information available at the time of its approval. It is believed that the expectations reflected in these statements are reasonable but they may be affected by a number of risks and uncertainties that are inherent in any forward looking statement which could cause actual results to differ materially from those currently anticipated.



INDEPENDENT AUDITORS' REPORT

To the Members of Gorani Industries Limited Report on the Standalone Financial Statements Opinion

We have audited the accompanying standalone financial statements of Gorani Industries 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 Cash Flow Statement for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Ind-AS standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the Indian Accounting Statndards prescribed under sec 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 31st March, 2020, and its 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 in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ("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 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 Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Ind-AS 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

We have determined that there is no key audit matter to communicate in our report

Information other than the financial statements and auditors' report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the Standalone Financial Statements and our auditors' report thereon.

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

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

Management's Responsibility for the Standalone Financial Statements

The Company's board of directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation and presentation of these Ind-AS standalone financial statements that give a true and fair view of the financial position, financial performance, total Comprehensive Income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) Rules, 2015 (as amended) under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 Ind-AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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



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

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

Auditors' Responsibility

Our objectives are to obtain reasonable assurance about whether the Ind-AS 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 Ind-AS financial statements.

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

- Identify and assess the risks of material misstatement of the Ind-AS 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 from one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. 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.

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

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

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 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

 As required by the Companies (Auditors Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Sub-section (11) of Section 143 of



the Act, we enclosed in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the order.

- 2. As required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the informations and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c. The Balance Sheet, the Statement of Profit and Loss including other comprehensive income, the Cash Flow Statement and the Statement of changes in equity dealt with by this Report are in agreement with the relevant books of account.
 - d. In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended.
 - 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 with reference to these Ind-AS financial Statements and the operating effectiveness of such controls, refer to our separate report in "Annexure B" of this report.

- g. With respect to 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.
- 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 explanation given to us:
 - There is no pending litigation which impact the financial position of company and to be included in financial statements;
 - The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses; hence no provision was required to be made; and
 - iii. There was no amounts which was required to be transferred to the Investor Education and Protection Fund by the Company.

For: SNEHA SARDA & CO. Chartered Accountants Firm Reg. No. 014579C

Place: Indore CA. SNEHA MANTRI Date: 28/07/2020 Proprietor UDIN: 20512148AAAAAB4879 Membership no. 512148



ANNEXURE "A" REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING OF "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF GORANI INDUSTRIES LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2020

- (i) In respect of the Company's property, plant and equipment:
 - (a) The Company has maintained proper records to show full particulars, including quantitative details and situation of its fixed assets.
 - (b) All fixed assets of the Company are physically verified by the management at regular intervals, which in our opinion, is reasonable considering the size of the Company and the nature of assets. During the year, as informed to us by management, no material discrepancies have been noticed on such verification.
 - (c) The title deeds of immovable properties are held in the name of the Company.
- (ii) In respect of its inventory:
 - (a) As explained to us, the inventories of finished goods, semi-finished goods, stores, spare parts and raw materials were physically verified at regular intervals by the Management. In case of inventories lying with third parties, certificates of stocks holding have been received.
 - (b) In our opinion and according to the information and explanations given to us, the Company has maintained proper records of its inventories. The discrepancies noticed on physical verification of stocks as compared to book records were not material and have been properly dealt with in the books of account.
- (iii) In our opinion and according to information and explanations given to us, 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. Accordingly, paragraph 3(iii) of the Order is not applicable to the Company.
- (iv) In our opinion and according to information and

- explanations given to us, the Company has not granted any loans or provided any guarantees or security to the parties covered under Section 185 or 186 of the Act. Accordingly, paragraph 3(iv) of the Order is not applicable to the Company.
- (v) The company has not accepted any deposits from public during the year. Accordingly, paragraph 3(v) of the Order is not applicable to the Company.
- (vi) As informed to us, the Central Government has not prescribed maintenance of cost records under subsection (1) of Section 148 of the Act, in respect of the activities carried on by the Company. Accordingly, paragraph 3(vi) of the Order is not applicable to the Company.
- (vii) In respect of statutory dues:
 - (a) According to the records of the company and information and explanations given to us, the Company has generally been regular in depositing undisputed statutory dues, including, Investor Education and Protection Fund, Incometax, Tax deducted at sources, Tax collected at source, Professional Tax, Goods & Services Tax and other material statutory dues applicable to it, with the appropriate authorities except Provident Fund, Employees State Insurance (ESI) in which there is a delay in depositing the dues in some periods.

An amount of Rs. 4,748/- was outstanding on the last day of the financial year for a period more than 6 months in case of Provident fund due to technical difficulties genrally experienced by the industries in generating Universal account number (UAN) of some of the employees. The said sum was paid on 15th July 2020.

- (b) According to the information and explanations given to us, there were no disputed amounts payable in respect of Income-tax, Custom Duty, Goods & Services Tax, Cess and other material statutory dues in arrears/were outstanding as at 31 March, 2020.
- (viii) In our opinion and according to the information and explanations given to us, the Company has not



defaulted in the repayment of loans or borrowings to financial institution, bank, Government or dues to debenture holders.

- (ix) According to the records of the company, the Company has not raised any money by way of initial public offer or further public offer (including debt instrument) during the year. In our opinion the term loans raised during the year were applied for the purpose for which those are raised.
- (x) Based upon the audit procedures performed and according to the information and explanations given to us, no material fraud on the Company by its officers or employees nor any fraud by the Company has been noticed or reported during the course of our audit.
- (xi) According to the information and explanations given to us and based on our examination of the records, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examinations of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act, where applicable. The details of such related party

- transactions have been disclosed in the financial statements as required under applicable Indian Accounting Standard.
- (xiv) According to the information and explanations give to us and based on our examination of the records, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Hence, reporting requirement under clause 3(xiv) of the order are not applicable to the company.
- (xv) According to the information and explanations given to us and based on our examination of the records, the Company has not entered into non-cash transactions with directors or persons connected with him as referred to in section 192 of the Act.

(xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

For: SNEHA SARDA & CO. Chartered Accountants Firm Reg. No. 014579C

Place: Indore CA. SNEHA MANTRI Date: 28/07/2020 Proprietor

UDIN: 20512148AAAAAB4879 Membership no. 512148



ANNEXURE "B" AS REFERRED TO IN PARAGRAPH 2(f) UNDER THE HEADING OF "REPORT ON LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF GORANI INDUSTRIES LIMITED LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2020

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

We have audited the internal financial controls over financial reporting of Gorani Industries Limited ('the Company') as of March 31, 2020 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these Ind-AS financial statements based on our audit. We have conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of Internal Financial Controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards

and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting with reference to these Ind-AS financial statements

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting with reference to these Ind-AS financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these Ind-AS financial statements includes those policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in



- accordance with authorisations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of 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 with reference to these Ind-AS financial statements

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to these Ind-AS financial statements and such internal financial controls over financial reporting with reference to these Ind-AS financial statements were operating effectively as at March 31, 2020, based on the internal control over financial reporting criteria established by the company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

For: SNEHA SARDA & CO. Chartered Accountants Firm Reg. No. 014579C

Place: Indore CA. SNEHA MANTRI

Date : 28/07/2020 Proprietor UDIN : 20512148AAAAAB4879 Membership no. 512148



BALANCE SHEET AS AT 31st MARCH' 2020

CIN- L28121MP1995PLC009170

PARTICULARS	Note	As at 31/03/2020	As at 31/03/2019
PARTICULARS	No.	Rs.	Rs.
ASSETS			
Non Current Assets			
Property Plant & Equipment	2	28,497,039	23,943,766
Capital Work in Progress		64,392	2,376,446
Other Non-Current Assets	3	430,620	431,254
Current Assets			
Inventories	4	30,645,608	37,297,773
Financial Assets			
Trade Receivables	5	60,469,469	37,087,688
Cash and Cash Equivalent	6	5,239,061	9,053,642
Other Current Financial Assets	7	346,900	326,900
Current Tax Asset (Net)	8	· -	698,863
Other Current Assets	9	2,542,932	7,661,529
Total		128,236,021	118,877,861
EQUITY			
Share Capital	10	48,751,000	48,751,000
Other Equity	11	2,252,175	(3,145,562)
LIABILITIES			
Non-current liabilities			
Financial Liabilities			
Borrowings	12	978,238	1,954,927
Provisions	13	235,797	-
Deferred Tax Liabilities	14	2,126,573	2,239,627
Current liabilities			
Financial Liabilities			
Borrowings	15	32,214,800	47,529,076
Trade Payables	16		
Dues of micro & small enterprises		2,279,984	5,914,687
Dues other than micro & small enterprises		29,632,440	10,561,874
Other Financial Liabilities	17	6,981,573	3,599,700
Other Current Liabilities	18	2,674,854	1,472,532
Current Tax Liability (Net)	19	108,587	_
Total		128,236,021	118,877,861
Significant Accounting Policies and			
Notes on Financial Statements	1 to 41		

For and on behalf of the Board

As per our report of even date For SNEHA SARDA & CO. Chartered Accountants Firm Reg. No. 014579C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) (C.S. Sharma) CA. Sneha Mantri Managing Director Whole Time Director Whole Time Director (Company Secretary) C.F.O. Proprietor M.No. 512148
DIN: 00055531 DIN: 00055540 DIN: 06543317 UDIN: 20512148AAAAAB4879

Place : Indore Date : 28.07.2020



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31st MARCH 2020 CIN - L28121MP1995PLC009170

	DADTICI II ADC	Note	Year Ended 31/03/2020	Year Ended 31/03/2019
	PARTICULARS	No.	Rs.	Rs.
	Income			
I	Revenue from Operations	20	214,311,719	204,152,957
Ш	Other income	21	519,699	934,209
Ш	Total Revenue (I+II)		214,831,418	205,087,166
IV	Expenses			
	Cost of Materials Consumed	22	171,505,151	169,333,237
	Purchases of Trading Goods		115,226	1,790,781
	Changes in inventories of finished goods, work in	23	(3,463,672)	(6,502,881)
	progress and Stock-in- trade			
	Employee benefits expenses	24	19,963,536	16,465,592
	Finance costs	25	2,658,558	1,946,040
	Depreciation and Amortization expenses	2	2,867,421	2,421,196
	Other expenses	26	12,177,439	11,417,805
	Total (IV)		205,823,659	196,871,770
V	Profit Before Exceptional and Tax (III-IV)		9,007,759	8,215,396
VI	Exceptional items		-	-
VII	Profit Before Tax (V-VI)		9,007,759	8,215,396
VII	Tax expenses			
	Current tax		2,378,956	1,517,950
	MAT Credit		-	(609,593)
	Deferred tax		138,129	1,661,502
	Total tax expenses		2,517,085	2,569,859
IX	Profit/(loss) for the year (VII-VIII)		6,490,674	5,645,537
Χ	Other Comprehensive Income			
	(i) Items that will not be reclassified to profit & loss			
	Remeasurements of net defined benefit plans		(966,086)	830,169
	Income tax relating to above items		251,182	(215,844)
ΧI	Total Comprehensive Income for the year (IX+X)		5,775,770	6,259,862
	Earnings per Share			
	Equity Shares of `10 each			
	Basic		1.33	1.09
	Diluted		1.33	1.09
	Significant Accounting Policies and Notes on	1 to 41		
	Financial Statements			

For and on behalf of the Board

As per our report of even date For SNEHA SARDA & CO. **Chartered Accountants** Firm Reg. No. 014579C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) (C.S. Sharma) Managing Director Whole Time Director Whole Time Director (Company Secretary) DIN: - 00055531 DIN: 00055540 DIN: 06543317

Proprietor M.No. 512148 UDIN: 20512148AAAAAB4879

C.F.O.

CA. Sneha Mantri

Place: Indore Date: 28.07.2020



CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH 2020

CIN - L28121MP1995PLC009170

DADTICIII ADC	Note	As at 31/03/2020	As at 31/03/2019
PARTICULARS	No.	Rs.	Rs.
Cash flow from operating Activities			
let profit before taxation		9,007,759	8,215,396
dd adjustments for:		· · ·	
Depreciation / amortisation		2,867,421	2,421,196
nterest income		(519,699)	(24,969)
nterest Expense on lease Liability		829	.
inance Cost		2,658,558	1,946,040
nsurance Claim		(00.4.4(2)	(88,193)
Inrealised foreign exchange difference		(804,463)	(39,125)
oss on Sale of Asset		3,813 17,890	200 144
mployee Benefit Expense Operating profit before working capital changes	-	13,232,108	390,166 12,820,511
djustments for changes in working capital :		13,232,100	12,620,311
- Trade and other receivables		(23,381,781)	10,787,030
- Inventories		6,652,165	11,730,546
- Other financial assets		(20,000)	(190,500)
- Other current assets		4,433,827	(4,704,682)
- Trade and other payables		19,638,731	(19,435,447)
- Other current liabilities		1,202,322	(2,791,124)
ash generated from operation		21,757,372	8,216,333
- Taxes paid (net)	L	1,660,776	2,216,813
let cash from Operating Activities (A)		20,096,596	5,999,520
ash flow from Investing Activities		(= .== ===)	(0.100=0)
Purchase) / Sales of fixed assets		(5,479,759)	(8,400,558)
nsurance Claim		- F10 (00	88,193
nterest Income		519,699	24,969
ncrease/(Decrease) in other non current assets let cash used in Investing Activities(B)		(4,959,426)	29,618 (8,257,778)
ash flow from Financing Activities		(4,939,420)	(6,237,776)
inance Cost		(2,658,558)	(1,946,040)
ayment of Lease Liability		(2,228)	(1,740,040)
roceeds from Calls Unpaid		(2,220)	1,039,000
ncrease/(Decrease) in Short term Borrowings		(15,314,276)	8,577,837
ncrease/(Decrease) in other non current liabilities		(976,689)	1,954,928
et cash used in Financing Activities(C)		(18,951,751)	9,625,725
et increase in cash and cash equivalents (A+B+C)		(3,814,581)	7,367,467
ash and cash equivalents at the beginning of the year	l L	9,053,642	1,686,175
ash and cash equivalents at the end of the year		5,239,061	9,053,642
ash in Hand		879,432	102,290
alance In Current Accounts with Scheduled Bank		4,359,629	8,951,352
ignificant Accounting Policies and Notes on	-	5,239,061	9,053,642
inancial Statements	1 to 41		

For and on behalf of the Board

As per our report of even date For SNEHA SARDA & CO. Chartered Accountants Firm Reg. No. 014579C

UDIN: 20512148AAAAAB4879

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) (C.S. Sharma) CA. Sneha Mantri Managing Director Whole Time Director Whole Time Director (Company Secretary) C.F.O. Proprietor DIN: 00055531 DIN: 00055540 DIN: 06543317

Place : Indore Date : 28.07.2020



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st MARCH 2020

CIN - L28121MP1995PLC009170

A. Equity Share Capital	
Particulars	Amount
As at 31st March, 2018	50,613,000
Changes in equity share capital	(1,862,000)
As at 31st March, 2019	48,751,000
Changes in equity share capital	0
As at 31st March, 2020	48,751,000

B. Other Equity

	Reserve a	& Surplus	Total
	Capital Reserve	Retained Earnings	· Total
Balance as on 31, March 2018	-	(12,306,424)	(12,306,424)
As At 1, April 2018	-	(12,306,424)	(12,306,424)
Profit for the period	-	5,645,537	5,645,537
Other comprehensive income	-	614,325	614,325
Total comprehensive income	-	6,259,862	6,259,862
Share Forfeited during the year	2,901,000	0	2,901,000
Balance as on 31, March 2019	2,901,000	(6,046,562)	(3,145,562)
As At 1, April 2019	2,901,000	(6,046,562)	(3,145,562)
Impact on account of IND AS 116		(378,033)	(378,033)
	2,901,000	(6,424,595)	(3,523,595)
Profit for the period		6,490,674	6,490,674
Other comprehensive income		(714,904)	(714,904)
Total comprehensive income		5,775,770	5,775,770
Share Forfeited during the year			
Balance as on 31, March 2020	2,901,000	(648,825)	2,252,175

For and on behalf of the Board

As per our report of even date For SNEHA SARDA & CO. **Chartered Accountants** Firm Reg. No. 014579C

(Sanjay Gorani) Managing Director Whole Time Director Whole Time Director (Company Secretary) DIN:-00055531

(Anil Gorani) DIN: 00055540

(Nakul Gorani) DIN: 06543317 (Neerja Mandiya)

(C.S. Sharma) C.F.O.

CA. Sneha Mantri Proprietor M.No. 512148

UDIN: 20512148AAAAAB4879

Place: Indore Date: 28.07.2020

Notes forming part of Financial Statements

CIN - L28121MP1995PLC009170

1. SIGNIFICANT ACCOUNTING POLICIES FOLLOWED BY THE COMPANY

A] Basis for preparation:

i. Compliance with Ind AS

These financial statements have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended.

The financial statements have been prepared on accrual and going concern basis. The accounting policies are applied consistently to all the periods presented in the financial statements. All assets and liabilities have been classified as current or non current as per the Company's normal operating cycle and other criteria as set out in the Division II of Schedule III to the Companies Act, 2013. 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 12 months for the purpose of current or non-current classification of assets and liabilities.

ii. Basis of measurement

The financial statements have been prepared on an accrual basis and in accordance with the historical cost convention except:

- a) Certain financial assets that are measured at fair value.
- b) Defined benefit plans measured at fair value.

All assets and liabilities have been classified as current or non-current as per the normal operating cycle (12 months) and other criteria set out in Schedule III to the Act.

B] Use of Judgements and Estimates

The estimates and judgements used in the preparation of financial statements are continuously evaluated by the company and are based on historical experience and various other assumptions and factors that were reasonable under the circumstances. Difference between the actual results and estimates are recognized in the period in which the results are known/materialized.

C] Functional and Presentation Currency

The functional and presentation currency of the company is the Indian Rupees (').

D] Foreign Currency Transaction

The transactions in foreign currencies are recorded at the rate prevailing on the date of the transaction. Monetary items denominated in foreign currency are restated at the rate prevailing on the balance sheet date. Exchange gains/ losses on settlement and on conversion of monetary items denominated in foreign currency are dealt with in the profit and loss account.

E] Property, Plant and Equipment

Property, plant and equipment is stated at acquisition cost net of accumulated depreciation and accumulated impairment losses, if any. Property, plant and equipment acquired in a business combination are recognised at fair value at the acquisition date. 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. All other repairs and maintenance cost are charged to the Statement of Profit and Loss during the period in which they are incurred.

F] Depreciation

Depreciation on property, plant and equipment has been provided on useful life of the assets as prescribed in the Schedule II to the Companies Act, 2013. Assets which are purchased, sold or scrapped during the year, depreciation has been



provided on pro-rata basis. The estimated useful life of items of Property, Plant & Equipments are as follows:

Type of Asset	Estimated Useful life	Type of Asset	Estimated Useful life
Building	30	Computer	3
Plant & Machinery	15	Air Conditioner	10
Dies & Tools	15	ETP	15
Office Equipments	5	Vehicles	10
Laboratory Equipments	10	Vehicles	8
Electrical Installations	10	Fire Fighting Equipments	5
Furniture & Fixture	10		

The residual values and useful lives of Property, Plant & Equipments are reviewed at each financial year and adjusted prospectively.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the Statement of Profit & Loss.

G] Financial Instruments

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.

(1) Financial Assets:

The company classifies its financial assets as follows:

- a) Financial Assets at amortised cost: Assets that are held for collection of contractual cash flows where these cash flows represent solely payments of principal and interest are measured at amortised cost.
 - Financial assets are measured initially at fair value and subsequently carried at amortised cost using the effective interest method. Financial assets at amortised cost are represented by security deposits with others.
- b) Fair value of current assets such as trade receivables, cash and cash equivalents approximate their carrying amounts largely due to short term maturities.

(2) Financial Liabilities:

a) Fair value of current liabilities such as trade payables, borrowings and other financial liabilities approximate their carrying amounts due to short term maturities.

H] Inventories

Inventories of raw materials, work in progress, stores and spares, finished goods and stock in trade are stated at the lower of cost or net realizable value. Cost is determined on the basis of FIFO method. The cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition.

I] Cash & Cash Equivalents:

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash in hand, Credit Balance in Bank accounts other short term highly liquid investments with original maturities of three months that are readily convertible to known amounts of cash.

J] Employee Benefits

a. Short Term Benefits:

Liabilities for wages and salaries 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 recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.



b. Defined Contribution Plans:

Payments to defined contribution plan viz. government administered provident funds and ESIC are recognized as an expense when employees have rendered service entitling them to contributions.

c. Post Employment / Termination Benefits:

Company has established a separate fund with Life Insurance Corporation of India. Liability on these benefits is calculated and provided based on actuarial valuation provided by independent actuary using "Projected unit credit" method.

K] Borrowing Cost

Borrowing cost that is attributable to the acquisition or construction of qualifying assets is capitalized as part of the cost of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing cost is recognized as an expense in the period in which they are incurred.

L] Income tax

a) Current tax:

The current income tax expense is the tax payable on the current period's taxable income based in accordance with local laws of jurisdictions where the company operates. Tax payable is calculated using the tax rates that have been enacted by the end of the reporting period.

b) Deferred Tax:

Deferred tax is recognized using the balance sheet approach on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting on the reporting date.

Deferred tax are recognized to the extent it is probable that taxable profit will be available against which the deductible differences against which the temporary differences and losses will be adjusted. Tax rate used to compute the tax is those that have been enacted by the end of the reporting period.

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.

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

M] Revenue Recognition

The Company derives revenue primarily from sale of manufactured and traded goods. Effective from 01st April 2018, the company has adopted Ind AS 115 – 'Revenue from contracts with customers' which establishes a comprehensive framework for determining whether, how much and when revenue is to be recognized. Ind AS 115 replaces Ind AS 18 Revenue. The impact of the standard on the financial statements of the company is insignificant.

Revenue from sale of goods is recognized when control of the products being sold is transferred to our customer and when there are no longer any unfulfilled obligations.

The Performance Obligations in our contracts are fulfilled at the time of dispatch or delivery.

Revenue is measured at fair value of consideration received or receivable, after deduction of any trade discounts, volume rebates and any taxes or duties collected on behalf of the government such as goods and service tax etc. Revenue is only recognized to the extent that it is highly probable a significant reversal will not occur.

Interest income is recognised on accrual basis or by using the effective interest method, wherever applicable.

N] Earning per share

The company presents Basic and Diluted earnings per share data for its equity shares. Basic and diluted earnings per share are calculated by dividing the profit or loss attributable to equity shareholders of the company by the weighted average number of equity shares outstanding during the year.



O] Provisions, Contingent Liabilities and Assets:

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Contingent Liabilities are disclosed in respect of possible obligations that arise from past events but their existence will be confirmed by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Company or where any present obligation cannot be measured in terms of future outflow of resources or where a reliable estimate of the obligation cannot be made. Disclosure is not made if the possibility of an outflow of future economic benefits is remote.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity. The Company does not recognise a contingent asset.

P] Research & Development:

Capital expenditure on research and development is treated in the same way as expenditure on Fixed Assets. The revenue expenditure on Research & Development is written off in the year in which it is incurred.

Q] Impairment:

The Company on an annual basis makes on assessment of any indicator that may lead to impairment of assets. If any such indication exists, the company estimates the recoverable amount of the assets. If such recoverable amount is less than the carrying amount, then the carrying amount is reduced to its recoverable amount by treating the difference between them, as impairment loss and the same is charged to profit & loss account. Based on the aforesaid review, the Company is of opinion that there is no impairment of any of its fixed assets as at 31st March 2020.

R] Fair Value Measurement:

The Company classifies the fair value of its financial instruments in the following hierarchy, based on the inputs used in their valuation:

- i) Level:1 The fair value of financial instruments quoted in active markets is based on their quoted closing price at the balance sheet date.
- ii) Level:2 The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques using observable market data. Such valuation techniques include discounted cash flows, dealer quotes for similar instruments and use of comparable arm's length transactions.
- iii) Level:3 The fair value of financial instruments that are measured on the basis of entity specific valuations using inputs that are not based on observable market data (unobservable inputs). When the fair value of unquoted instruments cannot be measured with sufficient reliability, the Company carries such instruments at cost less impairment, if applicable.



Notes Forming Part of Financial Statement CIN - L28121MP1995PLC009170

2. Property Plant & Equipment

	Leasehold	Building	Plant & Machinery	Dies & Tools	Office Equip- ments	Laboratory Equip- ments	Electrical Install- ations	Furniture & Fixtures	Computer	Air Condit- ioner	ЕТР	Vehicles	Fire Fighting Equip- ments	Total
Gross carrying Amount														
Balance as at 1.04.2018	465,016	7,458,021	12,967,411	1,558,863	103,156	44,178	096'68	282,354	85,537	64,496	-	1,432,406	1	24,554,403
Additions			214,403	207,193				211,146	73,334	21,875		5,296,160		6,024,111
Disposals														
Reclassification as held for sale														
Balance as at 31.03.2019	465,016	7,458,021	13,181,814	1,766,056	103,156	44,178	096'68	493,500	158,871	89,374	_	6,728,566	_	30,578,514
Impact on Account of Adoption of Ind AS 116	23,540													23,540
Balance as at 1.04.2019	488,556	7,458,021	13,181,814	1,766,056	103,156	44,178	096'68	493,500	158,871	89,374	1	6,728,566	_	30,602,054
Additions		2,912,380	339,800	3,478,129	521,738	41,500		520,511	57,254					7,871,312
Disposals			74,519									343,241		417,760
Reclassification as held for sale														
Balance as at 31.03.2020	488,556 10,	10,370,401	13,447,095	5,244,185	624,894	82,678	1 096'68	,014,011	216,125	89,374	1	6,385,325	1	38,055,606
Accumulated Depreciation														
Balance as at 1.04.2018	-	1,286,260	1,935,089	192,497	58,654	15,705	57,552	29,372	45,852	13,705		998'829	1	4,213,552
Additions		643,600	997,511	122,536	10,099	5,013	21,755	43,037	33,206	10,618		533,821		2,421,196
Disposals														
Reclassification as held for sale														
Balance as at 31.03.2019	-	1,929,860	2,932,600	315,033	68,753	20,718	79,307	72,409	79,058	24,323	-	1,112,687		6,634,748
Impact on Account of Adoption of Ind AS 116	390,845													390,845
Balance as at 1.04.2019	390,845	1,929,860	2,932,600	315,033	68,753	20,718	79,307	72,409	79,058	24,323		1,112,687		7,025,593
Additions	16,285	621,499	989,378	233,615	62,980	7,525	10,536	53,296	42,080	10,804		789,423		2,867,421
Disposals			8,368									326,079		334,447
Reclassification as held for sale														
Balance as at 31.03.2020	407,130	2,581,359	3,913,610	548,648	131,733	28,243	89,843	125,705	121,138	35,127		1,576,031		9,558,567
Net Carrying Amount														
Balance as at 31.03.2019	465,016	5,528,161	10,249,214	1,451,023	34,403	23,460	10,653	421,091	79,813	65,051	_	5,615,879	_	23,943,766
Balance as at 31.03.2020	81,426	7,789,042	9,533,485 4,695,537	4,695,537	493,161	57,435	117	888,306	94,987	54,247	_	4,809,294	_	28,497,039



Notes Forming Part of Financial Statement CIN - L28121MP1995PLC009170

	PARTICULARS		As at 31/03/2020	As at 31/03/2019
	FARTICULARS		Rs.	Rs.
3.	Other Financial Assets			
	Security Deposits with Government authorities		430,620	431,254
		Total	430,620	431,254
4.	Inventories (at lower of cost or net realisable value)			
т.	Raw Material		12,400,799	22,939,356
	Finished Goods		8,819,989	5,433,116
	Work In Process		7,858,811	8,026,433
	Stock-in-Trade		340,912	340,360
	Stores and Spares		558,030	135,311
	Scrap		667,067	423,197
		Total	30,645,608	37,297,773
-	Trade Receivables			
5.	Considered good- Secured			
	Considered good - Unsecured		60,469,469	37,087,688
	Trade Receivables which have significant increase in credit risk		00,407,407	37,007,000
	Trade Receivables - Credit impaired		_	_
	Trade Reservations Great Impaired		60,469,469	37,087,688
	Less:Impairement loss allowance			
		Total	60,469,469	37,087,688
).	Cash and Cash Equivalents			
	Cash in Hand		879,432	102,290
	Balance In Current Accounts with Scheduled Bank		4,359,629	8,951,352
		Total	5,239,061	9,053,642
7.	Other Current Financial Assets			
•	Security Deposits with Others		346,900	326,900
	, .	Total	346,900	326,900
)	Current Tay Accets (Not)			
3.	Current Tax Assets (Net) Advance Income Tax (Net of Provision)			698,863
	Advance income tax (Net of Provision)	Total	_	698,863
).	Other Current Assets			210,000
	Amount Lying with Government Authorities		1,205,584	860,024
	MAT Credit Available		-	609,593
	Prepaid Insurance & Expenses		366,499	116,688
	Advance to Supplier		945,849	5,327,045
	Advance to Staff		25,000	-
	Defined Benefit Asset		-	748,179
		Total	2,542,932	7,661,529



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

PARTICULARS		As at 31/03/2020	As at 31/03/2019
		Rs.	Rs.
10. Share Capital			
Authorised			
6000000 Equity Shares of Rs. 10/-		/0.000.000	/0.000.000
[Previous Year : 6000000 Equity Shares Issued and Subscribed	orks. 10/- each]	60,000,000	60,000,000
4875100 Equity Shares of Rs. 10/- each	l.	48,751,000	48,751,000
[Previous Year : 4875100 Equity Shares			
	Total	48,751,000	48,751,000
	iotai	40,731,000	40,731,000
Paid up			
4875100 Shares of Rs.10/- each fully p	·	48,751,000	54,380,000
Previous Year : 5438000 Equity Shares Less:- Calls in Arrears	of Rs. 10/- each]		
Less:- Calls III Arrears Less:- Calls revoked on Shares Forfeited	4]	2,728,000
Less: Shares Forfeited	4	_	2,901,000
	Total	48,751,000	48,751,000
A. Reconciliation of Shares:			
Number of Shares as at April, 1		4,875,100	5,438,000
Add: Shares issued during the year		-	-
Less: Shares forefeited during the year		-	562,900
Number of shares as at March, 31		4,875,100	4,875,100
B. List of Share holders having 5% or mor	re Shares (In Nos)		
Name Of Shareholders		001000 (1/ 450/)	001 000 (1/ 450/)
Narendra Kumar Gorani		801800 (16.45%)	801,800 (16.45%)
Online Appliances LLP.		840600 (17.24%)	840,600 (17.24%)
Sanjay Gorani		879300 (18.04%)	649,300 (13.32%)
Shanta Devi Gorani Anil Gorani		285200 (5.85%)	285,200 (5.85%)
		553300 (11.35%)	548,600 (11.25%)
Lavekush Gadiya		_	378,000 (7.75%)

C. Details of shares forefeited

	As at 31	As at 31 March, 2020		As at 31 March, 2019	
PARTICULARS	No. of shares	Amount originally paid up	No. of shares	Amount originally paid up	
Equity shares with voting rights	-	-	562,900	2,901,000	



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

11. Other Equity

	Reserve	Reserve & Surplus	
	Capital Reserve	Retained Earnings	Total
As At 1, April 2018	-	(12,306,424)	(12,306,424)
Profit for the year	-	5,645,537	5,645,537
Other comprehensive income	-	614,325	614,325
Total comprehensive income	-	6,259,862	6,259,862
Share Forefeited during the year	2,901,000		2,901,000
Balance as on 31, March 2019	2,901,000	(6,046,562)	(3,145,562)
As At 1, April 2019	2,901,000	(6,046,562)	(3,145,562)
Impact on account of Adoption of IND AS 116		(378,033)	(378,033)
	2,901,000	(6,424,595)	(3,523,595)
Profit for the year		6,490,674	6,490,674
Other comprehensive income		(714,904)	(714,904)
Total comprehensive income		5,775,770	5,775,770
Balance as on 31, March 2020	2,901,000	(648,825)	2,252,175

 $Note: During the year 2018-19, Rs.\ 10,39,000\ received\ against\ calls-in-arrears\ on\ 2,20,900\ shares\ and\ as\ a\ result\ all\ of\ these\ shares\ became\ fully$ paid-up. All the remaining 5,62,900 partly paid shares on which Rs. 29,01,000 had been received earlier due to non receipt of balance call money were forfeited on 5th October 2018.

DA DTICLII A DC		As at 31/03/2020	As at 31/03/2019
PARTICULARS		Rs.	Rs.
12. Financial Liabilities			
Borrowings (non-current)			
Secured			
Car Loan from Yes Bank Ltd.		978,238	1,954,927
(Car loan is secured by Hypothecation of Car- Installments			
due in next 12 Months is Rs. 976689/- and in Previous Year Rs	s. 890392/-)		
	Total	978,238	1,954,927
13. Provisions			
Provision for Gratuity (Net of Plan Asset)		235,797	-
	Total	235,797	-
14. Deferred Tax Liabilities			
Net Deferred tax liabilities (Refer Note 32)		2,126,573	2,239,627
,	Total	2,126,573	2,239,627
15. Borrowings			
Secured			
Banks- Cash Credit		24,315,163	17,536,039
(The working capital loan is secured by Hypothecation of curr			
Stock & Book Debts etc. of the company and Equitable mortg			
property situated at Plot No. 32 and 33, Sector F, Sanwer Roa			
Indore, loan is also guaranteed by the Directors and for previ			
working capital loan is secured by a first charge on all the curl			
Hypothecation of Stock & Book Debts of the company. And b second charge on fixed assets loans are also guaranteed by the			
second charge on fixed assets loans are also guaranteed by the	וב הוו ברנחו זי)		



NOTES FORMING PART OF FINANCIAL STATEMENTS

PARTICULARS	As at 31/03/2020	As at 31/03/2019
FARTICULARS	Rs.	Rs.
Unsecured		
From Directors	7,899,637	15,193,037
From Promoters	-	14,800,000
(As per Stipulation of the sanction of CC limit by Axis Bank and for previouus year by Central bank of India)		
Total	32,214,800	47,529,076
16. Trade Payables		
Total Outstanding dues of Micro and Small Enterprises	2,279,984	5,914,687
Total Outstanding dues of Creditors other than Micro and Small Enterprises	29,632,440	10,561,874
Total	31,912,424	16,476,561

- Trade Payables includes Rs. 22,79,983 (Previous Year Rs. 59,14,687) due to creditors registered with the Micro,Small and Medium Enterprises Development Act,2006
- No Interest is Paid/ Payable during the year to Micro, Small and Medium Enterprises.

 The Above information has been determined to the extent such parties could be identified on the basis of the information available with the company regarding the status of the supplier under the MSME Act.

PARTICULARS	As at 31/03/2020	As at 31/03/2019
FARTICULARS	Rs.	Rs.
17. Other Financial Liabilities		
Current maturities of long term debts (within 12 Months)	976,689	890,392
Lease Liability	9,329	-
Liability for Expenses	5,995,555	2,709,308
Total	6,981,573	3,599,700
18. Other Current Liabilities		
Advances From Customers	2,283,456	1,133,767
Taxes Duties and Other Payables	391,398	338,765
Total	2,674,854	1,472,532
19. Current Tax Liability (Net)		
Income tax payable (Net of Advance Tax, TDS for 2020 and MAT Credit)	108,587	-
Total	108,587	-
20. Revenue from Operation	·	
Sales		
Manufactured Goods	214,178,450	202,506,240
Trading Goods	133,269	1,646,717
Total	214,311,719	204,152,957
Details of Sales (Manufactured Goods)		
Steel Frame and others	8,965,900	10,613,440
L.P.G. Stoves	83,713,200	81,740,500
Gas Geysers	85,264,200	66,302,500
Rangehood (Chimney)	36,235,150	43,849,800
• • • • • • • • • • • • • • • • • • • •	214,178,450	202,506,240
Trading Goods	133,269	1,646,717
	214,311,719	204,152,957



NOTES FORMING PART OF FINANCIAL STATEMENTS

PARTICULARS		As at 31/03/2020	As at 31/03/2019
PARTICULARS		Rs.	Rs.
21. Other Income			
Interest		519,699	24,969
Insurance Claim		-	88,193
Foreign exchange gain			821,047
	Total	519,699	934,209
22. Cost of Material Consumed			
Raw Materials' Consumed			
Stock at the beginning of the year		22,939,356	41,264,942
Add: Purchases		160,966,594	151,007,651
Less: Stock at the end of the year		(12,400,799)	(22,939,356)
		171,505,151	169,333,237
Details of Raw Material Consumed			
Iron & Steel		47,226,514	36,348,519
Other Raw Materials		8,094,331	2,074,268
Components & Stores		102,251,457	119,979,592
Packing Materials		13,932,849	10,930,858
		171,505,151	169,333,237
23. Change in Inventories			
Inventories at the Beginning of the Year			
Work-in Process		8,026,433	4,289,694
Finished Goods		5,433,116	3,055,571
Traded Goods		340,361	129,662
Scrap		423,197	245,298
		14,223,107	7,720,225
Less: Inventories at the End of the Year			
Work-in-Process		7,858,811	8,026,433
Finished Goods		8,819,989	5,433,116
Traded Goods		340,912	340,361
Scrap		667,067	423,196
		17,686,779	14,223,106
Degraces // Improcess \ in Ctr!:		(2.4/2./70)	(/ 500 004)
Decrease / (Increase) in Stock		(3,463,672)	(6,502,881)
24. Employee Benefit Expenses Salaries, Wages, Bonus etc.		12,366,830	9,982,982
Contribution to PF, ESIC & Other Statutory Funds		1,761,478	1,713,755
Workmen and Staff Welfare Expenses		223,611	110,715
Director Remuneration		5,200,000	4,200,000
Current Service Cost		467,356	510,061
Interest Cost		(55,739)	(51,921)
	Total		
	Total	19,963,536	16,465,592



NOTES FORMING PART OF FINANCIAL STATEMENTS

PARTICULARS		As at 31/03/2020	As at 31/03/2019
TAKTIOULAKS		Rs.	Rs.
25. Finance Costs			
Interest to bank		1,930,705	1,601,760
Bank Charges		727,024	344,280
Finance Cost on Lease Liability		829	-
	Total	2,658,558	1,946,040
26. Other Expenses			
Direct Expenses			
Consumptions Of Store and Spares		809,893	759,673
Power and Fuel		3,604,319	3,076,110
Repairs To - Plant & Machinery		436,711	470,684
Repairs To - Dies		1,130,501	1,206,156
Repairs To - Electric		245,284	133,172
Laboratory Expenses		60,007	33,086
Other Factory Expenses		253,280	80,256
	SUB TOTAL	6,539,995	5,759,137
Administrative and Other Expenses			
Insurance		148,714	125,181
Rent, Rates and Taxes		1,075,432	973,443
Office Expenses		99,577	98,407
ISO 9000 & Certification		24,000	-
Legal & Professional Charges		823,900	2,558,455
Books & Periodicals		4,787	4,423
Penalty & Fine		23,510	15,000
Share listing, Demat & Registrar Exp.		398,104	425,807
Postage & Courier		132,392	116,127
Telephone Expenses		69,899	94,966
Stationery & Printing		71,303	112,304
Director's Travelling & Conveyance		43,918	98,627
Payment to Auditors:		,	
For Statutory Audit		65,000	65,000
For Tax Audit		15,000	15,000
For Others		10,000	10,000
Registration & Fees		69,788	88,541
VAT & CST after Assessement		68,989	18,657
Balances Written OFF		(80)	(6,112)
Foreign Exchange Loss		965,407	(0,112)
Vehicle Running & Maintenance		325,952	149,038
Loss on sale of Asset		3,813	147,030
LOSS OIT Sale Of Asset	SUB TOTAL	4,439,405	4,962,864
Colling & Distribution Expanses	JUD TOTAL	4,437,400	4,702,004
Selling & Distribution Expenses Advertisement & Publicity		EU 00E	12 402
3		50,095 51,492	42,602
Business Promotion Marking Foo		51,483	100 111
Marking Fee		380,137 716,224	183,111
Freight Outwards	CLID TOTAL	716,324	470,091
	SUB TOTAL	1,198,039	695,804
	TOTAL	12,177,439	11,417,805



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

27. Related Party Transactions

Related party disclosures, as required by Indian Accounting Standard 24, "Related Party Disclosures" issued by the Institute of Chartered Accountants of India for the year ended 31st March, 2020 are given below:

Name of the related parties and relationship

- (a) Associate Companies
 M/s Blow Hot Kitchen Appliances Private Limited
- (b) Key Management Personnel and their relatives

Mr. Sanjay Gorani	Managing Director
Mr. Anil Gorani	Whole Time Director
Mr. Nakul Gorani	Whole Time Director
Mr. Narendra Gorani	
(Proprietor of Gangotri Industries)	Deletive of Director
(1 Topi lottor of Garigotti illudati lea)	Relative of Director
Mrs. Manju Gorani	Relative of Director Relative of Director
· · · · · · · · · · · · · · · · · · ·	

(c) The transactions entered into with the related parties during the year along with related balances as at 31st March 2020 are as under:

Nature of Transaction	Related Parties Re	eferred Above in
Nature of Hansaction	(a)	(b)
Interest Received	494,444	-
	-	-
Consultancy Fees	-	-
	-	(1,800,000)
Loan Taken	-	-
	-	(375,000)
Repayment of Loan	-	22,093,400
	-	-
Amount Outstanding as at Balance Sheet Date	-	7,899,637
	-	(29,993,037)
Managerial Remuneration	-	5,200,000
	-	(4,200,000)
Remuneration to other KMP (CFO, CS)	-	390,000
	-	(387,000)
Sale of Goods	25,282,513	10,548,338
	(18,416,190)	(14,223,664)
Purchase of Goods	5,068,906	1,107,520
	-	(4,727,617)
Sale of Assets	-	52,510
	-	-



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

Particulars	Loan taken	Loan Repaid	Amount Outstanding	Managerial Remuneration
Mr. Sanjay Gorani		7,293,400 -	(7,293,400)	2,300,000 (1,800,000)
Mr. Nakul Gorani		- -	5,199,237 (5,199,237)	1,700,000 (1,200,000)
Mr. Anil Gorani	(375,000)		2,700,400 (2,700,400)	1,200,000 (1,200,000)
Mr. Narendra Gorani		13,500,000	(13,500,000)	
Mrs. Manju Gorani		1,300,000	(1,300,000)	
Total	(375,000)	22,093,400	7,899,637 (29,993,037)	5,200,000 (4,200,000)

Particulars	Gross Purchases	Gross Sales	Interest Received	Consultancy Fees Paid	Sale of Assets
M/s Blow Hot Kitchen Appliances Private Limited.	5,068,906	25,282,513 (18,416,190)		-	-
Mr. Narendra Gorani (Proprietor of Gangotri Industries)	1,107,520 (4,727,617)	10,548,338 (14,223,664)		-	52,510 -
Mr. Narendra Gorani	-	-	-	(1,800,000)	-

Details of Maximum Amount O/s during the year

Particulars		Amount (In Rs.)
Shri Sanjay Gorani		7,293,400
Shri Nakul Gorani		5,199,237
Shri Anil Gorani		2,700,400
Shri Narendra Gorani		13,500,000
Smt. Manju Gorani		1,300,000
	Total	29,993,037



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

28. Post Retirement Benefit Plans Gratuity:

PARTICULARS	As at 31/03/2020	As at 31/03/2019
A. Amount recognized in Balance Sheet		
(Present Value of Benefit Obligation at the end of the Period)	7,005,694	5,621,904
Fair Value of Plan Assets at the end of the Period	6,769,897	6,370,083
Funded Status (Surplus)/ Deficit	235,797	(748,179)
Unrecognised Past Service Cost/(Credit)	-	-
Unrecognised Asset due to Limit in Para 64(b)	-	-
Net Liability/(Asset) Recognized in the Balance Sheet	235,797	(748,179)

PARTICULARS	As at 31/03/2020	As at 31/03/2019
B. Amount recognized in the Statement of Profit & Loss as Employee Benefit Expense		
Current Service Cost	467,356	510,061
Net Interest Cost	387,733	395,572
Expected Return on Plan Assets	(443,472)	(447,493)
Past Service Cost	-	-
(Gain)/ Loss due to Settlements/Curtailments/Acquisitons/Divestitures	-	-
Unrecognised Asset due to Limit in Para 64(b)	-	-
Expense Recognized	4,11,617	4,58,140

PARTICULARS	As at 31/03/2020	As at 31/03/2019
C. Amount recognized in Other Comprehensive Income for the Current Period		
Amount Recognized in OCI, Beginning of the Period	(2,237,088)	(1,406,919)
Remeasurements Due To:-		-
Actuarial (Gains)/Losses on Obligations - Due to Change in Demographic Assumptions	(440)	-
Actuarial (Gains)/Losses on Obligations - Due to Change in Financial Assumptions	406,330	77,578
Actuarial (Gains)/Losses on Obligations - Due to Experience	556,362	(902,719)
Return on Plan Asset (Excluding Interest)	(3,834)	5,028
Total remeasurements Recognised in OCI	(1,271,002)	(2,237,088)
Amount Recognized in OCI, End of the Period	(1,271,002)	(2,237,088)



NOTES FORMING PART OF FINANCIAL STATEMENTS

		T	T
	PARTICULARS	As at 31/03/2020	As at 31/03/2019
D.	Table showing Change in the Present Value of Projected Benefit Obligation		
	Present Value of Benefit Obligation at the beginning of the period	5,621,904	5,541,412
	Interest Cost	387,733	395,572
	Current Service Cost	467,356	510,061
	Actual Benefits Paid	(433,551)	-
	Actuarial (Gains)/Losses on Obligations - Due to Change in Demographic Assumptions	(440)	-
	Actuarial (Gains)/Losses on Obligations - Due to Change in Financial Assumptions	406,330	77,578
	Actuarial (Gains)/Losses on Obligations - Due to Experience	556,362	(902,719)
	Past Service Cost	-	-
	Present Value of Benefit Obligation at the end of the period	70,05,694	56,21,904
	PARTICULARS	As at 31/03/2020	As at 31/03/2019
E.	Table showing Change in the Fair Value of Plan Assets		
	Fair Value of Plan Assets at the beginning of the period	6,370,083	5,849,588
	Interest Income	443,472	447,493
	Actual Enterprises Contribution	393,727	67,974
	Actual Benefits Paid	(433,551)	-
	Actuarial (Gains)/Losses	(3,834)	5,028
	Present Value of Benefit Obligation at the end of the period	67,69,897	63,70,083
	PARTICULARS	As at 31/03/2020	As at 31/03/2019
F.	Assumptions		
	Financial Asumptions		
	Discount Rate	6.55%	7.45%
	Salary Escalation Rate	7.00%	7.00%
	Expected Return on Asset	6.55%	7.45%
	Demographic Asumptions		
	Withdrawal rate	5.00%	5.00%
	Mortality Rate During Employment	Indian Assured Lives Mortality (2012-14) Ult.	Indian Assured Lives Mortality (2006-08) Ult.
	Retirement Age	60 Years	60 Years
		L	1



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

PARTICULARS	As at 31.	/03/2020	As at 31,	/03/2019
G. Sensitivity Analysis				
Projected Benefit Obligation on Current Assumptions(Base)	7,00	5,694	5,62	1,904
	Decrease	Increase	Decrease	Increase
Discount Rate	7,252,991	6,774,138	5,825,200	5,431,740
Impact of Increase/Decrease in 50 bps on DBO	3.53%	-3.31%	3.62%	(3.38)%
Salary Growth rate	6,774,806	7,248,520	5,430,100	58,225,102
Impact of Increase/Decrease in 50 bps on DBO	(3.30)%	3.47%	(3.41)%	3.61%

[&]quot;Sensitivity analysis is an analysis which will give the movement in liability if the assumptions were not proved to be true on different count. This only signifies the change in the liability if the difference between assumed and the actual is not following the parameters of the sensitivity analysis. When calculating the sensitivity to the assumption, the method (Projected Unit Credit Method) used to calculate the liability recognised in the balance sheet has been applied. The methods and types of assumptions used in preparing the sensitivity analysis did not change compared with the previous period."

H. Maturity Analysis of Projected Benefit Obligation Projected Benefits Payable in Future Years From the Date of Reporting

PARTICULARS	As at 31/03/2020	As at 31/03/2019
Year 1	1,529,744	834,874
Year 2	474,449	755,214
Year 3	553,800	502,781
Year 4	610,751	450,758
Year 5	463,707	494,844
Year 6 to 10	2,597,055	2,237,816

29. Payments to Statutory Auditors

	2019-20	2018-19
Statutory Audit	65,000	65,000
Tax Audit Fees	15,000	15,000
Other Services	10,000	10,000
	90,000	90,000

30. Earnings per Share

	2019-20	2018-19
Earnings attributable to the owners of the company	6,490,674	5,645,537
Weighted average number of equity shares	4,875,100	5.165.032
Weighted average hamber of equity shares	1,070,100	0,100,002
Earnings per share from continuing operations - Basic & Diluted	1.33	1.09



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

31. Leases

During the year ended March 31, 2020 the Company has adopted Ind AS 116 – "Leases" with effect from April 01, 2019 and applied the standard to its leases retrospectively. In accordance with the requirements of the standard, the lease liability at the present value of remaining lease payments at the date of initial application i.e. April 01, 2019 has been recognised and "Right to use assets" has been recognised at an amount equal to the "Lease liability" as at that date. In the Statement of Profit and Loss for the current period, the nature of expenses in respect of leases has changed from lease rent in previous periods to depreciation cost for "Right to use lease assets" and interest accrued on "Lease liability". The Company has not restated the comparative information in this respect.

As a Lessee	
Changes in carrying value of right of use assets	
Particulars	2019-20
Balance as at 1st April, 2020	97,711
Addition	
Deletion	
Depreciation	(16,285)
Balance as at 31st March, 2020	81,426
Interest expense on lease liability & Movement in lease liability	
Particulars	2019-20
Balance as at 1st April, 2020	10,728
Addition	
Interest Expense	829
Payment of lease liability	(2,228)
Balance as at 31st March, 2020	9,329

Maturity analysis of lease liability on undiscounted basis

Particulars	2019-20
Less than one year	2,228
One to two years	4,456
Two to five years	4,456

Total Cash Outflow on account of lease liabilities for the year ended March 31, 2020 amounts to Rs. 2228

CIN - L28121MP1995PLC009170

Notes Forming Part of Financial Statement

The movement in deferred tax assets and liabilities for the year ended 31st March 2019 and 31st March 2020

		Year ended 31s	Year ended 31st March, 2020			Year ended 31st March, 2019	t March, 2019	
PARTICULARS	As at 1st April, 2019	Credit/ (charge) in Statement of Profit and Loss	Credit/ (charge) in Other Comprehensive Income	As at 31st March, 2020	As at 1st April, 2018	Credit/ (charge) in Statement of Profit and Loss	Credit/ (charge) in Other Comprehensive Income	As at 31st March, 2019
Provision for Employee Benefits	(578,125)		251,182	(326,943)	(362,281)		(215,844)	(578,125)
Depreciation	(1,780,618)	(19,012)		(1,799,630)		(1,780,618)		(1,780,618)
Expenses Allowable for Tax Purpose when paid	119,116	(119,116)		1		119,116		119,116
Total	(2,239,627)	(138,129)	251,182	251,182 (2,126,573)	(362,281)	(362,281) (1,661,502)	(215,844)	(215,844) (2,239,627)

Reconciliation of Effective Tax Rate

The reconciliation between the statuatory income tax rate applicable to the company and the effective tax rate of the company is as follows:

	Year ended	Year ended	
	31st March, 2020	31st March, 2019	
Statuatory income tax rate	26.00%	26.00%	
Difference due to:			
Expenses not deductible for tax purposes	1.68%	1.6%	
Previous Year Tax adjustment	%610.0	ı	
Expenses deductible for tax purposes	-1.28%	-4.2%	
Depreciation	-0.07%	0.1%	
Unabsorbed depreciation set off		-12.5%	
First time creation of deferred tax	1.5%	20.2%	
Effective Tax Rate	27.94%	31.3%	
33. Financial Instruments - Accounting Classification and fair values			

			Carrying	Carrying Amount			Fair Value	alue	
31st March 2020		FVTPL	FVTOCI	Cost/ Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial Assets:									
Other Financial Assets:									
(i) Security Deposits with	Non-Current	,	,	430 620	069 087	,	,	,	,
(ii) Security Deposits with									
Others	Current	1	1	346,900	346,900	1	1	,	ı
(iii) Trade Receivables	Current	ı	,	60,469,469	60,469,469 60,469,469	ı	1	1	1
(iv) Cash & Cash Equivalents	Current	1	,	5,239,061	5,239,061	,	1	1	1
	Total	1	,	66,486,050	66,486,050 66,486,050	1	1	1	1



Notes Forming Part of Financial Statement CIN - L28121MP1995PLC009170

			Carrying	Carrying Amount			Fair Value	alue	
31st March 2020	'	FVTPL	FVTOCI	Cost/ Amortised	Total	Level 1	Level 2	Level 3	Total
Financial Liabilities:									
Borrowings	Non-Current			978,238	978,238				
Borrowings	Current			32,214,800	32,214,800				
Trade Payables	Current	,	,	31,912,424	31,912,424	,	,	,	1
Other Financial Liabilities	Current			6,981,573	6,981,573				
	Total			72,087,034.17	72,087,034.17				1
			Carrying	Carrying Amount			Fair Value	alue	
31st March 2019		FVTPL	FVTOCI	Cost/ Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial Assets:									
Other Financial Assets:									
(i) Security Deposits with									
Government Authorities	Non-Current	•	-	431,254	431,254	-	•		1
(ii) Security Deposits with									
Others	Current	,	-	326,900	326,900	-	•	1	1
(iii) Trade Receivables	Current	1	-	37,087,688	37,087,688	-	-	1	•
(iv) Cash & Cash Equivalents	Current	•	-	9,053,642	9,053,642	-	•	•	1
	Total		-	46,899,484	46,899,484	-	•	-	1
			Carrying	Carrying Amount			Fair Value	alue	
31st March 2019		FVTPL	FVTOCI	Cost/ Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial Liabilities:									
Borrowings	Non-Current		-	1,954,927	1,954,927	-	-	,	
Borrowings	Current	,	•	47,529,076	47,529,076	1	•	,	1
Trade Payables	Current	•	-	16,476,561	16,476,561	-	•	•	•
Other Financial Liabilities	Current		-	3,599,700	3,599,700	-	•		
	Total	•	-	69,560,264	69,560,264	•	•		1



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

34. Financial Risk Management

a) Market risk

Market risk is the risk that changes in market prices such as commodity prices risk, foreign exchanges rates and interest rates which will affect the company's financial position. Market risk is attributable to all market risk sensitive financial instruments including foreign currency receivables and payables.

The company is in the business of production, manufacturing and dealing in kitchen appliances and kitchenware which is one such sector within the overall household segment that has been in the limelight in recent past.

The company is in the process of making and implementing the strategies to capitalize available opportunities and minimizing the threats to ladder products across capacities, formats and prices. In addition to broad basing the product by customizing the model structure wity added features the company will put its every effort to maximize the internal accruals by way of input tax credit available in the GST law and by optimizing the product common costs so as to enable it to sustain profitability in the market.

Changing household and commercial lifestyles, economical availability of electricity, rising concerns regarding eco-friendly appliances are expected to be the key drivers of the kitchen appliances market size. Development of e-commerce distribution channels, emergence of information technology and the other smart technologies will support the overall kitchen appliances market.

(i) Interest rate risk

"Interest rate risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market interest rates. According to the company interest rate risk exposure is only for floating rate borrowings. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used that represents management's assessment of the reasonably possible change in interest rates."

(ii) Exposure to interest rate risk

Company's interest rate risk arises from borrowings. The interest rate is based on MCLR linked rates for its working capital loan.

	31st March, 2020	31st March, 2019
Total Borrowings	33,193,038	49,484,003
Borrowings out of above bearing variable rate of interest	24,315,163	17,536,039
% of Borrowings out of above bearing variable rate of interest	73.25%	35.44%
(iii) Interest Rate Sensitivity		
A change of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have following Impact on profit before tax and the same of 50 bps in interest rates would have followed by the same of 50 bps in interest rates would have followed by the same of 50 bps in interest rates where the same of 50 bps in interest rates where the same of 50 bps in interest rates where the same of 50 bps in interest rates where the same of 50 bps in interest rates where the same of 50 bps in interest rates are same of 50 bps in interest rates and 50 bps in interest rates are same of 50 bps in interest rates and 50 bps in interest rates are same of 50 bps in interest rates are sam		
	2019-20	2018-19
50 bps increase would decrease the profit before tax by	121,576	87,680
50 bps decrease would increase the profit before tax by	(121.576)	(87.680)

(iv) Other price risk

Other price risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market traded price. The Company is not exposed to pricing risk as the Company does not have any investments in equity instruments and bonds.



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

b) Credit risk

Credit risk arises from the possibility that the counter party may not be able to settle their obligations as agreed. To manage this, the Company periodically assess financial reliability of customer, taking into account the financial condition, and ageing of accounts receivable.

Ageing of Trade Receivables

Particulars	31st March 2020	31st March 2019
Not due	-	-
0-3 months	29,451,884	26,027,232
3-6 months	22,155,367	9,738,469
6-12 months	6,954,899	237,180
beyond 12 months	1,907,319	1,084,807
Total	60,469,469	37,087,688

c) Liquidity Risk

As no future expansion in the near future is expected company does not accrues contingent liabilities. The company's approach to managing liquidity is to ensure as far as possible that it will have sufficient liquidity to meet its liabilities as when they are due, under both normal and stressed conditions without incurring the unacceptable losses or risking damage to the company's reputations. As regard the company does not expect poor liquidity position in this scenario. Also the company have the system of properly controlled and speedy recovery from debtors generally.

Maturity patterns of Financial Liabilities

Particulars		31st March 2020	31st March 2019
Borrowings			
Within 1 year		32,214,800	47,529,076
1-3 year		978,238	1,954,927
3-5 year		-	-
Beyond 5 years		-	-
	Total	33,193,038	49,484,003
Trade payables			
Within 1 year		26,203,739	14,955,295
1-3 year		5,708,685	1,521,266
3-5 year		-	-
Beyond 5 years		-	-
	Total	31,912,424	16,476,561
Other Financial Liabilites			
Within 1 year		6,981,573	3,599,700
1-3 year		-	-
3-5 year		-	-
Beyond 5 years		-	-
	Total	6,981,573	3,599,700





NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

d) Currency Risk

Since the company have purchases from China which have foreign currency involvement and flexibility attached to it, however the same is not a threat, due to increasing demand and reputed products of the company coupled with speedy recovery from debtors. The company is well set to bear the short term losses on foreign rate fluctuation which is cushioned by the optimum inventory level mentioned by the company.

35. Capital Management

The Company manages its capital to ensure that it will be able to continue as going concerns while maximising the return to stakeholders through the optimisation of the equity balance. The Company's management manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants.

36. Contingent Liabilities and Commitments

Estimated amount of contracts remaining to be executed on capital account and not provided for Rs. Nil. (Previous Year Rs. Nil).

- 37. In the opinion of the management and to the best of their knowledge and belief the value of realization of current assets, loans and advances in the ordinary course of business will not be less than the amount at which they are stated in the balance sheet.
- 38. As per Ind AS 108 Operating Segments, there is no reportable segments and therefore no disclosures are made.
- 39. Additional Information pursuant to provisions of paragraph 5 (VIII) of part II of schedule III to the companies as certified by the Directors:
 - Details of Imported and Indigenous Raw Material, Stores & Spares Consumed:

	Curre	nt Year %	Previo	ous Year %
Imported	88,421,596	51.31%	102,229,273	60.10%
Indigenous	83,893,448	48.69%	67,863,637	39.90%
	172,315,044	100.00%	17 0,092,9 10	100.00%

		Current Year	Previous Year
b)	Value of Imports calculated on CIF basis		
	Raw Material/Components	70,907,401	71,469,487
	Others Goods	150,588	735,797
:)	Expenditure in foreign currency		·
	Foreign Travelling	-	-
d)	Earning in foreign exchange	-	

- 40. The Balances in the accounts of debtors, creditors, loans, advances and others are subject to confirmation and reconciliation. But no confirmation is called in last three year by the company.
- 41. The previous year figures have been regrouped / reclassified, wherever necessary to confirm to the current year figures.

For and on behalf of the Board

As per our report of even date For SNEHA SARDA & CO. Chartered Accountants Firm Reg. No. 014579C

(Sanjay Gorani)

(Anil Gorani)

(Nakul Gorani)

(Neerja Mandiya)

(C.S. Sharma)

CA. Sneha Mantri

DIN:-00055531

DIN: 00055540

Managing Director Whole Time Director Whole Time Director (Company Secretary)

Proprietor

M.No. 512148

DIN: 06543317

UDIN: 20512148AAAAAB4879

Place: Indore Date: 28.07.2020

For Gorani Industries Ltd.

BOOK - POST

To,

For Gorani Industries

Director

Reg. Office: Plot No. 32-33, Sector-F, Sanwer Road, Industrial Area, INDORE - 452 015 (M.P.)

Gorani Industries Ltd. If Undelivered, please return to





XXVIth Annual Report 2020-21

For Gorani Industries Ltd.



Board of Directors

Anil Gorani Chairman & Whole Time Director

Sanjay Gorani Managing Director Nakul Gorani Whole Time Director

Komal Motwani Independent Woman Director
Ayush Shukla Independent Director (w.e.f. 12/2/2021)

Raina Goyal Non-Executive Director

Vikram Rajkumar Khandelwal Independent Director (ceased w.e.f. 12/2/2021)

Chief Financial Officer

Company Secretary

Auditor

M/s. Sandeep Surendra Jain & Co. Chandrasekhar Sharma

Chartered Accountants.

Bankers

1.Axis Bank Ltd. Neerja Mandiya

2.YES Bank Ltd.

Registered Office

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, INDORE - 452 015 (M.P.) CIN - L28121MP1995PLC009170 GSTIN - 23AAACG6274B1Z2

OD

Gorani Industries Ltd.

NOTICE

NOTICE IS HEREBY GIVEN THAT the Twenty Sixth Annual General Meeting of the members of the Company Gorani Industries Limited will be held on Thursday, the 30th day of September, 2021 at 12:30 P.M. through video conferencing/other audio visual means to transact the following business:

ORDINARY BUSINESS:

- To consider and adopt the audited financial statements of the Company for the financial year ended March 31st, 2021, the reports of the Board of Directors and Auditors thereon.
- To appoint a director in place of Mr. Sanjay Kumar Gorani (Holding DIN: 00055531), Managing Director, who retires by rotation and being eligible, offers himself for reappointment.

SPECIAL BUSINESS:

To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 196, 197 and 198 of Companies Act, 2013 read with Schedule V as amended from time to time to the said Act and the Companies (Appointments and Remuneration of Managerial Personnel) Rules, 2014 and other applicable provisions, if any (including any statutory modification or reenactment thereof for the time being in force), and pursuant to recommendation of the Nomination and Remuneration Committee and on subsequent approval of the Board, consent of the members of the Company be and is hereby accorded to increase the remuneration payable to Mr. Nakul Gorani (Holding DIN-06543317) Whole Time Director of the Company upto Rs. 3,00,000.00 (Rupees Three Lac Only) per month with effect from 01st April, 2021 on the same terms and conditions passed at the time of reappointment as approved by the members of the Company at their meeting held on 27th September, 2019:

RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby severally authorized to alter and vary the terms and conditions of the appointment including that as to remuneration, perquisites and other benefits / amenities so that the altered terms and conditions shall be in conformity with Schedule V of the Companies Act, 2013 and/or other applicable provisions of the Companies Act, 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as may be amended from time to time and agreeable to Mr. Nakul Gorani.

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to sign and submit all required documents, deeds and all other necessary things and to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

4. To consider and if thought fit, to pass with or without modification the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to provisions of 196, 197, 198 of the Companies Act, 2013, read with Schedule V as amended from time to time to the said Act and the Companies (Appointments and Remuneration of Managerial Personnel) Rules, 2014 and other applicable provisions, if any (including any statutory modification or reenactment thereof for the time being in force), and pursuant to recommendation of the Nomination and Remuneration Committee and on subsequent



approval of the Board, consent of the members of the Company be and is hereby accorded to increase the remuneration payable to Mr. Anil Gorani, (Holding DIN-00055540) Whole Time Director of the Company upto Rs.1,50,000.00 (Rupees One Lakh Fifty Thousand only) per month with effect from 01st January, 2021 on the same terms and conditions passed at the time of reappointment as approved by the members of the Company at their meeting held on 30th September, 2020;

RESOLVED FURTHER THAT Board of Directors of the Company be and are hereby severally authorized to alter and vary the terms and conditions of the appointment including that as to remuneration, perquisites and other benefits / amenities so that the altered terms and conditions shall be in conformity with Schedule V of the Companies Act, 2013 and/or other applicable provisions of the Companies Act, 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as may be amended from time to time and agreeable to Mr. Anil Gorani;

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to sign and submit all required documents, deeds and all other necessary things and to do all such acts, deeds, matters and things as he may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

By Order of the Board for Gorani Industries Limited

Date: 27/8/2021 Place: Indore **Anil Gorani**

Sd/-

(Holding DIN 00055540)

(Chairman cum Whole Time Director)



NOTES:

- 1. In view of COVID-19 pandemic, social distancing norms and restrictions on movement of persons at several places in the country and pursuant to General Circular Nos. 14/2020, 17/2020, 20/2020 and 02/2021 dated April 8, 2020, April 13, 2020, May 5, 2020 and January 13, 2021 respectively issued by the Ministry of Corporate Affairs ("MCA") (collectively referred to as "MCA Circulars") and Circular Nos. SEBI/HO/ CFD/CMD1/CIR/P/2020/79 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated May 12, 2020 and January 15, 2021, respectively issued by the Securities and Exchange Board of India ("SEBI") (collectively referred to as "SEBI Circulars") permitted the holding of the Annual General Meeting ("AGM") through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM"), without the physical presence of the Members.
- In compliance with the provisions of the Companies Act, 2013 (the "Act"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulation"), MCA Circulars and SEBI Circulars, the AGM of the Company is being held through VC/OAVM which does not require physical presence of members at a common venue. The proceedings of the 26thAGM of the Company will be deemed to be conducted at the Registered Office of the Company which shall be the deemed Venue of the AGM.
- The Explanatory Statement pursuant to the provisions of Section 102 of the Companies Act, 2013 (the Act), in respect of the Special Business to be transacted at the Meeting is annexed hereto and forms part of this Notice.
- 4. Electronic copy of the Notice for the AGM and the Annual Report for the financial year 2020-21 is being sent to all the Members whose e-mail ids are or to be registered upto the date of dispatch of this notice with the Company/Depository Participant(s). Dispatching of physical copies of the Financial Statements (including Board's Report, Auditors' Report and other documents required to be attached therewith) has been dispensed with in line with the aforementioned circulars issued by the Ministry of Corporate Affairs and Securities and Exchange Board of India.
- The Notice and the Annual Report is also available on the Company's website www.goraniindustries.com for download and at the websites of the BSE Ltd., where the Company's shares are listed. The AGM Notice is

- also disseminated on the website of Central Depository Services (India) Limited ("CDSL") (the agency appointed by the Company for providing the Remote e-voting facility, e-voting system during the AGM & the VC facility) i.e. www.evotingindia.com.
- 6. Members holding shares in electronic/demat mode and who have not got their e-mail addresses updated with the Depository Participants are requested to update their e-mail address and any changes therein through their Depository Participants. Members holding shares in physical mode are requested to update their e-mail address and mobile number, by sending e-mail quoting their Folio Number along with scanned copy of PAN (self attested scanned copy) or AADHAR (self attested scanned copy) to our Registrar and Share Transfer Agent, viz., Link In time India Private Limited at rnt.helpdesk@linkintime.co.in, and mark cc to Company: gorani.industires@yahoo.com. Also for any queries you may contact on 022-49186270.
- 7. To support the 'Green initiative' Members who have not yet registered their email addresses are requested to register the same in the manner specified above.
- 8. 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. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of State or Body Corporate can attend the AGM through VC/OAVM.
- 9. Institutional/ Corporate shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said resolution shall be send to the Scrutinizer by e-mail at csmanishjainoffice@gmail.com with a copy marked to gorani.industries@yahoo.com.



- Members holding shares under multiple folios are requested to submit their applications to registrar and transfer Agent for consolidation of folios into a single folio
- 11. As per Regulation 40 of SEBI Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect from April 1, 2019, except in case of request received for transmission or transposition of securities. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Members can contact the Company or M/s Link Intime India Private Limited (Registrar and Transfer Agent) for assistance in this regard.
- Members holding shares in dematerialized form are requested to intimate all changes pertaining to their bank details such as bank account number, name of the bank and branch details, MICR code and IFSC code, mandates, nominations, power of attorney, change of address, change of name, e-mail address, contact numbers, etc., to their depository participant (DP). Changes intimated to the DP will then be automatically reflected in the Company's records which will help the Company and the Company's Registrars and Transfer Agents, M/s Link Intime India Private Limited to provide efficient and better services. Members holding shares in physical form are requested to intimate such changes to Registrar and Share Transfer Agents of the Company i.e. M/s Link Intime India Private Limited.
- 13. 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 with whom they are having demat accounts. Members holding shares in physical form are requested to submit PAN details to the Company/Registrar.
- 14. Members are requested to submit their queries/requests for clarification, if any, on the Annual Report, Financial results or any other matters via email at gorani.industries@yahoo.com, mentioning their name, folio number/ demat account number, email id and mobile number, so as to reach the Company on or before 25th September, 2021, which will enable the

- Company to furnish replies at the AGM.
- 15. The Register of Directors and Key Managerial Personnel and their shareholding and the Register of Contracts or Arrangements in which the Directors are interested as maintained under Section 170 and Section 189 of the Act, respectively will be available for inspection by the Members at the AGM in pdf mode.
- 16. Relevant documents referred to in the notice are available for inspection at the Registered Office of the Company on all working days, except Saturdays, Sundays and other holidays at any time during Business hours up to the date of the Annual General Meeting.
- 17. The Register of Members and the Share Transfer Books of the Company will remain closed from 24th September, 2021(Friday) to 30th September, 2021 (Thursday) (both days inclusive).
- 18. Members are requested to quote their Folio Number / Demat Account Number and contact details such as email address, contact number and complete address in all correspondence with the Company/Company's Registrar.
- 19. As per the provisions of Section 72 of the Act, the facility for making nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. The said form can be downloaded from the Company's website www.goraniindustries.com (under 'Investors' section). Members holding shares in physical form may submit the same to Link Intime India Private Limited. Members holding shares in electronic form may submit the same to their respective depository participant.
- 20. Since the AGM will be held through VC/OAVM, the Route map is not annexed in this notice.
- The attendance of the members attending the AGM through VC/OAVM, will be counted for the purpose of reckoning the quorum under section 103 of the Companies Act, 2013.
- 22. In case of joint holders attending the meeting, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 23. Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and



Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, the Company is pleased to provide its members the facility of 'remote e-voting' (e-voting from a place other than venue of the AGM) to exercise their right to vote at the 26th Annual General Meeting (AGM). The business may be transacted through e-voting services rendered by Central Depository Services (India) Limited (CDSL), on all resolutions set forth in this Notice. Resolution(s) passed by Members through e-voting is/are deemed to have been passed as if they have been passed at the AGM.

The facility for voting through electronic voting system shall be made available at the 26th AGM. The members attending the meeting, who have not already cast their vote through remote e-voting shall be able to exercise their voting rights at the meeting. The members who have already cast their vote through remote e-voting may attend the meeting but shall not be entitled to cast their vote again at the AGM.

The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to atleast 1000 members on first come first served basis. This will not include large Shareholders (Shareholders 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.

The Board of Directors of the Company has appointed M/s. Manish Jain & Co., Practicing Company Secretaries as the Scrutinizer for conducting the remote e-voting and the voting process at the AGM in a fair and transparent manner. In terms of requirements of the Companies Act, 2013 and the relevant Rules, the Company has fixed 23rd September, 2021 (Thursday) as the 'Cut-off Date'. The remote e-voting rights of the shareholders/ beneficial owners shall be reckoned on the equity shares held by them as on the Cut-off Date i.e. September 23rd, 2021 only.

INTRUCTIONS TO SHAREHOLDERS FOR REMOTE E-VOTING AND THE VOTING PROCESS AT THE AGM ARE AS UNDER:

- i. The voting period begins on 27th September, 2021 (Monday) at 09:00 AM and ends on 29th September, 2021 (Wednesday) at 05:00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date 23rd September, 2021 (Thursday) may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09th December, 2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public noninstitutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

iv. In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to



update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for remote e-voting and the voting process at the AGM and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/h o m e / l o g i n o r v i s i t www.cdslindia.com and click on Login icon and select New System Myeasi.
	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	3) If the user is not registered for Easi/Easiest, option to register is a v a i l a b l e a t https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	4) Alternatively, the user can directly

access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available onwww.cdslindia.com home page click https://evoting.cdslindia.com/Evot ing/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders holding securities in demat mode with NSDL

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



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

Individual
Shareholders
(holding
securities in
demat mode)
login through
their
Depository
Participants

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

virtual meeting & voting during the
meeting.

Important note : Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

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

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending arequest at helpdesk.evoting@cdslindia.comor contact at 022-23058738 and 22-23058542-43.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending arequest at evoting@nsdl.co.in or call at toll free no.:18001020990 and 1800224430

- v. Login method for remote e-voting and the voting process at the AGM and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
- The shareholders should log on to the e-voting website www.evotingindia.com.
- 2) Click on "Shareholders" module.
- 3) 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.
 - Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to www.evotingindia.comand voted on an earlier evoting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:



	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	• Shareholders who have not updated their PAN with the Company/ Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/ RTA.
Dividend Bank Details OR Date of Birth (DOB)	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login. If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

- vi. After entering these details appropriately, click on "SUBMIT" tab.
- vii. Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders 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.
- viii. For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- ix. Click on the EVSN for the relevant <GORANI INDUSTRIES LIMITED> on which you choose to vote.

- x. 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.
- xi. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xii. 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.
- xiii. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xiv. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xv. If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xvi. Additional Facility for Non Individual Shareholders and Custodians For Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- 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 linked in the login 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.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email



address viz; gorani.industries@yahoo.com (designated email address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

Other Instructions:

- The e-voting module shall be disabled by CDSL for voting after 5.00 P.M. on 29th September, 2021 (Wednesday). Members holding shares in physical or in demat form as on 23rd September, 2021 shall only be eligible for e-voting.
- II. The voting rights of Members shall be in proportion to the shares held by them in the paid up equity share capital of the Company as on 23rd September, 2021.
- III. Any person, who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if he/she is already registered with CDSL for remote e-voting then he/she can use his/ her existing User ID and password for casting the vote.
- IV. CS Manish Jain, Practicing Company Secretary (Membership No: FCS 4651 CP No: 3049) (Address: 1st Floor, 236, Anoop Nagar, Indore (M.P.) 452008) has been appointed as the scrutinizer to conduct the evoting process.
- V. The Scrutinizer shall, within a period not exceeding two working days from the conclusion of the e-voting period, unblock the votes in the presence of atleast two witnesses not in the employment of the Company.
- VI. The Scrutinizer, after scrutinizing the votes cast at the meeting and through remote e-voting, will, not later than 48 hours of conclusion of the Meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company www.goraniindustries.com and on the website of CDSL.
- VII. The resolutions shall be deemed to be passed on the date of Annual General Meeting of the Company, subject to receipt of sufficient votes.
- VIII. The result declared along with the Scrutiniser's Report shall be placed on the Company's website www.goraniindustries.com and the Company shall simultaneously forward the results to BSE Limited, where the shares of the Company are listed.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. 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.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast seven (7) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance seven (7) days prior to meeting mentioning their name, demat account number/folio number, e m a i l i d , m o b i l e n u m b e r a t gorni.industries@yahoo.com. These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted 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 available during the AGM.



10. If any Votes are cast by the shareholders through the evoting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022-23058738 and 022-23058542/43.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr.

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.

OTHER:

Information pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the provisions of the Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India regarding the Directors proposed to be appointed/re-appointed:

Particulars	Sanjay Gorani
DIN	00055531
Date of Appointment	14/03/1995
Date of Birth	11/10/1965
Qualifications	Post Graduate in M.A.(Economics)
Expertise in specific functional areas	He has rich experience of 26 years in the marketing, operation and working of the Company.
Relationship with Directors	None
Appointment/Re-appointment	Re-appointment on retirement by rotation
Terms and Conditions of Appointment/ Reappointment	In terms of Section 152(6) of the Companies Act, 2013, Mr. Sanjay Gorani, Managing Director of the Company is liable to retire by rotation.
Details of remuneration sought to be paid and the remuneration last drawn.	Rs. 2,00,000.00 (Rupees Two Lakh only) per month, as approved by the members of the Company in the Annual General Meeting held on 27th September, 2019
Shareholding in the Company as on 31stMarch, 2021.	879300 Equity shares of Rs. 10.00 each
Number of meetings of the Board attended during the year 2020-21	8/8
Directorships held in other companies Managing Director	Blow Hot Kitchen Appliances Private Limited-
Memberships/Chairmanships of committees of othercompanies (includes only Audit Committee and Stakeholders' Relationship Committee)	NIL



EXPLANATORY STATEMENT U/S 102(1) OF THE COMPANIES ACT, 2013 FORMING PART OF THE NOTICE

Item No. 3

Mr. Nakul Gorani, (Holding DIN-06543317) is director of the Company since last 8 years. Mr. Nakul Gorani is a Masters in Management having Practical experience of Eight years in Management and Marketing. Keeping in view his untiring effort and rich experience in Marketing, the Board has decided to increase his remuneration on the recommendation of Nomination and Remuneration Committee upto Rs. 3,00,000.00 (Rupees Three Lac Only) per month with effect from 01st April, 2021, on the same terms and conditions passed at the time of reappointment as approved by the members of the Company at their meeting held on 27th September, 2019;

The broad information pursuant to Section – II of Part – II of Schedule V of the Companies Act, 2013, in respect of the resolution specifies in item no. 3 are as under:

I. General Information

- The company is in the business of production and sales of Kitchen and Home appliances and Kitchenware manufacturing and retailing is one such sector within the overall household segment. Its main products are LPG stoves, rangehood chimney, gas geyser etc. carrying the brand name of Blowhot.
- Date of commencement of commercial production: The commercial production of the company has already been started.
- 3. The Company is not a new company hence this clause is not applicable.
- 4. Financial Performance:

Particulars	Year ended on 31/03/2021	Previous Year ended on 31/03/2020
Sales (Net of Excise Duty)	18,39,79,722.00	21,43,11,719.00
Other Income	11,68,588.00	5,19,699.00
Gross profit	1,37,14,735.00	1,45,33,738.00
Finance Cost	13,44,547.00	26,58,558.00
Depreciation	32,41,316.00	28,67,421.00
Exceptional Items (charged to P&L account)	0.00	0.00

Particulars	Year ended on 31/03/2021	Previous Year ended on 31/03/2020
Net profit before Tax	91,28,872.00	90,07,759.00
Provision for Tax-		
Current Tax	25,09,953.00	23,78,956.00
MAT Credit	0.00	0.00
Deferred Tax	19,847.00	1,38,129.00
Net Profit after Tax	65,99,072.00	64,90,674.00

 5. The company does not have any foreign direct investment or collaboration. However, meager shares are held by NRI.

II. Information about the appointee:

1. Background

Mr. Nakul Gorani, age-31 years, is a Masters in Management having Practical experience of eight years in Marketing, Management and is being associated with the Company from past eight years. He has significantly contributed to its all-round growth. The business of the company has grown many folds in his tenure.

2. A comparison of past remuneration and the proposed remuneration is given below:

Particulars	Existing remuneration	Proposed remuneration
Basic Salary	Rs. 1,50,000/- Per Month	Rs. 3,00,000/- Per MonthPer Month
Allowances and perquisites	As decided by Board from time to time	As decided by Board from time to time

- 3. Recognition and Awards: NIL
- Job profile and his suitability The terms and conditions as set out in this resolution. Subject to the superintendence, direction and control of the Board.
- Remuneration proposed As set out in the Ordinary resolution in item no. 3. The remuneration to Whole Time Director has the approval of the Nomination and Remuneration Committee.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin) - Taking into consideration the size of the Company, the profile of Mr. Nakul Gorani, the responsibilities shouldered by him, the



aforesaid remuneration package is commensurate with the remuneration package paid to managerial position in other Companies.

- 7. Pecuniary relationship directly or indirectly with the company, or relationship with managerial personnel, if any Mr. Nakul Gorani does not have any other pecuniary relationship with the company, other than the receipt of remuneration as Whole Time Director of the company. However, he holds 60,362 (Sixty Thousand Three Hundred Sixty two) Equity shares of the company as on 31/03/2021.
 - 8. During the year, Mr. Nakul Gorani has attended all 8 Board Meetings of the Company held in the financial year 2020-21.
 - 9. Directorship in other Companies

S. No.	Name of the Company
1.	NIL

III. Other Information:

- Reason of loss or inadequate profits: To increase the turnover of the company the management kept the profit margin on a lower side.
- Steps taken for improvement: The Company is making all possible efforts to increase its profitability in future by increasing profit margin and cost cutting.
- 3. Expected increase in productivity and profits in measurable terms: The Company is hopeful that within coming year's profit margin will increase.

IV. Disclosures:

- The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Yes
- 2. The following disclosures shall be mentioned in the Board of Director's report under the heading "Corporate Governance", if any attached to the annual report: Not Applicable.

The Board of Directors recommends the resolutions for your approval as set out under item no. 3 as an Ordinary Resolution.

None of the Directors, Key Managerial Personnel of the Company and their relatives except Mr. NakulGorani and his relatives is concerned or interested, financial or otherwise, in the resolution set out at Item No. 3.

Item No. 4

Mr. Anil Gorani, (Holding DIN-00055540) is director of the Company since incorporation. Mr. Anil Gorani is a graduate in B.E. Electronics and has more than 33 years of experience in the field of steel engineering industry. The Board considers that his association would be of immense benefit to the Company and looking into the responsibilities shouldered upon him, the Board has decided to increase his remuneration on the recommendation of Nomination and Remuneration Committee upto Rs. 1,50,000.00 (Rupees One Lakh Fifty Thousand only) per month with effect from 01st January, 2021 on the same terms and conditions passed at the time of reappointment as approved by the members of the Company at their meeting held on 30th September, 2020:

The broad information pursuant to Section – II of Part – II of Schedule V of the Companies Act, 2013, in respect of the resolution specifies in item no. 4 are as under:

I. General Information

- The company is in the business of production and sales of Kitchen and Home appliances and Kitchenware manufacturing and retailing is one such sector within the overall household segment. Its main products are LPG stoves, rangehood chimney, gas geyser etc. carrying the brand name of Blowhot.
- 2. Date of commencement of commercial production: The commercial production of the company has already been started.
- 3. The Company is not a new company hence this clause is not applicable.
- 4. Financial Performance:

Particulars	Year ended on 31/03/2021	Previous Year ended on 31/03/2020
Sales (Net of Excise Duty)	18,39,79,722.00	21,43,11,719.00
Other Income	11,68,588.00	5,19,699.00
Gross profit	1,37,14,735.00	1,45,33,738.00
Finance Cost	13,44,547.00	26,58,558.00
Depreciation	32,41,316.00	28,67,421.00
Exceptional Items		
(charged to P & L account	0.00	0.00
Net profit before Tax	91,28,872.00	90,07,759.00
Provision for Tax-		
Current Tax	25,09,953.00	23,78,956.00
MAT Credit	0.00	0.00
Deferred Tax	19,847.00	1,38,129.00
Net Profit after Tax	65,99,072.00	64,90,674.00



 The company does not have any foreign direct investment or collaboration. However, meager shares are held by NRI.

II. Information about the appointee:

1. Background

Mr. Anil Gorani, age-68 years, is agraduate in B.E. electronics and has immense experience in the field of steel engineering industry. He has significantly contributed in the all-round growth of the Company.

2. A comparison of past remuneration and the proposed remuneration is given below:

Particulars	Existing remuneration	Proposed remuneration
Basic Salary	Rs. 1,25,000/- Per Month	Rs. 1,50,000/- Per MonthPer Month
Allowances and perquisites	As decided by Board from time to time	As decided by Board from time to time

- 3. Recognition and Awards: NIL
- 4. Job profile and his suitability The terms and conditions as set out in this resolution. Subject to the superintendence, direction and control of the Board.
- Remuneration proposed As set out in the ordinary resolution in item no. 4. The remuneration to Whole Time Director has the approval of the Nomination and Remuneration Committee.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin) Taking into consideration the size of the Company, the profile of Mr. Anil Gorani, the responsibilities shouldered by him, the aforesaid remuneration package is commensurate with the remuneration package paid to managerial position in other Companies.
- Pecuniary relationship directly or indirectly with the company, or relationship with managerial personnel, if any – Mr. Anil Gorani does not have any other pecuniary relationship with the company, other than the receipt of remuneration as Whole Time Director of the company. However, he holds 6,06,700 (Six Lakh

- Six Thousand Seven Hundred) Equity shares of the company as on 31/03/2021.
- 8. During the year, Mr. Anil Gorani has attended all 8 Board Meetings of the Company held in the financial year 2020-21.
- 9. Directorship in other Companies

S. No.	Name of the Company	
1	Indore Paper Krafters Private Limited	

III. Other Information:

- 1. Reason of loss or inadequate profits: To increase the turnover of the company the management kept the profit margin on a lower side.
- 2. Steps taken for improvement: The Company is making all possible efforts to increase its profitability in future by increasing profit margin and cost cutting.
- 3. Expected increase in productivity and profits in measurable terms: The Company is hopeful that within coming year's profit margin will increase.

IV. Disclosures:

- The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Yes
- The following disclosures shall be mentioned in the Board of Director's report under the heading "Corporate Governance", if any attached to the annual report: Not Applicable.

The Board of Directors recommends the resolutions for your approval as set out under item no. 4 as an Ordinary Resolution.

None of the Directors, Key Managerial Personnel of the Company and their relatives except Mr. Anil Gorani and his relatives is concerned or interested, financial or otherwise, in the resolution set out at Item No. 4.

By Order of the Board for Gorani Industries Limited

Date: 27/8/2021 Place: Indore **Anil Gorani** S d / -

(Holding DIN 00055540)

(Chairman cum Whole Time Director)



Contact Details:

Company	Gorani Industries Limited Registered Office: Plot No.32-33, Sector 'F' Sanwer Road, Industrial Area, Indore-452015 (M.P.) Tel No: 0731-2723201-3 Email id: gorani.industries@yahoo.com CIN: L28121MP1995PLC009170
Registrar and Share Transfer Agent	M/s Link Intime India P. Ltd. C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West) Mumbai 400083 Tel: 022- 49186000, Fax: 022- 49186060 Email Id: rnt.helpdesk@linkintime.co.in
E-voting Agency	Central Depository Services (India) Ltd Email id: helpdesk.evoting@cdslindia.com
Scrutinizer	CS Manish Jain Practicing Company Secretary Email Id: manishjainandco@yahoo.com

By Order of the Board for Gorani Industries Limited

Date: 27/8/2021 Anil Gorani Place: Indore

Sd/-

(Holding DIN 00055540)

(Chairman cum Whole Time Director)



BOARD'S REPORT

To,

The Members,

Gorani Industries Limited

Your Directors have great pleasure in presenting herewith the Twenty Sixth Annual Report of your Company together with the audited financial statement for the financial year ended on 31st March, 2021.

1. FINANCIAL RESULTS:

(Amount in Lacs)

1. FINANCIAL RESOLIS.			1,	it iii Lacsj
Particulars	2020-21		2019-20	
Total Revenue		1851.48		2148.31
Profit before Finance		137.14		145.34
Cost, Depreciation &				
Amortization Expense				
Less:				
Finance Costs	13.44		26.59	
Depreciation &				
Amortization expense	32.41	45.85	28.67	55.26
Net Profit/(Loss)		91.29		90.08
before extra ordinary				
& exceptional items				
& tax				
Tax Expense				
Current Tax	25.10		23.79	
Deferred Tax	0.20	25.30	1.38	25.17
Net Profit/ (Loss)		65.99		64.91
after tax before Other				
Comprehensive Income				
Add:				
Comprehensive Income	1.07	1.07	(7.15)	(7.15)
Net Profit		67.06		57.76
Transfer to Reserve		0.00		0.00

INDIAN ACCOUNTING STANDARD (Ind AS):

As mandated by the Ministry of Corporate Affairs, the Company has adopted Indian Accounting Standards ("Ind AS") from April 1, 2017 with a transition date of April 1, 2016. The financial statements of the Company for the financial year 2020-21 have been prepared in accordance with Ind AS, prescribed under Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 and other recognized accounting practices and policies to the extent applicable.

PERFORMANCE AND THE STATE OF COMPANY'S AFFAIRS:

Your Company has achieved total revenue of Rs. 1851.48lakh during the year ended 31st March, 2021

as against that of Rs. 2148.31 lakh during the previous year ended 31st March, 2020. The company has earned net profit of Rs. 67.06 Lakh during the financial year against net profit of Rs. 57.76 Lakh in the previous year. The profit for the year is adjusted against the previous years' losses.

The company is in the business of production and sales of kitchen and home appliances since 1996. Its main products are LPG stoves, steel frames, gas geyser, rangehood chimney etc. carrying the brand name of Blowhot. It does its business through a strong network of dealer and distributors all over central, south and north India. The company is in the process of implementing strategies to capitalize available opportunities.

During the year, there was no change in the nature of business of the Company.

3. MATERIAL CHANGES AND COMMITMENTS THAT AFFECTED THE FINANCIAL POSITION OF THE COMPANY WHICH OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENT RELATE TILL THE DATE OF THIS REPORT

The Financial year 2020-21 started amidst a strict nationwide lock down in India with tough restrictions on economic activity and mobility. The next following Year was also a highly volatile and challenging year. As the Covid-19 cases continued to rise exponentially, the Government imposed lock down due to second wave of covid-19 which has resulted in temporary pressure on cash flows and liquidity. The economic toll from the pandemic was unprecedented. Operational challenges continued due to restricted movement. However, the management of the Company is confident that the business operations will pick up more progressively.

4. CAPITAL STRUCTURE

There is no change in the Capital structure of the company. The paid up Equity share capital of the Company as on 31stMarch, 2021 is Rs. 4,87,51,000.00 divided into 4875100 equity shares of Rs. 10.00 each.

5. LISTING ON STOCK EXCHANGES

The shares of the Company are listed on BSE Limited and necessary listing fees have been paid up to date.

6. TRANSFER TO RESERVE, IF ANY

During the year, the Company does not propose to transfer any amount to the any Reserve.

7. DIVIDEND:



To conserve the resources of the company and for better utilization of funds, your directors are not recommending any dividend for the year.

8. RE-APPOINTMENT

As per the provision of Companies Act, 2013, Mr. Sanjay Kumar Gorani (Holding DIN- 00055531) Managing Director, retires by rotation at the ensuing Annual General Meeting and being eligible, seeks reappointment. The Board recommends his reappointment.

During the year, Mr. Anil Gorani (Holding DIN-00055540) was re-appointed as Whole-time Director of the Company for a periodof 3 years w.e.f 1stApril, 2020 to 31stMarch,2023. Further, Ms. Komal Motwani–(Holding DIN:07302550)was re-appointed as Independent Director of the Company for the second term of five consecutive years with effect from 01st October, 2020 to 30th September, 2025.

9. DIRECTORS AND KEY MANAGERIAL PERSONNEL

During the year, Mr. Vikram Rajkumar Khandelwal (Holding DIN- 00040202), Independent Director of the Company resigned from the directorship of the company w.e.f 12th February, 2021 and Mr. Ayush Shukla (Holding DIN: 09057436)was appointed as an Additional Independent Director w.e.f. 12th February, 2021 in the Board Meeting held on 12th February, 2021 and such appointment was confirmed by the members through postal ballot on 17th March, 2021 w.e.f. 12th February, 2021.

The Company has received declarations from all the Independent Directors of the Company confirming that they meet with the criteria of independence as prescribed both under Sub-Section (6) of Section 149 of the Companies Act, 2013. The Independent Directors have also confirmed that they have complied with the Company's Code of Conduct for Board of Directors. Further, all the Directors have also confirmed that they are not debarred to act as a Director by virtue of any SEBI order.

All Independent Directors of the Company have valid registration in the Independent Director's data bank of Indian Institute of Corporate Affairs as required under Rule 6(1) of the Companies (Appointment and Qualification of Director) Fifth Amendment Rules, 2019 and has passed the online proficiency self-assessment test as required to be undertaken by an Independent Director under the provisions of Section 150 of the Companies Act, 2013 and the rules framed

thereunder.

The Board is of the opinion that Independent Director, Mr. Ayush Shukla (Holding DIN: 09057436), upheld ethical standards of integrity and probity and is a qualified Company Secretary (Member of the Institute of Company Secretaries of India) and is an expert in legal and Secretarial matters.

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors which include criteria for performance evaluation of the non-executive directors and executive directors.

10. NOMINATION AND REMUNERATION POLICY AND OTHER DETAILS:

The Company has adopted a Nomination and Remuneration Policy for the Directors, Key Managerial Personnel and other employees, pursuant to the provisions of the Act. The policy of the Company on Directors appointment and remuneration including criteria for determining qualification, positive attribute, independence of director and other matters, as required under subsection (3) of section 178 of the Companies Act 2013 is available on Company's website at the link: http://www.goraniindustries.com/investors/.

There has been no change in the policy since last fiscal year. We affirm that the remuneration paid to the directors is as per the terms laid out in the nomination and remuneration policy of the company.

The nomination and remuneration policy is annexed herewith as Annexure-I to this Boards' Report.

There is no pecuniary relationship or transactions between the Company and the non-executive directors other than sitting fees, commission, and reimbursement of expenses incurred by them for the purpose of attending meetings of the Company.

11. ANNUAL RETURN

Pursuant to the provisions of Section 134(3)(a) and Section 92(3) of the Companies Act, 2013 read with Rule 12 of the Companies (Management and Administration) Rules, 2014,the Annual Return of the Company for the financial year ended March 31, 2 0 2 1 c a n b e a c c e s s e d a t http://www.goraniindustries.com/investors/.

12. AUDITORS AND THEIR REPORT

The Members at their 25thAnnual General Meeting of the Company held on 30th September, 2020, had



appointed M/s. Sandeep Surendra Jain and Company, Chartered Accountants (bearing Firm Registration No. 010172C) as the Statutory Auditors of the Company to hold office for a term of five years i.e. from the conclusion of 25thAnnual General Meeting till the conclusion of the 30thAnnualGeneral Meeting.

The Notes on financial statement referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The Auditors' Report does not contain any qualification, reservation or adverse remark.

13. INTERNAL AUDITOR

M/s Navin Sapna & Co., Chartered Accountants (bearing firm registration no. 010507C) have been appointed as an Internal Auditor of the Company w.e.f. 1st April, 2017 in the Board Meeting held on 30th May, 2017.

14. SECRETARIAL AUDIT:

M/s. Manish Jain & Co., Practicing Company Secretaries has been appointed to conduct the secretarial audit of the Company for the financial year 2020-21 in the Board Meeting held on 28th July, 2020.

Further the Company has also appointed M/s. Manish Jain & Co., Practicing Company Secretaries for the financial year 2021-22 in the Board Meeting held on 29th June, 2021.

The Secretarial Audit Report for the financial year ended March 31, 2021 is annexed herewith as Annexure II to this Report. The report is self-explanatory and does not call for any further comments except:

Remarks:

- 1. The Company could not produce before us the half-yearly return under the Factories Act, 1948 for period ended on 31st December, 2020.
- The Company had delayed in filing Annual Form G-1 under Industrial Dispute Act, 1947, the Labour Welfare Return for half -year ended on 30th June, 2020 and the half yearly return under the Factories Act, 1948 for period ended on 30th June, 2020.
- 3. During the year under review there is delay in payment of gratuity to the employees of the Company.
- 4. The Company had delayed in payment of Bonus for the financial year 2019-20.

Explanation of above remarks:

The Board clarified that above delay in payment and filing was mainly due to covid impact and technical glitches faced at respective portal. The delay in payment of gratuity is mainly due to online procedural delay by the Life Insurance Corporation and Bank.

15. ANNUAL EVALUATION

The Board of Directors has carried out an annual evaluation of its own performance, its Committees, and individual directors pursuant to the provisions of the Companies Act, 2013.

The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of criteria such as the board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the Committees was evaluated by the Board after seeking inputs from the Committee members on the basis of criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee reviewed the performance of individual directors on the basis of criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc.

In a separate meeting of independent directors, performance of non-independent directors and the Board as a whole was evaluated, taking into account the views of executive directors and non-executive directors. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

The Board of Directors expressed their satisfaction with the evaluation process.

16. RELATED PARTY TRANSACTIONS

The Contracts or arrangements entered into by the Company are in accordance with provisions of Section 188 of the Companies Act, 2013 during the year under review and were in ordinary course of business and on arm's length basis.

The details of the related party transactions as per Indian Accounting Standards (IND AS) - are set out in Note 26 to the Standalone Financial Statements of the Company.



There are no materially significant related parties transactions entered into by the Company, which may have a potential conflict with the interest of the Company at large.

Further details have been given in the prescribed Form AOC-2 annexed herewith as **Annexure-III.**

The policy on Related Party Transactions as approved by the Board may be accessed on Company's website at the link: http://www.goraniindustries.com/investors/

17. CORPORATE GOVERNANCE

Regulation 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 and Para C, D and E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is not applicable to the Company.

18. MEETINGS

A. BOARD MEETINGS

During the year 2020-21, 8 (Eight) Board Meetings were held on 06th June, 2020, 28th July, 2020, 25th August, 2020, 04th September, 2020, 11th September, 2020, 06th November, 2020, 12th February, 2021 and 19th March, 2021.

Name of Director	No. of Board Meeting entitled to attend	No. of Board Meeting attended	Attendance at last Annual General Meeting
Mr. Sanjay Gorani	08	08	Yes
Mr. Anil Gorani	08	08	Yes
Mr. NakulGorani	08	08	Yes
Ms. KomalMotwani	08	06	Yes
Mr. VikramRajkumar Khandelwal*	07	07	Yes
Ms. Raina Goyal	08	08	Yes
Mr. Ayush Shukla**	01	01	NA

^{*}Mr. VikramRajkumar Khandelwal (Holding DIN:00040202) has resigned from the Directorship of the Company w.e.f 12th February, 2021.

B. AUDIT COMMITTEE MEETING

During the financial year 2020-21, 5 (Five) Audit Committee Meetings were held on 28th July, 2020, 24th August, 2020, 11th September, 2020, 06th November, 2020 and 12th February, 2021.

Name of Director	No. of committee Meetings entitled to attend	No. of committee Meetings attended
Ms. Komal Motwani	05	05
Mr. Vikram Rajkumar Khandelwal*	05	05
Ms. Raina Goyal	05	05
Mr. Ayush Shukla**	00	00

*Mr. VikramRajkumarKhandelwal (Holding DIN:00040202) has resigned from the Directorship of the Company w.e.f 12th February, 2021.

**Mr. Ayush Shukla (Holding DIN: 09057436) was appointed as an Independent Director of the Company w.e.f 12th February, 2021.

C. NOMINATION AND REMUNERATION COMMITTEE MEETINGS

During the financial year 2020-21, 4 (Four) meetings of the Nomination and Remuneration Committee were held on 11th August, 2020, 20th October, 2020, 12th February, 2021 and 15th March, 2021.

Name of Director	No. of committee Meetings entitled to attend	No. of committee Meetings attended
Ms. Komal Motwani	04	04
Mr. Vikram Rajkumar Khandelwal*	04	03
Ms. Raina Goyal	04	04
Mr. Ayush Shukla**	01	01

*Mr. VikramRajkumarKhandelwal (Holding DIN:00040202) has resigned from the Directorship of the Company w.e.f 12th February, 2021.

**Mr. Ayush Shukla (Holding DIN: 09057436) was appointed as an Independent Director of the Company w.e.f 12th February, 2021.

^{**}Mr. Ayush Shukla (Holding DIN: 09057436) wasappointed as an Independent Director of the Company w.e.f 12th February, 2021.



D. STAKEHOLDER RELATIONSHIP COMMITTEE METTINGS

During the financial year 2020-21, 4 (Four) Stakeholder Relationship Committee Meetings were held on 03rd June, 2020, 01st September, 2020, 30th October, 2020 and 30th January, 2021.

Name of Director	No. of committee Meetings held	No. of committee Meetings attended
Ms. KomalMotwani	04	04
Mr. VikramRajkumar Khandelwal*	04	04
Ms. RainaGoyal	04	04
Mr. Ayush Shukla**	00	00

^{*}Mr. VikramRajkumarKhandelwal (Holding DIN:00040202) has resigned from the Directorship of the Company w.e.f 12th February, 2021.

19. THE NAMES OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR:

During the year no company have become or ceased to be its subsidiaries, joint ventures or associate companies.

20. SUBSIDIARY, JOINT VENTURES AND ASSOCIATE COMPANY:

During the period under review, the Company doesn't have any subsidiary, joint ventures and associate Companies.

21. SECRETARIAL STANDARDS

The Company complies with all applicable secretarial standards issued by the Institute of Company Secretaries of India.

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

The information relating to conservation of Energy, Technology absorption and Foreign Exchange earnings and outgo as required under section 134(3)(m) of the Companies Act, 2013 read with the with Rule 8 of The Companies (Accounts) Rules, 2014 is given in Annexure IV forming part of this report.

23. REMUNERATION RATIO AND OTHER DETAILS OF DIRECTORS / KEY MANAGERIAL PERSONNEL (KMP) / EMPLOYEES:

The information required pursuant to Section 197 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of Directors/ KMP of the Company are furnished in Annexure V.

No employees in the Company have been paid remuneration in excess of the limits prescribed under section 197 of The Companies Act, 2013 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

24. DETAILS RELATING TO DEPOSITS, COVERED UNDER CHAPTER V OF THE ACT:

- (a) Accepted during the year: Nil
- (b) Remained unpaid or unclaimed as at the end of the year: Nil
- (c) Whether there has been any default in repayment of deposits or payment of interest thereon duringthe year and if so, number of such cases and the total amount involved: Nil
- (d) Details of deposits which are not in compliance with the requirements of Chapter V of the Act: Nil

During the year the Company has taken unsecured loans fromDirector of the Company Mr. NakulGorani (Holding DIN:06543317), Whole-time Director of the Company and has received Declaration to the effect that the said amount is not being given out of funds acquired by him by borrowing or accepting loans or deposits from others.

25. CORPORATE SOCIAL RESPONSIBILITY:

The Company is not required to constitute a Corporate Social Responsibility Committee, as it does not fall within purview of Section 135(1) of the Companies Act, 2013 and hence it is not required to formulate policy on corporate social responsibility.

26. DISCLOSURES:

AUDIT COMMITTEE

Audit Committee is entrusted with the responsibility to supervisethe Company's financial reporting process and internal controls. The composition of the Audit Committee is in alignment with provisions of

^{**}Mr. Ayush Shukla (Holding DIN: 09057436) was appointed as an Independent Director of the Company w.e.f 12th February, 2021.



Section 177 of the Companies Act, 2013.

As on date the Audit Committee comprises of three Directors i.e Mr. Ayush Shukla (Holding DIN: 09057436), Independent Director (Chairman), Ms. Komal Motwani (Holding DIN: 07302550), Independent Director (member) and Ms. Raina Goyal (Holding DIN: 08295368), Non-Executive Director (member). All the recommendations made by the Audit Committee were accepted by the Board.

VIGIL MECHANISM

The Vigil Mechanism of the Company is in terms of Companies Act, 2013, to deal with instance of fraud and mismanagement, if any. The Policy on vigil mechanism may be accessed on the Company's website at the link http://www.goraniindustries.com/investors/.

27. DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors state that:

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

28. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review, as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is presented in a separate section forming part of the Annual Report.

29. DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY:

The company has framed the Risk Management Policy which highlights the Company's practices and risk management framework for the identification and management of uncertainty. The Company manages monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives.

The Company has implemented a Risk Management Framework for the management and oversight of material risks and internal control. The Risk Management Framework is designed to address risks that have been identified to have a material impact on the Company's business and to ensure that the Board regularly reviews the risk management and oversight policies.

30. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The company has adequate system of managementsupervised internal control, which is aimed at achieving efficiency in operations, optimum utilization of resources, effective monitoring and compliance with all applicable laws. These ensure that all corporate policies are strictly adhered to an absolute transparency is followed in accounting and all its business dealings.

The Company's internal control systems are commensurate with the nature of its business and the size and complexity of its operations. The company ensures adherence to all internal control policies and procedures. A qualified and independent audit committee of the Board, comprising the independent directors reviews the adequacy of internal control.

The report on Internal Financial Control has also been annexed with the financial statements of the Company as provided by the Statutory Auditor of the Company.

31. COST RECORDS

Maintenance of cost records as specified by Central Government under sub section (1) of Section 148 of the Companies Act, 2013, is not applicable to the Company.



32. SEXUAL HARRASEMENT

During the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act. 2013.

The Company has complied with the Constitution of Internal Compliant Committee under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

33. GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

- Details of particulars of loans, guarantees or investments under section 186 of the Companies Act, 2013.
- 2. Details relating to deposits covered under Chapter V of the Act.
- 3. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 4. Issue of shares (including sweat equity shares) to employees of the Company under any Employee Stock Option Scheme.
- Neither the Managing Director nor the Wholetime Directors of the Company receive any commission.
- Separate Section containing a Report on performance and Financial Position of each of Subsidiaries, Associated & Joint Ventures included in the Consolidated Financial Statement of the Company.

- 7. The Auditors of the Company have not reported any fraud as specified under second proviso of Section 143 (12) of the Companies Act, 2013.
- 8. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.
- 9. Voluntary revision as per Section 131 of the Companies Act, 2013.
- 10. The details regarding application made or proceeding pending under Insolvency and Bankruptcy Code, 2016.

34. ACKNOWLEDGEMENT:

The Board wishes to place on record their gratitude for the co-operation being received from the Banks, Share Transfer Agent, Stock Exchanges, Shareholders, customers, staff and workers of the Company and thank them for their continued support.

By Order of the Board for Gorani Industries Limited

Date: 27/8/2021 Place: Indore Anil Gorani S d/-(Holding DIN 00055540)

(Chairman cum Whole Time Director)

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



ANNEXURE I

NOMINATION AND REMUNERATION POLICY

1. OBJECTIVE

The Nomination and Remuneration Committee and this Policy shall be in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Key Objectives of the Committee would be:

- To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- iii. To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
- iv. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- To retain, motivate and promote talent and to ensure long term sustain ability of talented managerial persons and create competitive advantage.
- vi. To develop a succession plan for the Board and to regularly review the plan;

2. **DEFINITIONS**

- Act means the Companies Act, 2013 and Rules framed thereunder, as amended from time to time.
- ii. **Board** means Board of Directors of the Company.
- iii. **Directors** mean Directors of the Company.
- iv. **Key Managerial Personnel** as per the Act.
- v. **Senior Management** means personnel of the company who are members of its core

management team excluding the Board of Directors including Functional Heads.

3. ROLE OF COMMITTEE

i. Matters to be dealt with, perused and recommended to the Board by the Nomination and Remuneration Committee

The Committee shall:

- Formulate the criteria for determining qualifications, positive attributes and independence of a director.
- 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.
- Recommend to the Board, appointment and removal of Director, KMP and Senior Management Personnel.

ii. <u>Policy for appointment and removal of</u> <u>Director, KMP and Senior Management</u>

- 1. Appointment criteria and qualifications
- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend to the Board his / her appointment.
- b) A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person are sufficient / satisfactory for the concerned position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position



may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.

2. Term / Tenure

a) Managing Director/Whole-time Director:
The Company shall appoint or re-appoint
any person as its Executive Chairman,
Managing Director or Executive Director
for a term not exceeding five years at a
time. No re-appointment shall be made
earlier than one year before the expiry of

b) Independent Director:

- An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.
- No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly. However, if a person who has already served as an Independent Director for 5 years or more in the Company as on October 1, 2014 or such other date as may be determined by

the Committee as per regulatory requirement; he/ she shall be eligible for appointment for one more term of 5 years only.

- At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

3. Evaluation

The Committee shall carry out evaluation of performance of every Director, KMP and Senior Management Personnel at regular interval (yearly).

4. Removal

Due to reasons for any disqualification mentioned in the Act or under any other applicable Act, rules and regulations thereunder, the Committee may recommend, to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

5. Retirement

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/remuneration or otherwise even after attaining the retirement age, for the



benefit of the Company.

iii. Policy relating to the Remuneration for the Whole-time Director, KMP and Senior Management Personnel

1. General:

- a) The remuneration / compensation / commission etc. to the Whole-time Director, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- b) The remuneration and commission to be paid to the Whole-time Director shall be in accordance with the percentage / slabs / conditions as per the provisions of the Act.
- c) Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Whole-time Director.

Remuneration to Whole-time / Executive / Managing Director, KMP and Senior Management Personnel:

a) Fixed pay:

The Whole-time Director/KMP and Senior Management Personnel shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The breakup of the pay scale and quantum of perquisites including, employer's contribution to P.F, pension scheme, medical expenses, club fees etc. shall be decided and approved by the Board/ the Person authorized by the Board on the

recommendation of the Committee and approved by the shareholders and Central Government, wherever required.

b) Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Whole-time Director in accordance with the provisions of Schedule V of the Act and if it is not able to comply with such provisions, with the previous approval of the Central Government.

c) Provisions for excess remuneration:

If any Whole-time Director draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government.

3. Remuneration to Non- Executive / Independent Director:

a) Remuneration / Commission:

The remuneration / commission shall be fixed as per the slabs and conditions mentioned in the Act.

b) Sitting Fees:

The Non- Executive / Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed Rs One Lakh per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.



4. COMMITTEE MEMBERS' INTERESTS

- A member of the Committee is not entitled to be present when his or her own remuneration is discussed at a meeting or when his or her performance is being evaluated.
- The Committee may invite such executives, as it considers appropriate, to be present at the meetings of the Committee.

VOTING

- Matters arising for determination at Committee meetings shall be decided by a majority of votes of Members present and voting and any such decision shall for all purposes be deemed a decision of the Committee.
- In the case of equality of votes, the Chairman of the meeting will have a casting vote.

6. NOMINATION DUTIES

The duties of the Committee in relation to nomination matters include:

- Ensuring that there is an appropriate induction in place for new Directors and members of Senior Management and reviewing its effectiveness;
- Ensuring that on appointment to the Board, Non-Executive Directors receive a formal letter of appointment in accordance with the Guidelines provided under the Act;
- Identifying and recommending Directors who are to be put forward for retirement by rotation.
- Determining the appropriate size, diversity and composition of the Board; Setting a formal and transparent procedure for selecting new Directors for appointment to the Board;
- Developing a succession plan for the Board and Senior Management and regularly reviewing the plan;
- Evaluating the performance of the Board members and Senior Management in the context of the Company's performance from

business and compliance perspective;

- Making recommendations to the Board concerning any matters relating to the continuation in office of any Director at any time including the suspension or termination of service of an Executive Director as an employee of the Company subject to the provision of the law and their service contract.
- Delegating any of its powers to one or more of its members of the Committee;
- Recommend any necessary changes to the Board; and
- Considering any other matters, as may be requested by the Board.

7. REMUNERATION DUTIES

The duties of the Committee in relation to remuneration matters include:

- to consider and determine the Remuneration Policy, based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract retain and motivate members of the Board and such other factors as the Committee shall deem appropriate all elements of the remuneration of the members of the Board.
- to approve the remuneration of the Senior Management including key managerial personnel of the Company maintaining a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company.
- to delegate any of its powers to one or more of its members of the Committee.
- to consider any other matters as may be requested by the Board.



ANNEXURE II

Form MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED on 31st March, 2021

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members

Gorani Industries Limited

32-33. Sector-F

Sanwer Road Industrial Area, Indore

M.P. - 452015

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

Due to Covid-19 pandemic I was unable to physically visit the Company office and Plant office and therefore, I have examined the books, papers, minute books, forms and returns filed and other records received via Emails and other electronic means maintained by the Company for the financial year ended on 31st March, 2021 according to the provisions of:

- The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings- There is no Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings in the Company during the year;
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 -There is no Listed Debt Securities in the Company;
 - (e) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 - There is no Share Based Employee Benefits in the Company;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India



(Listing Obligations and Disclosure Requirements) Regulations, 2015;

- (h) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 -No Equity Shares are delisted during the year;
- (i) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 - There is no event of Buyback of securities during the year.

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

 Secretarial Standards issued by The Institute of Company Secretaries of India.

I further report that, having regard to the adequate systems and processes are in place to monitor and ensure compliance with general laws like labour laws, environment laws. On examination of the relevant documents and records in pursuance thereof, on test check basis, the company has complied with the general laws applicable to the Company except the remarks mentioned herein below:

- 1. The Company could not produce before us the halfyearly return under the Factories Act, 1948 for period ended on 31st December, 2020.
- 2. The Company had delayed in filing Annual Form G-1 under Industrial Dispute Act, 1947, the Labour Welfare Return for half -year ended on 30th June, 2020 and the half yearly return under the Factories Act, 1948 for period ended on 30th June, 2020.
- 3. During the year under review there is delay in payment of gratuity to the employees of the Company.
- 4. The Company had delayed in payment of Bonus for the financial year 2019-20.

I further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, 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.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

Regarding financial, direct/indirect taxation, Statutory Audit matters which have been dealt by other professionals hence, these matters are not in the scope of our audit and no comments have been made on these matters.

I further report that during the audit period, there were no instances of:

- Public / Rights / Preferential issue of shares / debentures / sweat equity.
- ii. Redemption / buy-back of securities.
- iii. Merger/amalgamation/reconstruction etc.
- iv. Foreign technical collaborations.

Place: Indore Sd/-

Date: 27/08/2021 CS Manish Jain

For Manish Jain & Co.
Company Secretaries

FCS No.4651 C P No. : 3049

UDIN: F004651C000841003



To,
The Members
Gorani Industries Limited
32-33, Sector-F
Sanwer Road, Indore
M.P. - 452015

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We 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. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Place : Indore Sd/-

Date: 27/08/2021 CS Manish Jain

For **Manish Jain & Co.**Company Secretaries

FCS No.4651 C P No.:3049

UDIN: F004651C000841003



ANNEXURE III

Form No. AOC-2

Form for disclosure of particulars of contracts/arrangements entered into by the Company with related parties referred to in subsection (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto [Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the

Companies (Accounts) Rules, 2014]

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

- a) Name(s) of the related party and nature of relationship: NIL
- b) Nature of contracts/arrangements/transactions :NIL
- c) Duration of contracts/arrangements/transactions: NIL
- d) Salient terms of the contracts or arrangements or transactions including the value, if any: NIL
- e) Justification for entering into contracts or arrangements or transactions: NIL
- f) Date(s) of approval by the board :NIL
- g) Amount paid as advances, if any: NIL
- h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188:NIL

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

Name(s) of the related party and nature of relationship	Blow Hot Kitchen Appliances Private Limited (Directors i.e. Mr. Sanjay Gorani, Mr. Anil Gorani, Mr. Nakul Gorani and their relatives are Directors and/ or members)	M/s Gangotri Industries (The proprietor of the firm is relative of directors of the company)
Nature of contracts / arrangements / transactions	sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited	sale, purchase or supply of any goods or materials
Duration of contracts / arrangements/ transactions	3 Years (1st October 2020 to 30th September, 2023)	3 Years (1st October 2020 to 30th September, 2023)
Salient terms of the contracts or arrangements or transactions including the value, if any	Approval at Annual General Meeting held on 30th September, 2020 and Limit was Rs. 5 Crore per annum. Approval of members on 18th March, 2021 and the limit was increased from Rs. 5 Crore per annum to Rs. 50 Crore per annum for the remaining tenure	Approval at Annual General Meeting held on 30th September, 2020 and Limit is Rs. 5 Crore per annum.
Date(s) of approval by the board	25th August, 2020 for limit of Rs. 5 Crore per annum 12th February, 2021 for limit of Rs. 50 Crore per annum	25th August, 2020 for limit of Rs. 5 Crore per annum
Amount paid as advances, if any	NIL	NIL

By Order of the Board

Sd/-

Anil Gorani

(Holding DIN 00055540)
Chairman cum Whole Time Director

Place: Indore Date: 27/08/2021



ANNEXURE IV

Information on Energy Conservation, Technology Absorption and Foreign Exchange Earnings and Outgo required to be disclosed under Section 134 of the Companies Act, 2013 read with rules the Companies (Accounts) Rules, 2014 are provided hereunder:

CONSERVATION OF ENERGY

(i) Steps taken or impact on conservation of energy:

Our focus on the impact of our operations on climate change leads to our energy conservation strategy where we can best evaluate our performance through measurement of emission to the atmosphere.

- a. Additional power capacitors and power factor control equipments are installed to limit down demand.
- b. Changeover switch system has been employed to avoid electricity wastage.

Additional investments and proposal, if any, being implemented for reduction of consumption of energy:

Due to effective steps already taken to conserve energy, there is no immediate scope.

Impact of above measures:

Efficient utilization of power and consumption of electricity per unit of production has decreased.

Total energy consumption and energy consumption per unit of production as per Form A of the Annexure in respect of Industries specified in the schedule thereto.

	Particulars	Unit	2020-21	2019-20
a.	Electricity			
	Purchased unit	KWH	2,90,553	2,83,944
	Total amount	Rs.	37,43,273	32,92,943
	Rate per unit	Rs./KWH	12.88	11.60
b.	Own generation			
	Units	KWH	5,180	21,690
	Units/ Ltr. of Diesel	KWH	5.51	5.36
	Cost per Unit	Rs./KWH	15.01	13.14
	Electricity consumed	KWH	0.99	0.98

(ii) Steps taken by the company for utilizing alternate sources of energy;

As there has been satisfactory power supply from the Electricity Board, there appears no scenario for such situation.

(iii) Capital investment on energy conservation equipments;

Due to adequate arrangement, existing there is no further requirement of such investment considering the estimated production in near future.

2. TECHNOLOGY ABSORPTION, REASERCH & DEVELOPMENT (R&D)

(i) Efforts made towards technology absorption

Company is manufacturing ISI-Certified Gas Geysers which have thermal efficiency of 82% plus, thereby reducing the carbon footprint compared to electric geyser by 40% resulting into environmental energy conservation and emission of carbon-di-oxide and carbon-mom-oxide like harmful gases.



- (ii) The benefits derived like product improvement, cost reduction, product development or import substitution. The team of Whole time director as supported by Managing Director have a vast experience of 31 years in the field of Kitchen wears ,has helped practically to understand the requirement of modified, improvised and more beautified user friendly product for which main customers are ladies, housewives, students. The continuous leaning and development process in last 10 years has helped to become safer, easy to handle products.
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)--
 - (a) the details of technology imported
 - (b) the year of import;
 - (c) whether the technology been fully absorbed
 - (d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof

No technology as such is imported. The practical experience gained in travailing to and fro China by the directors while their frequent trips to the country for understanding the needs of the customers have resulted into improvised technical durability of the product.

(iv) Expenditure on R&D:

So far as the current products namely LPG Stoves, Kitchen Chimney & Gas Geysers are concerned the minor technology specifications and beautifying modification have been obtained through the continuous manufacturing experience during last 11 years under the control of technical team headed by whole time technical director of the company. The ultimate object has been to make the above products more user (housewives) friendly from safety and handling point of view. Therefore relevant expenses have been absorbed by the yearly Income & Expenditure accounts.

3. FOREING EXCHANGE EARNINGS AND OUTGO: (Amount in Rs.)

	Particulars	2020-21	2019-20
a.	Earnings FOB value of exports Freight Charges	NIL	NIL
b.	Outgo Import Expenses	7,28,83,770	5,03,67,923

By Order of the Board

-/Sd i**l Gorani**

Anil Gorani (Holding DIN 00055540)

Chairman cum Whole Time Director

Place: Indore Date: 27/08/2021

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



ANNEXURE V

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

1) The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2020-21, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2020-21 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

Name of Director	Designation	Remuneration for F.Y. 2019-20 (Amount in Rs.)	Remuneration for F.Y. 2018-19 (Amount in Rs.)	Increase in remuneration from previous year	Percentage increase in remuneration from previous year	Ratio
Sanjay Gorani	Managing Director	24,00,000	23,00,000	1,00,000	4.34%	19.49
Anil Gorani	Whole Time Director	14,50,000	12,00,000	2,50,000	20.83%	11.77
NakulGorani	Whole Time Director	18,00,000	17,00,000	1,00,000	5.88%	14.62
Chandrasekhar Sharma	CFO	2,10,833	2,16,000	(5,167)	(2.39%)	
NeerjaMandiya	Company Secretary	1,45,000	1,74,000	(29,000)	(16.67%)	

- 2) The median remuneration of employees of the Company during the financial year was Rs. 1,23,156
- 3) In the financial year, there is an increase of 3.68% in the median remuneration of employees;
- 4) There were 165 permanent employees on the rolls of Company as on March 31, 2021;
- 5) Average percentage increase made in the salaries of employees other than the managerial personnel in the last financial year i.e. 2020-21 is 5%
- 6) The key parameters for the variable component of remuneration availed by the directors are considered by the Board of Directors based on the recommendations of the Human Resources, Nomination and Remuneration Committee as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees:
- 7) It is hereby affirmed that the remuneration paid is as per the as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.



8) Details of top ten employees of the Company under Rule 5 (2) of the Companies (Appointment and Remuneration) Rules, 2014 as amended from time to time:

Sr. No.	Name of the Employee	Designation of the Employee	Remun- eration Received (Rs.)	Nature of employ- ment, whether contra- ctual or otherwise	Qualifications and experience of the employee	Date of commen- cement of emplo- yment	Age	The last employ- ment held by such employee before joining the Company	The percentage of equity shares held by the employee in the Company within the meaning of rule 5(2)(iii) of Companies (Appointment and Remuneration) Rule 2014	Whether any such employee is a relative of any director or manager of the Company and if so, name of such director or manager
1.	Chandra Shekhar Sharma	C.F.O.	2,10,833	Contractual	M.Com 21 Yrs.	1-Aug-99	60 Yrs.	Jayant Vitamins Ltd.	NIL	N.A.
2.	Ajay Jain	H.R. Manager	2,10,833	Contractual	B.Com, Dip. in Material Management	9-Sep-19	50 Yrs.	Jush Precision & Tools Pvt. Ltd.	NIL	N.A.
3.	Abhay Sharma	Manager Accounts	2,10,833	Contractual	M.Com 18 Yrs.	1-Oct-16	42 Yrs.	Wanderland Real Estate Pvt. Ltd.	NIL	N.A.
4.	Antony Paulose Joseph	Tool Room Incharge	2,10,833	Contractual	Diploma in Mechanical Engineering 16 Yrs.	13-Jul-05	61 Yrs.	Super Steel Mfg. Co.	NIL	N.A.
5.	Mohammed Ahmed Khan	Dispatch Incharge	2,10,833	Contractual	M.Com., LL.B. 25 Yrs.	2-Sep-96	63 Yrs.	Modella Steel	NIL	N.A.
6.	Vinod Sharma	Production Incharge	1,79,333	Contractual	B.Sc 21 Yrs.	15-Sep-00	58 Yrs.	Super Steel Mfg. Co.	NIL	N.A.
7.	Premnarayan Nagar	Paint Section Incharge	1,79,333	Contractual	B.Com 11 Yrs.	11-Oct-09	53 Yrs.	Super Steel Mfg. Co.	NIL	N.A.
8.	Dewa Suresh Kanathe	Techincal Engineer	1,75,417	Contractual	Diploma in Tool Engineering 5 Yrs.	01-Feb-18	29 Yrs.	ITL Industries Ltd.	NIL	N.A.
9.	A. Sushila Rao	Bank Office Assistant	1,64,389	Contractual	B.A. 21 Yrs	02-Sep-96	48 Yrs.	-	NIL	N.A.
10.	Rameshwar Thapa	Electrician	1,58,500	Contractual	8th Pass 21 Yrs.	01-July-00	45 Yrs.	-	NIL	N.A.

By Order of the Board

Sd/-**Anil Gorani**

Date: 27/08/2021 Regd. Office:

Place: Indore

(Holding DIN 00055540) Chairman cum Whole Time Director

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENTS

Changing household and commercial lifestyles, economical availability of electricity, rising concerns regarding ecofriendly and energy efficient appliances are expected to be the key drivers of the kitchen appliances market size. Development of e-commerce distribution channels, emergence of Information technology and other smart technologies will support the overall kitchen appliances market share since 2016-17.

Environmental concerns regarding rising pollution and global warming has led to the development of appliances that are energy efficient. Technological advancements in accordance to this trend may help manufacturers garner huge gains over the forecast timeline. Moreover, regulatory bodies are expected to entertain such portfolio in the industry and may boost the current growth rate which is corroborated by the measures taken by exchequer with regard to MSME enterprises.

The company is in the business of production, manufacturing and dealing in Kitchen appliances and home appliances which is one such sector within the overall household segment that has been in the limelight in recent past. Kitchen appliances are gaining popularity due to the rise in disposable income and changing lifestyles of people, which in turn is narrowing the price gap between similar consumer products offered by different companies. In addition to this, technological advancements in appliances have also catalyzed the growth of kitchen appliances market. Easy and functional appliances are the need of the hour, which has led to the development of smart, standardized and efficient appliances. All products of the Company are ISI certified and are sophisticated to bring the age-old domestic appliances to a new height. The legendary products of the Company like BLOWHOT, ONLINE reflect the sophistication of the products and the reliability as well as exquisite look due to modernization of the design of the product.

Discussion on financial performance with respect to operational performance:

Sr. No.	Particulars	2020-21	2019-20
1.	Net Sales from operations	18,39,79,722	21,43,11,719
2.	Other Income	11,68,588	5,19,699
3.	Sub-total	18,51,48,310	21,48,31,418
4.	Total Expenditure (Before interest and Depreciation)	17,16,00,022	20,10,25,533
5.	Operating Profit (EBIDTA)	1,35,48,288	1,38,05,885
6.	Operating Margin %	7.36%	6.44%
7.	Profit / (Loss) After Tax	64,90,674	64,90,674
8.	Return on Capital Employed % (EBIT)	17.86%	21.45%
9.	No. of Months Receivables (Receivables / Sales X 12)	2.92	3.39
10.	Current Ratio (Current Assets / Current Liabilities)	1.53	1.34
11.	Borrowings : Equity Ratio (TL/Equity)	0.49	0.67
12. (A) (B) (C)	Production (Nos.) :- Gas Gyser LPG Glass Top Chimney	1,19,087 43,347 12,767	96,476 1,31,679 23,229

Company's revenue from operations for the year 2020-21 was 18,39,79,722/-, reflecting an decrease of 14.15% over the previous year. The Company's profit before exceptional items and tax during the year ended 31st March 2021 was Rs 91,28,572/-, grew by 1.34%.

EARNINGS BEFORE INTEREST, TAX, DEPRECIATION AND AMORTIZATION (EBIDTA)

During the fiscal 2020-21, the Company reported an EBIDTA of Rs.1,35,48,288/- when compared to the previous year's figure of Rs.1,38,05,885/-.

PROFIT BEFORE TAX (PBT)

PBT was at Rs. 91,28,572/- in FY 2021, compared with previous year's Rs. 90,07,759/-.

PROFIT AFTER TAX (PAT)



PAT stood at Rs. 65,99,072/- in FY-2021 as compared to Rs. 64,90,674/- in FY-2020.

EARNINGS PER SHARE (EPS)

EPS in the fiscal 2020-21 stood at Rs. 1.35 per share compared to EPS of Rs. 1.33 per share in fiscal 2019-20.

OPPORTUNITIES AND THREATS

Demand for smart kitchen appliances has increased over the past few years. Technological advancements have influenced the demand for up gradation of kitchen appliances, thereby enabling smooth and reliable productivity while cooking. The Company has been adopting the strategy of continuously offering innovative, newer and improved products as well as marketing strategies to stay above competition whether organized or unorganized as a result of this the newly developed chimney has shown the growth in demand and has secured a status amongst the other established brands of same kind and quality with the most competitive pricing factor.

These facts are supporting practically our belief of catching and then holding the pace of growth in our segment of products, as also revealed by the current year performance.

Due to Covid-19 pandemic the availability of raw material from China and difficulties relating to skilled labour availability will certainly hit the productivity but held inventory level coupled with other benefits given by the state government like deferment of Power bills and other payments thereby bringing the relaxation in the cash flow. The scheme of sacrificing the LPG connection subsidy has also resulted into the increased demand of the LPG stove, our core product. Gas Geyser is also becoming a necessity now a day and is also becoming a promising product.

The company is in the process of making and implementing the strategies to capitalize available opportunities and minimizing the threats to ladder products across capacities, formats and prices. The company will put its every effort to maximize the internal accruals by way of input tax credit available in the GST law and by optimizing the product common costs so as to enable it to sustain profitably in the market.

SEGMENT WISE PERFORMANCE/PRODUCT WISE PERFORMANCE

The company has only one segment of Home Appliances and the products considered as part of the segment are, LPG

stoves, Gas Hobs, Gas geysers, Water Heaters and Kitchen Chimneys.

The company is hopeful that through a combination of powerful marketing strategies, innovative new products and market development and expansion activities, it would increase its share in the domestic market of most of its products. The newly added organized customers to the chain of company products due to GST regime are very promising for the segmental growth.

OUTLOOK

The Indian kitchen appliances market grew at a healthy double-digit rate over the last decade, driven by a host of factors such as increasing rural penetration, improved disposable incomes and a revolution in lifestyle standards, purchasing preferences and buying trends. In the last couple of years, availability of our products on the e-commerce platform has shown an attractive growth and looking in to the current scenario of people purchasing products directly through such platforms the company sees the jump in the turnover.

However, in the last four years, the high growth of the past tapered off thus witnessing a sobering effect in the kitchen appliances industry. The key growth challenge encountered by the industry primarily came from the consumer sentiment and stagnation of incomes.

After the Covid-19 impact and since the un-locking in Jun-2020, both global and Indian economies are on the path of recovery. However, the overall market sentiment is positive and your Company expects to maintain its growth rates aided by the new range of products, barring unforeseen circumstances.

RISK AND CONCERNS

Our Company has developed and implemented a Risk Management Policy which includes identification of elements of risk, if any, which in the opinion of the Board, may threaten the existence of the Company.

Our Company continuously monitors and revisits the risks associated with its business. The company has review mechanism of risks at regular intervals. The management of the Company has identified some of the major areas in relation to business strategy, operations and transactions, statutory/legal compliance, financial reporting, information



technology system and overall internal control framework. With improved efficiencies and economies of scale your Company is hopeful of maintaining a healthy margin and return on capital employed. Efficient working capital/ asset management, cash generation and robust stewardship will continue to be our focus areas as in the past.

Risks identified through our risk management processes are prioritized and, depending on the probability and severity of the risk. We have general response strategies for managing risks, which categorize risks according to whether the company will avoid, transfer, reduce or accept the risk.

INTERNAL CONTROL

The Company and the Management has adequate internal control systems in place to safeguard and shield the Company from losses and, unofficial use or deposition of assets. This also ensures that the Company's assets and interests are carefully protected and all the transactions are appropriately authorized, recorded and presented to the management. The Company always adheres to prescribed guidelines and follows all Accounting Standards prescribed for maintenance of books of accounts and reporting of financial statements. The appointed internal auditor monitor and report on the effectiveness of the internal control systems of the various areas of operations Key matters that are reported in the Internal Audit are brought to the notice of the Audit Committee of the Board of Directors and corrective measures are recommended and appropriate actions are taken. The Internal Control systems ensure the business operations function efficiently and the applicable laws, rules, regulations, policies of the Company are followed, in addition to safeguarding the reliability of financial reporting.

HUMAN RESOURCES/INDUSTRIAL RELATIONS FRONT

The Company fully values the Human Capital and continued to have the cordial and harmonious relations with its employees. The company focus on training of employees on a continuous basis. The Company considers the quality of its human resources to be most important asset and constantly endeavors to attract and recruit best possible talent. The company maintains a strong business linkage to all human resource and initiatives.

The Unit of the Company has 155 non-management employees. The overall relations with these employees continued to be cordial and harmonious during the year

2020-21. As on 31st March, 2021, the employee strength of the Company was 165 as compared to 110 as on 31st March, 2020.

SIGNIFICANT CHANGES

Details of significant changes in key financial ratios, along with detailed explanations therefor, including:

i. Debtors Turnover – 3.49

ii. Inventory Turnover – 5.82

iii. Interest Coverage Ratio –8.75

iv. Current Ratio – 1.53

v. Debt Equity Ratio – 0.49

vi. Operating Profit Margin (%) –7.36%

vii. Net Profit Margin (%) – 3.65%

Disclosure of Accounting Treatment:

Being the listed public limited company the Indian Accounting Standards (IND-AS) are applicable on the company and the standards as on date notified were applied while preparing the financial statements.

Cautionary Statement

Statements in the Management Discussion and Analysis Report describing the Company's objectives, projections, estimates, expectations, predictions & contains forward looking statements within the meaning of applicable rules and regulations. It contains forward looking statements which are made in good faith based on the information available at the time of its approval. It is believed that the expectations reflected in these statements are reasonable but they may be affected by a number of risks and uncertainties that are inherent in any forward looking statement which could cause actual results to differ materially from those currently anticipated.

By Order of the Board for Gorani Industries Limited

Date: 27/8/2021 Place: Indore **Anil Gorani** Sd/-

(Holding DIN 00055540) (Chairman cum Whole Time Director)

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



INDEPENDENT AUDITORS' REPORT

To the Members of Gorani Industries Limited Report on the Financial Statements Opinion

We have audited the accompanying Ind AS financial statements of **Gorani Industries Limited** ("the Company"), which comprise the Balance Sheet as at **March 31, 2021**, the Statement of Profit and Loss (including the statement of Other Comprehensive Income), the Statement of Changes in Equity and the Cash Flow Statement for the year then ended, and notes to the Ind AS financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Ind-AS 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 Statndards 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 31st March, 2021, and its profit and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

matters

We have determined that there is no key audit matter to communicate in our report

Information other than the Ind AS financial statements and Auditors' Report thereon

The Company's Management and Board of Directors are responsible for the other information. The other information comprises the information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Ind AS financial statements and our auditor's report thereon.

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

Management's Responsibility for the Financial Statements

The Company's Management and Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the preparation and presentation of these Ind-AS financial statements that give a true and fair view of the financial position, financial performance, total Comprehensive Income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 Ind-AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.



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

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

Auditors' Responsibility for the Ind AS financial statements

Our objectives are to obtain reasonable assurance about whether the Ind-AS 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 Ind-AS financial statements.

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

- Identify and assess the risks of material misstatement of the Ind-AS 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 from one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. 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 Ind AS 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.

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

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

Materiality is the magnitude of misstatements in the Ind AS Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Ind AS 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 Ind AS Financial Statements.

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 Ind AS 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

- As required by the Companies (Auditors Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Sub-section (11) of Section 143 of the Act, we enclosed in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the order, to the extent applicable.
- 2. Further, as required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the informations and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
 - 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), the Cash Flow Statement and the Statement of changes in Equity dealt with by this Report are in agreement with the relevant books of account.
 - d. In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended.
 - e. On the basis of the written representations received from the directors as on March 31, 2021, taken on record by the Board of Directors, none of the director is disqualified as on March 31, 2021 from being appointed as a director in terms of Section 164(2) of the Act.
 - f. With respect to the adequacy of the Internal Financial Controls over financial reporting of the Company with reference to these Ind-AS financial Statements and the operating effectiveness of such controls, refer to our separate report in

"Annexure B" of this report.

- g. With respect to 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/provided by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- 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 explanation given to us:
 - There is no pending litigation which impact the financial position of company and to be included in financial statements;
 - The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses; hence no provision was required to be made; and
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For: SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172C

Place: Indore CA. SEEMA VIJAYVARGIYA

Date: 29 June 2021 Partner
UDIN: 21409674AAAAAG5421 Membership No. 409674



ANNEXURE "A" REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING OF "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" SECTION OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF GORANI INDUSTRIES LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2021

- (i) In respect of the Company's property, plant and equipment:
 - (a) The Company has maintained proper records to show full particulars, including quantitative details and situation of its property, plant and equipment.
 - (b) All property, plant and equipment of the Company are physically verified by the management at regular intervals, which in our opinion, is reasonable considering the size of the Company and the nature of assets. During the year, as informed to us by management, no material discrepancies have been noticed on such verification.
 - (c) According to the information and explaination given to us and the records examined by us, we report that the title deeds, comprising all the immovable properties are held in the name of the Company as at the balance sheet date.
- (ii) In respect of its inventory:
 - (a) As explained to us, the inventories of finished goods, semi-finished goods, stores, spare parts and raw materials were physically verified at regular intervals by the Management. In case of inventories lying with third parties, certificates of stocks holding have been received.
 - (b) In our opinion and according to the information and explanations given to us, the Company has maintained proper records of its inventories. The discrepancies noticed on physical verification of stocks as compared to book records were not material and have been properly dealt with in the books of account.
- (iii) In our opinion and according to information and explanations given to us, 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. Accordingly, paragraph 3(iii) of the Order is not applicable to the Company.
- (iv) In our opinion and according to information and explanations given to us, the Company has not granted any loans or provided any guarantees or security to the parties covered under Section 185 or 186 of the Act. Accordingly, paragraph 3(iv) of the Order is not applicable to the Company.
- (v) According to the information and explanation given to us, the company has not accepted deposits from public during the year. Accordingly, paragraph 3(v) of the Order is not applicable to the Company.
- (vi) According to the information and explanation given to us, the Central Government has not prescribed maintenance of cost records under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the Company. Accordingly, paragraph 3(vi) of the Order is not applicable to the Company.
- (vii) In respect of statutory dues:
 - (a) According to the records of the company and information and explanations given to us, the Company has generally been regular in depositing undisputed statutory dues, including, Investor Education and Protection Fund, Provident Fund, Employees State Insurance (ESI), Income-tax, Tax deducted at sources, Tax collected at source, Professional Tax, Goods & Services Tax and other material statutory dues applicable to it, with the appropriate authorities.
 - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of Provident fund, Employees' State Insurance, Income tax, Goods and Services tax, duty of Customs, Cess and other material statutory dues were in arrears as at 31 March 2021, for a period of more than six months from the date they became payable
- (viii) In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of loans or borrowings to financial institution, bank, Government and there are



no dues to debenture holders during the year.

- (ix) According to the records of the company, the Company has not raised any money by way of initial public offer or further public offer (including debt instrument) during the year. In our opinion the term loans raised during the year were applied for the purpose for which those are raised.
- (x) Based upon the audit procedures performed and according to the information and explanations given to us, no material fraud on the Company by its officers or employees nor any fraud by the Company has been noticed or reported during the course of our audit.
- (xi) According to the information and explanations given to us and based on our examination of the records, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company as prescribed under section 406 of the Act. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examinations of the records of the Company, all transactions with the related parties are in compliance with sections 177 and 188 of the Act, where applicable and the details of such related party transactions have been disclosed in the Ind AS financial

- statements as required by the applicable Indian Accounting Standards.
- (xiv) According to the information and explanations give to us and based on our examination of the records, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Hence, reporting requirement under clause 3(xiv) of the order are not applicable to the company.
- (xv) According to the information and explanations given to us and based on our examination of the records, the Company has not entered into non-cash transactions with directors or persons connected with him as referred to in section 192 of the Act.
- (xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

For: SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172C

Place: Indore CA. SEEMA VIJAYVARGIYA

Date: 29 June 2021 Partner

UDIN: 21409674AAAAAG5421 Membership No. 409674



ANNEXURE "B" AS REFERRED TO IN PARAGRAPH 2(f) UNDER THE HEADING OF "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" SECTION OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF GORANI INDUSTRIES LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2021

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

We have audited the internal financial controls over financial reporting of **Gorani Industries Limited** ('the Company') as of **March 31, 2021** in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to Ind-AS financial statements and such internal financial controls over financial reporting with reference to these Ind-AS financial statements were operating effectively as at **March 31, 2021** based on the internal control over financial reporting criteria established by the company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting with reference to these Ind-AS financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and



the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these Ind-AS financial statements includes those policies and procedures that:

- 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 Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of 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 with reference to these Ind-AS financial statements

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

For: SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172C

Place: Indore CA. SEEMA VIJAYVARGIYA

Date: 29 June 2021 Partner

UDIN: 21409674AAAAAG5421 Membership No. 409674



BALANCE SHEET AS AT 31st MARCH' 2021

CIN - L28121MP1995PLC009170

DARTICHIARC	Note	As at 31/03/2021	As at 31/03/2020
PARTICULARS	No.	Rs.	Rs.
ASSETS			
Non Current Assets			
Property Plant & Equipment	2	28,326,623	28,497,039
Capital Work in Progress		553,534	64,392
Other Financial Assets	3	541,149	430,620
Current Assets			
Inventories	4	32,624,615	30,645,608
Financial Assets			
Trade Receivables	5	44,818,756	60,469,469
Cash and Cash Equivalent	6	8,622,943	5,239,061
Other Current Financial Assets	7	346,900	346,900
Current Tax Asset (Net)		-	-
Other Current Assets	8	3,449,611	2,542,932
Total		119,284,131	128,236,021
EQUITY			
Share Capital	9	48,751,000	48,751,000
Other Equity	10	8,958,565	2,252,175
LIABILITIES			
Non-current liabilities			
Financial Liabilities			
Borrowings	11	-	978,238
Provisions	12	591,750	235,797
Deferred Tax Liabilities	13	2,182,514	2,126,573
Current liabilities			
Financial Liabilities			
Borrowings	14	27,356,980	32,214,800
Trade Payables	15		
Dues of micro & small enterprises		8,712,772	2,279,984
Dues other than micro & small enterprises		10,547,517	29,632,440
Other Financial Liabilities	16	7,867,276	6,981,573
Other Current Liabilities	17	3,397,354	2,674,854
Current Tax Liability (Net)	18	918,403	108,587
Total		119,284,131	128,236,021
Significant Accounting Policies and			
Notes on Financial Statements	1 to 40		

For and on behalf of the Board

As per our report of even date For **SANDEEP SURENDRA JAIN & CO.** Chartered Accountants Firm Reg. No. 010172C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) (C.S. Sharma) CA. Seema Vijayvargiya

Managing Director Whole Time Director Whole Time Director DIN: 00055531 DIN: 00055540 DIN: 06543317 CA. Seema Vijayvargiya

(Company Secretary) C.F.O. Partner

M.No. 409674

Place : Indore UDIN : 21409674AAAAAG5421

Date: 29 June 2021



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31st MARCH 2021 CIN - L28121MP1995PLC009170

		Note	Year Ended 31/03/2021	Year Ended 31/03/2020
	PARTICULARS	No.	Rs.	Rs.
	Income			
I	Revenue from Operations	19	183,979,722	214,311,719
П	Other income	20	1,168,588	519,699
Ш	Total Revenue (I+II)		185,148,310	214,831,418
IV	Expenses			
	Cost of Materials Consumed	21	130,958,466	171,505,151
	Purchases of Trading Goods		4,173,606	115,226
	Changes in inventories of finished goods, work in progress and Stock-in- trade	22	2,170,181	(3,463,672)
	Employee benefits expenses	23	22,827,998	19,963,536
	Finance costs	24	1,344,547	2,658,558
	Depreciation and Amortization expenses	2	3,241,316	2,867,421
	Other expenses	25	11,303,324	12,177,439
	Total (IV)		176,019,438	205,823,659
V	Profit Before Exceptional and Tax (III-IV)		9,128,872	9,007,759
VI	Exceptional items		-	-
VII	Profit Before Tax (V-VI)		9,128,872	9,007,759
VIII	Tax expenses			
	Current tax		2,509,953	2,378,956
	Deferred tax		19,847	138,129
	Total tax expenses		2,529,800	2,517,085
IX	Profit/(loss) for the year (VII-VIII)		6,599,072	6,490,674
Χ	Other Comprehensive Income			
	(i) Items that will not be reclassified to profit & loss			
	Remeasurements of net defined benefit plans		143,412	(966,086)
	Income tax relating to above items		(36,094)	251,182
ΧI	Total Comprehensive Income for the year (IX+X)		6,706,390	5,775,770
	Earnings per Share			
	Equity Shares of `10 each			
	Basic		1.35	1.33
	Diluted		1.35	1.33
	Significant Accounting Policies and Notes on	1 to 40		
_	Financial Statements			

For and on behalf of the Board

(Anil Gorani)

As per our report of even date For **SANDEEP SURENDRA JAIN & CO. Chartered Accountants** Firm Reg. No. 010172C

(C.S. Sharma) CA. Seema Vijayvargiya Partner

M.No. 409674

UDIN: 21409674AAAAAG5421

Place : Indore Date: 29 June 2021

(Sanjay Gorani)

DIN:-00055531

Managing Director Whole Time Director Whole Time Director (Company Secretary) DIN: 00055540 DIN: 06543317

(Nakul Gorani)

(Neerja Mandiya)

C.F.O.



CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH 2021 CIN - L28121MP1995PLC009170

DADTICH! A DC	Note	As at 31/03/2021	As at 31/03/2020
PARTICULARS	No.	Rs.	Rs.
Cash flow from operating Activities			
Net profit before taxation		9,128,872	9,007,759
Add adjustments for :		, ,,,,,,	2,222,
Depreciation / amortisation		3,241,316	2,867,421
Interest income		(42,327)	(519,699)
nterest Expense on lease Liability		692	829
Finance Cost		1,344,547	2,658,558
Unrealised foreign exchange difference		(18,713)	(804,463)
Loss on Sale of Asset		` , ,	3,813
Employee Benefit Expense		499,365	17,890
Operating profit before working capital changes		14,153,752	13,232,108
Adjustments for changes in working capital :		, ,	
- Trade and other receivables		15,650,713	(23,381,781)
- Inventories		(1,979,007)	6,652,165
- Other financial assets		-	(20,000)
- Other current assets		(1,034,234)	4,433,827
- Trade and other payables		(11,741,479)	19,638,731
- Other current liabilities		722,500	1,202,322
Cash generated from operation	Г	15,772,245	21,757,372
- Taxes paid (net)		1,577,286	1,660,776
Net cash from Operating Activities (A)		14,194,959	20,096,596
Cash flow from Investing Activities		, ,	
(Purchase) / Sales of fixed assets		(3,560,042)	(5,479,759)
nterest Income		42,327	519,699
ncrease/(Decrease) in other non current assets		(110,529)	634
Net cash used in Investing Activities(B)		(3,628,244)	(4,959,426)
Cash flow from Financing Activities			
Finance Cost		(1,344,547)	(2,658,558)
Payment of Lease Liability		(2,228)	(2,228)
ncrease/(Decrease) in Short term Borrowings		(4,857,820)	(15,314,276)
ncrease/(Decrease) in other non current liabilities		(978,238)	(976,689)
Net cash used in Financing Activities(C)		(7,182,833)	(18,951,751)
Net increase in cash and cash equivalents (A+B+C)		3,383,882	(3,814,581)
Cash and cash equivalents at the beginning of the year		5,239,061	9,053,642
Cash and cash equivalents at the end of the year	I [8,622,943	5,239,061
Cash in Hand		251,241	879,432
Balance In Current Accounts with Scheduled Bank		8,371,702	4,359,629
		8,622,943	5,239,061
Significant Accounting Policies and Notes on		l	
Financial Statements	1 to 40		

For and on behalf of the Board

As per our report of even date For **SANDEEP SURENDRA JAIN & CO.** Chartered Accountants Firm Reg. No. 010172C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) (C.S. Sharma) CA. Seema Vijayvargiya
Managing Director Whole Time Director Whole Time Director DIN: 00055531 DIN: 0055540 DIN: 06543317 CA. Seema Vijayvargiya

(C.S. Sharma) CA. Seema Vijayvargiya

(C.F.O. Partner

M.No. 409674

Place : Indore UDIN : 21409674AAAAAG5421

Date: 29 June 2021

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Gorani Industries Ltd.

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st MARCH 2021

CIN - L28121MP1995PLC009170

A. Equity Share Capital	
Particulars	Amount
As at 31st March, 2019	48,751,000
Changes in equity share capital	0
As at 31st March, 2020	48,751,000

Changes in equity share capital 48,751,000 As at 31st March, 2021

B. Other Equity

	Reserve	& Surplus	Takal
	Capital Reserve	Retained Earnings	Total
Balance as on 31, March 2019	2,901,000	(6,046,562)	(3,145,562)
As At 1, April 2019	2,901,000	(6,046,562)	(3,145,562)
Impact on account of IND AS 116		(378,033)	(378,033)
	2,901,000	(6,424,595)	(3,523,595)
Profit for the period		6,490,674	6,490,674
Other comprehensive income		(714,904)	(714,904)
Total comprehensive income		5,775,770	5,775,770
Balance as on 31, March 2020	2,901,000	(648,825)	2,252,175
As At 1, April 2020	2,901,000	(648,825)	2,252,175
	2,901,000	(648,825)	2,252,175
Profit for the period		6,599,072	6,599,072
Other comprehensive income		107,318	107,318
Total comprehensive income		6,706,390	6,706,390
Balance as on 31, March 2021	2,901,000	6,057,565	8,958,565

For and on behalf of the Board

As per our report of even date For SANDEEP SURENDRA JAIN & CO. **Chartered Accountants** Firm Reg. No. 010172C

(C.S. Sharma) CA. Seema Vijayvargiya (Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) Partner M.No. 409674 Managing Director Whole Time Director Whole Time Director (Company Secretary) C.F.O. DIN:-00055531 DIN: 00055540 DIN: 06543317

UDIN: 21409674AAAAAG5421

Place: Indore Date: 29 June 2021



Notes forming part of Financial Statements

CIN - L28121MP1995PLC009170

Note:1

1.1 CORPORATE INFORMATION

Gorani Industries Limited (the 'Company') is a public limited Company domiciled and incorporated in India having its registered office at Plot no. 32-33, Sector-F, Sanwer Road, Industrial Area, Indore – 452015. The Company's shares are listed since 1996 and traded on the BSE. The Company is engaged in the manufacture, trading and sale of kitchenware. The financial statements of the Company for the year ended March 31, 2021, were approved by the Board of Directors and authorized for issue on June 29, 2021.

1.2 SIGNIFICANT ACCOUNTING POLICIES FOLLOWED BY THE COMPANY

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

A] Basis for preparation:

i. Compliance with Ind AS

These financial statements have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act.

The financial statements have been prepared on accrual and going concern basis. The accounting policies are applied consistently to all the periods presented in the financial statements. All assets and liabilities have been classified as current or non current as per the Company's normal operating cycle and other criteria as set out in the Division II of Schedule III to the Companies Act, 2013. 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 12 months for the purpose of current or non-current classification of assets and liabilities.

ii. Basis of measurement

The financial statements have been prepared on an accrual basis and in accordance with the historical cost convention except:

- a) Certain financial assets that are measured at fair value.
- b) Defined benefit plans measured at fair value.

B] Use of Judgements and Estimates

The estimates and judgements used in the preparation of financial statements are continuously evaluated by the company and are based on historical experience and various other assumptions and factors that were reasonable under the circumstances. Difference between the actual results and estimates are recognized in the period in which the results are known/materialized.

C] Functional and Presentation Currency

The functional and presentation currency of the company is the Indian Rupees (INR).

D] Foreign Currency Transaction

The transactions in foreign currencies are recorded at the rate prevailing on the date of the transaction. Monetary items denominated in foreign currency are restated at the rate prevailing on the balance sheet date. Exchange gains/ losses on settlement and on conversion of monetary items denominated in foreign currency are dealt with in the profit and loss account.

E] Property, Plant and Equipment

Property, plant and equipment is stated at acquisition cost net of accumulated depreciation and accumulated impairment



losses, if any. Cost includes expenditure that is directly attributable to the acquisition and installation of the assets. 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. All other repairs and maintenance cost are charged to the Statement of Profit and Loss during the period in which they are incurred.

F] Depreciation methods, estimated useful lives and residual value

Depreciation on property, plant and equipment has been provided on useful life of the assets as prescribed in the Schedule II to the Companies Act, 2013. Assets which are purchased, sold or scrapped during the year, depreciation has been provided on pro-rata basis. The estimated useful life of items of Property, Plant & Equipments are as follows:

Type of Asset	Estimated Useful life	Type of Asset	Estimated Useful life
Building	30	Computer	3
Plant & Machinery	15	Air Conditioner	10
Dies & Tools	15	ETP	15
Office Equipments	5	Vehicles	10
Laboratory Equipments	10	Vehicles	8
Electrical Installations	10	Fire Fighting Equipments	5
Furniture & Fixture	10		

The residual values and useful lives of Property, Plant & Equipments are reviewed at each financial year and adjusted prospectively.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the Statement of Profit & Loss.

G] Financial Instruments

Initial recognition and measurement:

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.

(1) Financial Assets:

The company classifies its financial assets as follows:

- a) Financial Assets at amortised cost: Assets that are held for collection of contractual cash flows where these cash flows represent solely payments of principal and interest are measured at amortised cost.
 - Financial assets are measured initially at fair value and subsequently carried at amortised cost using the effective interest method. Financial assets at amortised cost are represented by security deposits with others.
- b) Fair value of current assets such as trade receivables, cash and cash equivalents approximate their carrying amounts largely due to short term maturities.

(2) Financial Liabilities:

a) Fair value of current liabilities such as trade payables, borrowings and other financial liabilities approximate their carrying amounts due to short term maturities.

H] Inventories

Inventories of raw materials, work in progress, stores and spares, finished goods and stock in trade are stated at the lower of cost or net realizable value. Cost is determined on the basis of FIFO method. The cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition.

I] Cash & Cash Equivalents:



For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash in hand, Credit balance in bank accounts, other short term highly liquid investments with original maturities of three months that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

J] Employee Benefits

a. Short Term Benefits:

Liabilities for wages and salaries 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 recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.

b. Defined Contribution Plans:

Payments to defined contribution plan viz. government administered provident funds and ESIC are recognized as an expense when employees have rendered service entitling them to contributions.

c. Post Employment / Termination Benefits:

Company has established a separate fund with Life Insurance Corporation of India. Liability on these benefits is calculated and provided based on actuarial valuation provided by independent actuary using "Projected unit credit" method.

K] Borrowing Cost

Borrowing cost that is attributable to the acquisition or construction of qualifying assets is capitalized as part of the cost of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing cost is recognized as an expense in the period in which they are incurred.

L] Income tax

a) Current tax:

Current tax is measured at the amount of tax expected to be payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Tax payable is calculated using the tax rates that have been enacted by the end of the reporting period.

b) Deferred Tax:

Deferred tax is recognized using the balance sheet approach on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting on the reporting date.

Deferred tax are recognized to the extent it is probable that taxable profit will be available against which the deductible differences against which the temporary differences and losses will be adjusted. Tax rate used to compute the tax is those that have been enacted by the end of the reporting period.

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.

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

M] Revenue Recognition

The Company derives revenue primarily from sale of manufactured and traded goods. The Company recognises revenue on the basis of Ind AS 115 – 'Revenue from contracts with customers' which establishes a comprehensive framework for determining whether, how much and when revenue is to be recognized.

Revenue from sale of goods is recognized when control of the products being sold is transferred to our customer and when there are no longer any unfulfilled obligations.

The Performance Obligations in our contracts are fulfilled at the time of dispatch or delivery.

Revenue is measured at fair value of consideration received or receivable, after deduction of any trade discounts, volume



rebates and any taxes or duties collected on behalf of the government such as goods and service tax etc. Revenue is only recognized to the extent that it is highly probable a significant reversal will not occur.

Interest income is recognised on accrual basis or by using the effective interest method, wherever applicable.

N] Earning per share

The company presents Basic and Diluted earnings per share data for its equity shares. Basic and diluted earnings per share are calculated by dividing the profit or loss attributable to equity shareholders of the company by the weighted average number of equity shares outstanding during the year.

O] Provisions, Contingent Liabilities and Assets:

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Contingent Liabilities are disclosed in respect of possible obligations that arise from past events but their existence will be confirmed by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Company or where any present obligation cannot be measured in terms of future outflow of resources or where a reliable estimate of the obligation cannot be made. Disclosure is not made if the possibility of an outflow of future economic benefits is remote.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity. The Company does not recognise a contingent asset.

P] Research & Development:

Capital expenditure on research and development is treated in the same way as expenditure on Fixed Assets. The revenue expenditure on Research & Development is written off in the year in which it is incurred.

Q] Impairment:

The Company on an annual basis makes on assessment of any indicator that may lead to impairment of assets. If any such indication exists, the company estimates the recoverable amount of the assets. If such recoverable amount is less than the carrying amount, then the carrying amount is reduced to its recoverable amount by treating the difference between them, as impairment loss and the same is charged to profit & loss account. Based on the aforesaid review, the Company is of opinion that there is no impairment of any of its fixed assets as at 31st March 2021.

R] Fair Value Measurement:

The Company classifies the fair value of its financial instruments in the following hierarchy, based on the inputs used in their valuation:

- i) Level:1 The fair value of financial instruments quoted in active markets is based on their quoted closing price at the balance sheet date.
- ii) Level: 2 The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques using observable market data. Such valuation techniques include discounted cash flows, dealer quotes for similar instruments and use of comparable arm's length transactions.
- iii) Level:3 The fair value of financial instruments that are measured on the basis of entity specific valuations using inputs that are not based on observable market data (unobservable inputs). When the fair value of unquoted instruments cannot be measured with sufficient reliability, the Company carries such instruments at cost less impairment, if applicable.

S] Leases (IND AS 116)

The Company assesses whether a contract contains a lease, at the inception of the 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 exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company



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

As a lessee

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the site on which it is located, less any lease incentives received.

The right-to-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-to-use asset or the end of the lease term. The estimated useful lives of right-to-use assets are determined on the same basis as those of property, plant and equipment. In addition, the right-to-use asset is periodically reduced by impairment losses, if any, and adjusted for certain re-measurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprises of fixed payments, including in-substance fixed payments, amounts expected to be payable under a residual value guarantee and the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option.

The Company has elected not to recognise right-to-use assets and lease liabilities for short term leases that have a lease term of less than or equal to 12 months with no purchase option and assets with low value leases. The Company recognises the lease payments associated with these leases as an expense in statement of profit and loss over the lease term. The related cash flows are classified as operating activities.

T] Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

U] Rounding of amounts

All amounts disclosed in the financial statements and notes have been rounded off to the nearest rupees.

V] Events after reporting date

Where events occurring after the balance sheet date provide evidence of conditions that existed at the end of the reporting period, the impact of such events is adjusted within the financial statements. Otherwise, events after the balance sheet date of material size or nature are only disclosed.



Notes Forming Part of Financial Statement

CIN - L28121MP1995PLC009170

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	Leasehold Land	Building	Plant & Machinery	Dies & Tools	Office Equip- ments	Laboratory Equip- ments	Electrical Install- ations	Furniture & Fixtures	Computer	Air Condit- ioner	ETP	Vehicles	Fire Fighting Equip- ments	Total
Balance as at 01.04.2019	488,556	7,458,021	13,181,814	1,766,056	103,156	44,178	096'68	493,500 158,871	158,871	89,374	1	6,728,566	1	30,602,054
Additions		2,912,380	339,800	3,478,129	521,738	41,500		520,511	57,254					7,871,312
Disposals			74,519									343,241		417,760
Reclassification as held for sale														
Balance as at 31.03.2020	488,556	488,556 10,370,401	13,447,095	5,244,185	624,894	82,678	096'68	1,014,011 216,125	216,125	89,374	1	6,385,325	1	38,055,606
Balance as at 01.04.2020	488,556 10,37	10,370,401	13,447,095	5,244,185	624,894	82,678	096'68	1,014,011 216,125	216,125	89,374	1	6,385,325	1	38,055,606
Additions			761,000	1,392,535	54,105			213,260 650,000	650,000					3,070,900
Disposals														-
Reclassification as held for sale														
Balance as at 31.03.2021	488,556 10,37	10,370,401	14,208,095	6,636,720	666'829	82,678	096'68	1,227,271 866,125	866,125	89,374	1	6,385,325	1	41,126,506
Accumulated Depreciation														
Balance as at 01.04.2019	390,845	1,929,860	2,932,600	315,033	68,753	20,718	79,307	72,409	79,058	24,323	-	1,112,687	-	7,025,593
Additions	16,285	651,499	989,378	233,615	62,980	7,525	10,536	53,296	42,080	10,804		789,423		2,867,421
Disposals			8,368									326,079		334,447
Reclassification as held for sale														
Balance as at 31.03.2020	407,130	2,581,359	3,913,610	548,648	131,733	28,243	89,843	125,705	121,138	35,127		1,576,031	-	9,558,567
Balance as at 01.04.2020	407,130	2,581,359	3,913,610	548,648	131,733	28,243	89,843	125,705 121,138	121,138	35,127		1,576,031	-	9,558,567
Additions	16,285	739,972	938,353	402,532	119,192	9,178	106	101,308	159,631	10,816		743,943		3,241,316
Disposals														-
Reclassification as held for sale														
Balance as at 31.03.2021	423,415	3,321,331	4,851,963	951,180	250,925	37,421	89,949	227,013	280,769	45,943		2,319,974		12,799,883
Net Carrying Amount														
Balance as at 31.03.2020	81,426	7,789,042	9,533,485	4,695,537	493,161	57,435	117	888,306	94,987	54,247	1	4,809,294	1	28,497,039
Balance as at 31.03.2021	65,141	7,049,070	9,356,132	5,685,540	428,074	48,257	11	1,000,258 585,356	585,356	43,431	1	4,065,351	1	28,326,623



Notes Forming Part of Financial Statement CIN - L28121MP1995PLC009170

	DARTICHIARC		As at 31/03/2021	As at 31/03/2020
	PARTICULARS		Rs.	Rs.
3. Other Finance Security Dep Prepaid Expe	osits with Government authorities		472,761 68,388	430,620 -
		Total	541,149	430,620
4. Inventories (Raw Materia Finished Goo Work In Proc	ds		16,270,734 7,438,084 4,945,027	12,400,799 8,819,989 7,858,811
Stock-in-Trad Stores and Sp Scrap	e	Takal	2,943,717 837,283 189,770	340,912 558,030 667,067
5. Trade Receiv	ables	Total	32,624,615	30,645,608
Considered g Considered g Trade Receiv			44,818,756	60,469,469
Less: Impaire	ment loss allowance		44,818,756	60,469,469
		Total	44,818,756	60,469,469
6. Cash and Cas Cash in Hand Balance In Cu	-	Total	251,241 8,371,702 8,622,943	879,432 4,359,629 5,239,061
	nt Financial Assets osits with Others		346,900	346,900
Security Dep	osits with others	Total	346,900	346,900
	g with Government Authorities rance & Expenses upplier taff		851,421 218,301 1,744,489 635,400	1,205,584 366,499 945,849 25,000
		Total	3,449,611	2,542,932



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

	DADTICHHADC		As at 31/03/2021	As at 31/03/2020
	PARTICULARS		Rs.	Rs.
9.	Share Capital			
	Authorised			
	6000000 Equity Shares of Rs. 10/- each			
	[Previous Year : 6000000 Equity Shares of Rs. 10/- each]		60,000,000	60,000,000
	Issued and Subscribed			
	4875100 Equity Shares of Rs. 10/- each.		48,751,000	48,751,000
	[Previous Year : 4875100 Equity Shares of Rs. 10/- each]			
		Total	48,751,000	48,751,000
	Paid up			
	4875100 Shares of Rs.10/- each fully paidup		48,751,000	48,751,000
	[Previous Year : 4875100 Equity Shares of Rs. 10/- each]			
		Total	48,751,000	48,751,000
A.	Reconciliation of Shares:			
	Number of Shares as at April, 1		4,875,100	4,875,100
	Add: Shares issued during the year		-	-
	Less: Shares forefeited during the year		-	-
	Number of shares as at March, 31		4,875,100	4,875,100
В.	List of Share holders having 5% or more Shares (In Nos)			
	Name Of Shareholders			
	Narendra Kumar Gorani		801800 (16.45%)	801800 (16.45%)
	Online Appliances LLP		840600 (17.24%)	840600 (17.24%)
	Sanjay Gorani		879300 (18.04%)	879300 (18.04%)
	Shanta Devi Gorani		285200 (5.85%)	285200 (5.85%)
	Anil Gorani		606700 (12.44%)	553300 (11.35%)
_				



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

10. Other Equity

	Reserve	Reserve & Surplus		
	Capital Reserve	Retained Earnings	Total	
As At 1, April 2019	2,901,000	(6,046,562)	(3,145,562)	
Impact on account of Adoption of IND AS 116		(3,78,033)	(3,78,033)	
	2,901,000	(6,424,595)	(3,523,595)	
Profit for the year		6,490,674	6,490,674	
Other comprehensive income		(714,904)	(714,904)	
Total comprehensive income		5,775,770	5,775,770	
Balance as on 31, March 2020	2,901,000	(648,825)	2,252,175	
As At 1, April 2020	2,901,000	(648,825)	2,252,175	
	2,901,000	(648,825)	2,252,175	
Profit for the year		6,599,072	6,599,072	
Other comprehensive income		107,318	1,07,318	
Total comprehensive income		6,706,390	6,706,390	
Balance as on 31, March 2021	2,901,000	6,057,565	8,958,565	

PARTICULARS	As at 31/03/2021	As at 31/03/2020
PARTICULARS	Rs.	Rs.
11. Financial Liabilities		
Borrowings (non-current)		
Secured		
Car Loan from Yes Bank Ltd.	-	978,238
(Car loan is secured by Hypothecation of Car- Installments		
due in next 12 Months is Rs. 978238/- and in Previous Year Rs. 976689/-		
Total	-	978,238
12. Provisions		
Provision for Gratuity (Net of Plan Asset)	591,750	235,797
Total	591,750	235,797
13. Deferred Tax Liabilities		
Net Deferred tax liabilities (Refer Note 32)	2,182,514	2,126,573
Total	2,182,514	2,126,573
14. Borrowings		
Secured		
Banks- Cash Credit	24,442,659	24,315,163

(The working capital loan is secured by Hypothecation of current assets i.e. Stock & Book Debts etc. of the company and Equitable mortgage on leasehold property situated at Plot No. 32 and 33, Sector F, Sanwer Road, Industrial Area, Indore, Ioan is also guaranteed by the Directors and for previous year the working capital Ioan is secured by a first charge on all the current assets Hypothecation of Stock & Book Debts of the company. And by way of second charge on fixed assets Ioans are also guaranteed by the Directors.)



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

PARTICULARS	As at 31/03/2021	As at 31/03/2020
FARTICULARS	Rs.	Rs.
Unsecured		
From Directors	2,914,321	7,899,637
(As per Stipulation of the sanction of CC limit by Axis		
Bank and for previous year by Central bank of India)		
Total	27,356,980	32,214,800
15. Trade Payables		
Total Outstanding dues of Micro and Small Enterprises	8,712,772	2,279,984
Total Outstanding dues of Creditors other than Micro and Small Enterprises	10,547,517	29,632,440
Total	19,260,289	31,912,424

- 1. Trade Payables includes Rs. 87,12,772 (Previous Year Rs. 22,79,984) due to creditors registered with the Micro, Small and Medium Enterprises Development Act, 2006
- 2. No Interest is Paid/Payable during the year to Micro, Small and Medium Enterprises.
- 3. The Above information has been determined to the extent such parties could be identified on the basis of the information available with the company regarding the status of the supplier under the MSME Act.

DARTICUI ARC	As at 31/03/2021	As at 31/03/2020
PARTICULARS	Rs.	Rs.
16. Other Financial Liabilities		
Current maturities of long term debts (within 12 Months)	978,238	976,689
Lease Liability	7,793	9,329
Liability for Expenses	6,881,245	5,995,555
Total	7,867,276	6,981,573
17. Other Current Liabilities		
Advances From Customers	2,847,255	2,283,456
Taxes Duties and Other Payables	550,099	391,398
Total	33,97,354	26,74,854
18. Current Tax Liability (Net)		
Income tax payable (Net of Advance Tax, TDS for 2020 and MAT Credit)	918,403	108,587
Total	918,403	108,587
19. Revenue from Operation		,
Sales		
Manufactured Goods	180,023,329	214,178,450
Trading Goods	3,452,893	133,269
Others - Scrap Sale	503,500	-
Total	183,979,722	214,311,719
Details of Sales (Manufactured Goods)		
Steel Frame and others	4,040,250	8,965,900
L.P.G. Stoves	39,996,879	83,713,200
Gas Geysers	108,020,700	85,264,200
Rangehood (Chimney)	27,965,500	36,235,150
· , ,,,	180,023,329	214,178,450
Trading Goods	3,452,893	133,269
<u> </u>	183,476,222	214,311,719



NOTES FORMING PART OF FINANCIAL STATEMENTS

	CIN - L28121MP	1995PLC009170		
	PARTICULARS		As at 31/03/2021	As at 31/03/2020
	PANTICULANS		Rs.	Rs.
20.	Other Income			
	Interest		42,327	519,699
	Foreign exchange gain		1,126,261	-
		Total	1,168,588	519,699
21.	Cost of Material Consumed			
	Raw Materials' Consumed			
	Stock at the beginning of the year		12,400,799	22,939,356
	Add: Purchases		134,828,401	160,966,594
	Less: Stock at the end of the year		(16,270,734)	(12,400,799)
			130,958,466	171,505,151
	Details of Raw Material Consumed			
	Iron & Steel		43,540,371	47,226,514
	Other Raw Materials		7,348,152	8,094,331
	Components & Stores		69,056,867	102,251,457
	Packing Materials		11,013,076	13,932,849
			130,958,466	171,505,151
22.	Change in Inventories			
	Inventories at the Beginning of the Year			
	Work-in Process		7,858,811	8,026,433
	Finished Goods		8,819,989	5,433,116
	Traded Goods		340,912	340,361
	Scrap		667,067	423,197
			17,686,779	14,223,107
	Less: Inventories at the End of the Year			
	Work-in-Process		4,945,027	7,858,811
	Finished Goods		7,438,084	8,819,989
	Traded Goods		2,943,717	340,912
	Scrap		189,770	667,067
			15,516,598	17,686,779
	Decrease /(Increase) in Stock		2,170,181	(3,463,672)
23.	Employee Benefit Expenses			
	Salaries, Wages, Bonus etc.		14,552,480	12,366,830
	Contribution to PF, ESIC & Other Statutory Funds		1,835,743	1,761,478
	Workmen and Staff Welfare Expenses		132,277	223,611
	Director Remuneration		5,650,000	5,200,000
	Current Service Cost		642,053	467,356
	Interest Cost		15,445	(55,739)
	_	Total	22,827,998	19,963,536



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170 As at 31/03/2021 As at 31/03/2020 **PARTICULARS** Rs. Rs. 24. Finance Costs 1.178.100 1.930.705 Interest to bank **Bank Charges** 165,755 727,024 Finance Cost on Lease Liability 692 829 Total 1,344,547 2,658,558 25. Other Expenses **Direct Expenses Consumptions Of Store and Spares** 809,893 701,324 3,504,860 3,604,319 Power and Fuel Repairs To - Plant & Machinery 436,711 454,730 Repairs To - Dies 420,963 1,130,501 Repairs To - Electric 245,284 189,273 116,390 60,007 **Laboratory Expenses Other Factory Expenses** 140,356 253,280 SUB TOTAL 5,527,895 6,539,995 **Administrative and Other Expenses** Insurance 258,465 148,714 1,000,200 1,075,432 Rent, Rates and Taxes 166,880 99,577 Office Expenses ISO 9000 & Certification 7,500 24,000 Legal & Professional Charges 748.126 823.900 **Books & Periodicals** 1,010 4,787 94,900 23,510 Penalty & Fine Share listing, Demat & Registrar Exp. 392,101 398,104 Postage & Courier 132,392 80,649 **Telephone Expenses** 69,899 72,617 Stationery & Printing 19,505 71,303 Director's Travelling & Conveyance 33,137 43,918 Payment to Auditors: For Statutory Audit 65,000 65,000 For Tax Audit 15,000 15,000 For Others 10,000 10,000 97,092 69,788 Registration & Fees VAT & CST after Assessement 68,989 Covid-19 Expenses 1,263,171 **Balances Written OFF** 5,176 (80)Foreign Exchange Loss 965,407 Vehicle Running & Maintenance 345,842 325,952 Loss on sale of Asset 3,813 **Import Cancellation Charges** 62,160 4,738,531 **SUB TOTAL** 4,439,405 **Selling & Distribution Expenses** Advertisement & Publicity 67,336 50,095 **Business Promotion** 51,483 Marking Fee 472,761 380,137 Freight Outwards 496.800 716,324 **SUB TOTAL** 1,036,897 1,198,039

TOTAL

11,303,324

1,21,77,439



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

26. Related Party Transactions

Related party disclosures, as required by Indian Accounting Standard 24, "Related Party Disclosures" issued by the Institute of Chartered Accountants of India for the year ended 31st March, 2021 are given below:

Name of the related parties and relationship

(a) Associate Companies

M/s Blow Hot Kitchen Appliances Private Limited

(b) Key Management Personnel and their relatives

Mr. Sanjay Gorani	Managing Director	
Mr. Anil Gorani	Whole Time Director	
Mr. Nakul Gorani	Whole Time Director	
Mr. Narendra Gorani		
(Proprietor of Gangotri Industries)	Relative of Director	
Mrs. Manju Gorani	Relative of Director	
Mr. C.S.Sharma	CFO	
Ms. Neerja Mandiya	Company Secretary	

(c) The transactions entered into with the related parties during the year along with related balances as at 31st March 2021 are as under:

N. 67	Related Parties Re	eferred Above in	
Nature of Transaction	(a)	(b)	
Interest Received	(494,444)	- -	
Consultancy Fees			
Loan Taken		14,684 -	
Repayment of Loan		5,000,000 (22,093,400)	
Amount Outstanding as at Balance Sheet Date		2,914,321 (7,899,637)	
Managerial Remuneration		5,650,000 (5,200,000)	
Remuneration to other KMP (CFO, CS)		355,833 (390,000)	
Sale of Goods	64,867,795 (25,282,513)	6,710,825 (10,548,338)	
Purchase of Goods	1,564,216 (5,068,906)	1,093 (1,107,520)	
Sale of Assets		- (52,510)	



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

Particulars	Loan taken	Loan Repaid	Amount Outstanding	Managerial Remuneration
Mr. Sanjay Gorani		- (7,293,400)		2,400,000 (2,300,000)
Mr. Nakul Gorani	14,684	5,000,000	213,921 (5,199,237)	1,800,000 (1,700,000)
Mr. Anil Gorani			2,700,400 (2,700,400)	1,450,000 (1,200,000)
Mr. Narendra Gorani		(13,500,000)		
Mrs. Manju Gorani		(1,300,000)		
Total	14,684	5,000,000 (22,093,400)	2,914,321 (7,899,637)	5,650,000 (5,200,000)

Particulars	Gross Purchases	Gross Sales	Interest Received	Consultancy Fees Paid	Sale of Assets
M/s Blow Hot Kitchen Appliances Private Limited.	1,564,216 (5,068,906)	64,867,795 (25,282,513)		1 1	
Mr. Narendra Gorani (Proprietor of Gangotri Industries)	1,093 (1,107,520)	6,710,825 (10,548,338)	-	1 1	- (52,510)
Mr. Narendra Gorani	-	-	-	-	-

Details of Maximum Amount O/s during the year

Particulars		Amount (In Rs.)
Shri Sanjay Gorani		-
Shri Nakul Gorani		5,199,237
Shri Anil Gorani		2,700,400
Shri Narendra Gorani		-
Smt. Manju Gorani		-
	Total	7,899,637



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

27. Post Retirement Benefit Plans Gratuity:

PARTICULARS	As at 31/03/2021	As at 31/03/2020
A. Amount recognized in Balance Sheet		
(Present Value of Benefit Obligation at the end of the Period)	7,223,719	7,005,694
Fair Value of Plan Assets at the end of the Period	6,631,969	6,769,897
Funded Status (Surplus)/ Deficit	591,750	235,797
Unrecognised Past Service Cost/(Credit)	-	-
Unrecognised Asset due to Limit in Para 64(b)	-	-
Net Liability/(Asset) Recognized in the Balance Sheet	591,750	235,797

PARTICULARS	As at 31/03/2021	As at 31/03/2020
B. Amount recognized in the Statement of Profit & Loss as Employee Benefit Expense		
Current Service Cost	642,053	467,356
Net Interest Cost	408,774	387,733
Expected Return on Plan Assets	(393,329)	(443,472)
Past Service Cost	-	-
(Gain)/ Loss due to Settlements/Curtailments/Acquisitons/Divestitures	-	-
Unrecognised Asset due to Limit in Para 64(b)	-	-
Expense Recognized	6,57,498	4,11,617

PARTICULARS	As at 31/03/2021	As at 31/03/2020
C. Amount recognized in Other Comprehensive Income for the Current Period		
Amount Recognized in OCI, Beginning of the Period	(1,271,002)	(2,237,088)
Remeasurements Due To:-		-
Actuarial (Gains)/Losses on Obligations - Due to Change in Demographic Assumptions	-	(440)
Actuarial (Gains)/Losses on Obligations - Due to Change in Financial Assumptions	(120,702)	406,330
Actuarial (Gains)/Losses on Obligations - Due to Experience	39,122	556,362
Return on Plan Asset (Excluding Interest)	61,832	(3,834)
Total remeasurements Recognised in OCI	(1,414,414)	(1,271,002)
Amount Recognized in OCI, End of the Period	(1,414,414)	(1,271,002)



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

	PARTICULARS	As at 31/03/2021	As at 31/03/2020	
D.	Table showing Change in the Present Value of Projected Benefit Obligation			
	Present Value of Benefit Obligation at the beginning of the period	7,005,694	5,621,904	
	Interest Cost	408,774	387,733	
	Current Service Cost	642,053	467,356	
	Actual Benefits Paid	(751,222)	(433,551)	
	Actuarial (Gains)/Losses on Obligations - Due to Change in Demographic Assumptions	-	(440)	
	Actuarial (Gains)/Losses on Obligations - Due to Change in Financial Assumptions	(120,702)	406,330	
	Actuarial (Gains)/Losses on Obligations - Due to Experience	39,122	556,362	
	Past Service Cost	-	-	
	Present Value of Benefit Obligation at the end of the period	72,23,719	70,05,694	
	PARTICULARS	As at 31/03/2021	As at 31/03/2020	
E.	Table showing Change in the Fair Value of Plan Assets			
	Fair Value of Plan Assets at the beginning of the period	6,769,897	6,370,083	
	Interest Income	393,329	443,472	
	Actual Enterprises Contribution	158,133	393,727	
	Actual Benefits Paid	(751,222)	(433,551)	
	Actuarial (Gains)/Losses	61,832	(3,834)	
	Present Value of Benefit Obligation at the end of the period	66,31,969	67,69,897	
	PARTICULARS	As at 31/03/2021	As at 31/03/2020	
F.	Assumptions			
	Financial Assumptions			
	Discount Rate	6.80%	6.55%	
	Salary Escalation Rate	7.00%	7.00%	
	Expected Return on Asset	6.80%	6.55%	
	Demographic Asumptions			
	Withdrawal rate	5.00%	5.00%	
	Mortality Rate During Employment	Indian Assured Lives Mortality (2012-14) Ult.	Indian Assured Lives Mortality (2012-14) Ult.	
	Retirement Age	60 Years	60 Years	
		<u> </u>	<u> </u>	



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

PARTICULARS	As at 31	As at 31/03/2021		/03/2020		
G. Sensitivity Analysis						
Projected Benefit Obligation on Current Assumptions(Base)	7,22	7,223,719		7,223,719		5,694
	Decrease	Increase	Decrease	Increase		
Discount Rate	7,469,210	6,993,886	7,252,991	6,774,138		
Impact of Increase/Decrease in 50 bps on DBO	3.40%	(3.18)%	3.53%	-3.31%		
Salary Growth rate	6,994,431	7,463,891	6,774,806	7,248,520		
Impact of Increase/Decrease in 50 bps on DBO	(3.17)%	3.32%	(3.30)%	3.47%		

[&]quot;Sensitivity analysis is an analysis which will give the movement in liability if the assumptions were not proved to be true on different count. This only signifies the change in the liability if the difference between assumed and the actual is not following the parameters of the sensitivity analysis. When calculating the sensitivity to the assumption, the method (Projected Unit Credit Method) used to calculate the liability recognised in the balance sheet has been applied. The methods and types of assumptions used in preparing the sensitivity analysis did not change compared with the previous period."

H. Maturity Analysis of Projected Benefit Obligation

Projected Benefits Payable in Future Years From the Date of Reporting

PARTICULARS	As at 31/03/2021	As at 31/03/2020
Year 1	1,760,950	1,529,744
Year 2	568,277	474,449
Year 3	651,879	553,800
Year 4	417,260	610,751
Year 5	526,915	463,707
Year 6 to 10	2,812,783	2,597,055

28. Payments to Statutory Auditors

	_2020-21	2019-20
Statutory Audit	65,000	65,000
Tax Audit Fees	15,000	15,000
Other Services	10,000	10,000
	90,000	90,000

29. Earnings per Share

2020-21	2019-20
6,599,072	6,490,674
4,875,100	4,875,100
1.35	1.33
	6,599,072 4,875,100



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

30. Leases

As a Lessee

Changes in carrying value of right of use assets		
<u>Particulars</u>	<u>2020-21</u>	<u>2019-20</u>
Balance as at 1st April, 2020	81,426	97,711
Addition		
Deletion		
Depreciation	-16,285	-16,285
Balance as at 31st March, 2020	65,141	81,426
Interest expense on lease liability & Movement in lease liability		
<u>Particulars</u>	<u>2020-21</u>	<u>2019-20</u>
Balance as at 1st April, 2020	9,329	10,728
Addition		
Interest Expense	692	829
Payment of lease liability	-2,228	-2,228
Balance as at 31st March, 2020	7,793	9,329
Maturity analysis of lease liability on undiscounted basis		
<u>Particulars</u>	<u>2020-21</u>	<u>2019-20</u>
Less than one year	2,228	2,228
One to two years	4,456	4,456
Two to five years	2,228	4,456

Total Cash Outflow on account of lease liabilities for the year ended March 31, 2021 amounts to Rs 2228 (P.Y. 2228)

Notes Forming Part of Financial Statement

CIN - L28121MP1995PLC009170

31. The movement in deferred tax assets and liabilities for the year ended 31st March 2020 and 31st March 2021

Year ended 31st March, 2021					Year ended 31st March, 2020			
PARTICULARS	As at 1st April, 2020	Credit/ (charge) in Statement of Profit and Loss	Credit/ (charge) in Other Comprehensive Income	As at 31st March, 2021	As at 1st April, 2019	Credit/ (charge) in Statement of Profit and Loss	Credit/ (charge) in Other Comprehensive Income	As at 31st March, 2020
Provision for Employee Benefits	(326,943)		(36,094)	(363,037)	(578,125)		251,182	(326,943)
Depreciation	(1,799,630)	(19,847)		(1,819,477)	(1,780,618)	(19,012)		(1,799,630)
Expenses Allowable for Tax Purpose when paid		-		-	119,116	(119,116)		-
Total	(2,126,573)	(19,847)	(36,094)	(2,182,514)	(2,239,627)	(138,129)	251,182	(2,126,573)

Reconciliation of Effective Tax Rate

The reconciliation between the statuatory income tax rate applicable to the company and the effective tax rate of the company is as follows:

Year ended

Year ended

	rear ended	tear ended
	31st March, 2021	31st March, 2020
Statutory income tax rate	25.17%	26.00%
Difference due to:		
Expenses not deductible for tax purposes	2.1%	1.68%
Previous Year Tax adjustment	0.4%	0.079%
Expenses deductible for tax purposes	-0.5%	-1.28%
Depreciation	-0.6%	-0.07%
Deferred tax	0.2%	1.5%
Interest on Income tax	0.9%	-
Effective Tax Rate	27.71%	27.94%

32. Financial Instruments - Accounting Classification and fair values

			Carrying	Carrying Amount			Fair Value			
31st March 20	21	FVTPL	FVTOCI	Cost/ Amortised Cost	Total	Level 1	Level 2	Level 3	Total	
Financial Assets:										
Other Financial Assets:										
(i) Security Deposits with Government Authorities		-	-	472,761	472,761	-	-	-	-	
(ii) Security Deposits with Others	Current	-	-	346,900	346,900	-	-	-	-	
(iii) Trade Receivables	Current	-	-	44,818,756	44,818,756	-	-	-	-	
(iv) Cash & Cash Equivalents	Current	-	-	8,622,943	8,622,943	-	-	-	-	
	Total	-	-	54,261,360	54,261,360	-	-	-	-	





Notes Forming Part of Financial Statement

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31st March 2021	н.	FVTPL	FVTOCI	Cost/ Amortised	Total	Level 1	Level 2	Level 3	Total
				Cost					
Financial Liabilities:									
Borrowings	Non-Current	-	-		'	-			-
Borrowings	Current	-	-	27,356,980	27,356,980	-	-	-	•
Trade Payables	Current	1	1	19,260,289	19,260,289	1	٠	,	1
Other Financial Liabilities	Current			7,867,276	7,867,276	1			1
	Total			54,484,545	54,484,545				
			Carrying	Carrying Amount			Fair Value	alue	
31st March 2020	0:	FVTPL	FVTOCI	Cost/ Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial Assets:									
Other Financial Assets:									
(i) Security Deposits with									
Government Authorities	Non-Current	•	-	430,620	430,620	•	•	•	1
(ii) Security Deposits with									
Others	Current	-	1	346,900	346,900	1	-	'	1
(iii) Trade Receivables	Current	-	-	60,469,469	60,469,469	-	-	-	1
(iv) Cash & Cash Equivalents	Current	-	-	5,239,061	5,239,061	-	-	-	1
	Total	•	1	66,486,050	66,486,050	•	•	•	•
			Carrying	Carrying Amount			Fair Value	alue	
31st March 2020	0.	FVTPL	FVTOCI	Cost/ Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial Liabilities:									
Borrowings	Non-Current	-	-	978,238	978,238	-	-		1
Borrowings	Current	-	1	32,214,800	32,214,800	1	-	•	1
Trade Payables	Current	-	-	31,912,424	31,912,424	-	-	-	1
Other Financial Liabilities	Current	-	-	6,981,573	6,981,573	-	-	•	1
	Total	•	-	72,087,035	72,087,035	•	•	•	•



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

33. Financial Risk Management

a) Market risk

Market risk is the risk that changes in market prices such as commodity prices risk, foreign exchanges rates and interest rates which will affect the company's financial position. Market risk is attributable to all market risk sensitive financial instruments including foreign currency receivables and payables.

The company is in the business of production, manufacturing and dealing in kitchen appliances and kitchenware which is one such sector within the overall household segment that has been in the limelight in recent past.

The company is in the process of making and implementing the strategies to capitalize available opportunities and minimizing the threats to ladder products across capacities, formats and prices. In addition to broad basing the product by customizing the model structure wity added features the company will put its every effort to maximize the internal accruals by way of input tax credit available in the GST law and by optimizing the product common costs so as to enable it to sustain profitability in the market.

Changing household and commercial lifestyles, economical availability of electricity, rising concerns regarding eco-friendly appliances are expected to be the key drivers of the kitchen appliances market size. Development of e-commerce distribution channels, emergence of information technology and the other smart technologies will support the overall kitchen appliances market.

After complying the conditions laid down in Companies Act, 2013 and other applicable rules thereunder, the Company has entered in to an agreement with the group company Blowhot Kitchen Appliances P. Ltd., the brand name owner of "BLOWHOT", to sale the products of the company and therefore expecting a major increase in the top line sales after implementation of this arrangement.

(i) Interest rate risk

"Interest rate risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market interest rates. According to the company interest rate risk exposure is only for floating rate borrowings. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used that represents management's assessment of the reasonably possible change in interest rates."

(ii) Exposure to interest rate risk

Company's interest rate risk arises from borrowings. The interest rate is based on MCLR linked rates for its working capital loan.

	31st March, 2021 31	lst March, 2020
Total Borrowings	27,356,980	33,193,038
Borrowings out of above bearing variable rate of interest	24,442,659	24,315,163
% of Borrowings out of above bearing variable rate of interest	89.35%	73.25%
(iii) Interest Rate Sensitivity		
A change of 50 bps in interest rates would have following Impact on profit before tax	(:	
	2020-21	2019-20
50 bps increase would decrease the profit before tax by	122,213	121,576
50 bps decrease would increase the profit before tax by	(122,213)	(121,576)

(iv) Other price risk

Other price risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market traded price. The Company is not exposed to pricing risk as the Company does not have any investments in equity instruments and bonds.



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

b) Credit risk

Credit risk arises from the possibility that the counter party may not be able to settle their obligations as agreed. To manage this, the Company periodically assess financial reliability of customer, taking into account the financial condition, and ageing of accounts receivable.

Ageing of Trade Receivables

Particulars	31st March 2021	31st March 2020
Not due	-	-
0-3 months	29,525,525	29,451,884
3-6 months	12,495,052	22,155,367
6-12 months	53,989	6,954,899
beyond 12 months	2,744,190	1,907,319
Total	44,818,756	60,469,469

c) Liquidity Risk

As no future expansion in the near future is expected company does not accrues contingent liabilities. The company's approach to managing liquidity is to ensure as far as possible that it will have sufficient liquidity to meet its liabilities as when they are due, under both normal and stressed conditions without incurring the unacceptable losses or risking damage to the company's reputations. As regard the company does not expect poor liquidity position in this scenario. Also the company have the system of properly controlled and speedy recovery from debtors generally.

Maturity patterns of Financial Liabilities

Particulars		31st March 2021	31st March 2020
Borrowings			
Within 1 year		27,356,980	32,214,800
1-3 year			978,238
3-5 year		-	-
Beyond 5 years		-	-
	Total	27,356,980	33,193,038
Trade payables			
Within 1 year		12,411,594	26,203,739
1-3 year		6,848,695	5,708,685
3-5 year		-	-
Beyond 5 years		-	-
	Total	19,260,289	31,912,424
Other Financial Liabilites			
Within 1 year		7,867,276	6,981,573
1-3 year		-	-
3-5 year		-	-
Beyond 5 years		-	-
	Total	7,867,276	6,981,573



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

d) Currency Risk

Since the company has have purchases from China which have foreign currency involvement and flexibility attached to it, however the same is not a threat, due to increasing demand and reputed products of the company coupled with speedy recovery from debtors. The company is well set to bear the short term losses on foreign rate fluctuation which is cushioned by the optimum inventory level mentioned by the company.

34. Capital Management

The Company manages its capital to ensure that it will be able to continue as going concerns while maximising the return to stakeholders through the optimisation of the equity balance. The Company's management manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants.

35. Contingent Liabilities and Commitments

Estimated amount of contracts remaining to be executed on capital account and not provided for Rs.Nil. (Previous Year Rs. Nil).

- 36. In the opinion of the management and to the best of their knowledge and belief the value of realization of current assets, loans and advances in the ordinary course of business will not be less than the amount at which they are stated in the balance sheet.
- 37. As per Ind AS 108 Operating Segments, there is no reportable segments and therefore no disclosures are made.
- **38.** Additional Information pursuant to provisions of paragraph 5 (VIII) of part II of schedule III to the companies as certified by the Directors:

a) Details of Imported and Indigenous Raw Material, Stores & Spares Consumed:

	Curre	nt Year	Previo	ous Year
245 AE 3		%		<u> %</u>
Imported	58,303,141	44.28%	88,421,596	51.31%
Indigenous	73,356,648	55.72%	83,893,448	48.69%
	131,659,789	100.00%	172,315,044	100.00%

		Current Year	Previous Year
b)	Value of Imports calculated on CIF basis		
	Raw Material/Components	57,838,703	70,907,401
	Others Goods	3,594,807	150,583
		61,433,510	71,057,989
c)	Expenditure in foreign currency		

Foreign Travelling

d) Earning in foreign exchange

39. The Balances in the accounts of debtors, creditors, loans, advances and others are subject to confirmation and reconciliation.

40. The previous year figures have been regrouped / reclassified, wherever necessary to confirm to the current year figures.

For and on behalf of the Board

As per our report of even date For SANDEEP SURENDRA JAIN & CO. Chartered Accountants Firm Reg. No. 010172C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Neerja Mandiya) (C.S. Sharma) CA. Seema Vijayvargiya

Managing Director Whole Time Director Whole Time Director (Company Secretary) C.F.O. Partner

DIN: 00055531 DIN: 00055540 DIN: 06543317

Place : Indore UDIN : 21409674AAAAAG5421

Date : 29 June 2021

For Gorani Industries

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BOOK - POST

To,

If Undelivered, please return to

Gorani Industries Ltd.
Reg. Office: Plot No. 32-33, Sector-F,
Sanwer Road, Industrial Area, INDORE - 452 015 (M.P.)

For Gorani Industries Ltd.

Director,

(356)

THE PERSON OF THE PARTY OF

Gorani Industries Ltd.



XXVIIth Annual Report 2021-22

For Gorani Industries Lid.



Board of Directors

Anil Gorani Chairman & Whole Time Director

(Ceased as chairman w.e.f. 16/5/2022)

Sanjay Gorani **Managing Director** Nakul Gorani

Whole Time Director

(Appointed as chairman w.e.f. 16/5/2022) Komal Motwani Independent Woman Director

Ayush Shukla **Independent Director** Raina Goyal Non-Executive Director

Auditor Chief Financial Officer

M/s. Sandeep Surendra Jain & Co.

Chartered Accountants.

Chandrasekhar Sharma

Company Secretary Bankers

1. Axis Bank Ltd. Neerja Mandiya (Ceased w.e.f. 6/4/2022)

Sachi Samaria (Appointed w.e.f. 6/4/2022)

Registered Office

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, INDORE - 452 015 (M.P.) CIN - L28121MP1995PLC009170 **GSTIN - 23AAACG6274B1Z2**



NOTICE

NOTICE IS HEREBY GIVEN THAT the Twenty Seventh Annual General Meeting of the members of the Company Gorani Industries Limited will be held on Friday, 23rd September, 2022 at 12:30 p.m. through video conferencing/other audio visual means to transact the following business:

ORDINARY BUSINESS:

- To consider and adopt the audited financial statements of the Company for the financial year ended March 31st, 2022, the reports of the Board of Directors and Auditors thereon.
- To appoint a director in place of Ms. Raina Goyal (Holding DIN- 08295368), Non-Executive Director, who retires by rotation and being eligible, offers herself for reappointment.

SPECIAL BUSINESS:

 To consider and if thought fit, to pass with or without modification the following resolution as an **Ordinary Resolution**:

RESOLVED THAT pursuant to the recommendation of Nomination and Remuneration Committee and approval of Board of Directors of the Company and in accordance with the provisions of Section 196, 197, 198, 203 and other applicable provisions of the Companies Act, 2013, if any, read with Schedule V of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), consent of the members of the company be and is hereby accorded to re-appoint Mr. Sanjay Gorani (Holding DIN- 00055531) as Managing Director of the Company for a period of 3 years w.e.f1st June, 2022 to 31st May, 2025 on the monthly remuneration of Rs. 2,00,000.00 (Rupees Two Lakh only) and will be liable to retire by rotation,

and such retirement by rotation and reappointment shall not be deemed to constitute a break in his appointment as Managing Director of the company;

RESOLVED FURTHER THAT the Managing Director shall be responsible for overall supervision of the company's operations, day to day administration, appointment and termination of the company's employees and for regular reporting of the company's activities to the Board of Directors and for performing the duties that may be delegated to the Managing Director from time to time, subject to the overall supervision and control of the Board of Directors;

RESOLVED FURTHER THAT Board of Directors of the Company be and is hereby authorized to alter and vary the terms and conditions of the appointment including that as to remuneration, perquisites and other benefits / amenities so that the altered terms and conditions shall be in conformity with Schedule V to the Companies Act, 2013 and /or other applicable provisions, if any, as may be amended from time to time and agreeable to Mr. Sanjay Gorani;

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto.

4. To consider and if thought fit, to pass with or without modification the following resolution as an **Ordinary Resolution:**

RESOLVED THAT pursuant to the recommendation of Nomination and Remuneration Committee and approval of Board of Directors of the Company and in accordance with the provisions of Section 196,

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Gorani Industries Ltd.

197, 198 and other applicable provisions of the Companies Act, 2013, if any, read with Schedule V of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), consent of the members of the company be and is hereby accorded to re-appoint Mr. Nakul Gorani (Holding DIN- 06543317) as the Whole time Director of the Company for a period of 3 years w.e.f1st June, 2022 to 31st May, 2025 on the monthly remuneration of Rs. 3,00,000.00 (Rupees Three Lakh only) and will be liable to retire by rotation, and such retirement by rotation and reappointment shall not be deemed to constitute a break in his appointment as Whole Time Director of the company;

RESOLVED FURTHER THAT Board of Directors of the Company be and is hereby authorized to alter and vary the terms and conditions of the appointment including that as to remuneration, perquisites and other benefits / amenities so that the altered terms and conditions shall be in conformity with Schedule V to the Companies Act, 2013 and /or other applicable provisions, if any, as may be amended from time to time and agreeable to Mr. Nakul Gorani:

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

 To consider and if thought fit, to pass with or without modification the following resolution as an **Ordinary Resolution:** **RESOLVED THAT** pursuant to the provisions of Sections 13, 15, 61 and 64 and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) thereto or re-enactment thereof for time being in force) and the Articles of Association of the Company, consent of the members of the Company be and is hereby accorded to increase the Authorized Share Capital of the Company by addition thereto of Rs. 12,00,00,000.00 (Rupees Twelve Crore Only) divided into 90,00,000 (Ninety Lacs) equity shares of Rs. 10.00 (Rupees Ten Only) each and 30,00,000 (Thirty Lacs) preference shares of Rs. 10.00 (Rupees Ten Only) each beyond the present Authorized Share Capital of the Company of Rs. 6,00,00,000.00 (Rupees Six Crore Only) divided into 60,00,000 (Sixty Lacs) equity shares of Rs. 10.00 (Rupees Ten Only) each, thus making the total Authorized Share Capital of the Company to Rs. 18,00,00,000.00 (Rupees Eighteen Crore Only) divided into 1,50,00,000 (One Crore Fifty Lacs) equity shares of Rs. 10.00 (Rupees Ten Only) each and 30,00,000 (Thirty Lacs) preference shares of Rs. 10.00 (Rupees Ten Only) each."

 To consider and if thought fit, to pass with or without modification the following resolution as an **Ordinary Resolution:**

RESOLVED THAT pursuant to the provisions of Sections 13, 15 and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) thereto or re-enactment thereof for the time being in force) consent of members of the Company be and is hereby accorded to alter the existing clause V of the Memorandum of Association of the Company to the extent of Authorized Share Capital and division thereof as under:

V. The Authorized Share Capital of the Company is



18,00,00,000.00 (Rupees Eighteen Crore Only) divided into 1,50,00,000 (One Crore Fifty Lacs) equity shares of Rs. 10.00 (Rupees Ten Only) each and 30,00,000 (Thirty Lacs) preference shares of Rs. 10.00 (Rupees Ten Only) each.

RESOLVED FURTHER THAT all the Directors of the Company be and are hereby authorized to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto.

 To consider and if thought fit, to pass with or without modification the following resolution as an **Ordinary Resolution:**

RESOLVED THAT pursuant to the provisions of Section 188 and Rule 15 of Companies (Meetings of Board and its powers) Rules, 2014and any other applicable provisions of the Companies Act, 2013(including any statutory modification(s) or reenactment thereof for the time being in force), and subject to such other approvals, permissions as may be required, consent of the members of the company be and is hereby accorded to enhance the limit of contract or arrangement upto an amount of Rs. 1,00,00,00,000/- (Rupees One Hundred Crore only) per annum for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited, a Private Limited company in which directors and their relatives of the company are interested, for the remaining period (i.e. upto 30th September 2023) of the contract or arrangement and on such other terms and conditions as per the Supplemental Agreement to be entered into between the aforesaid companies.

RESOLVED FURTHER THAT Board of Directors of the Company be and is hereby authorized to alter and vary the terms and conditions of the contract or arrangement including that as to limit of the transaction so that the altered terms and conditions shall be in conformity with the provisions of the Companies Act, 2013 and to authorize any director of the Company to execute, prepare and sign the Contract or Agreement along with all other instruments and documents as may be required on behalf of the Company for the above transaction;

RESOLVED FURTHER THAT Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as they may in their sole and absolute discretion, deem necessary, expedient, usual or proper and to settle any question, doubt or difficulty that may arise with regard to the above resolution or any other matter incidental or consequential thereto."

By Order of the Board for Gorani Industries Limited

Sd/-

Date: 19/08/2022

Nukul Gorani

Place: Indore

(Holding DIN 06543317)
(Chairman cum Whole Time Director)



NOTES:

- In view of COVID-19 pandemic, social distancing norms and restrictions on movement of persons at several places in the country and pursuant to General Circulars No.14/2020, 17/2020, 22/2020, 33/2020, 39/2020, 10/2021, 20/2021 and 03/2022 dated April 8, 2020, April 13, 2020, June 15, 2020, September 28, 2020, December 31, 2020, June 23, 2021, December 8, 2021 and May 5, 2022 respectively issued by the Ministry of Corporate Affairs ("MCA") (collectively referred to as "MCA Circulars") permitted the holding of the Annual General Meeting ("AGM") through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM"), without the physical presence of the Members. Further Circular Nos. SEBI/HO/CFD/ CMD1/CIR/P/2020/79,SEBI/HO/CFD/CMD2/CIR/P/ 2021/11 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 12, 2020, January 15, 2021 and May 13, 2022 respectively issued by the Securities and Exchange Board of India ("SEBI") (collectively referred to as "SEBI Circulars") has provided relaxation from compliance with certain provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") regarding sending of hard copy of annual report and proxy form in line with aforesaid MCA Circulars.
- 2. In compliance with the provisions of the Companies Act, 2013 (the "Act"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulation"), MCA Circulars and SEBI Circulars, the AGM of the Company is being held through VC/OAVM which does not require physical presence of members at a common venue. The proceedings of the 27thAGM of the Company will be deemed to be conducted at the Registered Office of the Company which shall be the deemed Venue of the AGM.

- 3. The Explanatory Statement pursuant to the provisions of Section 102 of the Companies Act, 2013 (the Act), in respect of the Special Business to be transacted at the Meeting under item no.3 to 7 is annexed hereto and forms part of this Notice. Further the relevant details with respect to item no. 3 and 4 pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are also annexed.
- 4. Electronic copy of the Notice for the AGM and the Annual Report for the financial year 2021-22is being sent to all the Members whose e-mail ids are or to be registered upto the date of dispatch of this notice with the Company/Depository Participant(s). Dispatching of physical copies of the Financial Statements (including Board's Report, Auditors' Report and other documents required to be attached therewith) has been dispensed with in line with the aforementioned circulars issued by the Ministry of Corporate Affairs and Securities and Exchange Board of India.
- 5. The Notice and the Annual Report is also available on the Company's website www.goraniindustries.com for download and at the websites of the BSE Ltd., where the Company's shares are listed. The AGM Notice is also disseminated on the website of Central Depository Services (India) Limited ("CDSL") (the agency appointed by the Company for providing the Remote e-voting facility, e-voting system during the AGM & the VC facility) i.e. www.evotingindia.com.
- 6. Members holding shares in electronic/demat mode and who have not got their e-mail addresses updated with the Depository Participants are requested to update their e-mail address and any changes therein through their Depository Participants. Members holding shares in physical mode are requested to update their e-mail address and mobile number, by sending e-mail quoting their Folio Number along with scanned copy of PAN (self



attested scanned copy) or AADHAR (self attested scanned copy) to our Registrar and Share Transfer Agent, viz., Link Intime India Private Limited at rnt.helpdesk@linkintime.co.in, and mark cc to Company: gorani.industires@yahoo.com. Also for any queries you may contact on 022-49186270.

- 7. To support the 'Green initiative' Members who have not yet registered their email addresses are requested to register the same in the manner specified above.
- 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. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of State or Body Corporate can attend the AGM through VC/OAVM.
- 9. Institutional/ Corporate shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said resolution shall be send to the Scrutinizer by e-mail at csmanishjainoffice@gmail.com with a copy marked to gorani.industries@yahoo.com.
- Members holding shares under multiple folios are requested to submit their applications to registrar and transfer Agent for consolidation of folios into a single folio.

- 11. As per Regulation 40 of SEBI Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect from April 1, 2019. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Members can contact the Company or M/s Link Intime India Private Limited (Registrar and Transfer Agent) for assistance in this regard.
- 12. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/ exchange of securities certificate; endorsement; subdivision/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR – 4, the format of which is available on the website of the Company's Registrar and Transfer Agents, Link Intime India Private Limited at https://linkintime.co.in/. It may be noted that any service request can be processed only after the folio is KYC Compliant.
- 13. Members holding shares in dematerialized form are requested to intimate all changes pertaining to their bank details such as bank account number, name of the bank and branch details, MICR code and IFSC code, mandates, nominations, power of attorney, change of address, change of name, e-mail address, contact numbers, etc., to their depository participant (DP). Changes intimated to the DP will then be automatically reflected in the Company's records which will help the Company and the



Company's Registrars and Transfer Agents, M/s Link Intime India Private Limited to provide efficient and better services. Members holding shares in physical form are requested to intimate such changes to Registrar and Share Transfer Agents of the Company i.e. M/s Link Intime India Private Limited in prescribed forms. The Company has sent communication to shareholders in this regard.

- 14. 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 with whom they are having demat accounts. Members holding shares in physical form are requested to submit PAN details to the Company / Registrar.
- 15. SEBI vide its Circular No. SEBI/HO/MIRSD/ MIRSD_RTAMB/P/CIR/2021/655 dated November 03, 2021stated that all the listed companies shall intimate its securities holders holding in physical mode to comply with the requirements of registration/updation of valid PAN, KYC details and Nomination with them/their RTAsfor the folios wherein the details are missing and are not registered. As per the Circular any request/complaintfrom the holder/claimant shall be entertained only after the folio is fully KYC compliant as per the Circular. Further the folios wherein any one of the document/details are not available on or after April 1, 2023, shall be frozen by the RTA. Accordingly, the Company had sent an intimation letter to all the shareholders holding sharesin physical form at their registered address requesting them to comply with the provisions of the aforesaid SEBI Circular. The forms for updating the aforesaid details are available on the website of the RTA.
- 16. Members are requested to ensure that the abovementioned KYC details are updated as and when there is a change in order to receive all important shareholder communications and

- corporate benefits. Members holding shares in electronic mode may update the KYC details with their respective Depository Participants.
- 17. Members are requested to submit their queries/requests for clarification, if any, on the Annual Report, Financial results or any other matters via email at gorani.industries@yahoo.com, mentioning their name, folio number/ demat account number, email id and mobile number, so as to reach the Company on or before 16th September, 2022 which will enable the Company to furnish replies at the AGM.
- 18. The Register of Directors and Key Managerial Personnel and their shareholding and the Register of Contracts or Arrangements in which the Directors are interested as maintained under Section 170 and Section 189 of the Act, respectively will be available for inspection by the Members at the AGM in pdf mode.
- 19. Relevant documents referred to in the notice are available for inspection at the Registered Office of the Company on all working days, except Saturdays, Sundays and other holidays at any time during Business hours up to the date of the Annual General Meeting.
- 20. The Register of Members and the Share Transfer Books of the Company will remain closed from Saturday 17th September, 2022 to Friday 23rd September, 2022 (both days inclusive).
- 21. Members are requested to quote their Folio Number / Demat Account Number and contact details such as email address, contact number and complete address in all correspondence with the Company/Company's Registrar.
- 22. As per the provisions of Section 72 of the Act and SEBI Circular, the facility for making nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. If a Member desires



to opt out or cancel the earlier nomination and record a fresh nomination, he/ she may submit the same in Form ISR-3 or SH-14 as the case may be. The said forms can be downloaded from the website of the Company's Registrar and Transfer Agents, Link Intime India Private Limited at https://linkintime.co.in/. Members are requested to submit the said details to their depository participant in case the shares are held by them in dematerialized form and to Link Intime India Private Limited in case the shares are held in physical form.

- 23. Since the AGM will be held through VC/OAVM, the Route map is not annexed in this notice.
- 24. The attendance of the members attending the AGM through VC/OAVM, will be counted for the purpose of reckoning the quorum under section 103 of the Companies Act, 2013.
- 25. In case of joint holders attending the meeting, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 26. Investor should register with their depository participant for the SMS alert facility. Both Depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) alert investors through SMS of the debits and credits in their demat account.
- 27. Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, the Company is pleased to provide its members the facility of 'remote e-voting' (e-voting from a place other than venue of the AGM) to exercise their right to vote at the 27th Annual General Meeting (AGM). The business may be transacted through e-voting services rendered by Central Depository Services (India) Limited (CDSL), on all resolutions set forth in this Notice.

Resolution(s) passed by Members through e-voting is/are deemed to have been passed as if they have been passed at the AGM.

The facility for voting through electronic voting system shall be made available at the 27th AGM. The members attending the meeting, who have not already cast their vote through remote e-voting shall be able to exercise their voting rights at the meeting. The members who have already cast their vote through remote e-voting may attend the meeting but shall not be entitled to cast their vote again at the AGM.

The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to atleast 1000 members on first come first served basis. This will not include large Shareholders (Shareholders 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.

The Board of Directors of the Company has appointed M/s. Manish Jain & Co., Practicing Company Secretaries as the Scrutinizer for conducting the remote e-voting and the voting process at the AGM in a fair and transparent manner. In terms of requirements of the Companies Act, 2013 and the relevant Rules, the Company has fixed 16th September, 2022 (Friday) as the 'Cut-off Date'. The remote e-voting rights of the shareholders/ beneficial owners shall be reckoned on the equity shares held by them as on the Cut-off Date i.e. 16th September, 2022 only.



INSTRUCTION TO SHAREHOLDERS FOR REMOTE E-VOTING AND THE VOTING PROCESS AT THE AGM ARE AS UNDER:

- i. The voting period begins on Tuesday 20th September, 2022 at 09:00 a.m. and ends on Thursday 22nd September, 2022 at 05:00 p.m. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date 16th September, 2022 (Friday) may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09th December, 2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat

account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

iv. In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to above said SEBI Circular, Login method for remote e-Voting and voting process at the AGM and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDLis given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL Depository	 Userswho have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest arehttps://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the



- e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
- If the user is not registered for Easi/Easiest, option to register is availableathttps://web.cdslindia. com/myeasi/Registration/EasiRegi stration
- 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link availableon www.cdslindia.com home page or click on https://evoting.cdslindia. com/Evoting/EvotingLoginThe system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders holding securities in demat mode with NSDL Depository 1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After

- successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- 2) If the user is not registered for IDeAS e-Services, option to register is a vailable at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/Secure Web/IdeasDirectReg.jsp
- 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/ Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting



Individual
Shareholders
(holding
securities in
demat mode)
login through
their
Depository
Participants
(DP)

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

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

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

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.comor contact at toll free no. 1800 22 55 33
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

- Login method for remote e-Voting and voting process at the AGM and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
- The shareholders should log on to the e-voting website www.evotingindia.com.

- 2) Click on "Shareholders" module.
- 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	• Shareholders who have not updated their PAN with the Company/ Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/ RTA.
Dividend Bank Details OR Date of Birth	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
(DOB)	If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

- vi. After entering these details appropriately, click on "SUBMIT" tab.
- vii. Shareholders holding shares in physical form will then



directly reach the Company selection screen. However, shareholders 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.

- viii. For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- ix. Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- x. 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.
- xi. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xii. 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.
- xiii. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xiv. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xv. If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xvi. There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- xvii. Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register

- themselves in the "Corporates" module.
- 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 linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
- It is Mandatory that, 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.
- Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; gorani.industries@yahoo.com, if they have voted from individual tab & not uploaded same in the CDSL evoting system for the scrutinizer to verify the same.

Other Instructions:

- The e-voting module shall be disabled by CDSL for voting after 5.00 P.M. at 22nd September, 2022 (Thursday). Members holding shares in physical or in demat form as on 16th September, 2022 (Friday) shall only be eligible for e-voting.
- II. The voting rights of Members shall be in proportion to the shares held by them in the paid up equity share capital of the Company as on 16th September, 2022 (Friday).
- III. Any person, who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if he/she is already registered with CDSL for remote e-voting then he/she can use his/ her existing User ID and password for casting the vote.
- IV. CS Manish Jain, Practicing Company Secretary (Membership No: FCS 4651 CP No: 3049) (Address: 1st Floor, 236, Anoop Nagar, Indore (M.P.) 452008) has



- been appointed as the scrutinizer to conduct the evoting process.
- V. The Scrutinizer shall, within a period not exceeding two working days from the conclusion of the e-voting period, unblock the votes in the presence of atleast two witnesses not in the employment of the Company.
- VI. The Scrutinizer, after scrutinizing the votes cast at the meeting and through remote e-voting, will, not later than 48 hours of conclusion of the Meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company www.goraniindustries.com and on the website of CDSL.
- VII. The resolutions shall be deemed to be passed on the date of Annual General Meeting of the Company, subject to receipt of sufficient votes.
- VIII. The result declared along with the Scrutiniser's Report shall be placed on the Company's website www.goraniindustries.com and the Company shall simultaneously forward the results to BSE Limited, where the shares of the Company are listed.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM/EGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- The procedure for attending meeting & e-Voting on the day of the AGM/ EGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM/EGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 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.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast seven (07) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance seven (07) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). These queries will be replied to by the company suitably by email
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM/EGM through VC/OAVM facility and have not casted 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 available during the EGM/AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the EGM/AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders may be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES

- 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 Company/RTA email id.
- For Demat shareholders Please update your email id
 mobile no. with your respective Depository Participant (DP)
- For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while



e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. 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 toll free no. 1800 22 55 33.

OTHER:

Information pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the provisions of the Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India regarding the Directors proposed to be appointed/re-appointed:

Particulars	Sanjay Kumar Gorani	Nakul Gorani
Date of Appointment	14/03/1995	20/03/2013
Age	57 Years	32 Years
Qualifications	Post Graduate in M.A. (Economics)	Masters in Management
Expertise in specific functional areas/Brief Resume	He has rich experience of 27 years in the marketing, operation and working of the Company.	Practical experience of Nine years in Marketing, Management and is being associated with the Company from past Nine years.
Relationship with Directors	None	None
Directorships held in other listed companies (excluding foreign companies and Section 8 companies)	NIL	NIL
Membership of Committees of the board along with listed entities from which the Director has resigned in the past three years.	NIL	NIL
Shareholding of non-executive directors in the listed entity, including shareholding as a beneficial owner	NA	NA
Appointment/Re-appointment	Re-appointment on expiry of term.	Re-appointment on expiry of term.
Terms and Conditions of Appointment/ Reappointment	In terms of Section 196, 197, 198, 203 and other applicable provisions of the Companies Act, 2013, if any, read with Schedule V of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-	In terms of Section 196, 197, 198 and other applicable provisions of the Companies Act, 2013, if any, read with Schedule V of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-



Particulars	Sanjay Kumar Gorani	Nakul Gorani
	enactment thereof for the time being in force), Mr. Sanjay Gorani (Holding DIN-00055531) re-appointed as Managing Director of the Company for a period of 3 years w.e.f 1st June, 2022 to 31st May, 2025 on the monthly remuneration of Rs. 2,00,000.00 (Rupees Two Lakh only) and will be liable to retire by rotation, and such retirement by rotation and reappointment shall not be deemed to constitute a break in his appointment as Managing Director of the company	enactment thereof for the time being in force), Mr. Nakul Gorani (Holding DIN-06543317) re-appointed as Whole Time Director of the Company for a period of 3 years w.e.f1st June, 2022 to 31st May, 2025 on the monthly remuneration of Rs. 3,00,000.00 (Rupees Three Lakh only) and will be liable to retire by rotation, and such retirement by rotation and reappointment shall not be deemed to constitute a break in his appointment as Whole Time Director of the company
Details of remuneration sought to be paid and the remuneration last drawn.	Remuneration sought to be paid: Rs. 2,00,000.00 (Rupees Two Lakh Only) per month. Last drawn remuneration: Rs. 2,00,000.00 (Rupees Two Lakh only) per month as approved by the members in the AGM held on 27.09.2019.	Remuneration sought to be paid: Rs. 3,00,000.00 (Rupees Three Lakh only) per month. Last drawn remuneration: Rs. 3,00,000.00 (Rupees One Lakh Fifty Thousand only) per month as approved by the members in the AGM held on 30.09.2021.
Shareholding in the Company as on date	10,41,800 Equity shares of Rs. 10.00 each.	2,22,862Equity shares of Rs. 10.00 each.
Number of meetings of the Board attendedduring the year 2021-22	9/9	9/9
Directorships held in other companies	Blow Hot Kitchen Appliances Private Limited - Managing Director	Nil

Particulars	Raina Goyal
Date of Appointment	01/01/2019
Age	27 Years
Qualifications	Company Secretary
Expertise in specific functional areas/ Brief Resume	She has rich experience of legal matters relating to Company Law.
Relationship with Directors	None



Particulars	Raina Goyal
Directorships held in other listed companies (excluding foreign companies and Section 8 companies)	NIL
Membership of Committees of the board along with listed entities from which the Director has resigned in the past three years.	Member of Audit Committee, Stakeholders Relationship Committee and Nomination and Remuneration Committee of the Company.
Shareholding of non-executive directors in the listed entity, including shareholding as a beneficial owner	NIL
Appointment/Re-appointment	Re-appointment on retire by rotation.
Terms and Conditions of Appointment/ Reappointment	In terms of Section 152(6) of the Companies Act, 2013, Ms. Raina Goyal, Non-Executive Director of the Company is liable to retire by rotation.
Details of remuneration sought to be paid and the remuneration last drawn.	NIL
Shareholding in the Company as on 31st March, 2022.	NIL
Number of meetings of the Board attended during the year 2021-22	9/9
Directorships held in other companies	NIL



EXPLANATORY STATEMENT U/S 102(1) OF THE COMPANIES ACT, 2013 FORMING PART OF THE NOTICE

Item No. 3

Mr. Sanjay Gorani (Holding DIN: 00055531) has been associated with the Company since its inception. He has rich experience in the marketing, operation and working of the company.

In view of the overall growth of company under leadership of Mr. Sanjay Gorani, the Company has achieved extra-ordinary growth in performance in competitive environment. Significant improvements were noted in sales turnover, cost reduction, operational efficiencies, and bottom line figures.

The Board of Directors of the Company at its meeting held on 16th May, 2022, on the recommendation of Nomination and Remuneration Committee and subject to approval of Shareholders in General Meeting has re-appointed Mr. Sanjay Gorani (Holding DIN-00055531) as Managing Director of the Company for a period of 3 years commencing from 1st June, 2022 to 31st May, 2025 on a monthly remuneration of Rs. 2,00,000.00 (Rupees Two Lacs Only) on the terms and conditions set out in the resolution.

As per the provisions of Sections 196, 197, 198, 203 and Schedule V and other applicable provisions of the Companies Act, 2013, the appointment and remuneration of Managing Director requires the approval of the shareholders in General Meeting by way of Ordinary resolution.

The broad information pursuant to Section - II of Part- II of Schedule V of the Companies Act, 2013, in respect of the resolution specified in item no.3 is as under:

I. General Information

- The company is in the business of production and sales of Kitchen and Home appliances and Kitchenware manufacturing and retailing is one such sector within the overall household segment. Its main products are LPG stoves, induction cooker, gas geyser etc. carrying the brand name of Blowhot and Online.
- 2. Date of commencement of commercial production: The commercial production of the company has already been started.
- 3. The Company is not a new company hence this clause is not applicable.
- 4. Financial Performance:

Particulars	Year ended on 31/03/2022	Previous Year ended on 31/03/2021
Sales (Net of Excise Duty)	28,75,51,461.00	18,39,79,722.00
Other Income	11,30,096.00	11,68,588.00
Gross profit	3,04,02,127.00	1,37,14,735.00
Finance Cost	39,24,422.00	13,44,547.00
Depreciation	38,16,521.00	32,41,316.00
Exceptional Items		
(charged to P & Laccount)	0	0
Net profit before Tax	2,26,61,184.00	91,28,872.00
Provision for Tax-		
Current Tax	60,27,627	25,09,953.00
MAT Credit	0	0
Deferred Tax	1,695	19,847.00
Net Profit after Tax	1,66,31,861.00	65,99,072.00

5. The company does not have any foreign direct investment or collaboration. However, meager shares are held by NRI.

II. Information about the appointee:

1. Background

Mr. Sanjay Gorani (Holding DIN: 00055531), age 57 years, is a Post Graduate in M.A. (Economics), and also has rich experience in the marketing, operation and working of the company. His knowledge in marketing and experience in management has helped the company in scaling new heights. Therefore, it will be in the interest of the Company to have him as the Managing Director on the terms and condition as set out in the resolution.

2. A comparison of past remuneration and the proposed remuneration is given below:

Particulars	Existing remuneration	Proposed remuneration w.e.f. 01/06/2022
Basic Salary	2,00,000/- Per Month	2,00,000/- Per Month
Allowances and perquisites		As decided by Board from time to time

- 3. Recognition and Awards: NIL
- 4. Job profile and his suitability –Considering his knowledge of various aspects relating to the Company's affairs and long business



experience, the Board of Directors is of the opinion that for smooth and efficient running of the business, the services of Mr. Sanjay Gorani should be available to the Company.

- Remuneration proposed As set out in the ordinary resolution in item no. 3. The remuneration to Managing Director has the approval of the Nomination and Remuneration Committee.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin) Taking into consideration the size of the Company, the profile of Mr. Sanjay Gorani, the responsibilities shouldered on him, the aforesaid remuneration package is commensurate with the remuneration package paid to managerial position in other Companies.
- 7. Pecuniary relationship directly or indirectly with the company, or relationship with managerial personnel, if any Mr. Sanjay Gorani is Managing Director of the company. He also holds 10,41,800 (Ten Lacs Forty One Thousand and Eight Hundred) equity shares of Rs.10/each. He does not have any other pecuniary relationship with the Company.
- 8. During the year, Mr. Sanjay Gorani has attended 9 (Nine) Board Meetings of the Company.
- 9. Directorship in other Companies

S. No. Name of the Company

Blow Hot Kitchen Appliances
 Private Limited

III. Other Information:

- 1. Reason of loss or inadequate profits: To increase the turnover of the company the management kept the profit margin on a lower side.
- 2. Steps taken for improvement: The Company is making all possible efforts to increase its profitability in future by increasing profit margin and cost cutting.
- 3. Expected increase in productivity and profits in measurable terms: The Company is hopeful that within coming year's profit margin will increase.

IV. Disclosures:

- The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Yes
- 2. The following disclosures shall be mentioned in the Board of Director's report under the heading "Corporate Governance", if any attached to the annual report: Not Applicable.

The Board of Directors recommends the resolutions for your approval as set out under item no. 3 as an Ordinary Resolution.

Except Mr. Sanjay Gorani and their relatives, none of the Directors, Key Managerial Personnel of the Company and their relatives is concerned or interested, financial or otherwise, in the resolution set out at item no. 3.

Item No. 4

Mr. Nakul Gorani (Holding DIN- 06543317) is director of the Company since last 9 years. He leads the core team that drives the growth and performance of the Company and he has contributed significantly in increasing sales turnover of the Company. He has single handedly mentored the Company. He takes care for brand building of the Company. He has excellent grasp and thorough knowledge and experience of general management.

Keeping in view his untiring effort the Board of Directors of the Company at its meeting held on 16th May, 2022, on the recommendation of Nomination and Remuneration Committee and subject to approval of Shareholders in General Meeting has re-appointed Mr. Nakul Gorani (Holding DIN- 06543317) as the Whole time Director of the Company for a period of 3 years w.e.f. 1st June, 2022 to 31st May, 2025 on the monthly remuneration of Rs. 3,00,000.00 (Rupees Three Lakh only) on the terms and conditions set out in this resolution.

As per the provisions of Sections 196, 197, 198 and Schedule V and other applicable provisions of the Companies Act, 2013, the appointment of and remuneration to Whole-time Director requires the approval of the shareholders in General Meeting by way of Ordinary resolution.

The broad information pursuant to Section - II of Part- II of Schedule V of the Companies Act, 2013, in respect of the resolution specified in item no. 4 is as under:

I. General Information

 The company is in the business of production and sales of Kitchen and Home appliances and Kitchenware manufacturing and retailing is one such sector within the overall household segment. Its main products are LPG stoves,



- induction cooker, gas geyser etc. carrying the brand name of Blowhot and Online.
- 2. Date of commencement of commercial production: The commercial production of the company has already been started.
- 3. The Company is not a new company hence this clause is not applicable.
- 4. Financial Performance:

Particulars	Year ended on 31/03/2022	Previous Year ended on 31/03/2021
Sales (Net of Excise Duty)	28,75,51,461.00	18,39,79,722.00
Other Income	11,30,096.00	11,68,588.00
Gross profit	3,04,02,127.00	1,37,14,735.00
Finance Cost	39,24,422.00	13,44,547.00
Depreciation	38,16,521.00	32,41,316.00
Exceptional Items		
(charged to P&L account)	0	0
Net profit before Tax	2,26,61,184.00	91,28,872.00
Provision for Tax-		
Current Tax	60,27,627	25,09,953.00
MAT Credit	0	0
Deferred Tax	1,695	19,847.00
Net Profit after Tax	1,66,31,861.00	65,99,072.00

5. The company does not have any foreign direct investment or collaboration. However, meager shares are held by NRI.

II. Information about the appointee:

1. Background

Mr. Nakul Gorani (Holding DIN:06543317), age 32 years, is a Masters in Management having Practical experience of Nine years in Marketing, Management and is being associated with the Company from past Six years. He has rich and varied experience in the industry and has been involved in the operations of the Company.

2. A comparison of past remuneration and the proposed remuneration is given below:

Particulars	Existing remuneration	Proposed remuneration w.e.f. 01/06/2022
Basic Salary	Rs. 3,00,000/- Per Month	Rs. 3,00,000/- Per MonthPer Month
Allowances and	,	As decided by
perquisites	Board from time to time	Board from time to time

3. Recognition and Awards: NIL

- 4. Job profile and his suitability As an Executive Director he is charged with the responsibility of enhancing the value of the Brand of the Company. He looks after the Overall affairs of the Company. Therefore, it will be in the interest of the Company to have him as the Whole time Director on the terms and condition as set out in the resolution
- Remuneration proposed As set out in the ordinary resolution in item no. 4. The remuneration to Whole time Director has the approval of the Nomination and Remuneration Committee.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin) Taking into consideration the size of the Company, the profile of Mr. Nakul Gorani, the responsibilities shouldered by him, the aforesaid remuneration package is commensurate with the remuneration package paid to managerial position in other Companies.
- 7. Pecuniary relationship directly or indirectly with the company, or relationship with managerial personnel, if any Mr. Nakul Gorani is Whole Time Director of the company. He also holds 2,22,862 (Two Lacs Twenty Two Thousand Eight Hundred and Sixty Two) equity shares of Rs.10/each. He does not have any other pecuniary relationship with the Company.
- 8. During the year, Mr. Nakul Gorani has attended 9 (Nine) Board Meetings of the Company.
- 9. Directorship in other Companies NIL

III. Other Information:

- 1. Reason of loss or inadequate profits: To increase the turnover of the company the management kept the profit margin on a lower side.
- 2. Steps taken for improvement: The Company is making all possible efforts to increase its profitability in future by increasing profit margin and cost cutting.
- Expected increase in productivity and profits in measurable terms: The Company is hopeful that within two to three years profit margin will increase.



IV. Disclosures:

- The Shareholders of the Company shall be informed of the remuneration package of the managerial person: Yes
- The following disclosures shall be mentioned in the Board of Director's report under the heading "Corporate Governance", if any attached to the annual report: -Not Applicable

The Board of Directors recommends the resolutions for your approval as set out under item no. 4as an Ordinary Resolution.

Except Mr. Nakul Gorani and their relatives, none of the Directors, Key Managerial Personnel of the Company and their relatives is concerned or interested, financial or otherwise, in the resolution set out at item No. 4.

Item No. 5 and 6

The Board of directors in their meeting held on 19th August, 2022 approved the Scheme of Amalgamation between Blow Hot Kitchen Appliances Private Limited and Gorani Industries Limited, after considering the recommendation and report of the Audit Committee and the Committee of Independent Directors, pursuant to Sections 230 to 232 and all other applicable provisions, if any, of the Companies Act, 2013and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015 and other acts, rules and regulations as may be applicable.

Further for the purpose of the said merger, the Company needs to issue further equity and preference shares to the shareholders of the Blow Hot Kitchen Appliances Private Limited, therefore it is proposed to increase the Authorised Share Capital as per applicable provisions of the Companies Act, 2013 and its corresponding rules (including any statutory modification(s) or re-enactment(s) thereof for the time beingin force) and as amended from time to time.

Section 61 of the Companies Act, 2013 provides that a limited company having a share capital may, if so authorized by its Articles of Association, with the consent of its members in its general meeting, increase its authorized share capital by such amount as it thinks expedient. Articles of Association of the Company empowers the Company to increase its authorized share capital by such amount as it thinks expedient

At present the Authorized Share Capital of the Company is Rs. 6,00,00,000.00/- (Rupees Six Crore only) divided into 60,00,000 (Sixty Lakh) equity shares of Rs. 10.00 (Rupees Ten

Only) each. The Company proposes to increase its Authorized Share Capital by addition thereto of Rs. 12,00,00,000.00 (Rupees Twelve Crore Only) divided into 90,00,000 (Ninety Lacs) equity shares of Rs. 10.00 (Rupees Ten Only) each and 30,00,000 (Thirty Lacs) preference shares of Rs. 10.00 (Rupees Ten Only) each, thus making the total Authorized Share Capital of the Company to Rs. 18,00,00,000.00 (Rupees Eighteen Crore Only) divided into 1,50,00,000 (One Crore Fifty Lacs) equity shares of Rs. 10.00 (Rupees Ten Only) each and 30,00,000 (Thirty Lacs) preference shares of Rs. 10.00 (Rupees Ten Only) eachby way of passing ordinary resolution.

Consequent to the change & increase in Authorized Share Capital as proposed here in above, the Clause V of the Memorandum of Association also need to be altered accordingly so as to reflect the same in the Memorandum of Association of the company and hence resolution No. 5 and 6 is recommended for passing by the members as ordinary resolution.

It is requested to note that the draft of the Altered Memorandum of Association of the Company shall be open for inspection of the members at the Registered Office of the Companyon all working days, except Saturdays, Sundays and other holidays at any time during Business hours up to the date of the Annual General Meeting.

None of the directors, Key Managerial Personnel of the Company and their relatives is in any way concerned or interested financially or otherwise in the resolution.

Item No. 7

As per Section 188 (1) of the Companies Act, 2013 and the Companies (Meetings of Board and its powers) Rules, 2014 as amended from time to time, the Board of Directors of the Company at their meeting held on 19th August, 2022 has given their consent to enhance the limit of contract or arrangement upto an amount of Rs. 1,00,00,00,000/(Rupees One Hundred Crore only) per annum for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited, for which prior approval has been granted by the Audit Committee under Section 177 of the Companies Act, 2013 and rules made thereunder.

As the Trade Mark and brand name "Blow Hot" (Which is owned by Blow Hot Kitchen Appliances Private Limited) is the most reliable, trusted and well recognized brand of kitchen appliances. Moreover it has a nationwide market access of its products through its consistent and innovative market strategies. In view to expand the business of the Company



and to capture the superior quality product and its skimmed market share the Board of Directors of the Company is of the view that this contract or arrangement will help the Company to broad its market base and helps to penetrate the Pan India Market and will keep its customers satisfied. Hence the Company will make best of the new market opportunities and it will also boost the top and bottom line of the Company.

Further, first proviso to sub section (1) of Section 188 read with rules made thereunder provides that, if the company exceeds the prescribed criteria, prior approval of members by way of ordinary resolution is required to enter into contract or arrangement with the related party for sale, purchase or supply of any goods or materials, availing or rendering of any services.

Our Company may exceed the prescribed criteria provided in first proviso to sub section (1) of section 188 read with rules made thereunder, it is therefore necessary to pass an ordinary resolution under Section 188 of the Companies Act, 2013, for enhancing the limit of contract or arrangements for sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited, a Private limited company in which the directors of the company and their relatives are interested, for the remaining period of the contract or arrangement (i.e. upto 30th September 2023) and on such other terms and conditions as per the Supplemental Agreement to be entered into between the aforesaid companies.

The following particulars of the above mentioned Related Party Transactions are:

- a) Name of Related Party- Blow Hot Kitchen Appliances
 Private Limited
- b) Name of the Director or KMP who is related, if any-Mr. Sanjay Gorani (Holding DIN: 00055531), Managing Director and Mr. Nakul Gorani (Holding DIN- 06543317), Whole-Time Director of the Company
- Nature of relationship- A Private Limited Company in which Directors and their relatives are member or director.
- d) Nature, Material, terms, monetary value and particulars of Contract or arrangement- sale, purchase or supply of any goods or materials, availing or rendering of any services upto an amount of Rs. 1,00,00,00,000/- (Rupees One Hundred Crore only) per annum for sale, purchase or supply of any goods or materials, availing or rendering of any services for

- the remaining period of the contract i.e till 30th September, 2023.
- e) Any other information relevant or important for the members to take decision on the proposed resolution-Nil

The Board of Directors of the Company recommends the Resolution No. 7 for passing by members as an ordinary resolution.

It is requested to note that the draft of the Supplementary Agreement shall be open for inspection of the members at the Registered Office of the Company on all working days, except Saturdays, Sundays and other holidays at any time during Business hours up to the date of the Annual General Meeting.

Mr. Sanjay Gorani (Holding DIN: 00055531), Managing Director and Mr. Nakul Gorani (Holding DIN- 06543317), Whole-Time Director and their relatives, are concerned or interested in the resolution. No any other directors, Key Managerial Personnel of the Company and their relatives are in any way concerned or interested financially or otherwise in the resolution.

Further, the extent of shareholding of interested directors and promoters of the Company in Blow Hot Kitchen Appliances Private Limited is as follows:

S. No.	Name of Director/ Promoter/KMP	Share- holding	Share- holding (in percentage)
1.	Mrs. Shanta Devi Gorani	8550	34.2%
2.	Mr. Sanjay Gorani	4810	19.24%
3.	Mr. Narendra Kumar Gorani	1710	6.84%
4.	Mr. Nakul Gorani	2430	9.72%
5.	Mrs. Hema Gorani	4500	18%

By Order of the Board for Gorani Industries Limited

Sd/-

Date: 19/08/2022 **Nukul Gorani**

(Holding DIN 06543317)
(Chairman cum Whole Time Director)

Place: Indore



Contact Details:

Company	Gorani Industries Limited Registered Office: Plot No.32-33, Sector 'F' Sanwer Road, Industrial Area, Indore-452015 (M.P.) Tel No: 0731-2723201-3 Email id: gorani.industries@yahoo.com CIN: L28121MP1995PLC009170
Registrar and Share Transfer Agent	M/s Link Intime India P. Ltd. C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400083 Tel: 022- 49186000, Fax: 022- 49186060 Email Id: rnt.helpdesk@linkintime.co.in
E-voting Agency	Central Depository Services (India) Ltd Email id: helpdesk.evoting@cdslindia.com
Scrutinizer	CS Manish Jain Practicing Company Secretary Email Id: manishjainandco@yahoo.com

By Order of the Board for Gorani Industries Limited

Date: 19/08/2022 Nakul Gorani Place: Indore

Sd/-

(Holding DIN 06543317) (Whole Time Director)



BOARD'S REPORT

To,

The Members,

Gorani Industries Limited

Your Directors have great pleasure in presenting herewith the Twenty Seventh Annual Report of your Company together with the audited financial statement for the financial year ended on 31st March, 2022.

1. FINANCIAL RESULTS:

(Amount in Lacs)

Particulars	202	1-22	202	0-21
Total Revenue		2886.81		1851.48
Profit before Finance Cost, Depreciation & Amortization Expense		304.01		137.14
Less: Finance Costs Depreciation & Amortization expense	39.24 38.16	77.40	13.44 32.41	45.85
Net Profit/(Loss) before extra ordinary & exceptional items & tax	30.10	226.61	32.41	91.29
Tax Expense Current Tax Deferred Tax	60.28 0.20	60.30	25.10 0.20	25.30
Net Profit/ (Loss) after tax & before Other Comprehensive Income		166.31		65.99
Add : Comprehensive Income	(5.50)	(5.50)	1.07	1.07
Net Profit Transfer to Reserve		160.81 0.00		67.06 0.00

INDIAN ACCOUNTING STANDARD (Ind AS):

As mandated by the Ministry of Corporate Affairs, the Company has adopted Indian Accounting Standards ("Ind AS") from April 1, 2017 with a transition date of April 1, 2016. The financial statements of the Company for the financial year 2021-22 have been prepared in accordance with Ind AS, prescribed under Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 and other recognized accounting practices and policies to the extent applicable.

2. PERFORMANCE AND THE STATE OF COMPANY'S AFFAIRS

Your Company has achieved total revenue of Rs. 2886.81lakh during the year ended 31st March, 2022 as against that of Rs. 1851.48lakh during the previous

year ended 31st March, 2021. The company has earned net profit of Rs. 160.81 Lakh during the financial year against net profit of Rs. 67.06 Lakh in the previous year.

The company is in the business of production and sales of kitchen and home appliances since 1996. Its main products are LPG stoves, steel frames, gas geyser, rangehood chimney etc. It does its business through a strong network of dealer and distributors all over central, south and north India. The company is in the process of implementing strategies to capitalize available opportunities.

During the year, there was no change in the nature of business of the Company.

3. MATERIAL CHANGES AND COMMITMENTS THAT AFFECTED THE FINANCIAL POSITION OF THE COMPANY WHICH OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENT RELATE TILL THE DATE OF THIS REPORT

The COVID-19 pandemic, continued to be a global challenge, creating disruption across the world. During the financial year 2021-22, the country succeeded in managing the challenges posed by the first wave of Covid-19 pandemic, however, it was still combatting the second wave of Covid-19. Impact of the pandemic has been largely disruptive in terms of economic activity as well as loss of human lives.

However, your Company managed to navigate well through the difficult situation with support of its employees and the Management. There were no disruptions to the Operations of the Company. All precautionary measures were duly followed by the Company and all its employees have started attending the office in person. The Management of the Company continued to issue multiple advisories to its employees. Several precautionary measures like fumigation of office premises, temperature checks, supplying and wearing of masks and use of sanitizers, among others continued and has now become a regular operational practice.

4. CAPITAL STRUCTURE

There is no change in the Capital structure of the company during the period under review. The paid up Equity share capital of the Company as on 31stMarch, 2022 is Rs. 4,87,51,000.00 divided into 48,75,100 equity shares of Rs. 10.00 each.

However, during the month of March 2022, the



Company has issued and allotted 4,87,500 (Four Lakh Eighty Seven Thousand Five Hundred) warrants, each convertible into or exchangeable for 1 (One) fully paid-up Equity Share of the Company having face value of Rs. 10/- each(Rupee Ten Only) ("Equity Share"), each at a premium of Rs. 37/- (Rupees Thirty Seven only) per share on Preferential Basis within a period of 18 months from the date of allotment of warrants i.e. 12th March, 2022, pursuant to approval of shareholders in their Extra-OrdinaryGeneral Meeting held on07th March, 2022 and in-principle approval from BSE Limited on 07th March, 2022.

The Company has received an amount equivalent to 40% i.e. Rs. 91,65,000 (Rupees Ninety One Lacs Sixty Five Thousand Only) of the Issue Price at the time of subscription of the warrants and as per the terms of the warrants, the balance consideration of the warrant issue price shall be paid by the warrant holders at the time of allotment of equity shares pursuant to exercise of options against each such warrant by the warrant holders.

Further, the Company has received the balance 60% i.e. Rs. 1,37,47,500 (Rupees One Crore Thirty Seven Lacs Forty Seven Thousand and Five Hundred Only) of the total issue price from warrant holders and pursuant to receipt of such balance consideration of issue price the Board of Directors of the Company in the Board Meeting held on 02nd April, 2022, has converted 4,87,500 warrants into equal numbers of Equity shares and allotted 4,87,500 equity shares of Rs. 10/- (Rupee Ten Only) each fully paid up at a premium of Rs. 37/- (Rupees Thirty Seven only) per share to the allottees on such terms and conditions as approved by shareholders in the above mentioned Extra-Ordinary General Meeting held on 07th March, 2022.

Subsequent to the conversion of warrants and allotment of 4,87,500 equity shares of Rs. 10/- (Rupee Ten Only) each fully paid up at a premium of Rs. 37/- (Rupees Thirty Seven only) per share on 02nd April, 2022, the paid up Equity share capital of the Company stands increased from Rs. 4,87,51,000.00 divided into 48,75,100 equity shares of Rs. 10.00 each to Rs. 5,36,26,000.00 divided into 53,62,600 equity shares of Rs. 10.00 each.

Except as disclosed above and elsewhere in this report, there are no material changes and commitments affecting the financial position of the

Company as at the end of financial year to which it relates. Further, it is hereby confirmed that there has been no change in the business of the Company.

5. DETAILS OF UTILIZATION FUNDS RAISED THROUGH PREFERENTIAL ISSUE OF WARRANTS

The Company has raised funds through preferential allotment of 4,87,500 (Four Lakh Eighty Seven Thousand Five Hundred) warrants, each convertible into or exchangeable for 1 (One) fully paid-up Equity Share of the Company having face value of Rs. 10/each(Rupee Ten Only) ("Equity Share"), each at a premium of Rs. 37/- (Rupees Thirty Seven only) per share

The Company has received an amount of Rs. 91,65,000 (Rupees Ninety One Lacs Sixty Five Thousand Only)being 40% of the Warrant Issue Price at the time of subscription of the warrants and balance 60% i.e. Rs. 1,37,47,500 (Rupees One Crore Thirty Seven Lacs Forty Seven Thousand and Five Hundred Only) at the time of allotment of equity shares pursuant to exercise of options against each such warrant by the warrant holders.

Further, the aforesaid money has been utilized by the Company for the purpose for which it was raised and which was mentioned in the explanatory statement to the notice for the Extra Ordinary General Meeting dated 07th March, 2022 i.e. Augmenting long term resources for general corporate purposes, enhancing net worth and financial position, ensuring long term viability and growth of the Company.

6. LISTING ON STOCK EXCHANGES

The shares of the Company are listed on BSE Limited and necessary listing fees have been paid up to date.

In terms of the "In-principle approval" granted on 07th March, 2022, the Company has made application to BSE Limited on 6th April, 2022 for seeking listing approval of 4,87,500 equity shares issued and allotted pursuant to conversion of warrants on 02nd April, 2022 and BSE Limited has granted listing approval to the listing application made by the Company on 27th April, 2022.

Further, in terms of "In-principle approval" granted on 07th March, 2022 and "Listing Approval" granted on 27th April, 2022, the Company has made application to BSE Limited for approval of trading of aforesaid 4,87,500 equity shares and BSE Limited has granted trading approval 02nd May, 2022.



7. TRANSFER TO RESERVE, IF ANY

During the year, the Company does not propose to transfer any amount to the any Reserve.

8. DIVIDEND:

To conserve the resources of the company and for better utilization of funds, your directors are not recommending any dividend for the year.

9. RE-APPOINTMENT

As per the provision of Companies Act, 2013, Ms. Raina Goyal (Holding DIN- 08295368) Non-Executive Director, retires by rotation at the ensuing Annual General Meeting and being eligible, seeks reappointment. The Board recommends her reappointment.

The term of Mr. Sanjay Gorani (Holding DIN: 00055531) as Managing Director of the Company and Mr. Nakul Gorani (Holding DIN: 06543317) as Whole Time Director of the Company has expired on 31st May, 2022. Therefore pursuant to the recommendation of Nomination and Remuneration Committee and subject to the approval of shareholders in the ensuing General Meeting of the Company, the Board of Directors in their Meeting held on 16th May, 2022, approved re-appointment of Mr. Sanjay Gorani (Holding DIN:00055531) as Managing Director and Mr. Nakul Gorani (Holding DIN: 06543317) as Whole Time Director of the Company for a period of 3 years w.e.f. 1st June, 2022 to 31st May, 2025and the proposal for their re-appointment is included in the notice to the Annual General Meeting for approval of the Members.

10. DIRECTORS AND KEY MANAGERIAL PERSONNEL

During the year, there was no change in the Directors and Key Managerial Personnel of the Company.

However, Ms. Neerja Mandiya, Company Secretary and Compliance Officer of the Company has resigned from the Company w.e.f. 6thApril, 2022 and Ms. Sachi Samaria was appointed as a Whole-Time Company Secretary and Compliance Officer of the Company w.e.f. 6thApril, 2022 in the Board Meeting held on 6thApril, 2022.

The Company has received declarations from all the Independent Directors of the Company confirming that they meet with the criteria of independence as prescribed both under Sub-Section (6) of Section 149 of the Companies Act, 2013.The Independent

Directors have also confirmed that they have complied with the Company's Code of Conduct for Board of Directors. Further, all the Directors have also confirmed that they are not debarred to act as a Director by virtue of any SEBI order.

All Independent Directors of the Company have valid registration in the Independent Director's databank of Indian Institute of Corporate Affairs as required under Rule 6(1) of the Companies (Appointment and Qualification of Director) Fifth Amendment Rules, 2019 and has passed the online proficiency self-assessment test as required to be undertaken by an Independent Director under the provisions of Section 150 of the Companies Act, 2013 and the rules framed thereunder.

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors which include criteria for performance evaluation of the non-executive directors and executive directors.

11. NOMINATION AND REMUNERATION POLICY AND OTHER DETAILS:

The Company has adopted a Nomination and Remuneration Policy for the Directors, Key Managerial Personnel and other employees, pursuant to the provisions of the Act. The policy of the Company on Directors appointment and remuneration including criteria for determining qualification, positive attribute, independence of director and other matters, as required under subsection (3) of section 178 of the Companies Act 2013 is available on Company's website at the link: http://www.goraniindustries.com/investors/.

There has been no change in the policy since last fiscal year. We affirm that the remuneration paid to the directors is as per the terms laid out in the nomination and remuneration policy of the company.

The nomination and remuneration policy is annexed herewith as **Annexure-I** to this Boards' Report.

There is no pecuniary relationship or transactions between the Company and the non-executive directors other than sitting fees, commission, and reimbursement of expenses incurred by them for the purpose of attending meetings of the Company.

12. ANNUAL RETURN

Pursuant to the provisions of Section 134(3)(a) and



Section 92(3) of the Companies Act, 2013 read with Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return of the Company for the financial year ended March 31, 2022 c a n b e a c c e s s e d a t http://www.goraniindustries.com/investors/.

13. AUDITORS AND THEIR REPORT

The Members at their 25thAnnual General Meeting of the Company held on 30th September, 2020, had appointed M/s. Sandeep Surendra Jain and Company, Chartered Accountants (bearing Firm Registration No. 010172C) as the Statutory Auditors of the Company to hold office for a term of five years i.e. from the conclusion of 25thAnnual General Meeting till the conclusion of the 30thAnnualGeneral Meeting.

The Notes on financial statement referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The Auditors' Report does not contain any qualification, reservation or adverse remark.

14. INTERNAL AUDITOR

M/s Navin Sapna & Co., Chartered Accountants (bearing firm registration no. 010507C) have been appointed as an Internal Auditor of the Company w.e.f. 1st April, 2017 in the Board Meeting held on 30th May, 2017.

15. SECRETARIAL AUDIT:

M/s. Manish Jain & Co., Practicing Company Secretaries has been appointed to conduct the secretarial audit of the Company for the financial year 2021-22 in the Board Meeting held on 29thJune, 2021.

Further the Company has also appointed M/s. Manish Jain & Co., Practicing Company Secretaries for the financial year 2022-23 in the Board Meeting held on 16th May, 2022.

The Secretarial Audit Report for the financial year ended March 31, 2022 is annexed herewith as **Annexure-II** to this Report. The report is self-explanatory and does not call for any further comments except following remarks:

 During the year under review, there is delay in payment of gratuity to some employees of the Company. 2. The Company had delayed in payment of Employee Provident Fund for one month in the financial year 2021-22.

Explanation of above remarks:

The Board clarified that the above delay in payment of Employee Provident Fund was mainly due to technical glitches faced at respective portal. The delay in payment of gratuity is due to online procedural delay by the Life Insurance Corporation and Bank.

16. ANNUAL EVALUATION

The Board of Directors has carried out an annual evaluation of its own performance, its Committees, and individual directors pursuant to the provisions of the Companies Act, 2013.

The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of criteria such as the board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the Committees was evaluated by the Board after seeking inputs from the Committee members on the basis of criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee reviewed the performance of individual directors on the basis of criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc.

In a separate meeting of independent directors, performance of non-independent directors and the Board as a whole was evaluated, taking into account the views of executive directors and non-executive directors. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

The Board of Directors expressed their satisfaction with the evaluation process.

17. RELATED PARTY TRANSACTIONS

The Contracts or arrangements entered into by the Company are in accordance with provisions of Section 188 of the Companies Act, 2013 during the year under



review and were in ordinary course of business and on arm's length basis.

The details of the related party transactions as per Indian Accounting Standards (IND AS) - are set out in Note 27 to the Standalone Financial Statements of the Company.

There are no materially significant related parties transactions entered into by the Company, which may have a potential conflict with the interest of the Company at large.

Further details have been given in the prescribed Form AOC-2 annexed herewith as **Annexure-III.**

The policy on Related Party Transactions as approved by the Board may be accessed on Company's website at the link: http://www.goraniindustries.com/investors/

18. CORPORATE GOVERNANCE

Regulation 17, 17A, 18, 19, 20, 21, 22, 23, 24, 24A, 25, 26, 27 and clauses (b) to (i) and (t) of sub-regulation (2) of regulation 46 and Para C, D and E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is not applicable to the Company.

19. MEETINGS

A. BOARD MEETINGS

During the year 2021-22, 9 (Nine) Board Meetings were held on 29th June 2021, 7th July 2021, 12th August 2021, 27th August 2021, 1st November 2021, 31st January 2022, 7th February 2022, 8th March 2022 & 12th March 2022.

Name of Director	No. of Board Meeting entitled to attend	No. of Board Meeting attended	Attendance at last Annual General Meeting
Mr. Sanjay Gorani	09	09	Yes
Mr. Anil Gorani	09	09	Yes
Mr. Nakul Gorani	09	09	Yes
Ms. Komal Motwani	09	09	Yes
Ms. Raina Goyal	09	09	Yes
Mr. Ayush Shukla	09	09	Yes

B. AUDIT COMMITTEE MEETING

During the financial year 2021-22, 4 (Four) Audit Committee Meetings were held on 29thJune, 2021, 12th August, 2021, 01st November, 2021 and 07th February, 2022.

Name of Director	No. of committee Meetings entitled to attend	No. of committee Meetings attended
Ms. Komal Motwani	04	04
Ms. Raina Goyal	04	04
Mr. Ayush Shukla	04	04

C. NOMINATION AND REMUNERATION COMMITTEE MEETINGS

During the financial year 2021-22, 1 (One) meeting of the Nomination and Remuneration Committee was held on 22nd March, 2022.

Name of Director	No. of committee Meetings entitled to attend	No. of committee Meetings attended
Ms. Komal Motwani	1	1
Ms. Raina Goyal	1	1
Mr. Ayush Shukla	1	1

D. STAKEHOLDER RELATIONSHIP COMMITTEE MEETINGS

During the financial year 2021-22, 4 (Four) Stakeholder Relationship Committee Meetings were held on 07th April, 2021, 12th July, 2021, 13th October, 2021 and 31st January, 2022.

Name of Director	No. of committee Meetings held	No. of committee Meetings attended
Ms. Komal Motwani	4	4
Ms. Raina Goyal	4	4
Mr. Ayush Shukla	4	4

20. THE NAMES OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR:

During the year no company have become or ceased to be its subsidiaries, joint ventures or associate companies.



21. SUBSIDIARY, JOINT VENTURES AND ASSOCIATE COMPANY:

During the period under review, the Company doesn't have any subsidiary, joint ventures and associate Companies.

22. SECRETARIAL STANDARDS

The Company complies with all applicable secretarial standards issued by the Institute of Company Secretaries of India.

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

The information relating to conservation of Energy, Technology absorption and Foreign Exchange earnings and outgo as required under section 134(3)(m) of the Companies Act, 2013 read with the with Rule 8 of The Companies (Accounts) Rules, 2014 is given in **Annexure-IV** forming part of this report.

24. REMUNERATION RATIO AND OTHER DETAILS OF DIRECTORS / KEY MANAGERIAL PERSONNEL (KMP) / EMPLOYEES:

The information required pursuant to Section 197 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of Directors/ KMP of the Company are furnished in **Annexure-V**.

No employees in the Company have been paid remuneration in excess of the limits prescribed under section 197 of the Companies Act, 2013 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

25. DETAILS RELATING TO DEPOSITS, COVERED UNDER CHAPTER V OF THE ACT:

- (a) Accepted during the year: Nil
- (b) Remained unpaid or unclaimed as at the end of the year: Nil
- (c) Whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved: Nil
- (d) Details of deposits which are not in compliance with the requirements of Chapter V of the Act: Nil

26. CORPORATE SOCIAL RESPONSIBILITY:

The Company is not required to constitute a Corporate Social Responsibility Committee, as it does not fall within purview of Section 135(1) of the Companies Act, 2013 and hence it is not required to formulate policy on corporate social responsibility.

27. DISCLOSURES:

AUDIT COMMITTEE

Audit Committee is entrusted with the responsibility to supervise the Company's financial reporting process and internal controls. The composition of the Audit Committee is in alignment with provisions of Section 177 of the Companies Act, 2013.

As on date the Audit Committee comprises of three Directors i.e Mr. Ayush Shukla (Holding DIN: 09057436), Independent Director (Chairman), Ms. Komal Motwani (Holding DIN: 07302550), Independent Director (member) and Ms. Raina Goyal (Holding DIN: 08295368), Non-Executive Director (member). All the recommendations made by the Audit Committee were accepted by the Board.

VIGIL MECHANISM

The Vigil Mechanism of the Company is in terms of Companies Act, 2013, to deal with instance of fraud and mismanagement, if any. The Policy on vigil mechanism may be accessed on the Company's website at the link http://www.goraniindustries.com/investors/.

28. DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors state that:

- in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b) the Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the financial year ended on March 31, 2022 and of the profit of the Company for that period;
- c) the Directors had taken proper and sufficient care for the maintenance of adequate



accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;

- d) the Directors had prepared the annual accounts on a going concern basis;
- e) the Directors had 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 had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

29. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review, as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is presented in a separate section forming part of the Annual Report.

30. DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY:

The company has framed the Risk Management Policy which highlights the Company's practices and risk management framework for the identification and management of uncertainty. The Company manages monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives.

The Company has implemented a Risk Management Framework for the management and oversight of material risks and internal control. The Risk Management Framework is designed to address risks that have been identified to have a material impact on the Company's business and to ensure that the Board regularly reviews the risk management and oversight policies.

31. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The company has adequate system of managementsupervised internal control, which is aimed at achieving efficiency in operations, optimum utilization of resources, effective monitoring and compliance with all applicable laws. These ensure that all corporate policies are strictly adhered to an absolute transparency is followed in accounting and all its business dealings.

The Company's internal control systems are commensurate with the nature of its business and the size and complexity of its operations. The company ensures adherence to all internal control policies and procedures. A qualified and independent audit committee of the Board, comprising the independent directors reviews the adequacy of internal control.

The report on Internal Financial Control has also been annexed with the financial statements of the Company as provided by the Statutory Auditor of the Company.

32. COST RECORDS

Maintenance of cost records as specified by Central Government under sub section (1) of Section 148 of the Companies Act, 2013, is not applicable to the Company.

33. SEXUAL HARRASEMENT

During the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

The Company has complied with the Constitution of Internal Compliant Committee under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

34. GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

- Details of particulars of loans, guarantees or investments under section 186 of the Companies Act, 2013.
- 2. Details relating to deposits covered under Chapter V of the Act.
- 3. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 4. Issue of shares (including sweat equity shares) to employees of the Company under any Employee Stock Option Scheme.
- 5. Neither the Managing Director nor the Whole-



time Directors of the Company receive any commission.

- Separate Section containing a Report on performance and Financial Position of each of Subsidiaries, Associated & Joint Ventures included in the Consolidated Financial Statement of the Company.
- 7. The Auditors of the Company have not reported any fraud as specified under second proviso of Section 143 (12) of the Companies Act, 2013.
- 8. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.
- 9. Voluntary revision as per Section 131 of the Companies Act, 2013.
- The details regarding application made or proceeding pending under Insolvency and Bankruptcy Code, 2016.
- 11. Details of events in relation to any Deviation(s) or variation(s) in the use of proceeds of preferential issue of Warrants.

35. ACKNOWLEDGEMENT:

The Board wishes to place on record their gratitude for the co-operation being received from the Banks, Share Transfer Agent, Stock Exchanges, Shareholders, customers, staff and workers of the Company and thank them for their continued support.

By Order of the Board for Gorani Industries Limited

Date: 19/08/2022 Place: Indore Nakul Gorani Sd/-

(Holding DIN 06543317)

(Chairman cum Whole Time Director)

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



ANNEXURE I

NOMINATION AND REMUNERATION POLICY

1. OBJECTIVE

The Nomination and Remuneration Committee and this Policy shall be in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Key Objectives of the Committee would be:

- To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- iii. To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
- iv. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- To retain, motivate and promote talent and to ensure long term sustain ability of talented managerial persons and create competitive advantage.
- vi. To develop a succession plan for the Board and to regularly review the plan;

2. **DEFINITIONS**

- Act means the Companies Act, 2013 and Rules framed thereunder, as amended from time to time.
- ii. **Board** means Board of Directors of the Company.
- iii. **Directors** mean Directors of the Company.
- iv. Key Managerial Personnel as per the Act.
- v. Senior Management means personnel of the company who are members of its core

management team excluding the Board of Directors including Functional Heads.

3. ROLE OF COMMITTEE

i. Matters to be dealt with, perused and recommended to the Board by the Nomination and Remuneration Committee

The Committee shall:

- Formulate the criteria for determining qualifications, positive attributes and independence of a director.
- 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.
- Recommend to the Board, appointment and removal of Director, KMP and Senior Management Personnel.

ii. <u>Policy for appointment and removal of</u> <u>Director, KMP and Senior Management</u>

1. Appointment criteria and qualifications

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend to the Board his / her appointment.
- b) A person should possess adequate qualification, expertise and experience for the position he/ she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person are sufficient / satisfactory for the concerned position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position



may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.

2. Term / Tenure

a) Managing Director/Whole-time Director: The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

b) Independent Director:

- An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.
- No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly. However, if a person who has already served as an Independent Director for 5 years or more in the Company as on October 1, 2014 or such other date as may be determined by

- the Committee as per regulatory requirement; he/ she shall be eligible for appointment for one more term of 5 years only.
- At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

3. Evaluation

The Committee shall carry out evaluation of performance of every Director, KMP and Senior Management Personnel at regular interval (yearly).

4. Removal

Due to reasons for any disqualification mentioned in the Act or under any other applicable Act, rules and regulations thereunder, the Committee may recommend, to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

5. Retirement

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.



iii. Policy relating to the Remuneration for the Whole-time Director, KMP and Senior Management Personnel

1. General:

- a) The remuneration / compensation / commission etc. to the Whole-time Director, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- b) The remuneration and commission to be paid to the Whole-time Director shall be in accordance with the percentage / slabs / conditions as per the provisions of the Act.
- c) Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Whole-time Director.
- Remuneration to Whole-time / Executive
 / Managing Director, KMP and Senior
 Management Personnel:

a) Fixed pay:

The Whole-time Director/KMP and Senior Management Personnel shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The breakup of the pay scale and quantum of perquisites including, employer's contribution to P.F, pension scheme, medical expenses, club fees etc. shall be decided and approved by the Board/the Person authorized by the Board on the recommendation of the Committee and

approved by the shareholders and Central Government, wherever required.

b) Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Whole-time Director in accordance with the provisions of Schedule V of the Act and if it is not able to comply with such provisions, with the previous approval of the Central Government.

c) Provisions for excess remuneration:

If any Whole-time Director draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government.

3. Remuneration to Non- Executive / Independent Director:

a) Remuneration / Commission:

The remuneration / commission shall be fixed as per the slabs and conditions mentioned in the Act.

b) Sitting Fees:

The Non- Executive / Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed Rs One Lakh per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.



4. COMMITTEE MEMBERS' INTERESTS

- A member of the Committee is not entitled to be present when his or her own remuneration is discussed at a meeting or when his or her performance is being evaluated.
- The Committee may invite such executives, as it considers appropriate, to be present at the meetings of the Committee.

VOTING

- Matters arising for determination at Committee meetings shall be decided by a majority of votes of Members present and voting and any such decision shall for all purposes be deemed a decision of the Committee.
- In the case of equality of votes, the Chairman of the meeting will have a casting vote.

6. NOMINATION DUTIES

The duties of the Committee in relation to nomination matters include:

- Ensuring that there is an appropriate induction in place for new Directors and members of Senior Management and reviewing its effectiveness;
- Ensuring that on appointment to the Board, Non-Executive Directors receive a formal letter of appointment in accordance with the Guidelines provided under the Act;
- Identifying and recommending Directors who are to be put forward for retirement by rotation.
- Determining the appropriate size, diversity and composition of the Board; Setting a formal and transparent procedure for selecting new Directors for appointment to the Board;
- Developing a succession plan for the Board and Senior Management and regularly reviewing the plan;
- Evaluating the performance of the Board members and Senior Management in the context of the Company's performance from business and compliance perspective;

- Making recommendations to the Board concerning any matters relating to the continuation in office of any Director at any time including the suspension or termination of service of an Executive Director as an employee of the Company subject to the provision of the law and their service contract.
- Delegating any of its powers to one or more of its members of the Committee;
- Recommend any necessary changes to the Board; and
- Considering any other matters, as may be requested by the Board.

7. REMUNERATION DUTIES

The duties of the Committee in relation to remuneration matters include:

- to consider and determine the Remuneration Policy, based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract retain and motivate members of the Board and such other factors as the Committee shall deem appropriate all elements of the remuneration of the members of the Board.
- to approve the remuneration of the Senior Management including key managerial personnel of the Company maintaining a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company.
- to delegate any of its powers to one or more of its members of the Committee.
- to consider any other matters as may be requested by the Board.



ANNEXURE II

Form MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED on 31st March, 2022

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members

Gorani Industries Limited

32-33. Sector-F

Sanwer Road Industrial Area, Indore

M.P. - 452015

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Gorani Industries 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 the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2022 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, 2022 according to the provisions of:

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

- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings - There is no Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings in the Company during the year;
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008-There is no Listed Debt Securities in the Company;
 - (e) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014-There is no Share Based Employee Benefits in the Company;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;



- (h) The Securities and Exchange Board of India(Delisting of Equity Shares) Regulations, 2009 - No Equity Shares are delisted during the year;
- (i) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 - There is no event of Buyback of securities during the year.

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

 Secretarial Standards issued by The Institute of Company Secretaries of India.

I further report that, having regard to the adequate systems and processes are in place to monitor and ensure compliance with general laws like labour laws, environment laws. On examination of the relevant documents and records in pursuance thereof, on test check basis, the Company has complied with the general laws applicable to the Company except the remarks mentioned herein below:

- During the year under review, there is delay in payment of gratuity to some employees of the Company.
- 2. The Company had delayed in payment of Employee Provident Fund for one month in the financial year 2021-22.

I further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, 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.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes. I further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Regarding financial, direct/indirect taxation, Statutory Audit matters which have been dealt by other professionals hence, these matters are not in the scope of our audit and no comments have been made on these matters.

I further report that during the audit period, there were no instances of:

- i. Public / Rights / Preferential issue of shares / debentures / sweat equity.
- ii. Redemption / buy-back of securities.
- iii. Merger/amalgamation/reconstruction etc.
- iv. Foreign technical collaborations.

Place: Indore Sd/-

Date: 16/08/2022 CS Manish Jain

For Manish Jain & Co. Company Secretaries

FCS No.4651 C P No. : 3049

UDIN: F004651D000796233



To,
The Members
Gorani Industries Limited
32-33, Sector-F
Sanwer Road, Indore
M.P. - 452015

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

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We 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. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Place : Indore Sd/-

Date : 16/08/2022 CS Manish Jain

For **Manish Jain & Co.**Company Secretaries

FCS No.4651 C P No.:3049

UDIN: F004651D000796233



ANNEXURE III

Form No. AOC-2

Form for disclosure of particulars of contracts/arrangements entered into by the Company with related parties referred to in subsection (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto [Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the

Companies (Accounts) Rules, 2014]

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

- a) Name(s) of the related party and nature of relationship: NIL
- b) Nature of contracts/arrangements/transactions :NIL
- c) Duration of contracts/arrangements/transactions: NIL
- d) Salient terms of the contracts or arrangements or transactions including the value, if any: NIL
- e) Justification for entering into contracts or arrangements or transactions: NIL
- f) Date(s) of approval by the board :NIL
- g) Amount paid as advances, if any: NIL
- h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188:NIL

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

Name(s) of the related party and nature of relationship	Blow Hot Kitchen Appliances Private Limited (Directors i.e. Mr. Sanjay Gorani and Mr. Nakul Gorani and their relatives are Directors and/or members)	M/s Gangotri Industries (The proprietor of the firm is relative of directors of the company)
Nature of contracts / arrangements / transactions	Sale, purchase or supply of any goods or materials, availing or rendering of any services to/from Blow Hot Kitchen Appliances Private Limited	Sale, purchase or supply of any goods or materials
Duration of contracts / arrangements/ transactions	3 Years (1st October, 2020 to 30thSeptember, 2023)	3 Years (1st October, 2020 to 30thSeptember, 2023)
Salient terms of the contracts or arrangements or transactions including the value, if any	Approval at Annual General Meeting held on 30th September, 2020 and Limit was Rs. 5 Crore per annum. Approval of members on 18th March, 2021 and the limit was increased from Rs. 5 Crore per annum to Rs. 50 Crore per annum for the remaining tenure.	Approval at Annual General Meeting held on 30th September, 2020 and Limit is Rs. 5 Crore per annum.
Date(s) of approval by the board	25th August, 2020 for limit of Rs. 5 Crore per annum 12th February, 2021 for limit of Rs. 50 Crore per annum	25th August, 2020 for limit of Rs. 5 Crore per annum
Amount paid as advances, if any	NIL	NIL

By Order of the Board

Sd/-

Nakul Gorani

(Holding DIN 06543317)
Chairman cum Whole Time Director

Place: Indore Date:19/08/2022



ANNEXURE IV

Information on Energy Conservation, Technology Absorption and Foreign Exchange Earnings and Outgo required to be disclosed under Section 134 of the Companies Act, 2013 read with rules the Companies (Accounts) Rules, 2014 are provided hereunder:

CONSERVATION OF ENERGY

(i) Steps taken or impact on conservation of energy:

Our focus on the impact of our operations on climate change leads to our energy conservation strategy where we can best evaluate our performance through measurement of emission to the atmosphere.

- a. Additional power capacitors and power factor control equipments are installed to limit down demand.
- b. Changeover switch system has been employed to avoid electricity wastage.

Additional investments and proposal, if any, being implemented for reduction of consumption of energy:

Due to effective steps already taken to conserve energy, there is no immediate scope.

Impact of above measures:

Efficient utilization of power and consumption of electricity per unit of production has decreased.

Total energy consumption and energy consumption per unit of production as per Form A of the Annexure in respect of Industries specified in the schedule thereto.

	Particulars	Unit	2021-22	2020-21
a.	Electricity Purchased unit Total amount	KWH Rs.	2,88,486 33,85,107	2,90,553 37,43,273
	Rate per unit	Rs./KWH	11.73	12.88
b.	Own generation Units Units/Ltr. of Diesel Cost per Unit Electricity consumed	KWH KWH Rs./KWH KWH	1,630 3.62 26.71 0.99	5,180 5.51 15.01 0.99

(ii) Steps taken by the company for utilising alternate sources of energy;

As there has been satisfactory power supply from the Electricity Board, there appears no scenario for such situation.

(iii) Capital investment on energy conservation equipments;

Due to adequate arrangement existing, as per the present capacity utilization and running of factory under single shift working, there is no further requirement of such investment considering the estimated production in near future.

2. TECHNOLOGY ABSORPTION, RESEARCH & DEVELOPMENT (R&D)

(i) Efforts made towards technology absorption

Company is manufacturing ISI-Certified Gas Geysers which have thermal efficiency of 82% plus, thereby reducing the carbon footprint compared to electric geyser by 40% resulting into environmental energy conservation and reduced emission of carbon-di-oxide and carbon-mom-oxide like harmful gases.



- (ii) The benefits derived like product improvement, cost reduction, product development or import substitution. The team of Whole time director as supported by Managing Director have a vast experience of 32 years in the field of Kitchen wears, has helped practically to understand the requirement of modified, improvised and more beautified user friendly product for which main customers are ladies, housewives, students. The continuous leaning and development process in last 10 years has helped our product to become famous, safer and easy to handle.
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)--
 - (a) the details of technology imported
 - (b) the year of import;
 - (c) whether the technology been fully absorbed
 - (d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof

No technology as such is imported. The practical experience gained in travelling to and fro China by the directors since more than a decade while their frequent trips to the country for understanding the needs of the customers have resulted into improvised technical durability of the product. Also getting manufactured the imported components as per the required designs and dimensions has helped to a great extent in establishing the brand and image of the company and same appears to be increasing further.

(iv) Expenditure on R&D:

So far as the current products namely LPG Stoves, Kitchen Chimney & Gas Geysers are concerned the minor technology specifications and modification resulting in to beatification have been obtained through the continuous manufacturing experience during last 12 years under the control of technical team headed by whole time technical director of the company. The ultimate object has been to make the above products more user (housewives) friendly from safety and handling point of view with a mass appeal. Therefore, relevant expenses have been absorbed by the yearly Income & Expenditure accounts.

3. FOREIGN EXCHANGE EARNINGS AND OUTGO: (Amount in Rs.)

	Particulars	2021-22	2020-21
a.	Earnings FOB value of exports Freight Charges	NIL	NIL
b.	Outgo Import Expenses	16,32,14,444	7,28,83,770

By Order of the Board

Sd/-

Nakul Gorani

(Holding DIN 06543317)

Chairman cum Whole Time Director

Place: Indore

Date: 19/08/2022

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area,

Indore-452015 (M.P.)



ANNEXURE V

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

1) The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2021-22, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2021-22 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

Name	Designation	Remuneration for F.Y. 2021-22 (Amount in Rs.)	Remuneration for F.Y. 2020-21 (Amount in Rs.)	Increase in remuneration from previous year	Percentage increase in remuneration from previous year	Ratio
Sanjay Gorani	Managing Director	24,00,000	24,00,000	-	-	18.30
Anil Gorani	Whole Time Director	18,00,000	14,50,000	3,50,000	24.14%	13.72
Nakul Gorani	Whole Time Director	36,00,000	18,00,000	18,00,000	100%	27.45
Chandrasekhar Sharma	CFO	4,20,632	2,10,833	1,72,500	99.51%	
Neerja Mandiya	Company Secretary	2,46,450	1,45,000	1,01,450	69.97%	

- 2) The median remuneration of employees of the Company during the financial year was Rs. 1,31,164/-
- 3) In the financial year, there is an increase of 6.50% in the median remuneration of employees;
- 4) There were 189 permanent employees on the rolls of Company as on March 31, 2022;
- 5) Average percentage increase made in the salaries of employees other than the managerial personnel in the last financial year i.e. 2021-22 is 7.5%
- 6) The key parameters for the variable component of remuneration availed by the directors are considered by the Board of Directors based on the recommendations of the Human Resources, Nomination and Remuneration Committee as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees:
- 7) It is hereby affirmed that the remuneration paid is as per the statutory laws for the time being in force and also as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.



Details of top ten employees of the Company under Rule 5 (2) of the Companies (Appointment and Remuneration) Rules, 8) 2014 as amended from time to time:

Sr. No.	Name of the Employee	Designation of the Employee	Remun- eration Received (Rs.)	Nature of employ- ment, whether contra- ctual or otherwise	Qualifications and experience of the employee	Date of commen- cement of emplo- yment	Age	The last employ-ment held by such employee before joining the Company	The percentage of equity shares held by the employee in the Company within the meaning of rule 5(2)(iii) of Companies (Appointment and Remuneration) Rule 2014	Whether any such employee is a relative of any director or manager of the Company and if so, name of such director or manager
1.	Antony Paulose Joseph	Tool Room Incharge	4,68,668	Contractual	Diploma in Mechanical Engineering 17 Yrs.	13-Jul-05	62 Yrs.	Super Steel Mfg. Co.	NIL	N.A.
2.	Ajay Jain	H.R. Manager	3,96,860	Contractual	B.Com. diploid in material manage- ment	9-Sep-19	51 yrs	Jush precision and tools P. Ltd.	NIL	N.A.
3.	Chandra Shekhar Sharma	C.F.O.	4,20,632	Contractual	M. Com. 22Yrs	1-Aug-99	61 yrs.	Jayant Vitamins	NIL	N.A.
4.	Abhay Sharma	Manager Accounts	3,76,600	Contractual	M. Com 19 Years	1-Oct-16	43 Yrs.	Wanderland Real Estate P. Ltd.	NIL	N.A.
5.	Mohammed Ahmed Khan	Dispatch Incharge	3,48,000	Contractual	M. Com, LLB. 26 Yrs.	2-Sep-96	64 Yrs.	Modella Steel	NIL	N.A.
6.	Premnarayan Nagar	Paint Section Incharge	3,32,047	Contractual	B. Com 12 Yrs.	11-Oct-09	54 Yrs.	Super Steel Mfg. Co.	NIL	N.A.
7.	Vinod Sharma	Production Incharge	2,98,209	Contractual	B. Sc. 22 Yrs.	15-Sep-00	59Yrs.	Super Steel Mfg. Co.	NIL	N.A.
8.	Dewa Suresh Kanathe	Techincal Engineer	2,64,582	Contractual	Diploma in Tool Engineering 6 Yrs.	01-Feb-18	30 Yrs.	ITL Industries Ltd.	NIL	N.A.
9.	Rameshwar Thapa	Electrician	2,55,892	Contractual	8th Pass 22 Yrs.	1-Jul-00	46 yrs.	-	NIL	N.A.
10.	Shailendra Yadav	Store in-charge	2,34,511	Contractual	B.Com. 25 Yrs	16-Jul-97	47 Yrs	-	NIL	N.A.

By Order of the Board

Sd/-**Nakul Gorani**

(Holding DIN 06543317) Chairman cum Whole Time Director

Place: Indore Date: 19/08/2022

Regd. Office: Plot No. 32-33, Sector F, Sanwer Road,

Industrial Area, Indore-452015 (M.P.)



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENTS

Changing household and commercial lifestyles, availability of economical electricity, rising concerns regarding eco-friendly and energy efficient appliances are expected to be the key drivers of the kitchen appliances market size. Development of e-commerce distribution channels, emergence of Information technology and other smart technologies will support further the overall kitchen appliances market share.

Environmental concerns regarding rising pollution and global warming has led to the development of appliances that are energy efficient. Technological advancements in accordance to this trend may help manufacturers garner huge gains over the forecast timeline. Moreover, regulatory bodies are expected to entertain such portfolio in the industry and may boost the current growth rate which is corroborated by the measures taken by exchequer with regard to MSME enterprises, start-ups through various subsidy schemes.

The company is in the business of production, manufacturing and dealing in Kitchen appliances and home appliances which is one such sector within the overall household segment that has been in the limelight in recent past. Kitchen appliances are gaining popularity due to the rise in disposable income and changing lifestyles of people, which in turn is narrowing the price gap between similar consumer products offered by different companies. In addition to this, technological advancements in appliances have also catalyzed the growth of kitchen appliances market. Easy to operate and safely functional appliances are the need of the hour, which has led to the development of smart, standardized and efficient appliances. All products of the Company are ISI certified and are sophisticated to bring the age-old domestic appliances to a new height. The legendary products of the Company like BLOWHOT, ONLINE reflect the sophistication of the products and the reliability as well as exquisite look due to modernization of the design of the product.

Discussion on financial performance with respect to operational performance:

Sr.	Particulars	2021-22	2020-21	
No.				
1.	Net Sales from operations	28,75,51,461	18,39,79,722	
2.	Other Income	11,30,096	11,68,588	
3.	Sub-total	28,86,81,557	18,51,48,310	
4.	Total Expenditure (Before interest and Depreciation)	25,90,07,837	17,16,00,022	
5.	Operating Profit (EBIDTA)	2,98,08,814	1,35,48,288	
6.	Operating Margin %	10.37%	7.36%	
7.	Profit / (Loss) After Tax	1,66,31,861	65,99,072	
8.	Return on Capital Employed % (EBIT)	26.88%	17.86%	
9.	No. of Months Receivables (Receivables / Sales X 12)	2.11	2.92	
10.	Current Ratio (Current Assets / Current Liabilities)	1.72	1.53	
11.	Borrowings : Equity Ratio (TL/Equity)	0.78	0.49	
12.	Production (Nos.) :- (A) Gas Geyser (B) LPG Glass Top (C) Chimney	50,453 42,935 17,839	1,19,087 43,347 12,767	

Company's revenue from operations for the year 2021-22 was Rs. 28,75,51,461/-, reflecting an increase of 56.30% over the previous year. The Company's profit before exceptional items and tax during the year ended 31st March 2022 was Rs. 2,26,61,184/-, grew by 148.24%.

EARNINGS BEFORE INTEREST, TAX, DEPRECIATION AND AMORTIZATION (EBIDTA)

During the fiscal 2021-22, the Company reported an EBIDTA of Rs.2,98,08,814/- when compared to the previous year's figure of Rs. 1,35,48,288/-.

PROFIT BEFORE TAX (PBT)

PBT was at Rs. 2,26,61,184/- in FY 2022, compared with previous year's Rs. 91,28,572/-.

PROFIT AFTER TAX (PAT)

PAT stood at Rs. 1,66,31,861/- in FY-2022 as compared to Rs. 65,99,072/- in FY-2021.



EARNINGS PER SHARE (EPS)

EPS in the fiscal 2021-22 stood at Rs. 3.41 per share compared to EPS of Rs. 1.35 per share in fiscal 2020-21.

OPPORTUNITIES AND THREATS

Demand for smart kitchen appliances has increased over the past few years. Technological advancements have influenced the demand for up gradation of kitchen appliances, thereby enabling smooth and reliable productivity while cooking. The Company has been adopting the strategy of continuously offering innovative, newer and improved products as well as marketing strategies to stay above competition whether organized or unorganized as a result of this the newly developed chimney has shown the growth in demand and has secured a status amongst the other established brands of same kind and quality with the most competitive pricing factor.

These facts are supporting practically our belief of catching and then holding the pace of growth in our segment of products, as also revealed by the current year performance.

Due to Covid-19 pandemic the availability of raw material from China and difficulties relating to skilled labour availability will certainly hit the productivity but held inventory level coupled with other benefits given by the state government like deferment of Power bills and other payments thereby bringing the relaxation in the cashflow. The scheme of sacrificing the LPG connection subsidy has also resulted into the increased demand of the LPG stove, our core product. Gas Geyser along with small size electric geyser is also becoming a necessity now a days and is also becoming a promising product.

The Single threat company foresees, is the political conditions of China which may cause delay in import of components and volatility in foreign exchange rates.

The company is in the process of making and implementing the strategies to capitalize available opportunities and minimizing the threats to ladder products across capacities, formats and prices. The company will put its every effort to maximize the internal accruals by way of input tax credit available in the GST law and by optimizing the product common costs so as to enable it to sustain profitably in the market.

SEGMENT WISE PERFORMANCE/PRODUCT WISE PERFORMANCE

The company has only one segment of Home Appliances and the products considered as part of the segment are, LPG

stoves, Gas Hobs, Gas geysers, Water Heaters and Kitchen Chimneys.

The company is hopeful that through a combination of powerful marketing strategies, innovative new products and market development and expansion activities, it would increase its share in the domestic market of most of its products. The newly added organized customers to the chain of company products due to GST regime are very promising for the segmental growth.

OUTLOOK

The Indian kitchen appliances market grew at a healthy double-digit rate over the last decade, driven by a host of factors such as increasing rural penetration, improved disposable incomes and a revolution in lifestyle standards, purchasing preferences and buying trends. In the last couple of years, availability of our products on the e-commerce platform has shown anattractive growth and looking in to the current scenario of people purchasing products directly through such platforms the company sees the jump in the turnover.

However, in the last four years, the high growth of the past tapered off thus witnessing a sobering effect in the kitchen appliances industry. The key growth challenge encountered by the industry primarily came from the consumer sentiment and stagnation of incomes.

After the Covid-19 impact and since the second un-locking in Jun-2021, both global and Indian economies are on the path of recovery. However, the overall market sentiment is positive and your Company expects to maintain its growth rates aided by the new ranges in all products, barring unforeseen circumstances.

RISK AND CONCERNS

Our Company has developed and implemented a Risk Management Policy which includes identification of elements of risk, if any, which in the opinion of the Board, may threaten the existence of the Company.

Our Company continuously monitors and revisits the risks associated with its business. The company has review mechanism of risks at regular intervals. The management of the Company has identified some of the major areas in relation to business strategy, operations and transactions, statutory/legal compliance, financial reporting, information technology system and overall internal control framework.



With improved efficiencies and economies of scale your Company is hopeful of maintaining a healthy margin and return on capital employed. Efficient working capital/ asset management, cash generation and robust stewardship will continue to be our focus areas as in the past.

Risks identified through our risk management processes are prioritized and, depending on the probability and severity of the risk. We have general response strategies for managing risks, which categorize risks according to whether the company will avoid, transfer, reduce or accept the risk.

INTERNAL CONTROL

The Company and the Management has adequate internal control systems in place to safeguard and shield the Company from losses and, unofficial use or deposition of assets. This also ensures that the Company's assets and interests are carefully protected and all the transactions are appropriately authorized, recorded and presented to the management. The Company always adheres to prescribed guidelines and follows all Accounting Standards prescribed for maintenance of books of accounts and reporting of financial statements. The appointed internal auditor monitor and report on the effectiveness of the internal control systems of the various areas of operations Key matters that are reported in the Internal Audit are brought to the notice of the Audit Committee of the Board of Directors and corrective measures are recommended and appropriate actions are taken. The Internal Control systems ensure the business operations function efficiently and the applicable laws, rules, regulations, policies of the Company are followed, in addition to safeguarding the reliability of financial reporting.

HUMAN RESOURCES/INDUSTRIAL RELATIONS FRONT

The Company fully values the Human Capital and continued to have the cordial and harmonious relations with its employees. The company focus on training of employees on a continuous basis. The Company considers the quality of its human resources to be most important asset and constantly endeavors to attract and recruit best possible talent. The company maintains a strong business linkage to all human resource and initiatives.

The Unit of the Company has 179 non-management employees. The overall relations with these employees continued to be cordial and harmonious during the year 2021-22. As on 31st March, 2022, the employee strength of the Company was 189 as compared to 165 as on 31st March, 2021.

SIGNIFICANT CHANGES

Details of significant changes in key financial ratios, along with detailed explanations therefor, including:

- i. Debtors Turnover 6.03
- ii. Inventory Turnover 3.29
- iii. Interest Coverage Ratio 7.80
- iv. Current Ratio 1.72
- v. Debt Equity Ratio 0.78
- vi. Operating Profit Margin (%) 10.37%
- vii. Net Profit Margin (%) 7.80%
- viii. Details of any change in Return on Net Worth as compared to the immediately previous financial year along with a detailed explanation thereof.-

Disclosure of Accounting Treatment:

Being the listed public limited company, the Indian Accounting Standards (IND-AS) are applicable on the company and the standards as on date notified were applied while preparing the financial statements.

Cautionary Statement

Statements in the Management Discussion and Analysis Report describing the Company's objectives, projections, estimates, expectations, predictions & contains forward looking statements within the meaning of applicable rules and regulations. It contains forward looking statements which are made in good faith based on the information available at the time of its approval. It is believed that the expectations reflected in these statements are reasonable but they may be affected by a number of risks and uncertainties that are inherent in any forward looking statement which could cause actual results to differ materially from those currently anticipated.

By Order of the Board for Gorani Industries Limited

Date: 19/8/2022 Nakul Gorani
Place: Indore S d /(Holding DIN 06543317)

(Chairman cum Whole Time Director)

Regd. Office:

Plot No. 32-33, Sector F, Sanwer Road, Industrial Area, Indore-452015 (M.P.)



INDEPENDENT AUDITORS' REPORT

To the Members of

Gorani Industries Limited

Report on the Financial Statements

Opinion

We have audited the accompanying Ind AS financial statements of **Gorani Industries Limited** ("the Company"), which comprise the Balance Sheet as at **March 31, 2022**, the Statement of Profit and Loss (including the statement of Other Comprehensive Income), the Statement of Changes in Equity and the Cash Flow Statement for the year then ended, and notes to the Ind AS financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Ind-AS 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 Statndards 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 31st March, 2022, and its profit and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional

judgment, were of most significance in our audit of the Ind-AS financial statements of the current period. These matters were addressed in the context of our audit of the Ind-AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We have determined that there is no key audit matter to communicate in our report.

Information other than the Ind AS financial statements and Auditors' Report thereon

The Company's Management and Board of Directors are responsible for the other information. The other information comprises the information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Ind AS financial statements and our auditor's report thereon.

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

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards ("Ind AS") specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets



of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditors' Responsibility for the Ind AS financial statements

Our objectives are to obtain reasonable assurance about whether the Ind-AS 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 Ind-AS financial statements.

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

 Identify and assess the risks of material misstatement of the Ind-AS 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 from one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. 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 Ind AS 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.
- 5. Evaluate the overall presentation, structure and content of the Ind AS financial statements, including the disclosures, and whether the Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with those charged with



governance, we determine those matters that were of most significance in the audit of the Ind AS 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

- As required by the Companies (Auditors Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Sub-section (11) of Section 143 of the Act, we enclosed in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the order, to the extent applicable.
- 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/provided by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- 3. Further, as required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the informations and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c. The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Cash Flow Statement and the Statement of changes in Equity dealt with by this Report are in agreement with the relevant books of account.
 - d. In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended.

- e. On the basis of the written representations received from the directors as on March 31, 2022, taken on record by the Board of Directors, none of the director is disqualified as on March 31, 2022 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 with reference to these Ind-AS financial Statements and the operating effectiveness of such controls, refer to our separate report in "Annexure B" of this report.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanation given to us:
 - There is no pending litigation which impact the financial position of company and to be included in financial statements;
 - The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses; hence no provision was required to be made; and
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The management has represented that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on



behalf of the Ultimate Beneficiaries.

- (b) The management has represented, that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) Based on such audit procedures that the auditor has considered reasonable and appropriate in the circumstances, nothing has come to their notice that has caused them to believe that the representations under sub-clause (a) and (b) contain any material mis-statement.
- v. The Company has not declared or paid dividend during the year.

For: SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172

Place : INDORE CA. SEEMA VIJAYVARGIYA

Date : 16-05-2022 Partner
UDIN : 22409674AJANCB9995 Membership No. 409674



ANNEXURE "A" REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING OF "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" SECTION OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF GORANI INDUSTRIES LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2022

- (i) In respect of the Company's property, plant and equipment:
 - (a) (i) The Company has maintained proper records to show full particulars, including quantitative details and situation of its property, plant and equipment.
 - (ii) The Company does not have any intangible assets.
 - (b) All property, plant and equipment of the Company are physically verified by the management at regular intervals, which in our opinion, is reasonable considering the size of the Company and the nature of assets. During the year, as informed to us by management, no material discrepancies have been noticed on such verification.
 - (c) According to the information and explaination given to us and the records examined by us, we report that the title deeds, comprising all the immovable properties are held in the name of the Company as at the balance sheet date.
 - (d) The company has not revalued any of its property, plant and equipment and intangible assets during, the year.
 - (e) No proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) In respect of Company's inventory:
 - (a) As explained to us, the inventories of finished goods, semi-finished goods, stores, spare parts and raw materials were physically verified at regular intervals by the Management. In case of inventories lying

- with third parties, certificates of stocks holding have been received. The discrepancies noticed on physical verification of stocks as compared to book records were not material and have been properly dealt with in the books of account.
- (b) According to information and explanations given to us and on the basis of our examination of the records of the company, the Company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks on the basis of security of current assets. In our opinion, the quarterly statements filed by the company with the banks against sanctioned working capital loan are in agreement with books of accounts.
- (iii) According to the information and explanations given to us and on the basis of our examination of the books of account, the Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties listed in the register maintained under Section 189 of the Companies Act, 2013. Consequently, the provisions of clauses 3(iii) (a), (b), (c), (d), (e) & (f) of the order are not applicable to the Company.
- (iv) In our opinion and according to information and explanations given to us, the Company has not granted any loans or provided any guarantees or security to the parties covered under Section 185 or 186 of the Act. Accordingly, paragraph 3(iv) of the Order is not applicable to the Company.
- (v) According to the information and explanation given to us, the company has not accepted deposits from public during the year. Accordingly, paragraph 3(v) of the Order is not applicable to the Company.
- (vi) According to the information and explanation given to us, the Central Government has not prescribed maintenance of cost records under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the



Company. Accordingly, paragraph 3(vi) of the Order is not applicable to the Company.]

- (vii) In respect of statutory dues:
 - a) According to the records of the Company, the Company is generally regular in depositing with appropriate authorities undisputed statutory dues including provident fund, employees' state insurance, income-tax, duty of custom, goods & service tax, cess and other statutory dues applicable to it. As per the records of the Company, as at March 31, 2022, the Company does not have any undisputed statutory dues which are outstanding for a period of more than six months from the date they became payable.
 - b) According to the information and explanations given to us, there are no dues of Income-tax or Sales tax or Service tax or Goods and Services tax or duty of Customs or duty of Excise or Value added taxes which have not been deposited by the Company on account of disputes. Except in the matter of service tax a demand of Rs. 209140/- on account of RCM payable on Ocean Freight is proposed through SCN however, the order is pending due to nation-wide dispute on the subject matter. Secondly, Income tax demand on account of delay payment in PF and ESIC to the tune of Rs. 281387/- (AY 2018-19 Rs. 94921/-, A.Y. 2019-20 Rs. 64726/- and for AY 2020-21 Rs. 121740/-) is confirmed against which appeals have been filed and decision is pending.
- (viii) In our opinion and according to the information and explanations given to us and based on our examination of the records of the company, there were no such unrecorded transaction in the books of account which were surrendered or disclosed as income during the year in tax assessments under Income Tax Act, 1961 (43 of 1961).
- (ix) According to the information and explanations given to us, based on our examination of the

records of the company and on the basis of overall examination of the Balance Sheet of the Company,

- (a) The Company has not defaulted in the repayment of loans or borrowings or in the payment of interest thereon to any banks, financial institutions, government or other lender.
- (b) The company is not declared willful defaulter by any bank or financial institution or other lender.
- (c) The term loan taken during were applied for the purpose for which the loan was obtained.
- (d) Funds raised on short term basis have not been utilised for long term purposes.
- (e) The company has not taken any such type of funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (f) The company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (x) a) On the basis of overall examination of the Balance Sheet of the Company, according to the information and explanations provided to us and based on our examination of the records of the company we report that money raised by way of term loans were applied for the purposes for which those were raised. The Company did not raise any money by way of initial public offer or further public offer (including debt instrument).
 - (b) Based on our audit procedures and according to the information given by the management, the Company has made preferential issue of warrants convertible into shares and the requirements of Section 42 and 62 of the Companies Act, 2013 have been complied with and the funds raised have been used for the purposes for which the funds was raised.



- (xi) a) According to the information and explanations given to us and based on our examination of the records of the company, no material fraud by the Company or on the Company by its officers or employees was noticed or reported during the year.
 - b) According to the information and explanations given to us and based on our examination of the records of the company, no report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - c) According to the information and explanations given to us and based on our examination of the records of the company, there are no whistle blower complaints received by the Company during the year.
- (xii) Company is not a Nidhi Company as prescribed under Section 406 of the Act. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company
- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc. as required by the applicable Indian Accounting Standards.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the company has an internal audit system commensurate with the size and nature of its business and the reports of the Internal Auditors for the period under audit were considered by us.
- (xv) In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons

- connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- (xvi) a) As our audit procedure, and according to the information and explanation given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence provisions of clauses 3(xvi)(a)(b)(c) of the order are not applicable to the company.
 - d) According to information and explanations given to us during the course of audit, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable
- (xvii) The Company has not incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year
- (xviii) There has been no resignation of the statutory auditors of the Company during the year. Accordingly, clause 3(xviii) of the order is not applicable.
- (xix) In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements ,our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which cause us to believe that any material uncertainty exists as on the date of the audit report that the company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We



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

(xx) a) In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, there was no such unspent amount to be transferred to fund specified in Schedule VII to the Companies Act. Accordingly, paragraphs 3(xx)(a) of the Order are not applicable. b) The Company does not have ongoing projects under section 135 of the Companies Act. Accordingly, paragraphs 3(xx)(b) of the Order are not applicable.

For: SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172

Place : INDORE CA. SEEMA VIJAYVARGIYA

Date : 16-05-2022 Partner

UDIN: 22409674AJANCB9995 Membership No. 409674



ANNEXURE "B" AS REFERRED TO IN PARAGRAPH 3(f) UNDER THE HEADING OF "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" SECTION OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF GORANI INDUSTRIES LIMITED LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2022

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

We have audited the internal financial controls over financial reporting of Gorani Industries Limited ('the Company') as of March 31, 2022 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to Ind-AS financial statements and such internal financial controls over financial reporting with reference to these Ind-AS financial statements were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A Company's internal financial control over financial reporting with reference to these Ind-AS financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes



in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these Ind-AS financial statements includes those policies and procedures that:

- 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 Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of 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 with reference to these Ind-AS financial statements

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

For: SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172

Place : INDORE CA. SEEMA VIJAYVARGIYA

Date: 16-05-2022 Partner

UDIN: 22409674AJANCB9995 Membership No. 409674



BALANCE SHEET AS AT 31ST MARCH 2022

CIN: L28121MP1995PLC009170

DADTICHH ADC	Note	31 st March 2022	31 st March 2021
PARTICULARS	No.	₹ in Lakhs	₹ in Lakhs
ASSETS			
Non Current Assets			
Property Plant & Equipment	2	334.20	283.27
Capital Work in Progress		2.19	5.53
Other Non-Current Assets	3	5.09	5.41
Current Assets			
Inventories	4	953.54	326.25
Financial Assets			
Trade Receivables	5	505.66	448.19
Cash and Cash Equivalent	6	155.13	86.23
Other Current Financial Assets	7	3.67	3.47
Current Tax Asset (Net)	-	-	
Other Current Assets	8	121.17	34.49
Total		2,080.65	1,192.84
EQUITY			
Share Capital	9	487.51	487.51
Other Equity	10	479.53	89.59
LIABILITIES			
Non-current liabilities			
Financial Liabilities			
Borrowings	11	73.00	-
Provisions	12	11.94	5.92
Deferred Tax Liabilities	13	19.99	21.82
Current liabilities			
Financial Liabilities			
Borrowings	14	677.42	273.57
Lease Liability	15	0.06	0.08
Trade Payables	16		
Dues of micro & small enterprises		53.44	87.13
Dues other than micro & small enterprises		153.72	105.48
Other Financial Liabilities	17	47.34	78.59
Other Current Liabilities	18	51.74	33.97
Current Tax Liability (Net)	19	24.96	9.18
Total		2,080.65	1,192.84
Significant Accounting Policies and			
Notes on Financial Statements	1 to 47		

For and on behalf of the Board

As per our report of even date For **SANDEEP SURENDRA JAIN & CO.** Chartered Accountants

Firm Reg. No. 010172C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Sachi Samaria) (C.S. Sharma) CA. Seema Vijayvargiya
Managing Director Whole Time Director Whole Time Director DIN: 00055531 DIN: 00055540 DIN: 06543317 CA. Seema Vijayvargiya
Company Secretary C.F.O. Partner
M.No. 409674

Place : Indore UDIN : 21409674AAAAAG5421

Date: 16th May, 2022



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH 2022 CIN: L28121MP1995PLC009170

		Note	31 st March 2022	31 st March 2021
	PARTICULARS	No.	₹ in Lakhs	₹ in Lakhs
	Income			
1	Revenue from Operations	20	2,875.51	1,839.80
П	Other income	21	11.30	11.68
Ш	Total Income (I+II)		2,886.81	1,851.48
IV	Expenses			
	Cost of Materials Consumed	22	2,095.63	1,309.58
	Purchases of Trading Goods		15.37	41.74
	Changes in inventories of finished goods, work in			
	progress and Stock-in- trade	23	(6.38)	21.70
	Employee benefits expenses	24	354.42	228.28
	Finance costs	25	39.24	13.45
	Depreciation and Amortization expenses	2	38.17	32.41
	Other expenses	26	123.75	113.03
	Total (IV)		2,660.20	1,760.19
٧	Profit Before Exceptional and Tax (III-IV)		226.61	91.29
VI	Exceptional items		-	-
VII	Profit Before Tax (V-VI)		226.61	91.29
VIII	Tax expenses			
	Current tax		60.28	25.10
	Deferred tax	`	0.02	0.20
	Total tax expenses		60.30	25.30
IX	Profit/(loss) for the year (VII-VIII)		166.31	65.99
Χ	Other Comprehensive Income			
	(i) Items that will not be reclassified to profit & loss			
	Remeasurements of net defined benefit plans		(7.35)	1.43
	Income tax relating to above items		1.85	(0.36)
ΧI	Total Comprehensive Income for the year (IX+X)		160.81	67.06
	Earnings per Share			
	Equity Shares of `10 each			
	Basic		3.41	1.35
	Diluted		3.39	1.35
	Significant Accounting Policies and Notes on			
	Financial Statements	1 to 47		

For and on behalf of the Board

As per our report of even date For **SANDEEP SURENDRA JAIN & CO.**

Chartered Accountants Firm Reg. No. 010172C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Sachi Samaria) (C.S. Sharma) CA. Seema Vijayvargiya
Managing Director Whole Time Director Whole Time Director DIN: 00055531 DIN: 00055540 DIN: 06543317 CA. Seema Vijayvargiya
Company Secretary C.F.O. Partner
M.No. 409674

Place : Indore UDIN : 21409674AAAAAG5421

Date: 16th May, 2022



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2022 CIN: L28121MP1995PLC009170

DADTICHLARC	Note	31 st March 2022	31 st March 2021
PARTICULARS	No.	₹ in Lakhs	₹ in Lakhs
Cash flow from operating Activities			
Net profit before taxation		226.61	91.29
Add adjustments for :			
Depreciation / amortisation		38.17	32.41
nterest income		(0.19)	(0.42)
Interest Expense on lease Liability		0.01	0.01
Finance Cost		39.24	13.45
Unrealised foreign exchange difference		0.07	(0.19)
Loss on Sale of Asset		-	-
Employee Benefit Expense		(1.33)	4.99
Operating profit before working capital changes		302.58	141.54
Adjustments for changes in working capital :			
- Trade and other receivables		(57.48)	156.51
- Inventories		(627.29)	(19.79)
- Other financial assets		(0.20)	-
- Other current assets		(86.67)	(10.34)
- Trade and other payables		(16.77)	(117.41)
- Other current liabilities		17.76	7.22
Cash generated from operation		(468.07)	157.73
- Taxes paid (net)		44.50	15.77
Net cash from Operating Activities (A)		(512.57)	141.96
Cash flow from Investing Activities			
(Purchase) / Sales of fixed assets		(85.76)	(35.60)
Interest Income		0.19	0.42
ncrease/(Decrease) in other non current assets		0.33	(1.11)
Net cash used in Investing Activities (B)		(85.24)	(36.29)
Cash flow from Financing Activities			
Finance Cost		(39.24)	(13.45)
Payment of Lease Liability		(0.02)	(0.02)
Proceeds from Share Warrants		229.12	-
ncrease/(Decrease) in Short term Borrowings		403.85	(48.58)
ncrease/(Decrease) in other non current liabilities		73.00	(9.78)
Net cash used in Financing Activities (C)		666.71	(71.83)
Net increase in cash and cash equivalents (A+B+C)		68.90	33.84



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2022 CIN: L28121MP1995PLC009170

DADTIGUUADG	Note	31 st March 2022	31 st March 2021	
PARTICULARS	No.	₹ in Lakhs	₹ in Lakhs	
Cash and cash equivalents at the beginning of the year		86.23	52.39	
Cash and cash equivalents at the end of the year		155.13	86.23	
Cash in Hand		2.87	2.51	
Balance In Current Accounts with Scheduled Bank		152.26	83.72	
		155.13	86.23	
Significant Accounting Policies and Notes on				
Financial Statements	1 to 47			

For and on behalf of the Board

As per our report of even date
For **SANDEEP SURENDRA JAIN & CO.**Chartered Accountants
Firm Reg. No. 010172C

(Sanjay Gorani)(Anil Gorani)(Nakul Gorani)(Sachi Samaria)(C.S. Sharma)CA. Seema VijayvargiyaManaging Director
DIN: 00055531Whole Time Director
DIN: 00055540Whole Time Director
DIN: 06543317Company SecretaryC.F.O.Partner
M.No. 409674Place: IndoreUDIN: 21409674AAAAAG5421

Date: 16th May, 2022



STATEMENT OF CHANGES IN EQUITY

CIN: L28121MP1995PLC009170

A. Equity Share Capital

Particulars	Amount in Lakhs
As at 31st March, 2020	487.51
Changes in equity share capital	-
As at 31st March, 2021	487.51
Changes in equity share capital	-
As at 31st March, 2022	487.51

B. Other Equity

	Reserve	& Surplus	Money received	Takal
	Capital Reserve	Retained Earnings	against share warrants	Total
Balance as on 31, March 2020	29.01	(6.49)	-	22.52
As At 1, April 2020	29.01	(6.49)	-	22.52
Impact on account of IND AS 116		-	-	-
	29.01	(6.49)	-	22.52
Profit for the period	-	65.99	-	65.99
Other comprehensive income	-	1.07	-	1.07
Total comprehensive income	-	67.07	-	67.07
Balance as on 31, March 2021	29.01	60.58	-	89.59
As At 1, April 2021	29.01	60.58	-	89.59
	29.01	60.58	-	89.59
Profit for the period	-	166.31	-	166.31
Other comprehensive income	-	(5.50)	-	(5.50)
Total comprehensive income	-	160.81	-	160.81
Money received against share warrants	-	-	229.13	229.13
Balance as on 31, March 2022	29.01	221.39	229.13	479.53

For and on behalf of the Board

As per our report of even date

For SANDEEP SURENDRA JAIN & CO.

Chartered Accountants Firm Reg. No. 010172C

(Sanjay Gorani) (Anil Gorani) (Nakul Gorani) (Sachi Samaria) (C.S. Sharma) CA. Seema Vijayvargiya
Managing Director Whole Time Director Whole Time Director DIN: 00055531 DIN: 0055540 DIN: 06543317 CA. Seema Vijayvargiya
CA. Seema Vijayvargiya
CA. Seema Vijayvargiya
CA. Seema Vijayvargiya
M.No. 409674

Place : Indore UDIN : 21409674AAAAAG5421

Date: 16th May, 2022



Note-1

1.1 CORPORATE INFORMATION

Gorani Industries Limited (the 'Company') is a public limited Company domiciled and incorporated in India having its registered office at Plot no. 32-33, Sector-F, Sanwer Road, Industrial Area, Indore — 452015. The Company's shares are listed since 1996 and traded on the BSE. The Company is engaged in the manufacture, trading and sale of kitchenware. The financial statements of the Company for the year ended March 31, 2022, were approved by the Board of Directors and authorized for issue on May 16, 2022.

1.2 SIGNIFICANT ACCOUNTING POLICIES FOLLOWED BY THE COMPANY

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

A] Basis for preparation:

i. Compliance with Ind AS

These financial statements have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act.

The financial statements have been prepared on accrual and going concern basis. The accounting policies are applied consistently to all the periods presented in the financial statements. All assets and liabilities have been classified as current or non current as per the Company's normal operating cycle and other criteria as set out in the Division II of Schedule III to the Companies Act, 2013. 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 12 months for the purpose of current or noncurrent classification of assets and liabilities.

ii. Basis of measurement

The financial statements have been prepared on an accrual basis and in accordance with the historical cost convention except:

- a) Certain financial assets that are measured at fair value.
- b) Defined benefit plans measured at fair value.

B] Use of Judgments and Estimates

The estimates and judgements used in the preparation of financial statements are continuously evaluated by the company and are based on historical experience and various other assumptions and factors that were reasonable under the circumstances. Difference between the actual results and estimates are recognized in the period in which the results are known/materialized.

C] Functional and Presentation Currency

The functional and presentation currency of the company is the Indian Rupees (INR).

D] Foreign Currency Transaction

The transactions in foreign currencies are recorded at the rate prevailing on the date of the transaction. Monetary items denominated in foreign currency are restated at the rate prevailing on the balance sheet date. Exchange gains/ losses on settlement and on conversion of monetary items denominated in foreign currency are dealt with in the profit and loss account.

E] Property, Plant and Equipment

Property, plant and equipment is stated at acquisition cost net of accumulated depreciation and accumulated impairment losses, if any. Cost includes expenditure that is directly attributable to the acquisition and installation of the assets. 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. All other repairs and maintenance cost are charged to the Statement of Profit and Loss during the period in which they are incurred.

F] Depreciation methods, estimated useful lives and residual value

Depreciation on property, plant and equipment has been provided on useful life of the assets as prescribed in the Schedule II to the Companies Act, 2013. Assets which are purchased, sold or scrapped during the year, depreciation has been provided on pro-rata basis. The estimated useful life of items of Property, Plant & Equipments are as follows:



Type of Asset	Estimated Useful life
Building	30
Plant & Machinery	15
Dies & Tools	15
Office Equipments	5
Laboratory Equipments	10
Electrical Installations	10
Furniture & Fixture	10
Computer	3
Air Conditioner	10
ETP	15
Vehicles	10
Vehicles	8
Fire Fighting Equipments	5

The residual values and useful lives of Property, Plant & Equipments are reviewed at each financial year and adjusted prospectively.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the Statement of Profit & Loss.

G] Financial Instruments

Initial recognition and measurement:

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.

(1) Financial Assets:

The company classifies its financial assets as follows:

 a) Financial Assets at amortised cost: Assets that are held for collection of contractual cash flows where these cash flows represent solely payments of principal and interest are measured at amortised cost.

Financial assets are measured initially at fair value and subsequently carried at amortised cost using the effective interest method. Financial assets at amortised cost are represented by security deposits with others.

b) Fair value of current assets such as trade receivables, cash and cash equivalents

approximate their carrying amounts largely due to short term maturities.

(2) Financial Liabilities:

 a) Fair value of current liabilities such as trade payables, borrowings and other financial liabilities approximate their carrying amounts due to short term maturities.

H] Inventories

Inventories of raw materials, work in progress, stores and spares, finished goods and stock in trade are stated at the lower of cost or net realizable value. Cost is determined on the basis of FIFO method. The cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition.

I] Cash & Cash Equivalents:

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash in hand, Credit balance in bank accounts, other short term highly liquid investments with original maturities of three months that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

J] Employee Benefits

a. Short Term Benefits:

Liabilities for wages and salaries 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 recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.

b. Defined Contribution Plans:

Payments to defined contribution plan viz. government administered provident funds and ESIC are recognized as an expense when employees have rendered service entitling them to contributions.

c. Post Employment / Termination Benefits:

Company has established a separate fund with Life Insurance Corporation of India. Liability on these benefits is calculated and provided based on actuarial valuation provided by independent actuary using "Projected unit credit" method.



K] Borrowing Cost

Borrowing cost that is attributable to the acquisition or construction of qualifying assets is capitalized as part of the cost of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing cost is recognized as an expense in the period in which they are incurred.

L] Income tax

a) Current tax:

Current tax is measured at the amount of tax expected to be payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Tax payable is calculated using the tax rates that have been enacted by the end of the reporting period.

b) Deferred Tax:

Deferred tax is recognized using the balance sheet approach on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting on the reporting date.

Deferred tax are recognized to the extent it is probable that taxable profit will be available against which the deductible differences against which the temporary differences and losses will be adjusted. Tax rate used to compute the tax is those that have been enacted by the end of the reporting period.

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.

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

M] Revenue Recognition

The Company derives revenue primarily from sale of manufactured and traded goods. The Company recognises revenue on the basis of Ind AS 115 – 'Revenue from contracts with customers' which establishes a comprehensive framework for

determining whether, how much and when revenue is to be recognized.

Revenue from sale of goods is recognized when control of the products being sold is transferred to our customer and when there are no longer any unfulfilled obligations.

The Performance Obligations in our contracts are fulfilled at the time of dispatch or delivery.

Revenue is measured at fair value of consideration received or receivable, after deduction of any trade discounts, volume rebates and any taxes or duties collected on behalf of the government such as goods and service tax etc. Revenue is only recognized to the extent that it is highly probable a significant reversal will not occur.

Interest income is recognised on accrual basis or by using the effective interest method, wherever applicable.

N] Earning per share

The company presents Basic and Diluted earnings per share data for its equity shares. Basic and diluted earnings per share are calculated by dividing the profit or loss attributable to equity shareholders of the company by the weighted average number of equity shares outstanding during the year.

O] Provisions, Contingent Liabilities and Assets:

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Contingent Liabilities are disclosed in respect of possible obligations that arise from past events but their existence will be confirmed by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Company or where any present obligation cannot be measured in terms of future outflow of resources or where a reliable estimate of the obligation cannot be made. Disclosure is not made if the possibility of an outflow of future economic benefits is remote.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the



control of the entity. The Company does not recognise a contingent asset.

P] Research & Development:

Capital expenditure on research and development is treated in the same way as expenditure on Fixed Assets. The revenue expenditure on Research & Development is written off in the year in which it is incurred.

Q] Impairment:

The Company on an annual basis makes on assessment of any indicator that may lead to impairment of assets. If any such indication exists, the company estimates the recoverable amount of the assets. If such recoverable amount is less than the carrying amount, then the carrying amount is reduced to its recoverable amount by treating the difference between them, as impairment loss and the same is charged to profit & loss account. Based on the aforesaid review, the Company is of opinion that there is no impairment of any of its fixed assets as at 31st March 2022.

R1 Fair Value Measurement:

The Company classifies the fair value of its financial instruments in the following hierarchy, based on the inputs used in their valuation:

- Level:1 The fair value of financial instruments quoted in active markets is based on their quoted closing price at the balance sheet date.
- ii) Level:2 The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques using observable market data. Such valuation techniques include discounted cash flows, dealer quotes for similar instruments and use of comparable arm's length transactions.
- iii) Level:3 The fair value of financial instruments that are measured on the basis of entity specific valuations using inputs that are not based on observable market data (unobservable inputs). When the fair value of unquoted instruments cannot be measured with sufficient reliability, the Company carries such instruments at cost less impairment, if applicable.

S] Leases (IND AS 116)

The Company assesses whether a contract contains a lease, at the inception of the 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 exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company considers whether (i) the contract involves the use of identified asset; (ii) the Company has substantially all of the economic benefits from the use of the asset through the period of lease and (iii) the Company has right to direct the use of the asset.

As a lessee

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the site on which it is located, less any lease incentives received.

The right-to-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-to-use asset or the end of the lease term. The estimated useful lives of right-to-use assets are determined on the same basis as those of property, plant and equipment. In addition, the right-to-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprises of fixed payments, including in-substance fixed payments, amounts expected to be payable under a residual value guarantee and the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option.

The Company has elected not to recognise right-to-use assets and lease liabilities for short term leases that



have a lease term of less than or equal to 12 months with no purchase option and assets with low value leases. The Company recognises the lease payments associated with these leases as an expense in statement of profit and loss over the lease term. The related cash flows are classified as operating activities.

T] Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

U] Rounding of amounts

All amounts disclosed in the financial statements and notes have been rounded off to the nearest lakhs rupees upto two decimal places.

V] Events after reporting date

Where events occurring after the balance sheet date provide evidence of conditions that existed at the end of the reporting period, the impact of such events is adjusted within the financial statements. Otherwise, events after the balance sheet date of material size or nature are only disclosed.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the Statement of Profit & Loss.



CIN: L283

CIN: L28121MP1995PLC009170

Notes Forming Part of Financial Statement

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	Leasehold Land	Building	Plant & Machinery	Dies & Tools	Office Equip- ments	Laboratory Equip- ments	Electrical Install- ations	Furniture & Fixtures	Computer	Air Condit- ioner	ETP	Vehicles	Fire Fighting Equip- ments	Total
Gross carrying Amount														
Balance as at 01.04.2020	4.89	103.71	134.47	52.44	6.25	98.0	0.90	10.14	2.16	0.89	0.00	63.85	00.00	380.56
Additions	1	'	7.61	13.93	0.54	'	,	2.13	6.50	'	'	-		30.71
Disposals														1
Reclassification as held for sale														
Balance as at 31.03.2021	4.89	103.71	142.08	66.37	6.79	98.0	06.0	12.27	8.66	0.89	0.00	63.85	0.00	411.27
Balance as at 01.04.2021	4.89	103.71	142.08	66.37	6.79	98.0	06.0	12.27	8.66	0.89	0.00	63.85	0.00	411.27
Additions	-	12.99	42.70	31.34	0.11	0.35	0.19	1.32	0.10	1	'	1	1	89.10
Disposals														-
Reclassification as held for sale														
Balance as at 31.03.2022	4.89	116.70	184.78	97.71	06.9	1.21	1.09	13.59	8.76	0.89	0.00	63.85	0.00	500.37
Accumulated Depreciation														
Balance as at 01.04.2020	4.07	25.81	39.14	5.49	1.32	0.28	06.0	1.26	1.21	0.35		15.76		95.59
Additions	0.16	7.40	9:38	4.03	1.19	0.09	0.00	1.01	1.60	0.11	-	7.44		32.41
Disposals														-
Reclassification as held for sale														
Balance as at 31.03.2021	4.23	33.21	48.52	9.52	2.51	0.37	0.90	2.27	2.81	0.46	•	23.20	•	128.00
Balance as at 01.04.2021	4.23	33.21	48.52	9.52	2.51	0.37	0.90	2.27	2.81	0.46	•	23.20	•	128.00
Additions	0.16	9.74	10.07	5.51	1.26	0.08	0.01	1.30	2.53	0.07	-	7.44	1	38.17
Disposals														-
Reclassification as held for sale														
Balance as at 31.03.2022	4.39	42.95	58.59	15.03	3.77	0.45	0.91	3.57	5.34	0.53	•	30.64	•	166.17
Net Carrying Amount														
Balance as at 31.03.2021	0.66	70.50	93.56	56.85	4.28	0.49	00.00	10.00	5.85	0.43	0.00	40.65	00.00	283.27
Balance as at 31.03.2022	0.50	73.75	126.19	85.68	3.13	0.76	0.18	10.02	3.42	0.36	0.00	33.21	00'0	334.20



NOTES FORMING PART OF FINANCIAL STATEMENT

	DADTICINADO		31st March 2022	31st March 2021
	PARTICULARS		Rs.	Rs.
3.	Other Non-Current Asset			
	Security Deposits with Government authorities		4.82	4.73
	Prepaid Expenses		0.27	0.68
		Total	5.09	5.41
4	Inventories (at lower of cost or net realisable value)			
••	Raw Material		787.68	162.71
	Finished Goods		142.78	74.38
	Work In Process		-	49.45
	Stock-in-Trade		18.28	29.44
	Stores and Spares		4.31	8.37
	Scrap		0.49	1.90
		Total	953.54	326.25
_	Trada Dassinahlas *			
5.	Trade Receivables * Considered good- Secured			
	Considered good - Unsecured		505.66	448.19
	Trade Receivables which have significant increase in credit risk		303.00	440.13
	Trade Receivables - Credit impaired		_	_
	nade Receivables - Credit Impaned		505.66	448.19
	Less : Impairement loss allowance		303.00	440.19
	Less . Impairement loss allowance	Total	505.66	448.19
	*For Ageing of Trade Receivables refer note no. 36.			
6.	Cash and Cash Equivalents			
	Cash in Hand		2.87	2.51
	Balance In Current Accounts with Scheduled Bank		152.26	83.72
		Total	155.13	86.23
7.	Other Current Financial Assets			
	Security Deposits with Others		3.67	3.47
	, ,	Total	3.67	3.47
0	Other Correspt Assets			
ō.	Other Current Assets Amount Lying with Government Authorities		44.00	8.51
	Prepaid Insurance & Expenses		1.87	2.18
	Advance to Supplier		68.83	17.45
	Advance to Staff		6.47	6.35
		Total	121.17	34.49



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

_			31st March 2022	31st March 2021
	PARTICULARS		Rs.	Rs.
9.	Share Capital			
	Authorised			
	6000000 Equity Shares of Rs. 10/- each			
	[Previous Year : 6000000 Equity Shares of Rs. 10/- each]		600.00	600.00
			-	-
	Issued and Subscribed		-	-
	4875100 Equity Shares of Rs. 10/- each.		487.51	487.51
	[Previous Year : 4875100 Equity Shares of Rs. 10/- each]			-
		Total	487.51	487.51
			-	
	Paid up		-	
	4875100 Shares of Rs.10/- each fully paidup		487.51	487.51
	[Previous Year : 4875100 Equity Shares of Rs. 10/- each]		407.74	-
		Total	487.51	487.51
	Reconciliation of Shares:		-	
Α.			48.75	48.75
	Number of Shares as at April, 1 Add: Shares issued during the year		46.75	46.75
	Less: Shares forefeited during the year		-	_
	Number of shares as at March, 31		48.75	48.75
	Number of Shares as at March, 31		46.73	46.73
В.	List of Share holders having 5% or more Shares (In Nos)			
	Name Of Shareholders			
	Narendra Kumar Gorani		8.02 (16.45%)	8.02 (16.45%)
	Online Appliances LLP		8.41 (17.24%)	8.41 (17.24%)
	Sanjay Gorani		8.79 (18.04%)	8.79 (18.04%)
	Shanta Devi Gorani		2.85 (5.85%)	2.85 (5.85%)
	Anil Gorani		6.07 (12.44%)	6.07 (12.44%)



NOTES FORMING PART OF FINANCIAL STATEMENT

CIN: L28121MP1995PLC009170

PARTICULARS

31st March 2022

31st March 2021

C. Details of the Shareholding of the Promoters along with changes, if any, during the Financial Year

Shares held by promoters at the end of the Year 31st March 2022

PARTICULARS	No. of Shares	% of total shares	% Change during the Year
Sanjay Gorani	8,79,300	18.04%	0.00%
Narendra Kumar Gorani	8,01,800	16.45%	0.00%
Anil Gorani	6,06,700	12.44%	0.00%
Shanta Devi Gorani	2,85,200	5.85%	0.00%
Balkishan Gorani	1,50,100	3.08%	0.00%
Nakul Gorani	60,362	1.24%	0.00%
Manju Gorani	40,100	0.82%	0.00%
Geet Gorani	25,000	0.51%	0.00%
Hema Gorani	2,500	0.05%	0.00%
Total	28,51,062	58.48%	

Shares held by promoters at the end of the Year 31st March 2021

PARTICULARS	No. of Shares	% of total shares	% Change during the Year
Sanjay Gorani	8,79,300	18.04%	0.00%
Narendra Kumar Gorani	8,01,800	16.45%	0.00%
Anil Gorani	6,06,700	12.44%	9.65%
Shanta Devi Gorani	2,85,200	5.85%	0.00%
Balkishan Gorani	1,50,100	3.08%	0.00%
Nakul Gorani	60,362	1.24%	100.00%
Manju Gorani	40,100	0.82%	0.00%
Geet Gorani	25,000	0.51%	100.00%
Hema Gorani	2,500	0.05%	0.00%
Total	28,51,062	58.48%	



NOTES FORMING PART OF FINANCIAL STATEMENT

CIN: L28121MP1995PLC009170

10. Other Equity

	Reserve	& Surplus	Money received	Total
	Capital Reserve	Retained Earnings	against share warrants	Total
As At 1, April 2020	29.01	(6.49)	-	22.52
Impact on account of Adoption of IND AS 116				
	29.01	(6.49)	-	22.52
Profit for the year	-	65.99	-	
Other comprehensive income	-	1.07	-	1.07
Total comprehensive income	-	67.07	-	67.07
Balance as on 31, March 2021	29.01	60.58	-	89.59
As At 1, April 2021	29.01	60.58	-	89.59
Impact on account of Adoption of IND AS 116				
	29.01	60.58	-	89.59
Profit for the year		166.31	-	166.31
Other comprehensive income	-	(5.50)	-	(5.50)
Total comprehensive income		160.81	-	160.81
Money received against share warrants	-	-	229.13	229.13
Balance as on 31, March 2022	29.01	221.39	229.13	479.53



NOTES FORMING PART OF FINANCIAL STATEMET

PARTICULARS		31st March 2022	31st March 202
PARTICULARS		Rs.	Rs.
1. Financial Liabilities			
Borrowings (non-current)			
Secured		73.00	-
Term Loan from Axis Bank Ltd.		-	
(The working capital loan is secured by Hypothecation of curren			
Stock & Book Debts etc. of the company and Equitable mortgag			
property situated at Plot No. 32 and 33, Sector F, Sanwer Road,			
Indore, loan is also guaranteed by the Directors and for previou	-		
working capital loan is secured by a first charge on all the currer			
Hypothecation of Stock & Book Debts of the company. And by	•		
second charge on fixed assets loans are also guaranteed by the			
	Total	73.00	
2. Provisions			
Provision for Gratuity (Net of Plan Asset)		11.94	5.92
, (, (Total	11.94	5.92
3. Deferred Tax Liabilities			
Net Deferred tax liabilities (Refer Note 32)		19.99	21.82
	Total	19.99	21.82
4. Borrowings			
Secured			
Banks- Cash Credit		593.28	244.43
(The working capital loan is secured by Hypothecation of curren			
Stock & Book Debts etc. of the company and Equitable mortgag			
property situated at Plot No. 32 and 33, Sector F, Sanwer Road, Indore, Ioan is also guaranteed by the Directors and for previou			
working capital loan is secured by a first charge on all the currer	-		
Hypothecation of Stock & Book Debts of the company. And by			
of second charge on fixed assets loans are also guaranteed by t			
Unsecured	ne birectors.		
From Directors		29.14	29.14
From Promoters		55.00	
(As per Stipulation of the sanction of CC limit by Axis Bank)		55.55	
(Total	677.42	273.57
5. Lease Liability			
Leasehold Land		0.06	0.08
	Total	0.06	0.08



NOTES FORMING PART OF FINANCIAL STATEMENT

DADTICI II ADC	31st March 2022	31st March 2021	
PARTICULARS	Rs.	Rs.	
16. Trade Payables *			
Total Outstanding dues of Micro and Small Enterprises	53.44	87.13	
Total Outstanding dues of Creditors other than Micro and Small Enterprises	153.72	105.48	
Total	207.16	192.61	

^{*}For Ageing of Trade Payables refer note no. 37.

- 1. Trade Payables includes Rs. 53.44 Lakhs (Previous Year Rs. 87.13 Lakhs) due to creditors registered with the Micro, Small and Medium Enterprises Development Act, 2006
- 2. No Interest is Paid/Payable during the year to Micro, Small and Medium Enterprises.
- 3. The Above information has been determined to the extent such parties could be identified on the basis of the information available with the company regarding the status of the supplier under the MSME Act.

DARTICHI ARC	31st March 2022	31st March 202
PARTICULARS	Rs.	Rs.
17. Other Financial Liabilities		
Current maturities of long term debts (within 12 Months)	-	9.78
Liability for Expenses	47.34	68.81
Total	47.34	78.59
18. Other Current Liabilities		
Advances From Customers	45.06	28.47
Taxes Duties and Other Payables	6.68	5.50
Total	51.74	33.97
19. Current Tax Liability (Net)		
Income tax payable (Net of Advance Tax, TDS)	24.96	9.18
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	24.96	9.18
20. Revenue from Operation		
Sales		
Manufactured Goods	2,790.34	1,800.23
Trading Goods	76.88	34.53
Others - Scrap Sale	8.29	5.04
Total	2,875.51	1,839.80
Details of Sales (Manufactured Goods)	•	
Steel Frame and Others	-	40.40
L.P.G. Stoves	991.70	399.97
Gas Geysers Gas Geysers	1,088.09	1,080.21
Rangehood (Chimney)	710.55	279.65
	2,790.34	1,800.23
Trading Goods	76.88	34.53
	2,867.22	1,834.76



NOTES FORMING PART OF FINANCIAL STATEMENT

PARTICULARS	31st March 2022	31st March 2021
PARTICULARS	Rs.	Rs.
21. Other Income		
Interest	0.19	0.42
Foreign exchange gain	11.11	11.26
Total	11.30	11.68
22. Cost of Material Consumed		
Raw Materials' Consumed		
Stock at the beginning of the year	162.71	124.01
Add: Purchases	2,720.60	1,348.28
Less: Stock at the end of the year	(787.68)	(162.71)
	2,095.63	1,309.58
Details of Raw Material Consumed		
Iron & Steel	337.48	435.40
Other Raw Materials	76.40	73.48
Components & Stores	1,480.97	690.57
Packing Materials	200.78	110.13
	2,095.63	1,309.58
23. Change in Inventories		
Inventories at the Beginning of the Year		
Work-in Process	49.45	78.59
Finished Goods	74.38	88.20
Traded Goods	29.44	3.41
Scrap	1.90	6.67
	155.17	176.87
Less: Inventories at the End of the Year		
Work-in-Process	-	49.45
Finished Goods	142.78	74.38
Traded Goods	18.28	29.44
Scrap	0.49	1.90
	161.55	155.17
2	(6.20)	24.70
Decrease / (Increase) in Stock	(6.38)	21.70
24. Employee Benefit Expenses	242.20	445.50
Salaries, Wages, Bonus etc.	242.39	145.53
Contribution to PF, ESIC & Other Statutory Funds	23.11	18.36
Workmen and Staff Welfare Expenses	1.75	1.32
Director Remuneration	78.00	56.50
Current Service Cost	8.97	6.42
Interest Cost	0.20	0.15
Total	354.42	228.28



NOTES FORMING PART OF FINANCIAL STATEMENT

	PARTICULARS		31st March 2022	31st March 2021
	PARTICULARS		Rs.	Rs.
25.	Finance Costs			
	Interest Paid		33.31	11.78
	Bank Charges		5.92	1.66
	Finance Cost on Lease Liability		0.01	0.01
		Total	39.24	13.45
6.	Other Expenses			
	Direct Expenses			
	Consumptions of Store and Spares		14.73	7.01
	Power and Fuel		34.31	35.05
	Repairs To - Plant & Machinery		5.52	4.55
	Repairs To - Dies		10.08	4.21
	Repairs To - Electric		3.46	1.89
	Laboratory Expenses		0.50	1.16
	Other Factory Expenses		5.81	1.40
		SUB TOTAL	74.41	55.27
	Administrative and Other Expenses			
	Insurance		2.58	2.58
	Rent, Rates and Taxes		10.33	10.00
	Office Expenses		3.26	1.67
	ISO 9000 & Certification		0.08	0.08
	Legal & Professional Charges		11.58	7.48
	Books & Periodicals		0.01	0.01
	Penalty & Fine		0.01	0.95
	Share listing, Demat & Registrar Exp.		7.13	3.92
	Postage & Courier		0.11	0.81
	Telephone Expenses		0.62	0.73
	Stationery & Printing		0.75	0.20
	Director's Travelling & Conveyance		0.18	0.33
	Payment to Auditors:		-	-
	For Statutory Audit		0.65	0.65
	For Tax Audit		0.15	0.15
	For Others		0.10	0.10
	Registration & Fees		1.18	0.97
	Covid-19 Expenses		-	12.63
	Donation		0.06	-
	Balances Written OFF		3.56	0.05
	Vehicle Running & Maintenance		4.55	3.46
	Import Cancellation Charges			0.62
		SUB TOTAL	46.89	47.39



NOTES FORMING PART OF FINANCIAL STATEMENT

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PARTICULARS		31st March 2022	31st March 2021	
PARTICULARS		Rs.	Rs.	
Selling & Distribution Expenses				
Advertisement & Publicity		0.54	0.67	
Marking Fee		1.55	4.73	
Freight Outwards		0.36	4.97	
SUB TOTAL		2.45	10.37	
	TOTAL	123.75	113.03	

27. Related Party Transactions

Related party disclosures, as required by Indian Accounting Standard 24, "Related Party Disclosures" issued by the Institute of Chartered Accountants of India for the year ended 31st March, 2022 are given below:

Name of the related parties and relationship

(a) Associate Companies

M/s Blow Hot Kitchen Appliances Private Limited

(b) Key Management Personnel and their relatives

Mr. Sanjay Gorani	Managing Director	
Mr. Anil Gorani	Whole Time Director	
Mr. Nakul Gorani	Whole Time Director	
Mr. Narendra Gorani		
(Proprietor of Gangotri Industries)	Relative of Director	
(Proprietor of Gangotri Industries) Mrs. Manju Gorani	Relative of Director Relative of Director	



(c) The transactions entered into with the related parties during the year along with related balances as at 31st March 2022 are as under:

Nature of Transaction	Related Parties R	Referred Above in
Nature of Transaction	(a)	(b)
Loan Taken	-	55.00
	-	(0.15)
Repayment of Loan	-	-
	-	(50.00)
Amount Outstanding as at Balance Sheet Date	-	84.14
	-	(29.14)
Managerial Remuneration	-	78.00
	-	(56.50)
Remuneration to other KMP (CFO, CS)	-	6.67
	-	(3.56)
Gross Sale of Goods	0.03	0.00
	(648.68)	(67.11)
Gross Purchase of Goods	0.00	0.00
	(15.64)	(0.01)
Purchase of Assets	-	0.27
	-	-

Particulars	Loan taken	Loan Repaid	Amount Outstanding	Managerial Remuneration
Mr. Sanjay Gorani	-		-	24.00
	-	-	-	(24.00)
Mr. Nakul Gorani	-	-	2.14	36.00
	(0.15)	(50.00)	(2.14)	(18.00)
Mr. Anil Gorani	-	-	27.00	18.00
	-	-	(27.00)	(14.50)
Mr. Narendra Gorani	55.00	-	55.00	-
	-	-	-	-
Total	55.00	-	84.14	78.00
	(0.15)	(50.00)	(29.14)	(56.50)

Particulars	Gross Purchases	Gross Sales	Interest Received	Consultancy Fees Paid	Sale of Assets
M/s Blow Hot Kitchen Appliances Private Limited.	6.18 (15.64)	3,009.23 (648.68)		-	-
Mr. Narendra Gorani (Proprietor of Gangotri Industries)	18.50 (0.01)	0.72 (67.11)	-	-	0.27
Mr. Narendra Gorani	-	-	-		



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

Details of Maximum Amount O/s during the year

Particulars	Amount (In Rs.)
Shri Nakul Gorani	2.14
Shri Anil Gorani	27.00
Shri Narendra Gorani	55.00
Total	84.14

28. Post Retirement Benefit Plans Gratuity:

PARTICULARS	As at 31st March 2022	As at 31st March 2021
A. Amount recognized in Balance Sheet		
(Present Value of Benefit Obligation at the end of the Period)	83.99	72.24
Fair Value of Plan Assets at the end of the Period	72.06	66.32
Funded Status (Surplus)/ Deficit	11.94	5.92
Unrecognised Past Service Cost/(Credit)	-	-
Unrecognised Asset due to Limit in Para 64(b)	-	-
Net Liability/(Asset) Recognized in the Balance Sheet	11.94	5.92

PARTICULARS	As at 31st March 2022	As at 31st March 2021
B. Amount recognized in the Statement of Profit & Loss		
as Employee Benefit Expense		
Current Service Cost	8.97	6.42
Net Interest Cost	4.31	4.09
Expected Return on Plan Assets	(4.11)	(3.93)
Past Service Cost	-	-
(Gain)/ Loss due to Settlements/Curtailments/Acquisitons/Divestitures	-	-
Unrecognised Asset due to Limit in Para 64(b)	-	-
Expense Recognized	9.17	6.57

	PARTICULARS	As at 31st March 2022	As at 31st March 2021
C.	Amount recognized in Other Comprehensive Income		
	for the Current Period		
	Amount Recognized in OCI, Beginning of the Period	(14.14)	(12.71)
	Remeasurements Due To:-	-	-
	Actuarial (Gains)/Losses on Obligations - Due to Change in		
	Demographic Assumptions	-	-
	Actuarial (Gains)/Losses on Obligations - Due to Change in		
	Financial Assumptions	(2.12)	(1.21)
	Actuarial (Gains)/Losses on Obligations - Due to Experience	10.06	0.39
	Return on Plan Asset (Excluding Interest)	0.59	0.62
	Total remeasurements Recognised in OCI	(6.79)	(14.14)
	Amount Recognized in OCI, End of the Period	(6.79)	(14.14)



NOTES FORMING PART OF FINANCIAL STATEMENTS

	PARTICULARS	As at 31st March 2022	As at 31st March 2021
D.	Table showing Change in the Present Value of		
	Projected Benefit Obligation		
	Present Value of Benefit Obligation at the beginning of the period	72.24	70.06
	Interest Cost	4.31	4.09
	Current Service Cost	8.97	6.42
	Actual Benefits Paid	(9.46)	(7.51)
	Actuarial (Gains)/Losses on Obligations - Due to Change in		
	Demographic Assumptions	-	-
	Actuarial (Gains)/Losses on Obligations - Due to Change in		
	Financial Assumptions	(2.12)	(1.21)
	Actuarial (Gains)/Losses on Obligations - Due to Experience	10.06	0.39
	Past Service Cost		
	Present Value of Benefit Obligation at the end of the period	83.99	72.24

	PARTICULARS	As at 31st March 2022	As at 31st March 2021
E.	Table showing Change in the Fair Value of Plan Assets		
	Fair Value of Plan Assets at the beginning of the period	66.32	67.70
	Interest Income	4.11	3.93
	Actual Enterprises Contribution	10.50	1.58
	Actual Benefits Paid	(9.46)	(7.51)
	Actuarial (Gains)/Losses	0.59	0.62
	Present Value of Benefit Obligation at the end of the period	72.06	66.32

PARTICULARS		As at 31st March 2022	As at 31st March 2021
F. Assumptions			
Financial Asumptions			
Discount Rate		7.20%	6.80%
Salary Escalation Rate		7.00%	7.00%
Expected Return on Asset		7.20%	6.80%
Demographic Asumptions			
Withdrawal rate		5.00%	5.00%
Mortality Rate During Employment		Indian Assured Lives	Indian Assured Lives
		Mortality(2012-14) Ult.	Mortality(2012-14) Ult.
Retirement Age	60 Years	60 Years	60 Years



NOTES FORMING PART OF FINANCIAL STATEMENTS

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PARTICULARS	As at 31st March 2022		As at 31st March 2022 As at 31st March 202	
G. Sensitivity Analysis				
Projecte Benefit Obligation on Current				
Assumptions (Base)	83	.99	72	.24
	Decrease	Increase	Decrease	Increase
Discount Rate	86.66	81.49	74.69	69.94
Impact of Increase/Decrease in 50 bps on DBO	3.18%	(2.98)%	3.40%	(3.18)%
Salary Growth rate	81.50	86.61	69.94	74.64
Impact of Increase/Decrease in 50 bps on DBO	(2.96)%	3.11%	(3.17)%	3.32%

[&]quot;Sensitivity analysis is an analysis which will give the movement in liability if the assumptions were not proved to be true on different count. This only signifies the change in the liability if the difference between assumed and the actual is not following the parameters of the sensitivity analysis. When calculating the sensitivity to the assumption, the method (Projected Unit Credit Method) used to calculate the liability recognised in the balance sheet has been applied. The methods and types of assumptions used in preparing the sensitivity analysis did not change compared with the previous period."

H. Maturity Analysis of Projected Benefit Obligation

Projected Benefits Payable in Future Years From the Date of Reporting

PARTICULARS	As at 31st March 2022	As at 31st March 2021
Year 1	25.15	17.61
Year 2	7.07	5.68
Year 3	4.54	6.52
Year 4	6.50	4.17
Year 5	4.30	5.27
Year 6 to 10	32.28	28.13

29. Payments to Statutory Auditors

	<u>21-22</u>	<u>20-21</u>
Statutory Audit	0.65	0.65
tax Audit Fees	0.15	0.15
Other Services	0.10	0.10
	0.90	0.90



NOTES FORMING PART OF FINANCIAL STATEMENTS

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30. Earnings per Share

Two to five years

30. Eurinigs per share	2021-22	2020-21
A) Profit attributable to Equity holders of Company	2021-22	2020-21
Earnings attributable to the owners of the company	166.32	65.99
	100.52	05.99
	48.75	48.75
Number of shares at the beginning of the year		
Weighted average number of shares at the end of the year	48.75	48.75
B) Weighted average number of shares warrants	4.00	0.00
Number of shares warrants issued during the year	4.88	0.00
Weighted average number of shares warrants at the end of the year	0.27	
C) Face value per share	10.00	10.00
Earnings per share from continuing operations - Basic	3.41	1.35
Earnings per share from continuing operations -Diluted	3.39	1.35
31. Leases		
Ji. Leases		
As a Lessee		
Changes in carrying value of right of use assets		
Particulars	2021-22	2020-21
Balance as at 1st April, 2021	0.65	0.81
Addition		
Deletion		
Depreciation	-0.16	-0.16
Balance as at 31st March, 2022	0.49	0.65
Interest expense on lease liability & Movement in lease liability		
Particulars	2021-22	2020-21
Balance as at 1st April, 2021	0.08	0.09
Addition		
Interest Expense	0.01	0.01
Payment of lease liability	-0.02	-0.02
Balance as at 31st March, 2022	0.00	0.00
Maturity analysis of lease liability on undiscounted basis		
Particulars	2021-22	2020-21
Less than one year	0.02	0.02
One to two years	0.04	0.04
•		

Total Cash Outflow on account of lease liabilities for the year ended March 31, 2022 amounts to Rs 0.02 (P.Y. 0.02)

0.02

0.04

NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

32. The movement in deferred tax assets and liabilities for the year ended 31st March 2021 and 31st March 2022

	Year ended 31st March, 2022				
PARTICULARS	As at Credit/(charge) in Credit/(charge) in As at Statement of Other Profit and Loss Comprehensive Income 31st March				
Provision for Employee Benefits	(3.63)		1.85	(1.78)	
Depreciation	(18.19)	(0.02)		(18.21)	
Expenses Allowable for Tax Purpose when paid	-	-		-	
Total	(21.83)	0.02)	1.85	(19.99)	

Reconciliation of Effective Tax Rate

The reconciliation between the statuatory income tax rate applicable to the company and the effective tax rate of the company is as follows:

	Year ended 31st March, 2022	Year ended 31st March, 2021
Statuatory income tax rate	25.17%	25.17%
Difference due to :		
Expenses not deductible for tax purposes	2.1%	2.14%
Previous Year Tax adjustment	0.4%	0.396%
Expenses deductible for tax purposes	-0.5%	-0.51%
Depreciation	-0.6%	-0.56%
Deferred tax	0.0%	0.2%
Interest on Income tax	0.9%	0.9%
Effective Tax Rate	27.52%	27.71%

33. Financial Instruments - Accounting Classification and fair values

			Carrying Amount		
31st March 2022		FVTPL	FVTOCI Cost/ Amor		
Financial Assets:					
Other Financial Assets:					
(i) Security Deposits with Government Authorities	Non-Current	-	-	4.82	
(ii) Security Deposits with Others	Current	-	-	3.67	
(iii) Trade Receivables	Current	-	-	505.67	
(iv) Cash & Cash Equivalents	Current	-	-	155.13	
Total		-		669.29	

			Carrying	Amount	
31st March 2022		FVTPL	FVTOCI Cost/ Am		
Financial Liabilities :					
Borrowings	Non-Current	-	-	73.00	
Borrowings	Current	-	-	677.42	
Trade Payables	Current	-	-	207.16	
Other Financial Liabilities	Current	-	-	47.34	
Total		-	-	1,004.92	



NOTES FORMING PART OF FINANCIAL STATEMENTS

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			Carrying Amount		
31st March 2021		FVTPL	FVTOCI	Cost/ Amortised Cost	
Financial Assets:					
Other Financial Assets:					
(i) Security Deposits with Government Authorities	Non-Current	-	-	4.73	
(ii) Security Deposits with Others	Current	-	-	3.47	
(iii) Trade Receivables	Current	-	-	448.19	
(iv) Cash & Cash Equivalents	Current	-	-	86.23	
Total		-	-	542.62	

			Carrying Amount		
31st March 2021		FVTPL	FVTOCI Cost/ Amo		
Financial Liabilities:					
Borrowings	Non-Current	-	-	-	
Borrowings	Current	-	-	273.57	
Trade Payables	Current	-	-	192.60	
Other Financial Liabilities	Current	-	-	78.59	
Total		-	-	544.76	

34. Financial Risk Management

a) Market risk

Market risk is the risk that changes in market prices such as commodity prices risk, foreign exchanges rates and interest rates which will affect the company's financial position. Market risk is attributable to all market risk sensitive financial instruments including foreign currency receivables and payables.

The company is in the business of production, manufacturing and dealing in kitchen appliances and kitchenware which is one such sector within the overall household segment that has been in the limelight in recent past and its a buyer driven market and the sales depends up on the user-friendly ness of the product which is followed by continous modifications.

The company is in the process of making and implementing the strategies to capitalize available opportunities and minimizing the threats to ladder products across capacities, formats and prices. In addition to broad basing the product by customizing the model structure with added features the company will put its every effort to maximize the internal accruals by way of input tax credit available in the GST law and by optimizing the product common costs so as to enable it to sustain profitability in the market, the revenue increase through E-Commerce platforms is going to held significantly.

Changing household and commercial lifestyles, economical availability of electricity, rising concerns regarding eco-friendly appliances are expected to be the key drivers of the kitchen appliances market size. Development of e-commerce distribution channels, emergence of information technology and the other smart technologies will support the overall kitchen appliances market.

Interest rate risk

"Interest rate risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market interest rates. According to the company interest rate risk exposure is only for floating rate borrowings. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used that represents management's assessment of the reasonably possible change in interest rates."

(1.22)

(3.33)



Gorani Industries Ltd.

NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

Exposure to interest rate risk

Company's interest rate risk arises from borrowings. The interest rate is based on MCLR linked rates for its working capital loan.

	31st March, 2022	31st March, 2021
Total Borrowings	750.42	273.57
Borrowings out of above bearing variable rate of interest	666.28	244.43
Interest Rate Sensitivity		
A change of 50 bps in interest rates would have following Impact on profit before tax		
	2021-22	2020-21
50 bps increase would decrease the profit before tax by	3.33	1.22
	2021-22	

Other price risk

50 bps decrease would increase the profit before tax by

Other price risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market traded price. The Company is not exposed to pricing risk as the Company does not have any investments in equity instruments and bonds.

b) Credit risk

Credit risk arises from the possibility that the counter party may not be able to settle their obligations as agreed. To manage this, the Company periodically assess financial reliability of customer, taking into account the financial condition, and ageing of accounts receivable.

Ageing of Trade Receivables

Particulars	31st March 2022	31st March 2021
Not due	-	-
0-3 months	450.70	295.26
3-6 months	10.75	124.95
6-12 months	19.93	0.54
beyond 12 months	24.28	27.44
Total	505.66	448.19

c) Liquidity Risk

As no major future expansion in the near future is expected company does not accrues contingent liabilities. The company's approach to managing liquidity is to ensure as far as possible that it will have sufficient liquidity to meet its liabilities as when they are due, under both normal and stressed conditions without incurring the unacceptable losses or risking damage to the company's reputations. As regard the company does not expect poor liquidity position in this scenario. Also the company have the system of properly controlled and speedy recovery from debtors generally.



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

Maturity patterns of Financial Liabilities

Particulars		31st March 2022	31st March 2021
Borrowings			
Within 1 year		677.42	273.57
1-3 year		28.39	-
3-5 year		44.61	
Beyond 5 years			
	Total	750.42	273.57
Trade payables			
Within 1 year		207.16	124.11
1-3 year			68.49
3-5 year		-	-
Beyond 5 years		-	-
	Total	207.16	192.60
Other Financial Liabilites			
Within 1 year		47.34	78.59
1-3 year		-	-
3-5 year		-	-
Beyond 5 years		-	-
	Total	47.34	78.59

d) Currency Risk

Since the company has have purchases from China which have foreign currency involvement and flexibility attached to it, however the same is not a threat, due to increasing demand and reputed products of the company coupled with speedy recovery from debtors. The company is well set to bear the short term losses on foreign rate fluctuation which is cushioned by the optimum inventory level mentioned by the company.

35. Capital Management

The Company manages its capital to ensure that it will be able to continue as going concerns while maximising the return to stakeholders through the optimisation of the equity balance. The Company's management manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants.



NOTES FORMING PART OF FINANCIAL STATEMENTS

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36. Ageing Schedule for Trade Receivables:

FY 21-22

	Outstand	ing for followi	ng periods fro	m due date of	payment	Total
Particulars	Less than 6 months	6 months- 1 year	1-2 yrs.	2-3 yrs.	More than 3 yrs.	
(i) Undisputed Trade receivables- considered good	461.46	19.93	10.18	6.09	8.01	505.66
(ii) Undisputed Trade	-	-	-	-	-	-
Receivables- Considered Doubtful						
(iii) Disputed Trade	-	-	-	-	-	-
Receivables considered good						
(iv) Disputed Trade	-	-	-	-	-	-
Receivables considered doubtful						

FY 20-21

	Outstand	ling for followi	ng periods fro	m due date of	payment	Total
Particulars	Less than 6 months	6 months- 1 year	1-2 yrs.	2-3 yrs.	More than 3 yrs.	
(i) Undisputed Trade receivables- considered good	420.21	0.54	11.05	8.05	3.17	443.01
(ii) Undisputed Trade Receivables- Considered Doubtful	-	-	-	-	-	-
(iii) Disputed Trade Receivables considered good	-	-	-	-	5.18	5.18
(iv) Disputed Trade Receivables considered doubtful	-	-	-	-	-	-

For Capital-work-in progress, following ageing schedule is given:

FY 21-22

		Amount	in CWIP for a	period of	Total	
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years		
"Projects in progress						
Projects temporarily suspended"	2.19	-	-	-		2.19

FY 20-21

	Amount in CWIP for a period of				Total	
CWIP	Less than 1 year	1-2 years	2-3 years	More tha		
"Projects in progress						
Projects temporarily suspended"	5.54	-	-	-		5.54



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

37. Ageing Schedule for Trade Payables:

FY 21-22

Particulars	Outstar	Outstanding for following periods from due date of			
	Less than 1	1-2 yrs.	2-3 yrs.	More than 3	
(i) MSME	53.44	-	-	-	53.44
(ii) Others	131.06	-	-	22.67	153.72
(iii) Disputed dues- MSME	-	-	-	-	-
(iv) Disputed dues- Others	-	-	-	-	-

FY 20-21

Particulars	Outstan	Outstanding for following periods from due date of				
	Less than 1	1-2 yrs.	2-3 yrs.	More than 3		
(i) MSME	87.13	1	-	-	87.13	
(ii) Others	1.51	1	-	41.96	43.47	
(iii) Disputed dues- MSME	-	-	-	-	-	
(iv) Disputed dues- Others	-	-	-	-	-	

38. Details of borrowings from banks or financial institutions on the basis of security of current assets:

FY 21-22

Security of Debtors/ closing stock (Raw Material, WIP, Closing stock)/Any other Current Asset

Amount in Lacs (Rs.)

	6/30/2021		9/30,	/2021	12/31/2021		3/31/2022	
	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books
Debtors	347.74	347.74	390.98	391.00	300.56	301.75	505.66	505.67
WIP		39.10		62.01		64.33		-
Raw Material	672.31	480.98	820.55	569.68	607.26	401.34	953.54	791.99
Finished Stock		174.65		188.86		164.06		161.55
Any other Current Asset	-	-	-	-	-	-	-	-

FY 20-21

Security of Debtors/ closing stock (Raw Material, WIP, Closing stock)/Any other Current Asset

Amount in Lacs (Rs.)

	6/30/2021		9/30,	/2021	12/31/2021		3/31/2022	
	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	·	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books
Debtors	560.36	559.41	318.24	318.24	492.50	492.51	448.19	448.19
WIP		76.15		65.91		47.23		49.45
Raw Material	365.66	173.88	311.43	165.87	193.65	67.98	326.25	171.08
Finished Stock		118.88		79.65		80.34		105.72
Any other Current Asset	-	-	-	-	-	-	-	-

Note: As per the Format given by the bank for submission of Stock Statement there is no requirement to submit Bifurcation of Inventory in WIP, Raw material and Finished Stock seperately and also the figures mentioned in Stock Statement are in lacs.



NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

39. Registration of charges or satisfaction with Registrar of Companies

FY 21-22

Nature of Loan	Security Provided	Whether Charge Registered with ROC(Yes/No)	Date of registraion of charge (Yes/No)
Working Capital Loan (CC Limit)	Primarily secured on Hypothication of Book Debts and Stock and Collateral security as Land and Building situated at Plot No. 32-33 Sector-F, Sanwer Road, Industrial Area, Indore	Yes	10/22/2019
Term Loan	Primarily secured on Hypothication of Book Debts and Stock and Collateral security as Land and Building situated at Plot No. 32-33 Sector-F, Sanwer Road, Industrial Area, Indore	Yes	2/23/2022
Vehicle Loan	Motor Vehicle Hypothication	Yes	23/01/2019
Other Loan	0	0	0

FY 20-21

Nature of Loan	Security Provided	Whether Charge Registered with ROC(Yes/No)	Date of registraion of charge (Yes/No)
Working Capital Loan (CC Limit)	Primarily secured on Hypothication of Book Debts and Stock and Collateral security as Land and Building situated at Plot No. 32-33 Sector-F, Sanwer Road, Industrial Area, Indore	Yes	10/22/2019
Term Loan			
Vehicle Loan	Motor Vehicle Hypothication	Yes	23/01/2019
Other Loan	0	0	0

40. Additional Regulatory Information

- 1. The title deeds, comprising all the immovable properties are held in the name of company and no immovable property is jointly held with others.
- 2. The company has not revalued its Property, Plant and Equipment.



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

- 3. The company has not granted any Loans or Advances granted to promoters, directors, KMPs and the related parties (as defined under Companies Act, 2013,) either severally or jointly with any other person.
- 4. No proceeding have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made thereunder.
- 5. The company is not declared wilful defaulter by any bank or financial Institution or other lender.
- 6. The company has not entered into transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- 7. The company does not have any subsidiary.
- 8. The company has not applied for any Scheme of Arrangements in terms of sections 230 to 237 of the Companies Act, 2013.
- 9. (a) No funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) No funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- 10. The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

41. Disclosure relating to various ratios:-

S.No.	Ratios		2021-22	2020-21	% Change
(a)	Current Ratio	"Current Assets Current Liabilities"	1.72	1.53	12.81
(b)	Debt-Equity Ratio	"Debt Shareholder's Equity"	0.78	0.47	63.70
(c)	Debt Service Coverage Ratio	"Earnings available for debt services Debt Service"	5.52	5.11	7.99
(d)	Return on Equity Ratio	"Earnings after tax Equity Shareholders fund"	0.17	0.11	50.41
(e)	Inventory Turnover ratio	"Cost of Goods Sold Average Inventory"	3.29	4.34	-24.22
(f)	Trade Receivables Turnover ratio	"Net Credit Sales Average Trade Receivables "	6.03	3.49	72.52
(g)	Trade Payables Turnover ratio	"Net Credit Purchases Average Trade Payables"	10.53	5.37	96.22
(h)	Net Capital Turnover ratio	"Net Sales Working Capital"	3.94	5.92	-33.53
(i)	Net Profit ratio	"Earning after Tax Net Sales"	0.06	0.04	61.25
(j)	Return on Capital Employed	"Earning before Interest and Taxes Capital employed"	0.25	0.18	39.93
(k)	Return on Investment	Since the company has no investments, this ratio is not applicable.	-	-	-

Explanation to items included in denominator and numerator :

	Particulars	2021-22	2020-21
a)	Current Assets	1739.17	898.63
b)	Current Liabilities	1008.62	587.93
c)	Debt = Borrowings (Non Current Liabilities) + Borrowing (Current Liabilities)	750.42	273.57
d)	Earning after Tax = Profit after Tax	166.31	65.99
e)	Equity Shareholders funds = Equity Share capital + Other Equity	967.04	577.10
f)	Cost of Goods sold = Cost of material consumed + Purchase of Trading Goods + Changes in inventory	2104.62	1373.02
g)	Earnings available for debt services = Profit after Tax + Interest + Depriciation and Amortisation	237.79	110.19
h)	Debt Service = Interest + Principal Repayments	43.09	21.56



NOTES FORMING PART OF FINANCIAL STATEMENTS CIN - L28121MP1995PLC009170

	Particulars	2021-22	2020-21
i)	Average Inventory = (Opening Inventory + Closing Inventory)/2	639.89	316.35
j)	Average Trade Receivable = (Opening Trade Receivables + Closing Trade Receivables)/2	476.93	526.44
k)	Average Trade Payable = (Opening Trade Payables+ Closing Trade Payables)/2	199.88	255.86
I)	Net Purchase	2104.62	1373.02
m)	Net Sales	2875.51	1839.80
n)	Working Capital = Current Assets - Current Liabilities	730.55	310.70
o)	Capital Employed = Equity + Borrowings (Non Current Liabilities)	1040.04	577.10
p)	Earning Before Interest and Taxes	259.92	103.07

S.No.	Ratio	Reason for change in ratios by more than 25%:
1	Debt-Equity Ratio	The Change is purely due to availment of COVID loan of 73 lacs and Unsecured loan of Rs. 55 lacs from Promoters in addition to enhacement of Cash Credit Facitility to the tune of Rs. 3 Crores
2	Return on Equity Ratio	Profitability has been increased due to Product sales composition i.e. product with the greater margin has greater sale value.
3	Trade Receivables Turnover ratio	Sincere steps taken by the management for fixation and adherence of the Credit Policy.
4	Trade Payables Turnover ratio	It is followed by the good recovery policy of the company. Recovered Early and accordingly paid early.
5	Net Capital Turnover ratio	Increase in Inventory at year end due to receipt of Consignment of Imported Components having high value change the level of Inventory Hence the ratio. The conversion of inventory in to sales in April and May is reflected.
6	Net Profit ratio	Due to better sales contribution by the high margin product and accumulation of inventory at the year end.
7	Return on Capital Employed	For the reason mentioned in the point above.

42. Contingent Liabilities and Commitments

Estimated amount of contracts remaining to be executed on capital account and not provided for Rs.Nil. (Previous Year Rs. Nil).

- **43.** In the opinion of the management and to the best of their knowledge and belief the value of realization of current assets, loans and advances in the ordinary course of business will not be less than the amount at which they are stated in the balance sheet.
- **44.** As per Ind AS 108 Operating Segments, there is no reportable segments and therefore no disclosures are made.





Gorani Industries Ltd.

NOTES FORMING PART OF FINANCIAL STATEMENTS

CIN - L28121MP1995PLC009170

- 45. Additional Information pursuant to provisions of paragraph 5 (VIII) of part II of schedule III to the companies as certified by
 - Details of Imported and Indigenous Raw Material, Stores & Spares Consumed:

	Current Year %		Previous Year %	
Imported	1,316.06	62.36%	583.03	44.28%
Indigenous	794.29	37.64%	733.57	55.72%
Total	2,110.35	100.00%	1,316.60	100.00%

Value of Imports calculated on CIF basis

	Current Year		
Raw Material/Components	1,620.15	578.39	
Other goods	2.37	35.95	
Total	1,622.52	614.34	

- Expenditure in foreign currency Foreign Travelling
- Earning in foreign exchange
- 46. The Balances in the accounts of debtors, creditors, loans, advances and others are subject to confirmation and reconciliation. But no confirmation is called in last three year by the company.
- 47. The previous year figures have been regrouped / reclassified, wherever necessary to confirm to the current year figures.

For and on behalf of the Board

As per our report of even date For SANDEEP SURENDRA JAIN & CO. Chartered Accountants Firm Reg. No. 010172C

(Sanjay Gorani) Managing Director Whole Time Director Whole Time Director

(Anil Gorani)

(Nakul Gorani)

(Sachi Samaria)

(C.S. Sharma) CA. Seema Vijayvargiya

DIN:-00055531

DIN: 00055540

DIN: 06543317

Company Secretary

C.F.O.

Partner M.No. 409674

UDIN: 21409674AAAAAG5421

Place : Indore Date: 16th May, 2022

For Gorani Industri

BOOK - POST				
	To,			
	T			

If Undelivered, please return to

Gorani Industries Ltd.

Reg. Office: Plot No. 32-33, Sector-F,
Sanwer Road, Industrial Area, INDORE - 452 015 (M.P.)

For Gorani Industries Ltd. Director,





Gorani

CIN: L28121MP1995PLC009170 GSTIN: 23AAACG6274B1Z2

Regd. Office:

Plot No. 32-33, Sector-F, Sanwer Road, Industrial Area.

Indore-452 015 (M.P.) India

Admin. Office:

1st Floor, B-15 Pologround, Indore - 452 015 (M.P.) Phone: 0731-2723201-3 Fax No.: 0731-2723200

Email: goraniindustriesItd@gmail.com

Website: www.goraniindustries.com

11th January, 2023 Indore

To. The BSE Limited The Corporate Relationship Department, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001

Sub: - Submission of Unaudited Quarterly Financial Results for quarter ended on 31/12/2022.

Dear Ma'am/Sir,

With reference to above we are enclosing herewith the following:

- 1. Certified true copy of Unaudited Financial Results for the Quarter ended on 315 December, 2022.
- 2. The true copy of Limited Review Report.

Please take the above on record and oblige.

Thanking You,

Yours Faithfully,

For Gorani Industries Limited

For Gorani Industries Limited

Nakul Gorani

(Director)

(Holding DIN: 06543317)

(Whole-time Director)

Encl: As above

For Gorani Industries Lid

Director,



Gorani Industries Ltd.

CIN: L28121MP1995PLC009170 GSTIN: 23AAACG6274B1Z2



Regd. Office:

Plot No. 32-33. Sector-F, Sanwer Road, Industrial Area. Indore-452 015 (M.P.) India

Admin. Office :

1st Floor, 8-15 Pologround, Indore - 452 015 (M.P.) Phone: 0731-2723201-3 Fax No.: 0731-2723200

Email: goraniindustriesltd@gmail.com Website: www.goraniindustries.com

					(RS. IN LAKH.	S except EP
	Particulars	For the Quarter ended (31/12/22)	For the Quarter ended (30/09/22)	For the Quarter ended (31/12/21)	For the Nine Months ended (31/12/22)	For the Nine Months ended (31/12/21)	For the Year ende (31/03/22
		(Unaudited)		(Unsudited)	(Unaudited)	(Unaudited)	(Audited
1	Revenue from operations	1234.46	1255.54	967.16	3410.45	2047,37	2875.51
11	Other Income	4.32	3.60	(1.16)	11.81	5.01	11.30
III	Total Income	1238.78	1259.14	966.00	3422,26	2052.38	2886.81
IV	Expenses	004.69	1001.00	710.00	244.24	1700.40	2006.60
	Cost of materials consumed	986.57	1026.37	758.92	2651.26	1629.50	2095.63
	Purchases of stock-in-trade	27.12	0.13	0.90	27.57	1.84	15.37
	Changes in inventories of finished goods, work-in- progress and stock -in-trade	(10.87)	(95.24)	22.47	(41.45)	(73.23)	(6.38)
	Employee benefits expense	90 94	104.35	90.06	280.37	258.23	354.42
	Finance Costs	17.94	15.03	9.93	48 46	26.62	39 24
	Depreciation and amortisation expense	11.29	11.00	8.91	33.17	26.52	38 17
	Other expenses	27.47	70.29	28.05	136.67	81.19	123.75
	Total expenses	1150.46	1131.93	919.24	3136.05	1950.67	2660.20
V	Profit / (Loss) before exceptional items and Tax	88.32	127.21	46.76	286.21	101.71	226.61
VI	Exceptional items	0.00	0.00	0.00	0.00	0.00	0.00
VII	Profit / (Loss) before tax	88.32	127.21	46.76	286.21	101.71	226.61
VIII	Tax Expenses					30179/-0	
	(1) Current Tax	23.04	33.24	12.45	74.67	26.93	60.28
	(2) Defened Tax	0.00	0.00	0.00	0.00	0.00	0.02
IX	Profit / (Loss) for the period from the continuing operations	65,28	93.97	34.31	211.54	74.78	166.31
X	Profit/Loss from discontinued operations	0.00	0.00	0.00	0.00	0.00	0.00
XI	Tax Expenses of discontinued operations	0.00	0.00	0.00	0.00	0.00	0.00
XII	Profit / (Loss) from discontinued operations (after tax)	0.00	0.00	0.00	0.00	0.00	0.00
XIII	Profit / (Loss) for the period	65.28	93.97	34.31	211.54	74.78	166.31
XIV	Other Comprehensive Income						-
	(A) (i) Items that will not be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00	(7.35)
	(ii) Income tax relating to items that will not be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00	1.85
_	(B) (i) Items that will be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00	0.00
	(ii) Income Tax relating to items that will be reclassified to Profit or loss	0.00	0.00	0.00	0.00	0.00	0 00
XV	Total Comprehensive Income for the Period (Comprising Profit (loss) and other comprehensive income for the period)	65.28	93.97	34.31	211.54	74.78	160.81
XVI	Earings Per Equity Share (For Continuing Operation) : (i) Basic	1.22	1.75	0.70	3.94	1,53	3.41
	(ii) Diluted	1.22	1.75	0.70	3.94	1.53	3.39
XVII	Earings Per Equity Share (For Discontinued Operation) : (i) Basic (ii) Diluted	0.00	0.00	0.00	0.00	0.00	0.00
IIIVX	Earings Per Equity Share (For Discontinued & Continuing Operations) (i) Basic	1.22	1.75	0.70	3.94	1.53	3.41
			1				

1. Audit Committee has reviewed the above results on 11th January, 2023.

2. Above Financial Results were taken on record at the meeting of Board of Directors held on 11th January, 2023.

3. The statutory auditors of the company have carried out the Limited Review of the financial results for the guarter ended 31st December, 2022.

4. Company has only one segment of Activity viz-"Kitchen Ware"

For Gorani Industries Limited

For Gorani Industries Limited

(Director)

For Gorani Industries Ltd.

(Director)

Director,



Gorani Industries Ltd.

CIN: L28121MP1995PLC009170 GSTIN: 23AAACG6274B1Z2

Regd. Office:

Plot No. 32-33, Sector-F, Sanwer Road, Industrial Area.

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1st Floor, B-15 Pologround, Indore - 452 015 (M.P.) Phone: 0731-2723201-3 Fax No.: 0731-2723200

Email: goraniindustriesltd@gmail.com Website: www.goraniindustries.com

5. The format for Audited Results as prescribed in SEBI's circular CIR/CFD/CMD/15/2015 has been modified to comply with requirement of SEBI's circular Dt. 05th July. 2016, Ind AS and schedule III to the companies Act, 2013 applicable to companies that are required to comply with Ind AS.

6. Figures for the corresponding periods in the previous year's/period's have been regrouped/rearranged/reclassified wherever necessary to make them comparable with the figures for the current period.

For and on behalf of the Board

For Gorani Industries Limited For Gorani Industries Limited

Nakul Gorani Whole Time .Director DIN:06543317 Place: Indore Date: 11/01/2023

(Director)

Sanjay Gorani Managing Director DIN: 00055531

(Director)

For Gorani Industries Ltd.

(452)

SANDEEP SURENDRA JAIN & CO.
CHARTERED ACCOUNTANTS
F.R.N - 010172C
PAN - ABRFS4409B

E-mail:-sandipjain_ca@rediffmail.com
Jain.cass@gmail.com



HO:

11, JAWAHAR MARG THANDLA DIST. JHABUA (M.P) 104,1ST FLOOR,SHAM TOWER RNT MARG, INDORE (M.P.) 0731-3579925, 9425057040



0731-3579925, 9425057040 9009041424

LIMITED REVIEW REPORT

Review Report to BSE Limited, Mumbai

We have reviewed the accompanying statement of Unaudited Standalone Ind AS financial results of M/S GORANI (NDUSTRIES LIMITED, INDORE (the company), for the quarter ended on 31/12/2022 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 ('the Regulations'), as amended, read with SEBI Circular No. CIR/CFD/CMD1/80/2019 dated July 19, 2019 ('the Circular').

The preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 'Interim Financial Reporting' prescribed under section 133 of Companies Act, 2013 read with Rule 3 of Companies (Indian Accounting Standards) Rules 2015 as amended, read with the Circular is the responsibility of the Company's management and has been approved by the Board of Directors of the Company. Our responsibility is to issue a report on these financial statements based on our review.

We conducted our review of the Statement in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatements. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit .We have not performed an audit and accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement, Unaudited financial results prepared in accordance with the recognition and measurement principles laid down in the applicable Indian Accounting Standards (Ind AS) specified under section 133 of the companies Act, 2013 read with relevant Rules and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including the manner in which it is to be disclosed, or that it contains any material misstatement.

Place: Indore Date: 11/01/2023

UDIN: 23409674BGXCWS420

For Gorani Industries Liu.

For Sandeep Surendra Jain & Co.

(Chartered Accountants)

FRN: 010172C

00

CA. Seema Vijayvargiya

(Partner)

Membership No.: 409674





CIN: L28121MP1995PLC009170 GSTIN: 23AAACG6274B1Z2

Regd. Office:

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Email: goraniindustriesltd@gmail.com Website: www.goraniindustries.com

CERTIFICATE

We, Sanjay Gorani (Holding DIN: 00055531), Managing Director and Arpit Garg. Chief Financial Officer of the Company Gorani Industries Limited certify under Regulation 33 SEBI (Listing obligation and Disclosure Requirements) Regulations, 2015 that the unaudited linancial results for the quarter ended 31st December, 2022, do not contain any false or misleading statement or figures and do not omit any material fact which may make the statement or figures contained therein misleading.

The above Certificate given by us is true to the best of our knowledge and belief.

For Gorani Industries Limited

(Director)

Sanjay Gorani (Holding DIN: 00055531)

Managing Director

Chief Financial Officer

Date: 11/01/2023

Place: Indore

For Gorani Industries Ltd.

Date: 11/01/2023 Place: Indore

AUDITED ANNUAL ACCOUNTS OF

M/S. BLOWHOT KITCHEN APPLIANCES PVT.LTD. INDORE. CONSOLIDATED

FOR THE YEAR ENDED 31ST MARCH 2020

AUDITORS

B.D. SHARDA & COMPANY CHARTERED ACCOUNTANTS

309, CHETAK CENTRE, INDORE - 452002 PHONE : 2522145

PAN: AGTPS5612D

For Gorani Industries Ltd.

PHISCON!



309, Chetak Centre 12/2 RNT Marg, Indore – 452001 Phone: 2522145

INDEPENDENT AUDITOR'S REPORT

TO,
THE MEMBERS
BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE

Report on the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED ("the Company")**, which comprise the Balance Sheet as at 31st March, 2020, the Statement of Profit and Loss, Cash flow Statement for the year ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2020, and its profit and its cash flow for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

We have determined that there is no key audit matter to communicate in our report.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position and financial performance of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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





309, Chetak Centre 12/2 RNT Marg, Indore – 452001 Phone: 2522145

Auditor's Responsibility

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

A further description of our responsibilities for the audit of the financial statements is included in Annexure "A" of this auditor's report.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the order") issued by the Central Government of India in terms of sub-section (11) 143 of the act, we give in the **Annexure** "B", a statement on the matters specified in the paragraph 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss, and the cash flow Statement dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion the aforesaid financial statements comply with the accounting standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the directors as on 31" March, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31" March, 2020 from being appointed as a director in terms of Section 164 (2) of the Act.
 - (f) Report on the internal financial controls u/s 143 of the Companies Act 2013 is not applicable to the Company.
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For B.D. SHARDA & CO. Chartered Accountants Firm Registration No. 00161C

[CA. B.D. SHARDA]

Proprietor

Membership No.: 070209

Place: Indore

Date: 14-12-2020

UDIN: 20070203AAAAAH 9803



309. Chetak Centre 12/2 RNT Marg, Indore - 452001 Phone: 2522145

ANNEXURE "A" REFERREDTO IN PARAGRAPH UNDERTHE HEADING OF "AUDITOR'S RESPONSIBILITY" OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH, 2020

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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.

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 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.

> For B.D. SHARDA & CO. Chartered Accountants Firm Registration No. 00161C

> > [CA. B.D. SHARDA] Proprietor

Membership No.: 070209

Place: Indore

Date: 14-12-2020

COSPHERA AAROS OF OOS



309, Chetak Centre 12/2 RNT Marg, Indore – 452001 Phone: 2522145

ANNEXURE "B" TO THE INDEPENDENT AUDITORS' REPORT

REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING 'REPORT ON OTHER LEGAL & REGULATORY REQUIRMENT'OF OUR REPORT OF EVEN DATE OF THE FINANCIAL STATEMENT OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2020:

- 1) (a) The Company has maintained proper records, showing full particulars, including quantitative details and situation of fixed assets on the basis of available information.
- (b) As explained to us, all the fixed assets have been physically verified by the management in a phased manner, which in our opinion is reasonable having regard to the size of the company and nature of its assets. No material discrepancies were noticed on such physical verification.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the company.
- 2) (a) The management has conducted the physical verification of inventory at reasonable intervals.
- (b) The discrepancies noticed on physical verification of the inventory as compared to books records which has been properly dealt with in the books of account were not material.
- 3) 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.
- 4) In our opinion according to the information given to us and as per the provisions of Sec. 185 of the Companies Act, the Company has not granted any loan to its Directors. Further company has not make /give any loans, investment, guarantees and securities as provided in Sec. 186 of the Companies Act.
- 5) According to the information and explanations given to us, the Company has not accepted any deposits from the public within the meaning of Sections 73, 74, 75 and 76 of the Act and Rules framed there under to the extent notified.
- 6) As informed to us, the maintenance of Cost Records has not been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company.
- 7) (a) According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally late in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Sales tax, Service Tax, Duty of Customs, Duty of Excise, Value added Tax, CESS and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2020 for a period of more than six months from the date on when they become payable.
- b) According to the information and explanation given to us, there are no dues of income tax, sales tax, service tax, duty of customs, duty of excise, value added tax outstanding on account of any dispute.
- 8) In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of dues to banks, financial institutions or government. The Company did not have any borrowings during the year by way of debenture.
- 9) Based upon the audit procedures performed and the information and explanations given by the management, the company has not raised moneys by way of initial public offer or further public offer including debt instruments. The term loans were applied for the purposes for which those were raised.
- 10) Based upon the audit procedures performed and the information and explanations given by the management, we have neither come across any instances of material fraud by the Company or on the company by its officers or employees, noticed or reported during the year.
- 11) The Company is a Private Limited Company. Therefore the provision of clause 3(XI) of the order is not applicable to the company.



309, Chetak Centre 12/2 RNT Marg, Indore – 452001 Phone: 2522145

- 12) As the Company is not a Nidhi Company. Therefore, the provisions of clause3 (xii) of the Order are not applicable to the Company.
- 13) The provision of sec. 177 of the Companies Act is not applicable to the company. Further according to the information and explanations given to us and based on our examination of the records of the company, transaction with related parties are in compliances with sec. 188 of the Act where applicable and details of such transaction have been disclosed in the financial statement as required by the applicable accounting standards.
- 14) Based upon the audit procedures performed and the information and explanations given by the management, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of clause 3 (xiv) of the Order are not applicable to the Company.
- 15) Based upon the audit procedures performed and the information and explanations given by the management, the company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the provisions of clause 3 (xv) of the Order are not applicable to the Company.
- 16) In our opinion, the company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company.

For B.D. SHARDA & CO. Chartered Accountants Firm Registration No. 00161C

[CA. B.D. SHARDA]

Proprietor

Membership No.: 070209

Place: Indore

Date: 14-12-2020

UDIN: 200 70209 AAAADH 3809

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955 BALANCE SHEET AS AT 31ST MARCH, 2020

(In Rs.)

PARTICULARS	Note	As at	As at 31st March, 2019
L SOUTH AND LIABILITIES		31ST MARCH 2020	318t Warch, 2019
I. EQUITY AND LIABILITIES			
1. Shareholders' funds			0.500.000
(a) Share Capital .	2	2,500,000	2,500,000
(b) Reserves and Surplus	3	38,392,932	35,003,438
2 Non- current liabilities			
(a) Long-term borrowings	4	28,872,321	15,987,583
3. Current Liabilities			
(a) Trade payables	5		
(i) Total Outstanding dues of Micro and Small Enterprises		4,937,607	6,347,920
(ii) Total Outstanding dues of Creditors other than Micro			
and Small Enterprises		26,553,303	2,513,941
(b) Other current liabilities	6	5,244,116	6,452,146
(c) Short term provisions	7	1,893,730	1,431,270
TOTAL		108,394,009	70,236,298
II ASSETS			
1. Non-current assets			
(a) Property, Plant and Equipments	8	19,653,603	9,957,727
(i) Tangible assets	9	2,125,421	1,996,768
(b) Deferred Tax Assets	10	6,433,225	2,918,026
(c) Long-term loans and advances		0,400,220	2,010,020
2. Current assets			
(a) Inventories	11	35,242,825	29,894,258
(b) Trade receivables	12	25,261,069	18,650,987
(c) Cash and Bank Balances	13	6,301,179	5,138,233
(d) Short-term loans and advances	14	12,034,243	1,457,548
(e) Other current assets	15	1,342,444	222,751
TOTAL		108,394,009	70,236,298
See accompanying notes to the financal Statments	1 to 30		

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Get Gorani Director DIN No. 08364525

Place : Indore

Date: 14-12-2020

INDORE &

As per our report of even date For B. D. Sharda & Company Chartered Accountants Firm Reg. No. 00161C

(B. D. Sharda)

Proprietor M. No. 70209

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BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955

STATEMENT OF PROFIT AND LOSS For The Year Ending on 31ST MARCH, 2020

			Year Ended	Year Ended
	PARTICULARS	Note	31st March, 2020	31st March, 2019
	evenue from operations			
		16	126,471,274	94,622,096
Sa	le of Products	10	120,471,274	01,022,000
II Ot	her Income	17	5,849	22,252
III To	otal Revenue (i + II)		126,477,123	94,644,348
ı∨ Ex	penses			
	Cost of Material Consumed		10,076,790	
	Purchases of Stock in Trade	18	57,345,638	55,107,496
	Changes in inventories of finished goods, work in	19	(623,583)	(779,877
	progress and Stock-in- trade	20	18,002,496	10.399.455
	Employee benefits expense		2,785,301	2,420,143
	Finance Costs	21		3,945,049
- 1	Depreciation and amortization expense	8	5,286,922	9,866,782
1	Other expenses	22	28,733,708	9,000,702
To	otal Expense		121,607,271	80,959,048
	ofit before exceptional and extraordinary items and tax		4,869,852	13,685,300
VI E	cceptional Items	-		·
√II Pr	ofit before extraordinary items and tax (V-VI)		4,869,852	13,685,300
VIII E	ctraordinary items		-	-
IX Pr	rofit before tax (VII-VIII)		4,869,852	13,685,300
X Ta	ax expense:		E	
	(A) Comment toy		1,609,011	4,325,130
.	(1) Current tax			(217,836
	(2) Deferred tax		(128,653)	(217,030
XI PI	ofit/Loss (IX-X)		3,389,494	9,578,006
XII E	arnings per equity share:			
	****		400	383
	(1) Basic		136	
	(2) Diluted		136	383
S	ee accompanying notes to the financal Statments	1 to 30		

Appliances

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Gorani Director DIN No. 08364525

Place : Indore Date: 14-12-2020

As per our report of even date For B. D. Sharda & Company

Chartered Accountants Firm Reg. No. 00161C

(B. D. Sharda)

Proprietor
M. No. 70209
UDIN: 200 7020 9 AR AADH 9809

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BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2020

	As at 31	-03-2020	As at 31-0	03-2019
(A) Cash flow from Operating Activities				
Net Profit before exceptional and extra ordinary items and Tax		48,69,852		1,36,85,300
Add/Less: Non-Operating/Non-cash Items .				
Depreciation & Amotization	52,86,922		39,45,049	
Interest Paid	27,85,301		24,20,143	
Interest Income	(5,849)	80,66,374	(22,252)	63,42,940
Operating Profit before Working Capital Changes		1,29,36,226		2,00,28,240
Change in Working Capital				
Trade Pa yab les	2,26,29,049		(96,85,632)	
Other Current Liabilities	(12,08,030)		2,60,886	
Short Term Loans & Advances	(1,05,76,694)		(8,76,311)	
Short Term Provisions	12,87,590	ł	8,077	
Inventories	(53,48,567)		(7,79,877)	
Trade Receivable	(66,10,082)		16,95,961	
Other Current Assets	(66,106)	1,07,159	15,298	(93,61,598
Cash Generated from Operation		1,30,43,385		1,06,66,641
Income Tax Paid		34,87,728		35,00,000
Net cash flow from operating activities [A]		95,55,657		71,66,641
(B) Cash flow from Investing Activities				
Purchase of Property, Plant and Equipments	(1,49,82,798)		(8,54,157)	
Sale of Property, Plant and Equipments	-		-	
Interest Income	5,849		22,252	
Net Cash used in Investing Activities [B]		(1,49,76,949)		(8,31,905)
(C) Cash Flow from Financing Activities				
Long Term Borrowings	1,28,84,738		(31,44,059)	
Long term loans & advances	(35,15,199)		(27,59,016)	
Finance Cost	(27,85,301)		(24,20,143)	
Net Cash used in Financing Activities [C]		65,84,238		(83,23,218
Net Increase / Decrease in Cash & Cash Equivalents [A+B+C]		11,62,946		(19,88,482)
Cash and Cash Equivalents as at 1st April 2019 (Op. Bal)		51,38,233		71,26,715
Cash and Cash Equivalents as at 31st March 2020(Cl. Bal)		63,01,179		51,38,233

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Date: 14/12/2020

DIN No. 00055531 DIN N Place : Indore

Geet Gorani Director DIN No. 08364525



For B. D. Sharda & Company
Chartered Accountants
Firm Reg. No. 00161C

(B. D. Sharda)
Proprietor

M. No. 70209 UDIN: 20070209AAAADH9809

As per our report of even date

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE Notes forming part of Financial Statements

Note: 1

SIGNIFICANT ACCOUNTING POLICIES

1. SIGNIFICANT ACCOUNTING POLICIES FOLLOWED BY THE COMPANY

A] Basis of Accounting:

The financial statements of Blow Hot Kitchen Appliances Private Limited have been prepared to comply with the generally accepted accounting principles in India (Indian GAAP), including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. The financial statements have been prepared under historical cost convention on accrual basis. The accounting policies have been consistently applied by the company unless otherwise stated.

B] Sales:

The sales of goods are recognized at the point of dispatch of the goods to the customers.

C] Income:

The Income is accounted for on accrual basis.

D] Property, Plant and Equipments:

Property, Plant and Equipments are stated at cost. The cost of an asset comprises its purchase price/cost of construction and any directly attributable expenses for bringing the assets to their working condition for its intended use. Expenditure for additions, modifications, improvements and renewals are capitalized and expenditure for maintenance and repairs are charged to the Profit & Loss Account.

El Depreciation:

Depreciation on Property, Plant and Equipments has been provided on useful life of the assets as prescribed in the Schedule II to the Companies Act, 2013 on written down value method (WDVM). Assets which are purchased / sold during the year, depreciation has been provided on pro-rata basis.

F Borrowing Cost:

Borrowing cost that is attributable to the acquisition or construction of qualifying assets is capitalized as part of the cost of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing cost is recognized as an expense in the period in which they are incurred.

G] Foreign Currency Transaction:

The transactions in foreign currencies are recorded at the rate prevailing on the date of the transaction. Monetary items denominated in foreign currency are restated at the rate prevailing on the balance sheet date. Exchange gains/ losses on settlement and on conversion of monetary items denominated in foreign currency are dealt with in the profit and loss account.

H] Inventories:

Inventories are stated at the lower of cost or net realizable value. Cost is determined on the basis of FIFO method.

[] Contingent Liabilities:

Contingent liabilities as defined in Accounting Standard 29 on "Provisions, contingent liabilities and contingent assets" are disclosed by way of notes to the accounts. Disclosure is not made if the possibility of an outflow of future economic benefits is remote. Provision is made if it is probable that an outflow of future economic benefits will be required to settle the obligation.

J] Retirement Benefits:

- i] The Company accounts for group gratuity for the eligible employees on the basis of payments to Life Insurance Corporation of India as actuarially determined with reference to agreement between them.
- ii] Leave encashment liability is accounted on actual payment basis as per the rules applicable to the company.
- iii] Company's contribution to Provident Fund and ESIC are charged to Profit and Loss Account.

K] Research & Development:

Capital expenditure on research and development is treated in the same way as expenditure on Fixed Assets. The revenue expenditure on Research & Development is written off in the year in which it is incurred.

Ll Accounting on Taxes:

Tax Expenses comprises current tax and deferred tax.

Provision for Income tax is made as per the Income Tax Act 1961. Deferred tax is recognized subject to consideration of prudence; on timing difference being the difference between taxable income and accounting income originate in one period and are capable of reversal in one or more subsequent periods.

M Impairment of Property, Plant and Equipments:

The Company on an annual basis makes on assessment of any indicator that may lead to impairment of assets. If any such indication exists, the company estimates the recoverable amount of the assets. If such recoverable amount is less than the carrying amount, then the carrying amount is reduced to its recoverable amount by treating the difference between them, as impairment loss and the same is charged to profit & loss account. Based on the aforesaid review, the Company is of opinion that there is no impairment of any of its Property, Plant and Equipments as at 31st March 2020.

N Investments:

Investments that are readily realisable and intended to be held for not more than a year are classified as current investment. All other investments are classified as long term investments. Current investments are carried at lower of cost or fair value. Long term investments are carried at cost less permanent diminution in value, if any.



BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED

NOTES FORMING PART OF ACCOUNTS Particulars	On 31	On 31.03.2020		On 31.03.2019		
randculars	Rupees	Rupees	Rupees	Rupees		
NOTE '2'						
SHARE CAPITAL						
,						
-Authorised						
25000 Equity Shares of Rs. 100/- each		2,500,000		2,500,000		
[Previous Year: 25000 Equity Shares of Rs.100 /- each]						
-Issued, Subscribed and Paid up						
25000 Equity Shares of Rs. 100/- each fully paid-up		2,500,000		2,500,000		
Previous Year: 25000 Equity Shares of Rs.100/- each						
TOTAL		2,500,000		2,500,000		
- Reconciliation of Shares:	Nos	Amt(Rs)	Nos	Amt(Rs)		
	25 000	2.500.000	25 000	2,500,000		
Opening Share Capital	25,000	2,500,000	25,000	2,500,000		
Closing Share Capital	25,000	2,500,000	25,000	2,300,000		
-List of Share holders having 5% or more Shares (In Nos)	7. N.	Tm 0/	In Nos	In %		
Name Of Shareholders	In Nos	In %				
Smt. Shanta Devi R. Gorani	2,300	9.20	2,300	9.20		
Shri Narendra Gorani	1,710	6.84	1,710	6.84		
Shri Anil Gorani	4,350	17.40	4,350	17.40		
Shri Sanjay Gorani	4,810	19.24	4,810	19.2		
Smt. Hema Gorani	4,500	18.00	4,500	18.00		
Shri Sanjay Gorani (HUF)	2,000	8.00	2,000	8.00		
Shri Nakul Gorani	2,430	9.72	2,430	9.72		
	4					
NOTE '3'						
RESERVES AND SURPLUS						
General Reserve						
Opening Balance		2,876,870		2,876,870		
		2,876,870		2,876,87		
Closing Balance		-,,-		- 0		
Profit and Loss Account		32,126,568		22,548,563		
Opening Balance		3,389,494	and of	9,578,00		
Add: Profit During The Year		35,516,062		32,126,56		
Closing Balance		33,310,002		52,120,50		
TOTAL		38,392,932		35,003,43		
TOTAL		50,572,102				
NOTE '4'						
LONG TERM BORROWINGS						
- Secured From LIDEC Book Ltd. (Con Loop)			156,089			
-From HDFC Bank Ltd. (Car Loan)			130,003			
[Secured by way of Hypothecation of Car]						
Repayable within 36 EMI of Rs. 39831/-			2 2 42 725			
-From Kotak Mahindra Prime Ltd	-		3,343,735			
Secured by way of Hypothecation of Car						
Repayable within 36 EMI of Rs. 354270/-	101					
-From Axis Bank (Loan)	19,543,951					
[Hypothecation on entire current assets. Collaterally secured by	N.					
land and building of company and personal guarantee of Directors						
of the Company.]						
-From Central Bank of India (Loan)			12,732,966			
[Mortgage of Leasehold Property & Personal Guarantee of Director]						
Less: Current Maturities of Long Term Loans	-	19,543,951	3,499,824	12,732,96		
,	<u> </u>					
- Unsecured						
From - Directors & its Relative		9,328,370		3,254,61		
TOM - Directors & its relative		2,020,010		5,251,01		
TOTAL		28,872,321		15,987,58		





TRADE PAYABLES		4027 (07	(247 000
Fotal Outstanding dues of Micro and Small Enterprises Fotal Outstanding dues of Creditors other than Micro and	Small	4,937,607	6,347,920
Enterprises	Sirian	26,553,303	2,513,941
•			
	TOTAL	31,490,910	8,861,861
l. Trade Payables includes Rs. (Previous Year Rs. NI Development Act,2006	L) due to creditors registered	with the Micro ,5mail and Med	ium Enterprises
2. No Interest is Paid during the year to Micro, Small	and Medium Enterprises.		
3. The Above information has been determined to the		dentified on the basis of the info	mation available
with the company regarding the status of the supplier			
	•		
NOTE '6'			
OTHER CURRENT LIABILITIES		1 227 840	2,789,315
Advances From Customers Taxes Duties and Other Payables		1,327,849 1,746,266	163,007
Current Maturity of Long Term Debt		1,740,200	3,499,824
Franchisee Deposits		2,170,000	5,155,02
Thirtimeter Deposits	TOTAL	5,244,116	6,452,146
NOTE '7'			
SHORT TERM PROVISIONS			
Provision for Other Expenses		1,893,730	606,140
Provision for Income Tax	TOTAL	1,893,730	825,130 1,431,270
	TOTAL	1,893,730	1,431,270
NOTE '9'			
DEFERRED TAX ASSETS (NET)			
Deferred Tax Assets		2,125,421	1,996,768
	TOTAL	2,125,421	1,996,768
NOTE '10'			
LONG TERM LOANS AND ADVANCES			
(unsecured Considered good)		// A75	71 277
Security Deposits with Government authorities Deposits with Others		66,475 6,366,750	71,276 2,846,750
Deposits with Others	TOTAL	6,433,225	2,918,026
NOTE '11'			
INVENTORIES			
Stock in Trade (Traded Goods)		27,693,674	27,975,112
Stock in Trade (Finished Goods)		336,911	-
Stock in Trade (Raw Material)		4,724,984	-
Packing Material		2,234,146	1,919,146
Goods in Transit	TOTAL	253,110 35,242,825	29,894,258
*	TOTAL	Jagurtugua	27,074,230
NOTE `12'			
TRADE RECEIVABLES			
(unsecured, Considered good except otherwise stated)			
More than 6 Months		5,289,718	2,746,827
Others.		19,971,351	15,904,160
	TOTAL	25,261,069	18,650,987
NOTE 1421			
NOTE `13' CASH AND BANK BALANCES		· ·	
-Cash and Cash Equivalents			
Cash on Hand		350.001	460,000
Balance In Current Accounts with Scheduled Bank		359,021 5,849,970	460,008 4,591,886
-Other Bank Balance		3,042,270	4,371,000
Bank deposit (with more than 3 months maturity)		92,188	86,339
		, i 00	00,337
, , , , , , , , , , , , , , , , , , , ,			





NOTE '14'			
SHORT TERM LOANS AND ADVANCES			
(unsecured Considered good)	2	9 421 454	862,543
Advance to Suppliers Income TAX A.Y 2006-07		8,421,4 56 74, 977	74,977
Income TAX A.Y 2018-19		47,900	47,900
TDS Receivable from Kotak Mahindra Prime		14,809	-
GST Receivable		3,475,100	472,128
	TOTAL	12,034,243	1,457,548
NOTE '15'			
OTHER CURRENT ASSETS		-4%	
Prepaid Expenses	•	281,665	222,751
Mswipe Card Balance		7,192	-
Income Tax Refundable A.Y. 20-21		1,053,587	
	TOTAL	1,342,444	222,751
NOTE '16'			
REVENUE FROM OPERATION Sales			
Traded Goods (see Note 23(a))		108,485,774	94,622,096
Manufacturing Goods	momax.	17,985,500	-
	TOTAL	126,471,274	94,622,096
NOTE '17'			
OTHER INCOME			
Interest om FDR		5,849	5,524
Interest on IT Refund	TOTAL	5.040	16,728
	TOTAL	5,849	22,252
NOTE '18'			
Cost of Material Consumed			
Stock at the beginning of the year		¥	
Add: Purchases		14,801,774	*
Less: Stock at the end of the year		(4,724,984)	
		10,076,790	-
NOTE '18'			
Purchases of Stock in Trade			
Purchases of Trading Goods (see Note 23(b))		52,984,6 87	51,211,961
Purchases of Packing Material		3,762,553	3,233,172
Consumable Goods Goods in Transit		528,351	662,363
Goods in Transit	TOTAL	70,047 57,345,638	55,107,496
NOTE '19'			
Change in Inventories			
Stock at Commencement			
Trading Goods (see Note 23(c)		27,975,112	27,195,235
Finished Goods		-	-
Packing Material		1,919,146	1,919,146
I am Smala a Class		29,894,258	29,114,381
Less: Stock at Close Trading Goods (see Note 23(c)		07 (00 (7)	
Finished Goods		27,693,674	27,975,112
Packing Material		336,911	1.010.144
Goods in Transit (H.O.)		2,234,146 183,063	1,919,146
Goods in Transit (Other)		70,047	-
		30,517,841	29,894,258
Doggood // Inches 1/2			
Decrease /(Increase) in Stock		(623,583)	(779,877)





NOTE '20'					
EMPLOYEE BENEFITS EXPENSES			12 000 077		/ 002 OF1
Salaries, Wages, Bonus etc.	*		13,092,866		6,883,051
Contribution to PF & Other Statutory Funds			972,592		656,827
Workmen and Staff Welfare Expenses			587,643		563,475
Gratuity Fund (Premium to LIC)			349,395		56,102
Director Remuneration	TOTAL	-	3,000,000	_	2,240,000
	TOTAL	-	18,002,496	-	10,399,455
NOTE '21'					
FINANCE COSTS					
Interest Expense					
Interest to Others			1,307,834		854,341
Bank Interest	TOTAL	-	1,477,467 2,785,301	-	1,565,802 2,420,143
NOTE '22'	101112	-	2,703,301	_	2,120,110
OTHER EXPENSES					
Advertisement Expenses			7116610		297 420
Payments to the auditor as			7,116,618		286,420
a. Statutory audit		40,000		10,000	
b. Tax audit			EE 000	40,000	EE 000
		15,000	55,000 -	15,000	55,000
Bank Charges Bad Debts			414,682		48,426
			423,495		-
Building Repairs			62,608		209,931
Computer Expenses			57,802		45,584
Conveyance Expenses			84,241		63,170
Commission (Mswipe Card)			143,832		-
Commission (Sales)			2,332,852		3,117,752
Discount			112,370		-
Donation Company			21,000	1.5	82,000
Electricity Expenses			810,315		413,221
Eicher Canter Expenses			74,720		286,820
Exhibition Expenses			613,608		
Freight & Cartage			1,814,647		697,543
Freight Inward			551,203		27,800
Fuel Expenses			35,000		30,000
General Reparing			355,944		322,294
GST/TDS Fee			124,227		200 544
Insurance			403,316		382,564
Legal & Professional Charges			1,597,093		935,500
Marketing Expenses			286,831		-
Office Expenses			402,073		124,831
Postage & Courier			329,240		160,713
Professional Tax			2,500		2,750
Rent, Rates and Taxes			6,874,452		897,114
Registrarion & Fees			385,654		49,104
Repairs & Maintenance			509,5 50		7,266
Sales Tax/CST			87,770		148,129
Software Expenses			120,400		× ,
Stationary & Printing			301,750		82,200
Telephone Expenses			237,611		280,450
Travelling Expenses					
To Directors		92,380		317,494	
To Others		435,271	527,651	43,737	361,231
Vehicle Running Expenses			876,311		402,704
Foriegn Exchange Loss		_	587,339		346,264
	TOTAL		28,733,708		9,866,782





NOTE '23' DETAILS OF TRADED GOODS

	,	
•	6,393,614	2,738,410
	28,941,871	17,939,207
	10,505,680	30,531,657
	52,395,0 03	39,750,145
	357,500	-
	9,892,107	3,662,677
TOTAL	108,485,774	94,622,096
	1,548,381	4,767,646
	10,394,113	11,928,189
	6,885,440	18,408,092
	26,636,096	16,032,570
	995,500	
	6,525,157	75,465
TOTAL	52,984,687	51,211,962
	393,294	3,373,800
	3,829,845	7,132,238
	123,696	3,396,880
	17,056,488	11,974,962
	424,009	-
	5,866,341	2,097,232
TOTAL	27,693,674	27,975,112
	TOTAL	28,941,871 10,505,680 52,395,003 357,500 9,892,107 TOTAL 1,548,381 10,394,113 6,885,440 26,636,096 995,500 6,525,157 52,984,687 TOTAL 393,294 3,829,845 123,696 17,056,488 424,009 5,866,341





			GROSS E			DEPRECIATION			NET BI	OCK	
	RIPTION	COST AS ON 01.04.2019	ADDITION DURING THE YEAR	DELETION DURING THE YEAR	AS AT 31.03.2020	DEPRECIATION AS AT 31.03.2019	ADDITION DURING THE YEAR	DELETION DURING THE YEAR	TOTAL DEP. AS AT 31.03.2020	AS AT 31.03.2020	AS AT 31.03.2019
Tangible Assets:	,	-						TEAK	01.00.2020		
1 LAND				1 1					1		
- Lease Hold		5,262		- 1	5,262						
- Lease Hold		221,735	-			-		-		5,262	5,2
- Lease Hola				1	221,735	-		-	-	221,735	221,7
		226,997			226,997					226,997	226,9
2 BUILDING				1					1		
 Office Building 		157,593			157,593	148,222	729	-	148,951	8,642	9,3
- Tube Well		136,356	-	- 1	136,356	133,953		-	133,953	2,403	2,4
 Factory Shed 			-	- 1		-		-		-	
		293,949			293,949	282,175	729		282,904	11,045	11,
3 PLANT AND MAC	CHINERY			1						,	77
(In Use)				1 1							
D.G.Set		1,438,248			1,438,248	957,791	86,906		1,044,697	202 551	100
Electrical Installat	tion	115,718	352,475		468,193	876	78,200			393,551	480,
Assembly Line		55,000	332,473						79,076	389,117	114,
Packing Machine				1 . 1	55,000	1,991	9,595	-	11,586	43,414	53,
		782,853			782,853	740,626	11,885	-	752,511	30,342	42,
Voltage Controller	51	145,500	-	-	145,500	135,111	2,942	-	138,053	7,447	10,
Plastic Moulds		543,182	•	-	543,182	358,057	33,511	-	391,568	151,614	185,
Invertor			41,672		41,672	-	6,939	-	6,939	34,733 .	
Mswipe Machine	•	• .	26,845		26,845	-	4,257	-	4,257	22,588	
Tools & Tackels			104,827	-	104,827	-	12,233	7-	12,233	92,594	
		3,080,501	525,819	-	3,606,320	2,194,452	246,468	-	2,440,920	1,165,400	886,
4 FURNITURE AND	FIXTURES									, ,	,
OFFICE EQUIPME	ENT			1						I	
Furniture & Fixtu	ures	1,640,630	10,692,253		12,332,883	706,879	1,670,559		2,377,438	9,955,445	933,
CC TV Camera		60,242	117,827		178,069	55,128	29,024				
Sticker Printer		15,000	117,017		15,000	13,647	603		84,152	93,917	. 5,
Air Conditioner		459,042	224,412		683,454				14,250	750	1,
Cooler		111,490				236,107	90,811		326,918	356,536	222,
			8,644	1 1	120,134	109,042	2,610		111,652	8,482	2,
Fax Machine		31,140		-	31,140	31,029	•	-	31,029	111	
Fan		55,882			55,882	51,190	1,572		52,762	3,120	4,
Weighing Machine		20,356		-	20,356	18,245	863	-	19,108	1,248	2,
Mobile Hand Set		435,775	80,567	-	516,342	351,936	45,658		397,594	118,748	83,
Refigerator		20,550	9,236	-	29,786	19,395	2,624	-	22,019	7,767	1,
Computer		702,751	254,333	- 1	957,084	599,465	187,514		786,979	170,105	103,
EPBAX		48,710		- 1	48,710	46,458		-	46,458	2,252	2,
Television			70,679		70,679		23,998	-	23,998	46,681	2,
Water Purifier			59,726		59,726		26,111		26,111	33,615	
Electrical Items			756,992		756,992						
Fire Extinguisher			104,436		104,436	- 1	63,622		63,622	693,370	
		1 1			and the second second		25,348	-	25,348	79,088	
Smoke Detecter			119,790	-	119,790	-	27,258	-	27,258	92,532	
UPS System			260,905	-	260,905	-	85,578		85,578	175,327	
Fire Suppression			13,875		13,875		2,126	-	2,126	11,749	
		3,601,568	12,773,676	-	16,375,244	2,238,521	2,285,879		4,524,400	11,850,844	1,363,
5 VEHICLES					'						
Mahindra Scorpio	0			- 1	-1.1	-		-	-		
Honda Civic				-							
Honda City		859,843			859,843	840,767			840,767	19,076	19,
Eicher Canter		846,044			846,044	845,053			845,053	991	
Scooter		489,831			489,831	423,757	16,605				
Mercedes		5,161,100	•			The state of the s	No. of the Contract of the Con		440,362	49,469	66,
1 20			-		5,161,100	4,277,126	276,065	-	4,553,191	607,909	883,
	(\)	708,508			708,508	556,474	47,480	-	603,954	104,554	152,
Scorpio (Mahendr	ira)	1,507,044	-	-	1,507,044	950,125	173,926	-	1,124,051	382,993	556,
Prosche Car		12,688,402	-		12,688,402	7,062,467	1,756,980	-	8,819,447	3,868,955	5,625,
Skoda Car		1,158,700		-	1,158,700	993,843	51,485	-	1,045,328	113,372	164,
Car Hyundai		-	1,633,283	-	1,633,283	-	426,902	-	426,902	1,206,381	201,
Two Wheeler			50,021	- 1	50,021		4,403	- 1	4,403	45,618	
41		23,419,472	1,683,304		25,102,776	15,949,612	2,753,846		18,703,458	6,399,318	7,469,
			_,,		==,===,: 70	20,515,012	_,, 55,040		20,703,438	0,333,318	,409,
DTAL RS.	· · · · · · · · · · · · · · · · · · ·	30,622,487	14,982,798		45,605,285	20,664,760	5,286,922		25,951,682	10 052 002	0.057
PREVIOUS YEAR F		-	-			20,004,780	5,200,322		25,551,682	19,653,603	9,957,
Thorney Cure WEAD	DC	29,768,330	854,157		30,622,487	16,719,711	3,945,049		20,664,760	9,957,727	13,048,



BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE

NOTES FORMING PART OF THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2020

24 The balances in the accounts of sundry debtors, creditors, deposits, advances and others are subject to confirmation.

25 Calculation of Deferred Tax Assets (Liability)

		For the Year	For the year
		31.03.20	31.03.19
(a)	Difference between Tax	18,17,811	19,96,768
	Depreciation and Book Depreciation		
	and other adjustments.		
(b)	Unabsorbed Depreciation/Losses as	3,07,610	-
	Per Income tax Returns		
		21,25,421	19,96,768
		. 4	

The company has recorded the net Deferred Tax Assets of Rs 1,28,653 during the year.

Further Notes related to Trade Payable

On the Basis of confirmation obtained from supplier who have registered themselves under the Micro, small and medium enterprises development act, 2006 (MSMED Act, 2006) and based on the information available with the company, the following are the details.

	2019-20	2018-19
The principal amount remaining unpaid to any supplier at the end of the year	49,37,607	63,47,920
The amount of interest paid to supplier	NIL	NIL
The amount of Interest due and payable for the delay in making payment	NIL	4,94,444

- In the opinion of the Board and to the best of their knowledge and belief the Current Assets, Loans and Advances are approximately of the value stated in the balance sheet, if realized in the ordinary course of business. Provisions for depreciation and for all known liabilities have been made in the accounts.
- Related Party disclosures: (As identified by the management), Related party disclosures as required by AS-18 "Related Party Disclosures are given below:
 - A. Name of related parties and description of relationship

RELATIONSHIP

NAME OF THE RELATED PARTY

(a) Associates

- M/s. Narendra Gorani HUF
- Gorani Industries Ltd.
- Gangotri Industries





Mr. Sanjay Gorani Mr. Balkishan Gorani

Mrs. Manju Gorani

(c) Relative of Key management personnel

- Mrs. Shanta R Gorani

B. Nature of transaction: The transactions entered into with the related parties during the year alongwith related balances as at 31st march 20**10** are as under:

S.No.	Description	2019-20	2018-19
		92	7
(A)	Transactions with Associates		
1.	Purchase of Goods		
	Gorani Industries Ltd.	2,49,52,516	98,30,648
	Gangotri Industries	-	20,768
	9		
2.	Sale of Goods		
	Gangotri Industries	86,38,872	46,40,214
3.	Rent Income		
<i>J</i> .	Gorani Industries Ltd.	<u>*</u>	
	Goram muustiles Etu.		
4.	Amounts receivable at the year end		
	Gangotri Industries	9,60,771	19,97,983
5	Amounts Payable at the year end		
	Gorani Industries Ltd	38,75,194	61,09,892
(B)	Transaction with key management personnel		•
1.	Interest Paid		
	Mr. Sanjay Gorani	5,09,667	1,59,576
	Mr. Balkishan Gorani	9,641	77,074
	Mrs. Manju Gorani	88,433	1,06,120
•	Gorani Industries Limited	4,94,444	7 4
2.	Remuneration		
•	Mr. Balkishan Gorani	12,00,000	11,20,000
	Mrs. Manju Gorani	12,00,000	11,20,000
	Mr. Geet Gorani	6,00,000	Appliances
		//er/	18

Amounts payable at the year end 3.

> 81,50,392 21,64,906 Mr. Sanjay Gorani 1,15,804 1,07,127 Mr. Balkishan Gorani 9,82,584 Mr. Manju Gorani 10,62,174

Relative of Key Management Personnel

Interest Paid 1.

Mrs. Shanta Gorani

Additional Information pursuant to provisions of paragraph 5 (VIII) of part II of schedule III to the companies as 29 certified by the Directors are as under

		Current Year	Previous Year
		Value	Value
(A)	Value of Imports calculated on CIF basis:		
	Trading Goods (Gas Stove, Mini Lights, Gas Geyser, Appliances and Accessories)	3,37,58,503	2,68,93,167
(B)	Expenditure in Foreign Currency:		
9	Traveling Expenses	· Nil	Nil
(C)	Amount remitted in Foreign Currency on account of Dividend	Nil	Nil
(D)	Earning in Foreign Exchange On account of Export of Goods on FOB basis	Nil	Nil
(E)	Managerial Remuneration:		,
	Salary	30,00,000	22,40,000

The previous year figures have been regrouped / reclassified, wherever necessary to confirm to the current year 30 figures.

SANJAY GORANI MANAGING DIRECTOR DIN No. 00055531

DIRECTOR

DIN No. 08364525

PLACE: INDORE PATE: 14-12-2020

as per our report of even date For: B.D. SHARDA & CO. CHARTERED ACCOUNTANTS FIRM REGISTRATION NO. 000161C

> (B.D.SHARDA) **Proprietor** M.No.70209

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE ANNEXURE 1 TO 10 ANNEXED TO AND FORMING PART OF BALANCE SHEET & PROFIT & LOSS ACCOUNT AS AT 31ST MARCH, 2020

LONG TERM BORROWINGS		ANNEXURE-01
Unsecured		
From Directors Shri Balkishan Gorani		115,804.00
		1,062,174.00
Smt. Manju Gorani		8,150,392.00
Shri Sanjay Gorani	TOTAL	9,328,370.00
TRADE PAYABLES OTHER THAN MSME		ANNEXURE-02
Creditors for Material & Expenses		
Samarth Impex, Delhi		418,200.00
CIPET, Bhopal		278,468.00
Cheque issued but not presented		6,479,974.00
Agrawal& Sons		484,068.00
Akshaj Traders		567,820.00
Aseem Packaging Pvt.Ltd.		50,574.00
Better Interglobal Co Ltd.,		6,942,223.00
Hakimuddin Industries, Indore		33,040.00
Jiangmen Birrming Trading Co Ltd., China		1,253,718.00
Laso Comfort Systems, Indore	,	83,633.00
Metlok Private Ltd., Nagpur		73,750.00
Prakhar Enterprises		595,353.00
Rishit Agency		568,968.00
Tnt India Private Limited, Indore		26,121.00
Vinera Carpers		26,373.00
Vrajlal & Sons, Indore		10,502.00
Heena Marketing, Raipur		1,218,473.00
Prakash Enterprises, Bilaspur		161,984.00
Real House, Raipur		61,314.00
Nikky Ply House, Aurangabad		1,416.00
Arun Tyres Pvt. Ltd.		1,200.00
Geet Gorani (Salary) A/c		353,840.00
Jiangmen Birrstar Trading Co. Ltd., China		5,030,878.00
Manish Jain & Co.M Indore		16,200.00
Solar Battery Mfg.Co.		4,400.00
Vigilance Publicity		110,946.00
Zalani Sons, Indore		710.00
Hemant Sethi		15,072.00
Ramesh Pandey		10,470.00
Abhilasha Bai		4,831.00
Anu George		14,080.00
Archana Kharti		4,831.00
Aruna Bakhla		4,831.00
Balkrishna Gorani (Salary) A/c		284,486.00
B.D. Sharda & Com.		49,500.00
Bhawana Rajkwar		11,080.00
Chandra Shekhar Ghugare		14,080.00
Gayatri Bal		4,831.00
Geetabai		5,369.00
Gopal Sankhala		9,248.00
Harishankar		6,711.00
Indira Bai		1,073.00
Iqbal		9,161.00
Jitendra Devra		9,815.00
Kalasia Bai		5,369.00
Kishor Chouhan		5,638.00
Manju Gorani (Salary) A/c		948,014.00
Manorama Bai		5 369 00



Manorama Bai Naresh Punetha



5,369.00

19,042.00

Ompraksah Patel 10. Praksah Tea Stall 20. Rajesh Kulkarni 6. Rajin Bargal 4. Rajin Kevat 5. Rakesh 6. Ramensh Gupta 13. Rawnshinde 8. Rekha Akodia 4. Rekha Akodia 4. Rekha Verma 4. Sangeta Bai 4. Saroj Mishra, Mumbai 22. Shanti Bai 5. Sunita Parihar 4. Suresh Jaiswal 8. Suresh Jaiswal 8. Sushil Sharma 11. Tessy George 14. Jaipur Branch 10. Rajesh Piplodia 20. Siddharth 10. TRADE PAYABLES MSME Creditors for Material Industries Ltd 3.875. Indore 17. Bangalore: 2. Ceasefire Industries Pvt Ltd 5. Ceasefire Industries Pvt Ltd 5. Circal midustries Limited 9.	Notes Character		47.5 5,638.00
Prakash Tea Stall 5. Rajesh Kulkarni 6. Rajin Bargal 4. Rajin Bargal 4. Rakesh 6. Ramesh Gupta 13. Rawindra Thakur, Mumbal 41. Rawindra Thakur, Mumbal 4. Rekha Akodia 4. Rekha Verma 4. Sangeta Bai 4. Saroj Mishra, Mumbai 22. Shanti Bai 5. Sumira Tirki 4. Sumira Tirki 4. Sunira Parhar 4. Sushi Sharma 11. Tessy George 14. Jaipur Branch 10. Naresh Punetha 10. Rajesh Piplodia 20. Siddharth 15. TRADE PAYABLES MSME 2. Creditors for Material Industries Und 3.875, note of the Control of the			
Rajsik Kulkarni 5. Rajni Bargal 4. Rakesh 6. Rakesh 13. Rawnesh Gupta 13. Rawn Shinde 8. Rekha Akodia 4. Rekha Akodia 4. Sangeeta Bai 4. Sangeeta Bai 4. Sandishira, Munbai 2. Santia Bai 5. Sumita Tirki 4. Sumita Parihar 4. Sushi Sharma 11. Tessy George 14. Jaipur Branch 10. Naresh Punetha 10. Rajesh Piplodia 20. Siddharth 19. TRADE PAYABLES MSME Creditors for Material Indore Indore 17. Bangalore: 2. Cassefire Industries Pvt Ltd 5. Cassefire Industries Limited 9. Joigno Solutions Pvt Ltd 6. Corani Industries Limited 9. Ilajaraja Printographs 3.	•		10,033.00
Rajiu Bargal 4. Raju Kevat 5. Rakesh 6. Ramesh Gupta 13. Rawindra Thakur, Mumbai 41. Rawindra Thakur, Mumbai 4. Rekha Verma 4. Sangeta Bai 4. Sangeta Bai 4. Sangeta Bai 4. Surio Instira, Mumbai 22. Shanti Bai 5. Sumira Tirki 4. Sumira Tirki 4. Suria Parihar 14. Jajour Branch 16. Naresh Punetha 10. Rajesh Plplodia 20. Siddharth 19. TRADE PAYABLES MSME 20. Creditors for Material Indore 10. Gorani Industries Ltd 3.875, Rohit Offset Pvt Ltd , Indore 17. Bangalore: 52. Creasefire Industries Pvt Ltd 52. Chansya Branding 2. Deepa's S Bhonsle 63. Gorani Industries Limited 94.<			20,990.00
Raju Kevat 5. Rakesh 6. Ramesh Gupta 13. Rawnich Gupta 13. Rawnich Thakur, Mumbai 41. Rawl Shinde 8. Rekha Akodia 4. Rekha Verma 4. Sangeeta Bai 4. Sarol Mishra, Mumbai 22. Shanti Bai 5. Sunita Parihar 4. Suresh Jaiswal 8. Sushil Sharma 11. Tessy George 14. Jaipur Branch 10. Rajesh Piplodia 20. Siddharth 10. Ceditors for Material 10.			6,711.00
Rakesh 15 Ramesh Gupta 15 Rawindra Thakur, Mumbai 41 Ravi Shinde 8 Rekha Akodia 4 Rekha Verma 4 Sangeta Bai 4 Saroj Mishra, Mumbai 222 Shanti Bai 5 Sumira Tirki 4 Suntira Parihar 4 Surish Jaiswal 8 Sushi Sharma 11 Tessy George 14 Jaipur Branch 10 Naresh Punetha 10 Naresh Punetha 10 Siddharth 19 TOTALA 26,553, Freditors for Material Indore 19 Indore 17 Sangalore: 17 Ceaseffre Industries Ltd 5 Gorani Industries Ltd 5 Lopeapa K Bhonsle 63 Diglon Solutions Pvt Ltd 5 Gorani Industries Limited 14 Ilay	•		4,831.00
Ramesh Gupta			5,638.00
Ravindra Thakur, Mumbai			6,174.00
Revision			13,087.00
Rekha Akodia 4, Rekha Verma 4, Sangeta Bai 4, Saroj Mishra, Mumbai 22, Shanti Bai 25, Sumira Tirki 4, Sunita Parihar 4, Suresh Jaiswal 8, Sushii Sharma 11, Tessy George 114, Jaipur Branch 10, Naresh Punetha 10, Rigesh Piplodia 20, Siddharth 19, TOTAL A 26,553, TRADE PAYABLES MSME Creditors for Material Indore 17, Gorani Industries Ltd, Indore 17, Bangalore: 2 Ceasefire Industries Pvt Ltd 52, Chansaya Branding 2, Deepak S Bhonsie 63, Digion Solutions Pvt Ltd 8, Evitamin Business Consulting Pvt Ltd 140, Gorani Industries Limited 94, Liyaraja Printographs 3, Indian Events And Exhibitions 1,			41,072.00
Rekha Verma 4, Sangeeta Bai 22, Shanti Bai 5, Sangi Mishra, Mumbai 5, Sumira Tirki 4, Sumita Parihar 8, Sushil Sharma 11, Sangeera Parihar 11, Sangeera Parihar 11, Sangeera Parihar 11, Sangeera Parihar 10, Sangeera Parihar			8,725.00
Sangeeta Bai 4 Saroj Mishra, Mumbai 22 Shanti Bai 5 Sumita Parihar 4 Sunita Parihar 8 Sushil Sharma 11, Itessy George 114, Jaipur Branch 10, Naresh Punetha 10, Rajesh Piplodia 20, Siddharth 19, TOTALA 26,553. TRADE PAYABLES MSME Creditors for Material Indore 17, Gorani Industries Ltd 3,875, Rohit Offset Pvt Ltd , Indore 17, Bangalore: 12, Ceasefire Industries Pvt Ltd 52, Chanasya Branding 2, Depack S Bhonsie 63, Digion Solutions Pvt Ltd 8, Gorani Industries Limited 94, Ilayaraja Printographs 3, Indian Events And Exhibitions 3, Sai Balaji Furniture 28, Secure Service Plus 7, Shivam Electricals 51,			4,563.00
Saroj Mishra, Mumbai 22. Shanti Bai 5. Sumira Tirki 4. Sunita Parihar 4. Sunta Parihar 4. Sunita Parihar 4. Sunita Parihar 4. Sunita Parihar 4. Sunita Parihar 1. Sushil Sharma 1. Tessy George 14. Jaipur Branch 10. Rajesh Piplodia 20. Siddharth 10. Siddharth			4,563.00
Shanti Bai 5. Sumira Tirki 4. Sunita Parihar 4. Sursh Jaiswal 8. Sushil Sharma 11. Tessy George 114. Jaipur Branch 10. Naresh Punetha 10. Rajesh Piplodia 20. Siddharth 19. TOTALA TRADE PAYABLES MSME Creditors for Material Indore Indore 3.875. Gorani Industries Ltd 3.875. Gorani Industries Pvt Ltd, Indore 3.875. Bangalore: 2. Ceasefire Industries Pvt Ltd 52. Chansaya Branding 2. Deepak S Bhonsle 63. Digion Solutions Pvt Ltd 8. Evitamin Business Consulting Pvt Ltd 8. Givariani Industries Limited 94. Ilayaraja Printographs 3. Jidiana Events And Exhibitions 3. Ravn Marketing & Media Pvt Ltd 1. Sai Balaji Furniture 2. <tr< td=""><td></td><td></td><td>4,563.00</td></tr<>			4,563.00
Sumira Tirki 4. Suriesh Pairihar 4. Suriesh Jaiswal 8. Sushil Sharma 11. Tessy George 14. Jaipur Branch 10. Naresh Punetha 10. Rajesh Piplodia 20. Siddharth 19. TOTALA 26.553, TRADE PAYABLES MSME Creditors for Material Indore Indore 17. Gorani Industries Ltd 3.875, Rohit Offset Pvt Ltd , Indore 17. Bangalore: 2. Ceasefire Industries Pvt Ltd 52. Chanasya Branding 2. Deepak S Bhonsle 63. Digion Solutions Pvt Ltd 14. Evitamin Business Consulting Pvt Ltd 14. Evitamin Business Consulting Pvt Ltd 14. Gorani Industries Limited 14. Layaraja Printographs 3. Indian Events And Exhibitions 1, Rav Marketing & Media Pvt Ltd 1, Sai Balaji Furniture </td <td></td> <td></td> <td>22,375.00</td>			22,375.00
Sunita Parihar 4, Suresh Jaiswal 8, Sushil Sharma 11, Tessy George 14, Jaipur Branch 10, Naresh Punetha 10, Rajesh Piplodia 20, Siddharth 10, TOTALA TARADE PAYABLES MSME Creditors for Material Indore 3,875, Gorani Industries Ltd 3,875, Rohit Offset PVt Ltd, Indore 17, Bangalore: 2, Ceasefire Industries Pvt Ltd 52, Chanasya Branding 2, Deepak S Bhonsle 63, Digion Solutions Pvt Ltd 8, Evitamin Business Consulting Pvt Ltd 140, Gorani Industries Limited 94, Ilayaraja Printographs 3, Indian Events And Exhibitions 1, Ravn Marketing & Media Pvt Ltd 1, Sa Balaji Funiture 28, Secure Service Plus 7, Shivram Electricals 51, <tr< td=""><td></td><td></td><td>5,369.00</td></tr<>			5,369.00
Suresh Jaiswal 8. Sushil Sharma 11. Tessy George 14. Jaipur Branch 10. Naresh Punetha 20. Rajesh Piplodia 20. Siddharth 19. TOTAL A Cosaditors for Material Indore Gorani Industries Ltd 3.875, Rohit Offset Pvt Ltd , Indore 17. Bangalore: 17. Ceasefire Industries Pvt Ltd 52, Chanasya Branding 2, Deepak S Bhonsle 63, Digion Solutions Pvt Ltd 8, Evitamin Business Consulting Pvt Ltd 140, Gorani Industries Limited 194, Hayaraja Printographs 3, Indian Events And Exhibitions 1, Ravn Marketing & Media Pvt Ltd 1, Sa Balaji Furnture 28, Secure Service Plus 7, Shivram Electricals 51, Shivram Electricals 51, Shivram Electricals 51, Sri Masigi Print			4,563.00
Sushil Sharma 11. Tessy George 14. Jaipur Branch 10. Naresh Punetha 10. Rajesh Piplodia 20. Siddharth TOTAL A 26,553. TRADE PAYABLES MSME Creditors for Material Indore 31.7. Bangalore: 21. Ceasefire Industries Pvt Ltd 3.8.75. Chanasya Branding 2.2. Deepak S Bhonsle 63. Digion Solutions Pvt Ltd 8. Evitamin Business Consulting Pvt Ltd 9.4. Livitamin Business Consulting Pvt Ltd 9.4. Livitamin Business Consulting Pvt Ltd 9.4. Livitamin Business Chashibitions 3. Indian Events And Exhibitions 3. Secure Service Plus 7. Shivram Electricals 5. Shivram Electricals 5. Shivram Electricals 5. Sr. Magic Printz 2. Sr. Nakreting (Purchase) 5.9. Sri Nataraja Tempo Service 3.37. Sr. Magic Printz 9.9. Tejaswini Prints 8. Venu & Vinay 9.9. Tejaswini Prints 8. Venu & Vinay 9.9.			4,563.00
Tessy George Jaipur Branch Naresh Punetha Rajesh Piplodia Siddharth TOTAL A 26,553, TRADE PAYABLES MSME Creditors for Material Indore Gorani Industries Ltd Sangalore: Ceasefire Industries Pvt Ltd, Indore Bangalore: Ceasefire Industries Pvt Ltd Chanasya Branding Peepak S Bhonsle Sigion Solutions Pvt Ltd Sorani Industries Ltd Saliania Events And Exhibitions Indian Events And Exhibitions Indian Events And Exhibitions Secure Service Plus Shivram Electricals Shivram Electricals Shivram Electricals Shirania Punetha Saliania Punetha			8,376.00
Jaipur Branch Naresh Punetha Rajesh Piplodia Siddharth TOTALA 26,553, TRADE PAYABLES MSME Creditors for Material Indore Gorani Industries Ltd Gorani Industries Pvt Ltd, Indore Bangalore: Ceasefire Industries Pvt Ltd Chanasya Branding Deepak S Bhonsle Digion Solutions Pvt Ltd Stittman Business Consulting Pvt Ltd Gorani Industries Limited Illustries And Exhibitions Ravn Marketing & Media Pvt Ltd 3.3 Blaji Furniture 28, Secure Service Plus Shivram Electricals S K Interiors Sr Magic Printz Sr K Interiors Sr Magic Printz Sexima Service S S, R.Marketing (Purchase) Sr Marketing (Purchase) Sumukha Management Consultants Sevenu & Vinay Vash Sign			11,342.00
Naresh Piplodia 10, Rajesh Piplodia 20, Siddharth TOTAL A 26,553, TRADE PAYABLES MSME Creditors for Material Indore Gorani Industries Ltd 3,875, Rohit Offset Pvt Ltd , Indore 3,875, Rohit Offset Pvt Ltd , Indore 5,2 Casefire Industries Pvt Ltd 5,2 Chanasya Branding 2,2 Deepak S Bhonsle 6,3 Evitamin Business Consulting Pvt Ltd 6,0 and Industries Limited 94, Illiquaria Printographs 1,0 and Industries Limited 94, Illiquaria Printographs 1,0 and Industries Limited 1,0 and Industries Limited 1,0 and Industries Limited 1,1 and Indian Events And Exhibitions 1,1 Ravn Marketing & Media Pvt Ltd 1,1 Sai Balaji Furniture 2,8 Eveure Service Plus 7, Shivram Electricals 5,1 Shree Nakoda Marketing-Purchae 5,1 Shree Nakoda Marketing-Purchae 1,5 Sk Interiors 3,7 Sri Magic Printz 2,93, Sri Nataraja Tempo Service 5,9 Usmukha Management Consultants 9,9 Illiquaria Prints 8, Venu & Vinay 4,3 Sign 9,2,7 and 1,5 Sign	-		14,080.00
Rajesh Piplodia Siddharth TOTALA TOT			
TRADE PAYABLES MSME Creditors for Material Indore Gorani Industries Ltd, Indore Bangalore: Ceasefire Industries Pvt Ltd, Indore Bangalore: Ceasefire Industries Pvt Ltd Chanasya Branding Deepak S Bhonsle Digion Solutions Pvt Ltd Stytamin Business Consulting Pvt Ltd Squanting Sorani Industries Limited Ilayaraja Printographs Indian Events And Exhibitions Indian Event			10,000.00
TRADE PAYABLES MSME Creditors for Material Indore Gorani Industries Ltd 3,875, Rohit Offset Pvt Ltd, Indore Bangalore: Ceasefire Industries Pvt Ltd 52, Chanasya Branding 2, Deepak S Bhonsle 63, Digion Solutions Pvt Ltd 8, Evitamin Business Consulting Pvt Ltd 140, Gorani Industries Limited 194, Ilayaraja Printographs 3, Indian Events And Exhibitions 1, Ravn Marketing & Media Pvt Ltd 1, Secure Service Plus 7, Shivram Electricals 51, Shree Nakoda Marketing-Purchae 51, Shree Nakoda Marketing-Purchae 52, Sri Nataraja Tempo Service 337, Sri Magic Printz 293, Sri Nataraja Tempo Service 31, S.R.Marketing (Purchase) 59, Sumukha Management Consultants 99, Irajaswini Prints 8, Venu & Vinay 43, Yash Sign 92,			20,000.00
TRADE PAYABLES MSME Creditors for Material Indore Gorani Industries Ltd	Siddharth		19,000.00
Creditors for Material Indore3,875, Rorial Industries Ltd3,875, Rohit Offset Pvt Ltd, IndoreBangalore:17,Ceasefire Industries Pvt Ltd52, 		TOTAL A	26,553,303.00
Bangalore: Ceasefire Industries Pvt Ltd Chanasya Branding Deepak S Bhonsle Digion Solutions Pvt Ltd Svitamin Business Consulting Pvt Ltd Gorani Industries Limited Ilayaraja Printographs Indian Events And Exhibitions Ravn Marketing & Media Pvt Ltd Sai Balaji Furniture Secure Service Plus Scrure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae S K Interiors S K Interiors Sri Magic Printz Sri Magic Printz Se.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign S 2,2 Chanasya Branding A 8, Evitamin Business Consulting Pvt Ltd A 9,4 A 1,5 A 1,5 A 2,6 A 1,5 A			3,875,194.00 17,920.00
Ceasefire Industries Pvt Ltd Chanasya Branding Deepak S Bhonsle Digion Solutions Pvt Ltd 8, Evitamin Business Consulting Pvt Ltd 40, Gorani Industries Limited Ilayaraja Printographs Indian Events And Exhibitions I, Ravn Marketing & Media Pvt Ltd 3ai Balaji Furniture 2a, Secure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae 5t K Interiors 5t K Interiors 3r, Sri Magic Printz 2p3, Sri Nataraja Tempo Service 31, S.R.Marketing (Purchase) 5umukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 52, Chanasya Branding 4d 4d 52, Chanasya Branding 5t Ltd 6d 7d			17,520.00
Chanasya Branding Deepak S Bhonsle Digion Solutions Pvt Ltd Evitamin Business Consulting Pvt Ltd Gorani Industries Limited Hayaraja Printographs Jindian Events And Exhibitions Ravn Marketing & Media Pvt Ltd Sai Balaji Furniture Secure Service Plus Scure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae S K Interiors Sri Magic Printz Sin Maraja Tempo Service Sexure Service Sexure Service Sexure Service Sexure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae S K Interiors S Jay Sri Nataraja Tempo Service S R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Sexure S			52,498.00
Deepak S Bhonsle Digion Solutions Pvt Ltd 8, Evitamin Business Consulting Pvt Ltd Gorani Industries Limited 140, Gorani Industries Limited 94, Ilayaraja Printographs 3, Indian Events And Exhibitions 1, Sai Balaji Furniture 28, Secure Service Plus 7, Shivram Electricals 51, Shree Nakoda Marketing-Purchae 15, S K Interiors 57, Sri Magic Printz 293, Sri Nataraja Tempo Service 31, S.R.Marketing (Purchase) 59, Sumukha Management Consultants Tejaswini Prints 9, Venu & Vinay Yash Sign 92,			2,321.46
Digion Solutions Pvt Ltd Evitamin Business Consulting Pvt Ltd Gorani Industries Limited Ilayaraja Printographs Indian Events And Exhibitions Ravn Marketing & Media Pvt Ltd Sai Balaji Furniture Secure Service Plus Secure Service Plus Shree Nakoda Marketing-Purchae St Interiors Sri Magic Printz Sri Magic Prints Secure Service Secure Service Secure Service Secure Service Plus St Interiors Sri Magic Printz Secure Service Secure Service Secure Service Plus Secure Secur			63,000.00
Evitamin Business Consulting Pvt Ltd Gorani Industries Limited Ilayaraja Printographs Indian Events And Exhibitions Ravn Marketing & Media Pvt Ltd Sai Balaji Furniture Secure Service Plus Secure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae St Interiors Sri Magic Printz Sri Magic Printz Sri Magic Printz Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 140, 94, 140, 94, 141, 94, 152, 153, 154, 155, 156, 157, 157, 158, 158, 158, 158, 158, 158, 158, 158			8,160.00
Gorani Industries Limited Ilayaraja Printographs Indian Events And Exhibitions Ravn Marketing & Media Pvt Ltd I, Sai Balaji Furniture Secure Service Plus Schivram Electricals Shree Nakoda Marketing-Purchae I5, S K Interiors Sri Magic Printz Sri Nataraja Tempo Service SR.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 39,			140,637.00
Ilayaraja Printographs Indian Events And Exhibitions Ravn Marketing & Media Pvt Ltd Sai Balaji Furniture Secure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae S K Interiors Sri Magic Printz Sri Nataraja Tempo Service SR.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 3, 3, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4,	and the second s		94,055.00
Indian Events And Exhibitions Ravn Marketing & Media Pvt Ltd 1, Sai Balaji Furniture Secure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae 15, Sk Interiors Sri Magic Printz Sri Nataraja Tempo Service 31, S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 1, And Andrew Management Media Pvt Ltd 1, Andrew Media Pvt Ltd 1, And			3,050.00
Ravn Marketing & Media Pvt Ltd Sai Balaji Furniture Secure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae S K Interiors Sri Magic Printz Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 1, 1, 28, 29, 7, 29, 7, 51, 51, 51, 51, 51, 51, 51,			1,680.00
Sai Balaji Furniture Secure Service Plus Shivram Electricals Shree Nakoda Marketing-Purchae 15, S K Interiors Sri Magic Printz Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 28, 7, 29, 7, 21, 21, 22, 23, 24, 24, 24, 24, 24, 25, 26, 27, 28, 29, 29, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20			1,260.00
Secure Service Plus 7, Shivram Electricals 51, Shree Nakoda Marketing-Purchae 15, S K Interiors 37, Sri Magic Printz 293, Sri Nataraja Tempo Service 31, S.R.Marketing (Purchase) 59, Sumukha Management Consultants 7, Tejaswini Prints 8, Venu & Vinay Yash Sign 7, Sti Nataraja Tempo Service 31, S.R.Marketing (Purchase) 59, Sumukha Management Consultants 9, Tejaswini Prints 92,	_		28,084.00
Shivram Electricals Shree Nakoda Marketing-Purchae SK Interiors Sri Magic Printz Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign Sin Nataraja Tempo Service Say Agama Say			7,758.40
Shree Nakoda Marketing-Purchae S K Interiors 37, Sri Magic Printz Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 15, SR. Marketing - Purchase 293, 31, 31, 31, 32, 33, 34, 35, 36, 37, 37, 38, 39, 31, 31, 31, 32, 33, 31, 32, 33, 34, 35, 36, 36, 37, 37, 38, 39, 31, 31, 31, 31, 31, 31, 31, 31, 31, 31			51,864.08
S K Interiors Sri Magic Printz Sri Mataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 37, 37, 37, 37, 37, 38, 31, 31, 31, 31, 31, 31, 31, 31, 31, 31	Shree Nakoda Marketing-Purchae		15,600.00
Sri Magic Printz Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 293, 31, 31, 59, 59, 59, 59, 59, 59, 59, 59, 59, 59	-		37,185.10
Sri Nataraja Tempo Service S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign 31, 59, 59, 59, 43, 90,	Sri Magic Printz		293,336.00
S.R.Marketing (Purchase) Sumukha Management Consultants Tejaswini Prints Venu & Vinay Yash Sign S9, 43, 92,	Sri Nataraja Tempo Service		31,360.00
Sumukha Management Consultants 9, Tejaswini Prints 8, Venu & Vinay 43, Yash Sign 92,			59,383.00
Tejaswini Prints Venu & Vinay Yash Sign 8, 43,	Sumukha Management Consultants		9,180.00
Venu & Vinay Yash Sign 43,	Tejaswini Prints		8,788.00
	Venu & Vinay		43,200.00
TOTAL B 4,937,			92,093.00
TOTAL B 4,937,			
		TOTAL B	4,937,607.04
TOTAL (A+B) 31,490,		TOTAL (A+R)	31,490,910.04





OTHER CURRENT LIABILITIES		ANNEXURE-03 476
ADVANCE FROM CUSTOMERS		
Indore:		
Agrawal Agency, Raipur		500,000.00
Full Stop Trade Links, Raipur		239,520.00
Pooja Home Appliances, Panvel		131,103.00
Bangalore:	i a	
Yaquta Rashid-Bajaj Customer-Bgr		22,766.00
Manish Singh - Bajaj Customer Rr Nagar		17,484.00
Amazon Seller Services Private Ltd		2,398.48
Bsk Sales (Drs)		4,000.00
Exhibition Sales		3,851.00
Other advances from Customers		406,227.00
Cash Sales - Ncf Exhibition(Drs)		500.00
	•	
	TOTAL (A)	1,327,849.48
TAXES DUTIES AND OTHER PAYABLES		
T.D.S Payable		341,076.00
GST RCM Payable		17,288.00
Axis Swipe Card		6,400.00
Bajaj Card		17,535.00
Payable to Staff against imprest		78,449.21
CGST		72,379.00
SGST		72,379.00
IGST		1,133,740.00
GST Payable (IGST)		7,020.00
	TOTAL (B)	1,746,266.21
FRANCHISEE DEPOSITS		
Kiran, Nagarbhavi		370,000.00
Madathil Marketing Company		700,000.00
Peekay		400,000.00
Sri Sadguru Enterprises		700,000.00
	TOTAL (C)	2,170,000.00
	TOTAL (A+B+C)	5,244,115.69
		ANNEXURE-04
SHORT TERM PROVISIONS		ANTICACINE 04
Provisions for other expenses		
Bonus Payable		323,611.00
ESIC Payable		17,289.00
Leave with Wages Payable		187,301.00
P.F Payable		153,064.00
Professional Tax Payable		6,875.00
Electricity Payable Bng		20,782.00
Salary Payable Bng.		656,225.00
Rent Payable Bng.		528,583.00
	TOTAL (A)	1,893,730.00
	, 2 , , , ,	1,033,730.00
		ANNEXURE-05
LONG TERM LOANS AND ADVANCES		,
Security Deposits with Government authorities		
M.P.E.B Deposit		47,973.00
B.I.S Bhopal		12,000.00
D.I.C Deposit		1,186.44
Land Security (Pologround)		4,816.00
Telephone Deposit Bng		500.00
	TOTAL (A)	66,475.44
		00,473.44
	The state of the s	A DOUGH
	CORAHA	OF ATTOCA II





	Security Deposits with Others			
	G.C.T Industries Ltd			
	Hotel Mashal Pvt Ltd			
	Mrs. Vedhanayaki - Jayanagar Showroom			
	B Manjula - Maratha Halli Showroom			
	Deepak S Bhonsle - SR Nagar		# # X	
	Jameela Begum - Koramangala			
	Bafna - Malleshwaram			
	Nitin - Nagarbhavi			
s.	Anitha Dsouza - BGR			
	Rahul Mirchandani - HBR			
	Shivanna - BSK			
	Veerabhadraiah - DVG			

61,750.00
35,000.00
420,000.00
700,000.00
700,000.00
850,000.00
700,000.00
300,000.00
650,000.00
850,000.00
800,000.00
300,000.00

TOTAL (B)

6,366,750.00

TOTAL (A+B)

6,433,225.44

ANNEXURE-06

TRADE RECEIVABLES

	More than	Others	<u>Total</u>
<u>Particulars</u>	six Month		
Alok Dave,Indore	6195.00	0.00	6195.00
Amit Traders, Delhi		19,908.00	19908.00
Awadesh Namdev,Indore	-	4,514.00	4514.00
Bharat Sales Poona	181,840.00	-	181840.00
Crystal Enterprises, Mumbai	71,697.00	18,500.00	90197.00
Enam Marketing, Mumbai	250,000.00		250000.00
Ever Fresh Appliances, Ahmedabad	1,010,033.00		1010033.00
Gangotri Industries, Roorkee	-	960,771.00	960771.00
J J Electricals, Rajkot	· ·	382,980.00	382980.00
Kanchan Kitchen, Mumbai	. .	46,250.00	46250.00
Kayvee Kitchens,Mumbai	12,001.00	-	12001.00
Keeline Appliances Pvt.Ltd., Hyderabad	-	1,652.00	1652.00
Madhur Kitchens, Mumbai	40,501.00	-	40501.00
Nakoda Distributors, Udaipur	-	74,058.00	74058.00
New Mahaveer Marketing, Indore	=	1,134,050.00	1134050.00
Nirav Trading Co.Pvt. Ltd.,Mumbai		497,135.00	497135.00
P.P Enterprises, Kollam	22,684.00	-	22684.00
P.V. Sales, Poona	101,360.00		101360.00
Rajesh Home Appliances, Mumbai	9,301.00	-	9301.00
R.D. Traders, Muzaffar Nagar	15,812.00	-	15812.00
Shakti Enterprises, Sirsa	-	54,468.00	54468.00
Shreeji Impex, Bangalore	23,600.00	33,040.00	56640.00
Sri Venkatasai Trading Pvt.Ltd., Hyderabad		7,253,558.00	7253558.00
Sunfree Heat Industries, Anand	-	233,876.00	233876.00
Swetal Enterprises, Ahmedabad	81,656.00	-	81656.00
Tannu Metal & Home Appliances, Raipur		794,871.00	794871.00
Trading Engineers (International), Mumbai	117,233.00	747,915.00	865148.00
Union (India) Electrical Co. Delhi	2,596.00	_	2596.00
Ushub Trading, Udaipur		408,020.00	408020.00
Wallife India, Raipur	3,094,456.00	-	3094456.00
<u>Jaipur</u>			
Akansha Agencies Pvt.Ltd.		41,887.00	41887.00
A.K. Kitchens, Jaipur	31,291.00	_	31291.00
Amit Kumar	8,750.00	-	8750.00
Anupam Furniture Unlimited	13,450.00	-	13450.00
Balaji Plywood & Furniture, Agra Road	3,429.00	-	3429.00
Buchi Ram Hari Prasad and Co., Jaipur	-	82,315.00	82315.00
Dezin Today, Mansarovar		24,562.00	24562.00
Dindayal Ji	8,750.00	,	8750.00
	2,. 22.00		0.00.00





<u>!</u>				478
Euro Point, Sikar		-	57,032.00	0.002.00
Goyal Plywood and Hardware, Jaipur		-	32,600.00	32600.00
Jai Electro Vision Jaipur		45,160.00	-	45160.00
Jai Mata Di Home App. Kota		11,044.00	•	11044.00
King Hardware Collection, Jaipur			4,500.00	4500.00
Khandelwal Sanitary & Hardware Jaipur		4,600.00		4600.00
Paras Electricals Jaipur	4	11,520.00	=	11520.00
Ramesh Kumar, Jaipur		2,500.00	-	2500.00
Royalz Kitchenware, Jaipur		-	64,820.00	64820.00
Sangita Home Appliances, Jaipur		38,520.00	16,080.00	54600.00
Sanjay Singh Kumher		-	9,000.00	9000.00
Shayona Enterprises Jaipur			9,000.00	9000.00
Shree Sanitry Store, Jaipur		-	17,822.00	17822.00
Smart Appliances, Jaipur		19,988.00		19988.00
Sunshine Appliances Jaipur		21,312.00	34,688.00	56000.00
Sunshine Marketing Jaipur		24,749.00	-	24749.00
The Desier		3,690.00	25,900.00	29590.00
Bangalore:				
Jvs Enterprises - Tumkur		-	1,257.00	1257.00
M/S Galleria In		-	76,700.00	76700.00
Saanchal Integrals		_	4,463.64	4463.64
Sri Venkateshwara Stylish Kitchen		-	1,656.00	1656.00
The Solutions		_	6,667.00	6667.00
Ziaken Galleria		_	29,868.00	29868.00
Aiden Lights And Appliances		-	15,675.00	15675.00
Amj Enterprises-(Karnataka)		_	85,255.00	85255.00
J G Solutions		-	1,433,735.32	1433735.32
Lighting Empire International		_	17,185.00	17185.00
Maple Inc		-	470,290.00	470290.00
Minto Marketing		_	167,703.46	167703.46
M S Distributors			357,029.44	357029.44
Navilu Enterprises		2	68,033.00	68033.00
Shree Nakoda Marketing		2	1,017,888.26	1017888.26
Sree Shakthi Electricals			1,030,281.70	1030281.70
Sri Sadguru Enterprises		-	649,102.20	649102.20
S R Marketing		-	600,126.50	600126.50
S.R.S.Distributors		· ·	564,837.00	564837.00
Mathrushree Enterprises		-	81,105.00	81105.00
Peekay'S Atelier- Sales		-	124,085.00	124085.00
Bgr Sales (Drs)		-	11,500.00	11500.00
Bsk Sales (Drs)		-	500.00	500.00
		-		
Koramangala Sales (Drs) Malleshwaram Sales (Drs)		-	19,990.00	19990.00
		•	25,200.00	25200.00
Marathalli Sales(Drs)		•	1,000.00	1000.00
Rr Nagar Sales (Drs)		-	9,000.00	9000.00
Cash Sales- Bsk		-	10,000.00	10000.00
Manjunatha Tk- Koramangala		•	4,945.00	4945.00
Suraj Dm	-		500.00	500.00
	-	5,289,718.00	19,971,350.52	25,261,068.52

ANNEXURE-07

Balance In Current Accounts with Scheduled Bank

Bank A/c Axis Bank

State Bank Of India (Pologround)

Axis Bank Bangalore

TOTAL (A)

State Bank of India, Gratuity Trust A/c

TOTAL (B)

TOTAL (A+B)

337,217.32

4,126,072.12 1,240,389.71

5,703,679.15

146,290.50

5,849,969.65





	Short Term Loans & Advances		
	Advance		
	Air Care		458,716.00
	Foshan Haotian Imp & Exp. Co.Ltd., China		2,410,160.00
	Foshan Shunde Media Washing Appliances Mfg.Co.Ltd.,		737,686.08
41	Guangdong Midea Kitchen Appliances Mfg.Co.Ltd., Ch		2,346,754.19
	Mahendra Lakhani, Jaipur		44,000.00
	Newtime Import & Export Corp.Ltd., China		726,810.34
D	Zhejiang Seng Electronic Appliances Co Ltd, China		338,129.91
	Zhongshan Tinon Gas Cookers & Electrical Appliances		464,571.74
	Universal Distributor		15,000.00
	Radha Mohan Goyal, Jaipur		77,000.00
	Riddhi Exim India	•	12,500.00
	Pegasus Inland Container Depot Pvt.Ltd.		45,825.00
	Bangalore:		45,825.00
	MS Distributors		300 000 00
	Peekay Atelier		200,000.00
	Abec Exhibitions & Conferences Pvt Ltd		400,000.00
	Zesty Innoventures P Ltd		51,000.00
	Cooling Care		22,715.00
	Tedx Global		20,600.00
			20,000.00
	Jaipur Andhra Transport Organisation Just Dial Ltd		16,990.00
	Royal Cooling Systems		360.00
•	koyai cooling systems		12,638.00
			8,421,456.26
			ANNEXURE-08
	PREPAID EXPENSES		
	Prepaid Insurance		281,665.00
	INCOME TAX REFUNDABLE		ANNEXURE-09
	Advance Tax (Indore)		
	TCS Receivable (Bangalore)		2,650,000.00
	Tax		12,598.00
	Tax		(1,609,011.00)
			1,053,587.00
			ANNEXURE-10
	EMPLOYEE BENEFITS EXPENSES		
	Salary & Wages A/c		12,144,003.00
	Bonus A/c		323,611.00
	Leave with Wages		187,301.00
. (Conveyance & DA		437,951.00
		TOTAL	13,092,866.00
(Contribution to:		
F	Provident Fund		798,362.00
E	ESIC		174,230.00
		TOTAL	972,592.00
			2.2,52.00
			ANNEXURE-11
(OTHER EXPENSES		AMMENORE-11
_	RENT, RATES & TAXES		
	Property Tax		42 455 00
	Rent		43,455.00
	Lease Rent		6,640,751.00
	Custome Duty Expense		157,072.00
	GCP Charges (Nagar Nigam)		15,173.70
	SCI CHAIRES (INABAL INIBALLI)	TOTAL	18,000.00
		TOTAL	6,874,451.70







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INDEPENDENT AUDITOR'S REPORT

TO,
THE MEMBERS
BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE

Report on the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED** ("the Company"), which comprise the Balance Sheet as at 31st March, 2021, the Statement of Profit and Loss, Cash flow Statement for the year ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2021, and its profit and

Basis for Opinion

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

Key Audit Matters

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

We have determined that there is no key audit matter to communicate in our report.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position and financial performance of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting material misstatement, whether due to fraud or error.

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

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





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Auditor's Responsibility

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

A further description of our responsibilities for the audit of the financial statements is included in Annexure "A" of this auditor's report.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the order") issued by the Central Government of India in terms of sub-section (11) 143 of the act, we give in the Annexure "B", a statement on the matters specified in the paragraph 3 and 4 of the Order, to the extent applicable.
- As required by Section 143 (3) of the Act, we report that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and belief were
 - In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our
 - The Balance Sheet, the Statement of Profit and Loss, and the cash flow Statement dealt with by this Report are in (d)
 - In our opinion the aforesaid financial statements comply with the accounting standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the directors as on $31^{\rm H}$ March, 2021 taken on record by the Board of Directors, none of the directors is disqualified as on $31^{\rm s}$ March, 2021 from being appointed as a director in terms of Section
 - Report on the internal financial controls u/s 143 of the Companies Act 2013 is not applicable to the Company.
 - $With respect to the {\it other matters to be included in the Auditor's Report in accordance with Rule {\it 11 of the Companies} (Auditor's {\it Report in accordance with Rule {\it 11 of the Companies}}) and the {\it Number of the Companies} (Auditor's {\it Report in accordance with Rule {\it 11 of the Companies}}) and the {\it Number of the Companies}) and the {\it Number of the Companies} (Auditor's {\it Number of the Companies}) and the {\it Number of the Companies}) and the {\it Number of the Companies} (Auditor's {\it Number of the Companies}) and the {\it Number of the Companies}) and the {\it Number of the Companies} (Auditor's {\it Number of the Companies}) and the {\it Number of the Companies}) and the {\it Number of the Companies} (Auditor's {\it Number of the Companies}) and the {\it Number of the Companies} and the {\it Number of the Companies}) and the {\it Number of the Companies} and the {\it Number of the Comp$ $and Auditors) \, Rules, \textbf{2014, in our opinion} \, and \, to \, the \, best of \, our \, information \, and \, according \, to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, and \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, given \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, us; \, according to \, the \, explanations \, to \, us; \, according to \, us; \, according to \, us; \, according to \, the \, explanations \, to \, us; \, according t$
 - i. The Company does not have any pending litigations which would impact its financial position.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection

For B.D. SHARDA & CO. Chartered Accountants Firm Registration No. 00161C

3DS carl

[CA. B.D. SHARDA] Proprietor Membership No.: 070209

Place: Indore

Date: 11.11.2021

UDIN: 22070209 AAAAA 62178



309, Chetak Centre 12/2 RNT Marg, Indore - 452001 Phone: 4002145

ANNEXURE "A" REFERREDTO IN PARAGRAPH UNDERTHE HEADING OF "AUDITOR'S RESPONSIBILITY" OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE ON THE ACCOUNTS FOR THE YEAR ENDED

As part of audit in accordance with SAs, we exercise professional Judgment and maintain professional skepticism throughout

- 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
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related
- 3. 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.

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.

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 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.

For B.D. SHARDA & CO. Chartered Accountants Firm Registration No. 00161C

> [CA. B.D. SHARDA] Proprietor

Roseans

Membership No.: 070209

Place: Indore

Date: 11.11.2021

UDIN: 22070209 AAAAA (92178

B.D. SHARDA& CO Chartered Accountants B.D. SHARDA M. Com., LL.B (Hons) F.C.A.



309, Chetak Centre 12/2 RNT Marg, Indore – 452001 Phone: 4002145

ANNEXURE "B" TO THE INDEPENDENT AUDITORS' REPORT

REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING 'REPORT ON OTHER LEGAL & REGULATORY REQUIRMENT'OF OUR REPORT OF EVEN DATE OF THE FINANCIAL STATEMENT OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021:

- 1) (a) The Company has maintained proper records, showing full particulars, including quantitative details and situation of fixed assets on the basis of available information.
- (b) As explained to us, all the fixed assets have been physically verified by the management in a phased manner, which in our opinion is reasonable having regard to the size of the company and nature of its assets. No material discrepancies were
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the company.
- 2) (a) The management has conducted the physical verification of inventory at reasonable intervals.
- (b) The discrepancies noticed on physical verification of the inventory as compared to books records which has been properly dealt with in the books of account were not material.
- 3) 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.
- 4) In our opinion according to the information given to us and as per the provisions of Sec. 185 of the Companies Act, the Company has not granted any loan to its Directors. Further company has not make /give any loans, investment, guarantees and securities as provided in Sec. 186 of the Companies Act.
- 5) According to the information and explanations given to us, the Company has not accepted any deposits from the public within the meaning of Sections 73, 74, 75 and 76 of the Act and Rules framed there under to the extent notified.
- 6) As informed to us, the maintenance of Cost Records has not been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company.
- 7) (a) According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally late in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Sales tax, Service Tax, Duty of Customs, Duty of Excise, Value added Tax, CESS and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2021 for a period of more than six months from the date on when they become payable.
- b) According to the information and explanation given to us, there are no dues of income tax, sales tax, service tax, duty of customs, duty of excise, value added tax outstanding on account of any dispute.
- 8) In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of dues to banks, financial institutions or government. The Company did not have any borrowings during the year by way of debenture.
- 9) Based upon the audit procedures performed and the information and explanations given by the management, the company has not raised moneys by way of initial public offer or further public offer including debt instruments. The term loans were applied for the purposes for which those were raised.
- 10) Based upon the audit procedures performed and the information and explanations given by the management, we have neither come across any instances of material fraud by the Company or on the company by its officers or employees, noticed or reported during the year.
- 11) The Company is a Private Limited Company. Therefore the provision of clause 3(XI) of the order is not applicable to the company.

B.D. SHARDA& CO Chartered Accountants B.D. SHARDA M. Com., LL.B (Hons) F.C.A.



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12) As the Company is not a Nidhi Company. Therefore, the provisions of clause3 (xii) of the Order are not applicable to the Company.

13) The provision of sec. 177 of the Companies Act is not applicable to the company. Further according to the information and explanations given to us and based on our examination of the records of the company, transaction with related parties are in compliances with sec. 188 of the Act where applicable and details of such transaction have been disclosed in the financial statement as required by the applicable accounting standards.

14) Based upon the audit procedures performed and the information and explanations given by the management, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of clause 3 (xiv) of the Order are not applicable to the Company,

15) Based upon the audit procedures performed and the information and explanations given by the management, the company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the provisions of clause 3 (xv) of the Order are not applicable to the Company.

16) In our opinion, the company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company.

NDORE A

For B.D. SHARDA & CO. Chartered Accountants Firm Registration No. 00161C

Bosland

[CA. B.D. SHARDA]

Proprietor

Membership No.: 070209

Place: Indore

Date: 11 . 11 . 2021

UDIN: 22070209 AAAAA 672178

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE (CONSOLIDATED) CIN NO. U02710MP1963PTC000955 BALANCE SHEET AS AT 31ST MARCH 2021

PARTICULARS	Note	As at	(In R
I. EQUITY AND LIABILITIES		31st March, 2021	31st March, 2020
1. Shareholders' funds			
(a) Share Capital	2	25 00 000	
(b) Reserves and Surplus	3	25,00,000	25,00,00
2 Non- current liabilities		608,38,714	383,92,93
(a) Long-term borrowings	4	399,21,030	
3. Current Liabilities		553,21,030	288,72,32
(a) Trade payables			
(i) Total Outstanding due 5 5 5	5		
(i) Total Outstanding dues of Micro and Small Enterprises		253,04,072	
(ii) Total Outstanding dues of Creditors other than Micro and Small Enterprises		200,04,072	49,37,60
(b) Other current liabilities		172,58,125	005 50 00
(c) Short term provisions	6	67,89,005	265,53,30
(b) Short term provisions	7	64,42,378	52,44,11
		01,12,070	18,93,73
TOTAL		1590,53,324	1083,94,00
ASSETS			1003,94,00
Non-current assets			
(a) Property, Plant and Equipments			
(i) Tangible assets			
(b) Deferred Tax Assets	8	188,84,390	196,53,603
(c) Long-term loans and advances	9	29,49,567	21,25,421
t and distributed	10	68,39,126	64,33,225
Current assets			
(a) Inventories			
(b) Trade receivables	11	558,15,103	352,42,825
(c) Cash and Bank Balances	12	445,65,764	
(d) Short-term loans and advances	13	243,13,628	252,61,069 63,01,179
(e) Other current assets	14	42,81,749	120,34,243
(5) Saidi dali dili dessets	15	14,03,997	13,42,444
Significant A		1590,53,324	
Significant Accounting policies and the accompanying notes are	1 to 20	77,00,027	1083,94,009
an integral part of these financial statements	1 to 30		

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Geet Gorani Director DIN No. 08364525

Place : Indore
Date : 11-11-2021

As per our report of even date For B. D. Sharda & Company Chartered Accountants Firm Reg. No. 00161C

CHARO

(B. D. Sharda) Proprietor M. No. 70209

DIN: 22070209 AAAAAW2178

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE (CONSOLIDATED)

CIN NO. U02710MP1963PTC000955
STATEMENT OF PROFIT AND LOSS
For The Year Ending on 31ST MARCH 2021

-	PARTICULARS	Note	Year Ended 31st March, 2021	(In Re Year Ended 31st March, 2020
	Revenue from operations Sale of Products	16		o ist march, 2020
11	Other Income		235,113,172	126,471,27
111	Total Revenue (I + II)	17	3,174,666	5,84
IV	Expenses		238,287,838	126,477,12
	Cost of Material Consumed Purchases of Stock in Trade Changes in inventories of finished goods, work in progress and Stock-in- trade Employee benefits expense Finance Costs Depreciation and amortization expense Other expense	18 19 20 21 22 8 23	9,836,053 128,225,282 (19,655,445) 26,895,948 2,336,287 6,169,791 53,593,386	10,076,790 57,345,638 (623,583 18,002,496 2,785,301 5,286,922
T	otal Expense		207,401,302	28,733,708 121,607,271
1	rofit before Tax (III-IV)		30,886,536	4,869,852
Pro	(1) Current tax (2) Deferred tax ofit for the year (V-VI)		9,264,901 (824,146)	1,609,011 (128,653)
	rnings per equity share:		22,445,781	3,389,494
,	(1) Basic (2) Diluted		898 898	136 136
an i	nificant Accounting policies and the accompanying notes are integral part of these financial statements	1 to 30		

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Geet Gorani Director DIN No. 08364525

Place : Indore

Date: 11 · 11 · 2021

INDORE)

As per our report of even date For B. D. Sharda & Company Chartered Accountants Firm Reg. No. 00161C

Bosiants

(B. D. Sharda) Proprietor M. No. 70209

22070209 AAAAA 62178

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE

CIN NO. U02710MP1963PTC000955

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2021

	As at 3	1-03-2021	As at 3	1-03-2020
(A) Cash flow from Operating Activities Net Profit before exceptional and extra ordinary items and Tax				
Add/Less: Non-Operating/Non-cash Items		30,886,536		4,869,
Depreciation & Amotization	6,169,791		F 204 025	
Profit on Sale of Assets	(34,547)		5,286,922	
Interest Paid	2,336,287		2,785,301	
Interest Income	(6,111)	8,465,420	(5,849	
Operating Profit before Working Capital Changes	- (7-2)	39,351,956	(3,049	12,936,2
Change in Working Capital				
Trade Payables	11,071,287			
Other Current Liabilities	1,544,889		22,629,049	
Short Term Loans & Advances	7,752,494		(1,208,030)	
Short Term Provisions	1,541,848		(10,576,694)	
Inventories	(20,572,278)		1,287,590	
Trade Receivable	(19,304,695)		(5,348,567)	
Other Current Assets	(61,553)	(18,028,008)	(6,610,082)	
Cash Generated from Operation	(01,555)	21,323,948	(66,106)	107,1
Income Tax Paid		6,258,101		13,043,38
Net cash flow from operating activities [A]		15,065,847		3,487,72 9,555,65
B) Cash flow from Investing Activities				
urchase of Property, Plant and Equipments	(F.F.1.C.020)			
ale of Property, Plant and Equipments	(5,516,030) 150,000		(14,982,798)	
iterest Income	6,111			
Net Cash used in Investing Activities [B]	0,111	(5,359,919)	5,849	(14,976,949
Cash Flow from Financing Activities				(11,570,54.
ong Term Borrowings	11.040.500			
ong term loans & advances	11,048,709		12,884,738	
nance Cost	(405,901)		(3,515,199)	
Net Cash used in Financing Activities [C]	(2,336,287)	0.206.504	(2,785,301)	
t Increase / Decrease in Cash & Cash Equivalents [A+R+C]		8,306,521		6,584,238
sh and Cash Equivalents as at 1st April 2020 (On Bal)		18,012,449 6,301,179		1,162,946
sh and Cash Equivalents as at 31st March 2021(Cl. Bal)		24,313,628		5,138,233 6,301,179

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Geet Gorani Director DIN No. 08364525

Place: Indore

Date: 11.11.2021

As per our report of even date For B. D. Sharda & Company Chartered Accountants Firm Reg. No. 00161C

BASEANT

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE Notes forming part of Financial Statements

Note: 1

SIGNIFICANT ACCOUNTING POLICIES

1. SIGNIFICANT ACCOUNTING POLICIES FOLLOWED BY THE COMPANY

A] Basis of Accounting:

The financial statements of Blow Hot Kitchen Appliances Private Limited have been prepared to comply with the generally accepted accounting principles in India (Indian GAAP), including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. The financial statements have been prepared under historical cost convention on accrual basis. The accounting policies have been consistently applied by the company unless otherwise stated.

B] Sales:

The sales of goods are recognized at the point of dispatch of the goods to the customers.

C] Income:

The Income is accounted for on accrual basis.

D] Property, Plant and Equipments:

Property, Plant and Equipments are stated at cost. The cost of an asset comprises its purchase price/cost of construction and any directly attributable expenses for bringing the assets to their working condition for its intended use. Expenditure for additions, modifications, improvements and renewals are capitalized and expenditure for maintenance and repairs are charged to the Profit & Loss Account.

E] Depreciation:

Depreciation on Property, Plant and Equipments has been provided on useful life of the assets as prescribed in the Schedule II to the Companies Act, 2013 on written down value method (WDVM). Assets which are purchased / sold during the year, depreciation has been provided on pro-rata basis.

F] Borrowing Cost:

Borrowing cost that is attributable to the acquisition or construction of qualifying assets is capitalized as part of the cost of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing cost is recognized as an expense in the period in which they are incurred.

G] Foreign Currency Transaction:

The transactions in foreign currencies are recorded at the rate prevailing on the date of the transaction. Monetary items denominated in foreign currency are restated at the rate prevailing on the balance sheet date. Exchange gains/ losses on settlement and on conversion of monetary items denominated in foreign currency are dealt with in the profit and loss account.

H] Inventories:

Inventories are stated at the lower of cost or net realizable value. Cost is determined on the basis of FIFO method.

I] Contingent Liabilities:

Contingent liabilities as defined in Accounting Standard 29 on "Provisions, contingent liabilities and contingent assets" are disclosed by way of notes to the accounts. Disclosure is not made if the possibility of an outflow of future economic benefits is remote. Provision is made if it is probable that an outflow of future economic benefits will be required to settle the obligation.

.I] Retirement Benefits:

- The Company accounts for group gratuity for the eligible employees on the basis of payments to Life Insurance Corporation of India as actuarially determined with reference to agreement between them.
- ii] Leave encashment liability is accounted on actual payment basis as per the rules applicable to the company.
- iii] Company's contribution to Provident Fund and ESIC are charged to Profit and Loss Account.

K] Research & Development:

Capital expenditure on research and development is treated in the same way as expenditure on Fixed Assets. The revenue expenditure on Research & Development is written off in the year in which it is incurred.

L] Accounting on Taxes:

Tax Expenses comprises current tax and deferred tax.

Provision for Income tax is made as per the Income Tax Act 1961. Deferred tax is recognized subject to consideration of prudence; on timing difference being the difference between taxable income and accounting income originate in one period and are capable of reversal in one or more subsequent periods.

M] Impairment of Property, Plant and Equipments:

The Company on an annual basis makes on assessment of any indicator that may lead to impairment of assets. If any such indication exists, the company estimates the recoverable amount of the assets. If such recoverable amount is less than the carrying amount, then the carrying amount is reduced to its recoverable amount by treating the difference between them, as impairment loss and the same is charged to profit & loss account. Based on the aforesaid review, the Company is of opinion that there is no impairment of any of its Property, Plant and Equipments as at 31st March 2021.

N Investments:

Investments that are readily realisable and intended to be held for not more than a year are classified as current investment. All other investments are classified as long term investments. Current investments are carried at lower of cost or fair value. Long term investments are carried at cost less permanent diminution in value, if any.

BLOWHOT KITCHEN APPLIANCES PRIVATE LIMITED NOTES FORMING PART OF ACCOUNTS Particulars On 31.03.2021 On 31.03.2020 Rupees Rupees Rupees Rupees NOTE '2' SHARE CAPITAL -Authorised 25000 Equity Shares of Rs. 100/- each [Previous Year: 25000 Equity Shares of Rs.100 /- each] 2,500,000 2,500,000 -Issued, Subscribed and Paid up 25000 Equity Shares of Rs. 100/- each fully paid-up. [Previous Year: 25000 Equity Shares of Rs.100/- each] 2,500,000 2,500,000 TOTAL - Reconciliation of Shares: 2,500,000 2,500,000 Nos Amt(Rs) Nos Amt(Rs) Opening Share Capital Closing Share Capital 25,000 2,500,000 25,000 2,500,000 25,000 2,500,000 25,000 2,500,000 -List of Share holders having 5% or more Shares (In Nos) Name Of Shareholders Smt. Shanta Devi R. Gorani In Nos In % In Nos In % Shri Narendra Gorani 34 2,300 9 Shri Anil Gorani 1,710 7 1,710 Shri Sanjay Gorani 4,350 17 Sr. t. Hema Gorani 4,810 19 4,810 19 Shri Sanjay Gorani (HUF) 4,500 18 4,500 18 Shri Nakul Gorani 2,000 8 2,000 8 2,430 10 2,430 10 NOTE '3' RESERVES AND SURPLUS General Reserve Opening Balance Closing Balance 2,876,870 2,876,870 Profit and Loss Account A 2,876,870 2,876,870 Opening Balance Add: Profit During The Year 35,516,063 32,126,568 22,445,781 Closing Balance 3,389,494 B 35,516,062 TOTAL (A+B) 60,838,714 38,392,932 NOTE '4'

TOTAL

LONG TERM BORROWINGS

[Hypothecation on entire current assets. Collaterally secured by

land and building of company and personal guarantee of Directors

-From Axis Bank (Loan)

From - Directors & their Relative

- Secured

of the Company.] - Unsecured



19,543,951

9,328,370

28,872,321

19,603,825

9	Particulars		On 31.	03.2021	491
NOTE '5			Rupees	Rupees	On 31.03.2020 Rupees Rupees
TRADE PA	AYABLES				Rupees Rupees
Total Outsta	anding dues of Micro and Small Enterp	rises			
Total Outsta	anding dues of Creditors other than Mic	cro and Small		25,304,072	4,937
Enterprises		- ma omai			
1. Trade Pay	yahlas in d. J. D. san	TOTAL		17,258,125	26,553,
Developmen	yables includes Rs. 25304072 (Previous Act, 2006	us Year Rs. 4937607) due to cre	ditors registered with	42,302,19/	31,490,
2. No Intere	est is Paid during at		Brotorea with	the Micro, Small	and Medium Enterprises
3. The Above	est is Paid during the year to Micro,	Small and Medium Enterprises			
company reg	e information has been determined to arding the status of the supplier und	o the extent such parties could	be identified on the ba	sis of the informa	tion available with the
	osppici dile	ici tile MSME Act.			
NOTE '6'					
OTHER CU	RRENT LIABILITIES				
Advances From	m Customers			427.007	
Franchisee De	and Other Payables			436,206 1,482,799	1,327,8-
- Instance De	posits			4,870,000	1,746,26
		TOTAL		6,789,005	2,170,00
NOTE '7'					5,244,11
	M PROVISIONS				
Provision for O	Other Expenses				
Provision For In	ncome Tax			3,435,578	1,893,73
		TOTAL		3,006,800	1,023,73
		TOTAL		6,442,378	1,893,730
NOTE '9'					
DEFERRED 7	TAX ASSETS (NET)				
Deferred Tax As	ssets			2040 545	
		TOTAL		2,949,567 2,949,567	2,125,421
NOTE '10'			-	2,747,307	2,125,421
	LOANS AND ADVANCES				
unsecured Consi	idered good				
ecurity Deposits	with Government authorities				
eposits with Oth	hers			76,802	66,475
		TOTAL	s 7 1 1 1 1	6,762,324	6,366,750
		TOTAL		6,839,126	6,433,225
NOTE 'II'					-, -, -, -, -, -, -, -, -, -, -, -, -, -
WENTORIES					
ock in Trade (Tr	raded Goods)			44.500.50	
ock in Trade (Fin	nished Goods)			46,598,954	27,693,674
ock in Trade (Ra	w Material)			1,283,186	336,911
cking Material ods in Transit				5,641,817	4,724,984
ous in Transit				2,291,146	2,234,146
		TOTAL		55,815,103	253,110
OTE '12'				55,015,105	35,242,825
ADE RECEIVA	ABLES				
secured, Consider	ered good except otherwise stated)				
re than 6 Month	hs				
ers				5,097,094	5,289,718
		TOTAL		9,468,670	19,971,351
		TOTAL	44	,565,764	25,261,069
TE '13'					
H AND BANK	BALANCES				
sh and Cash E	quivalents				
ash on Hand					
alance In Curren	nt Accounts with Scheduled Bank			623,885	359,021
ier Bank Balan	ice		23	,541,444	5,849,970
nk deposit (with	more than 3 months maturity)			149 200	
		TOTAL	24	148,299	92,188
			24,	313,628	6,301,179
					SHARO
					10:00
					161



Particulars		On 31.03.2021	492
NOTE '14'		BARL (1922년) - 10 10 10 10 10 10 10 10 10 10 10 10 10	On 31.03.2020
SHORT TERM LOANS AND ADVANCES		Rupees Rupees	Rupees Rupees
(unsecured Considered good)			
Income Tax A.Y 2006-07			
Income Tax A.Y 2018-19			
TDS Recievable from Kotak Mahindra Prime			74,977
Advance to Suppliers			47,900
GST Receivable		1,116,721	14,809 8,421,456
	TOTAL	3,165,028	3,475,100
	TOTAL	4,281,749	12,034,243
NOTE '15'			
OTHER CURRENT ASSETS			
Prepaid Expenses			
Mswipe Card Balance		227,533	281,665
Income Tax Refundable A-Y-20-21		1일 교육 교회 경기 시네이었다.	7,192
	TOTAL	1,176,464	1,053,587
	101/11.	1,403,997	1,342,444
NOTE '16'			
REVENUE FROM OPERATION			
Sales of Products Traded Goods			
Manufacturing Goods		214,483,051	
Manufacturing Goods		20,630,121	108,485,774
	TOTAL	235,113,172	17,985,500
DETAILS OF TRADED GOODS		200,110,172	126,471,274
Electrical Water Heater			
Gas Stove& Parts		15,210,351	
Range Hood & Parts		86,272,470	2004
Others		81,440,494	28,941,871
		31,559,736	52,395,003
	TOTAL	214,483,051	27,148,900 108,485,774
DETAILS OF MANUFACTURING GOODS			100,463,774
Induction Cooker & Parts			
Soap Dispenser		19,760,029	17,985,500
		870,092	11,7-05,000
		20,630,121	17,985,500
NOTE '17'			
OTHER INCOME			
Interest on FDR			
Gain on Sale of Vehicle		6,111	5,849
Foreign Exchange Gain		34,547	
Rent Recovered		222,091	
Reimbursement		1,629,583	
	TOTAL	1,282,334 3,174,666	<u> </u>
NOTE '18'		3,174,000	5,849
Cost of Material Consumed			
Stock at the beginning of the year		4704004	
Add: Purchases		4,724,984	
Less: Stock at the end of the year		10,752,886	14,801,774
		<u>(5,641,817)</u> 9,836,053	(4,724,984)
		2,030,033	10,076,790



TOTAL

Interest on GST



1,307,834

1,477,467

2,785,301

833.286

67,923

2,336,287

On 31.03.2021

494 On 31,03,2020

		On 31.03.2021		On 31.03.2020		
NOTE '23'		Rupees	Rupees	Rupees		
OTHER EXPENSES				rapces	Rupees	
Advertisement Expenses						
Payments to the auditor as			3,745,116		7.114 (10	
a. Statutory audit					7,116,618	
g b. Tax audit		40,000		40,000		
Bank Charges		15,000	55,000	15,000	EE 000	
Sundry Balance w/o			215,091	15,000	55,000	
Building Reparing a/c			(643)		414,682	
Commission (Mswipe Card)			164,423		423,495	
Computer Expenses			186,666		62,608 143,832	
Convenience Charges			110,981			
Conveyance			406,659		57,802	
Discount			9,290		01011	
Donation			3,863,245		84,241	
Electricity Expenses			2,003,243		112,370	
Eicher Canter Expenses			587,265		21,000	
Exhibition Expenses			105,275		810,315	
Freight & Cartage Outward					74,720	
Freight Inward			5,116,095		613,608 1,814,647	
Fuel Expenses			969,543		551,203	
General Reparing			27,000		35,000	
GST			396,540		355,944	
GST Fees			167,712		333,944	
Installation Charges			18,750		124,227	
Insurance			98,606		124,227	
Legal & Professional Charges			534,268		403,316	
Business Promotion Expenses			4,189,928		1,597,093	
Office Expenses			6,218,337		286,831	
Postage & Courier			284,093		402,073	
Professional Tax			568,155		329,240	
Razorpay Fees			5,000		2,500	
Repair & Maintanance			12,885			
Rent, Rates and Taxes			497,141		509,550	
Registration & Fees			8,840,362		6,874,452	
Sales Tax			84,648		385,654	
Stationary & Printing			16,563		87,770	
Security Expenses			342,597		301,750	
Telephone Expenses			197,400		301,730	
Selling Expenses			306,303		237,611	
Software Expenses			13,310,466		2,332,852	
Travelling Expenses			54,790		120,400	
To Directors						
To Others		102,087		92,380		
Vehicle Running Expenses		1,115,574	1,217,661	435,271	527,651	
Foreign Exchange Loss			670,175		876,311	
	TOTAL				587,339	
	TOTAL		53,593,386		28,733,708	
				Personal Property and	7.00,700	



BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE

NOTES FORMING PART OF THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2021

The balances in the accounts of sundry debtors, creditors, deposits, advances and others are subject to 24

Calculation of Deferred Tax Assets (Liability) 25

(a)	Difference between Tax	For the Year 31.03.2021	For the year 31.03.2020
	Depreciation and Book Depreciation and other adjustments.	23,45,756	18,17,811
(b)	Long term Capital Loss	3,07,610	2.07.610
(c)	Others		3,07,610
		2,96,201	
ne con	npany has recorded the net Deferred Tax Asse	29,49,567	21,25,421

The company has recorded the net Deferred Tax Assets of Rs 8,24,146/- during the year.

Further Notes related to Trade Payable 26

On the Basis of confirmation obtained from supplier who have registered themselves under the Micro, small and medium enterprises development act, 2006 (MSMED Act, 2006) and based on the information available with the company, the following are the details.

The principal amount remaining	2020-21	2019-20
The principal amount remaining unpaid to any supplier at the end of the year The amount of interest paid to supplier The amount of Interest due and payable for the delay in making payment	2,53,04,072 NIL NIL	49,37,607 NIL NIL

- In the opinion of the Board and to the best of their knowledge and belief the Current Assets, Loans and Advances 27 are approximately of the value stated in the balance sheet, if realized in the ordinary course of business. Provisions for depreciation and for all known liabilities have been made in the accounts.
- Related Party disclosures: (As identified by the management), Related party disclosures as required by AS-18 28 "Related Party Disclosures are given below:
 - A. Name of related parties and description of relationship

RELATIONSHIP NAME OF THE RELATED PARTY

(a) Associates Gorani Industries Ltd.

Gangotri Industries

(b) Key Management Personnel Mr. Sanjay Gorani Mr. Balkishan Gorani

(Ceased w.e.f. 07.09.20)

Mrs. Manju Gorani

(Ceased w.e.f. 01.11.20)

Mr. Geet Gorani

Relative of Key management personnel (c)

Mr. Nakul Gorani Mrs. Simran Gorani Mrs. Manju Gorani

(Appointed w.e.f. 01.11.20)

se Cuto



B. Nature of transaction: The transactions entered into with the related parties during the 496longwith related balances as at 31st march 2021 are as under:

	Dalances as at 31° march 2021 are as under:		
S.No.	Description	2020-21	2019-20
(A)	Transactions with Associates		
1.	Purchase of Goods		
	Gorani Industries Ltd.		
	Gangotri Industries	6,48,67,795	2,49,52,516
4	Gangori industries	70,800	
2.	Sale of Goods		
	Gorani Industries Ltd.		
	Gangotri Industries	15,64,216	
		48,49,783	86,38,872
3.	Amounts receivable at the year end		
	Gangotri Industries	10 70 100	
		10,72,122	9,60,771
1.	Amounts Payable at the year end		
	Gorani Industries Ltd	2,53,04,072	38,75,194
3)	Transaction with how many		5 5,7 5,7 7
	Transaction with key management personnel Interest Paid		
	Mr. Sanjay Gorani		
	Mr. Balkishan Gorani	7,68,832	5,09,667
			9,641
	Mrs. Manju Gorani	95,596	88,433
*	Gorani Industries Limited		4,94,444
R	Lemuneration		
	Mr. Balkishan Gorani		
	Mrs. Manju Gorani	5,00,000	12,00,000
	Mr. Geet Gorani	15,00,000	12,00,000
	Mr. Sanjay Gorani	19,50,000	6,00,000
		17,00,000	
Ar	nounts payable at the year end		
	Mr. Sanjay Gorani	1.04.60.004	
	Mr. Balkishan Gorani	1,04,60,224	81,50,392
	Mr. Manju Gorani	1,15,804	1,15,804
		32,68,444	10,62,174



Relative of Key Management Personnel (C)

Loan Accepted

Loan Repaid

Interest Paid

Balance

Mr. Nakul Gorani

64,00,000

4,16,615

4,89,348

64,72,733

Mrs. Simran Gorani (Salary)

4,50,000

Additional Information pursuant to provisions of paragraph 5 (VIII) of part II of schedule III to the companies as 29 %

certified by the Directors are as under

4 7 67		Current Year	Previous Year
		Value	Value
(A)	Value of Imports calculated on CIF basis:		
	Trading Goods (Gas Stove, Mini Lights, Gas Geyser, Appliances and Accessories)	6,18,35,713	3,37,58,503
(B)	Expenditure in Foreign Currency:		
(6)	Traveling Expenses	Nil	N:1
(C)	Amount remitted in Foreign Currency on account of Dividend	Nil	Nil Nil
(D)	Earning in Foreign Exchange On account of Export of Goods on FOB basis	Nil	Nil
(E)	Managerial Remuneration:		
	Salary	49,00,000	20.00.000
(F)	Consumption of Raw Material, Stores & Spares	42,00,000	30,00,000
	i. Raw Material		
	- Imported	Nil	NU
	- Indigenous	98,36,053	Nil
	ii. Stores & Spares	70,50,055	1,00,76,790
	- Imported	Nil	71.1
	- Indigenous	20,19,445	5,28,351

The previous year figures have been regrouped / reclassified, wherever necessary to confirm to the current year 30

figures.

SANJAY GORANI MANAGING DIRECTOR

DIN No. 00055531

DIRECTOR DIN No. 08364525

PLACE: INDORE DATE: 11 · 11 · 2021

UDIN: 22070209 AAAAA (12178

as per our report of even date For: B.D. SHARDA & CO. CHARTERED ACCOUNTANTS FIRM REGISTRATION NO. 000161C



(B.D.SHARDA) Proprietor M.No.70209

7 6

NOTE -		BI OWIL	OT KITOLIN			· · · · · · · · · · · · · · · · · · ·				
NOTE: 8 'FIXED ASSETS	3'	BLOWN	JI KITCHEN A	APPLIANCES PR	IVATE LIMITED,	INDORE (CO.				
		-			1	TADORE (CONS	OLIDATED)			1
		0000				+			T	1
		GROSS	BLOCK		ACCURA	II ATER				
					ACCOMIC	LATED DEPRE	CIATION / AMO	RTISATION	NET	
ASSETS	BALANCE AS AT 1ST APRIL	ADDITIONS DURING THE	DELETION DURING THE	BALANCE AS	BALANCE AS	PROVIDED	DELETION /	auc meteory		BLOCK
Gate	2020	YEAR	YEAR		AT 1ST APRIL	DURING THE	ADJUSTMENT		BALANCE AS	BALANCE
Building	0	40407	-	MARCH 2021	2020	YEAR	S DURING THE YEAR	AT 31ST	AT 31ST	AT 31S
Tube Well	157593	0	The second secon	- 40407		883	O	MARCH 2021	MARCH 2021	MARCH 2
Factory Shed	136356	0		107093	148951	672		883	39524	
	0	0	The second secon	100000	133953	0	0	143023	7970	8
Machinery	0	0		0	0	0	0	133953	2403	2
ool and Die	0	0		0	. 0	0	0	0	0	
lectric Installation	468193	0		0	0	0	0	0	0	
ab Equpiment	0		(700193	79076	70430	0	0	0	
TP Plant	0	0	(0	0		0	149506	318587	200
.G. Set	1438248	0		0	0	0	0	0	0	389
acking Machine		0	0		1044697	0	0	0	- 0	
oltage Controller	782853	135000	0			71177	0	1115874	20057	
lastic Mould	145500	0	0		752511	18922	0	771433	322374	3938
vertor	543182	353345	0	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	138053	2109	0	140162	146=20	303
swipe Machine	41672.41	0	0	000021	391550	34661	0	The second secon	5338	74
ools and Tackels	26845	0	0	41672.41	6939	6286	0	426211	470316	1516
and Cart	104826	8686	0	26845	4257	4088	0	13225	28447.41	34733
	0	46500	0	113512	12233	25681	0	8345	18500	225
miture and Fixture	12332883.2	2106314	0	46500		3030	0	37914	75598	925
Conditioner	683453.98	623303	0	14439197.2	2377438	2847622		3030	43470	
pe Writer	0	020000	0	1306756.98	326918	160790	0	5225061	9214136.2	9955445
fice Equipment	193069		0	0	0	0	0	487708	819048.98	356535.
oler	120134	19125	0	212194	98402	43815	0	0	0	000000.
x Machine	31140	0	0	120134	111651		0	142217	69977	9466
n	55882	0	0	31140	31029	2720	0	114371	5733	
eighing Machine	20356	22525	0	78407	52762	0	0	31029	111	848
bile		25000	0	45356	19108	5689	0	58451	19956	11
frigator	516342.5	279833	0	798175.5	397594	4530	0	23638	21718	312
Flow Meter	29785.58	0	. 0	29785.58	22019	88415	0	486009	310166.5	124
ABX	0	0	0	0	the second second second second second	3546	0	25565	4220.58	118748
evision	48710	0	0	48710	0	0	0	0	4220.00	7766.5
ter Purifier	47118.64	0	0	47118.64	46458	0	0	46458	2250	
Extinguisher	59725.5	27542	0	87267.5	19113	12622	0	31735	2252	225
) TV	104436	0	0	A STATE OF THE PERSON NAMED IN COLUMN 2 IS NOT THE OWNER.	26111	20736	0	46847	15383.64	28005.6
	23560	0	0	104436	25348	35645	0	60993	40420.5	33614.
oke Detector Model	119790	0	0	23560	4885	8417	0		43443	7908
Supperession	13875	0	0	119790	27258	41704	0	13302	10258	1867
ctrical Items	756993	0		13875	2126	5295	0	68962	50828	9253
nputer	1217990.3	238350	0	756993	63622	179513		7421	6454	11749
	24562924	1590100	0	1456340.3	872557	261288	0	243135	513858	69337
oter	539852		2018543	24134481	18258693	2177530	0	1133845	322495.3	345433.3
se Hold Land	5262	0	0	539852	444765	24117	1903090	18533133	56013±8	630423
se Hold Land	221735		Cultivation of Supplement	5262	0	24117	0	468882	70970	95087
embly Line	55000			221735	0			0	5262	-
nd Total:		0	0	55000	11586	7858		0	221735	5262 221735
		5516030.00	2018543.00							



BLOW HOT KITCHEN APPLIANCES PVT. LTD.

AUDITED FINANCIAL STATEMENTS
F.Y. 2021-22

For Gorani Industries 11d.

B.D.SHARDA & CO.

Chartered Accountants



309 chetak centre, RNT Marg, RNT Marg, Indore 452001 cabds2009@gmail.com 9425052815

Independent Auditor's Report

To the Members of **BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED**

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the financial statements of BLOW HOT KITCHEN APPLIANCES PRIVATE ("the Company"), which comprise the balance sheet as at 31st March 2022, and the statement of Profit and Loss and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2022, its profit/loss and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

We have determined that there is no key audit matter to communicate in our report.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the connection with our audit of the financial statements, our responsibility is to read the connection with our audit of the financial statements. other information and, in doing so, consider whether the other information is materially N

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.

Responsibilities of Management and Those Charged with Governance for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the 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.

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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.

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

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the '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 and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 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'.
- g) With respect to the other matters to be included in the Auditor's report in accordance with the requirements of Sec 197(16) of the Act as amended, we report that Section 197 is not applicable to a private company. Hence reporting as per Section 197(16) is not required.
- 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, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company does not have any pending litigations which would impact its financial position.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- iv. (a) The management has represented that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material mis-statement.

v. No dividend have been declared or paid during the year by the company.

Place:-Indore Date: 09/08/2022

UDIN: 22070209A0TINN1183

For B.D.SHARDA & CO. Chartered Accountants FRN: 0000161C

BHAGWANDAS SHARDA (PROPRIETOR)

Membership No. 070209

ANNEXURE "A" REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING OF "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" SECTION OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2022

- (i) In respect of the Company's property, plant and equipment:
 - (a) The Company has maintained proper records to show full particulars, including quantitative details and situation of its property, plant and equipment and Intangible Assets.
 - (b) As explained all property, plant and equipment of the Company are physically verified by the management at regular intervals, which in our opinion, is reasonable considering the size of the Company and the nature of assets. During the year, as informed to us by management, no material discrepancies have been noticed on such verification.
 - (c) According to the information and explaination given to us and the records examined by us, we report that the title deeds, comprising all the immovable properties are held in the name of the Company as at the balance sheet date.
 - (d) The company has not revalued any of its property, plant and equipment and intangible assets during, the year.
 - (e) No proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) In respect of Company's inventory:
 - (a) As explained to us, the inventories of finished goods, semi-finished goods, stores, spare parts and raw materials were physically verified at regular intervals by the Management. The procedures of physical verification of the inventories followed by the management are reasonable and adequate in relation to the size of the Company and nature of it's business. In case of inventories lying with third parties, certificates of stocks holding have been received. No discrepancies of 10% or more in the aggregate for each class of inventory were noticed on physical verification of inventories as compared to book records.
 - (b) According to information and explanations given to us and on the basis of our examination of the records of the company, the Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks on the basis of security of current assets. Hence, reporting under clause 3(ii)(b) of the Order is not applicable to the Company.
- (iii) According to the information and explanations given to us and on the basis of our examination of the books of account, the Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties listed in the register maintained under Section 189 of the Companies Act, 2013. Consequently, the provisions of clauses 3(iii) (a), (b), (c), (d), (e) & (f) of the order are not applicable to the Company.
- (iv) In our opinion and according to information and explanations given to us, the Company has not granted any loans or provided any guarantees or security to the parties covered under Section 185 or 186 of the Act. Accordingly, paragraph 3(iv) of the Order is not applicable to the Company.
- (v) According to the information and explanation given to us, the company has not accepted deposits from public during the year. Accordingly, paragraph 3(v) of the Order is not applicable to the Company.

(vi) According to the information and explanation given to us, the Central Government has not prescribed maintenance of cost records under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the Company. Accordingly, paragraph 3(vi) of the Order is not applicable to the Company.

(vii) In respect of statutory dues:

- a) According to the records of the Company, the Company is generally regular in depositing with appropriate authorities undisputed statutory dues including provident fund, employees' state insurance, income-tax, duty of custom, goods & service tax, cess and other statutory dues applicable to it. As per the records of the Company, as at March 31, 2022, the Company does not have any undisputed statutory dues which are outstanding for a period of more than six months from the date they became payable.
- b) According to the information and explanations given to us, there are no dues of Income-tax or Sales tax or Service tax or Goods and Services tax or duty of Customs or duty of Excise or Value added taxes which have not been deposited by the Company on account of disputes.
- (viii) In our opinion and according to the information and explanations given to us and based on our examination of the records of the company, there were no such unrecorded transaction in the books of account which were surrendered or disclosed as income during the year in tax assessments under Income Tax Act, 1961 (43 of 1961).
- (ix) According to the information and explanations given to us, based on our examination of the records of the company and on the basis of overall examination of the Balance Sheet of the Company,
 - (a) The Company has not defaulted in the repayment of loans or borrowings or in the payment of interest thereon to any banks, financial institutions, government or other lender.
 - (b) The company is not declared willful defaulter by any bank or financial institution or other lender.
 - (c) The term loan taken during the year were applied for the purpose for which the loan was obtained.
 - (d) Funds raised on short term basis have not been utilised for long term purposes.
 - (e) The company has not taken any such type of funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
 - (f) The company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.

(x)

 a) In our opinion and according to the information and explanations given to us, the Company has not raised any money by way of Initial public offer or further public offer (including debt instrument) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable to the Company.

(b) According to the information and explanation given to us, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year hence reporting under clause 3(x)(b) of the Order is not applicable to the Company

(xi)

- a) According to the information and explanations given to us and based on our examination of the records of the company, no material fraud by the Company or on the Company by its officers or employees was noticed or reported during the year.
- b) According to the information and explanations given to us and based on our examination of the records of the company, no report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
- c) According to the information and explanations given to us and based on our examination of the records of the company, there are no whistle blower complaints received by the Company during the year.
- (xii) Company is not a Nidhi Company as prescribed under Section 406 of the Act. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company
- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc. as required by the applicable Accounting Standards.
- (xiv) The Company is a Private Limited Company and does not have turnover or borrowings from Banks/ public financial institutions exceeding the limits prescribed, hence Internal Audit System is not mendate by the law. Hence the clause is not applicable.
- (xv) In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.

(xvi)

- a) As our audit procedure, and according to the information and explanation given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence provisions of clauses 3(xvi)(a) of the order are not applicable to the company.
- b) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(b) of the Order is not applicable.
- c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
- d) According to information and explanations given to us during the course of audit, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable
- (xvii) The Company has not incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year
- (xviii) There has been no resignation of the statutory auditors of the Company during the year. Accordingly, clause 3(xviii) of the order is not applicable.
- In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors

and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which cause us to believe that any material uncertainty exists as on the date of the audit report that the company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

(xx)

- a) In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, there was no such unspent amount to be transferred to fund specified in Schedule VII to the Companies Act. Accordingly, paragraphs 3(xx)(a) of the Order are not applicable.
- b) The Company does not have ongoing projects under section 135 of the Companies Act. Accordingly, paragraphs 3(xx)(b) of the Order are not applicable.

For B.D.SHARDA & CO. Chartered Accountants

FRN: 0000161C

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Place:-Indore Date: 09/08/2022

UDIN: 22070209A0TINN1183

BHAGWANDAS SHARDA

(PROPRIETOR)

Membership No. 070209

ANNEXURE "B" AS REFERRED TO IN PARAGRAPH 3(f) UNDER THE HEADING OF "REPOI LEGAL AND REGULATORY REQUIREMENTS" SECTION OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED ON THE ACCOUNTS FOR THE YEAR ENDED 31ST **MARCH 2022**

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

We have audited the internal financial controls over financial reporting of Blow Hot Kitchen Appliances Private Limited ('the Company') as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to financial statements and such internal financial controls over financial reporting with reference to these financial statements were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A Company's internal financial control over financial reporting with reference to these financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these financial statements includes those policies and procedures that:

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

(2)provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations 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 with reference to these financial statements

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

Place:-Indore Date: 09/08/2022

UDIN: 2207020940TINN1183

For B.D.SHARDA & CO. Chartered Accountants FRN: 0000161C

BHAGWANDAS SHARDA (PROPRIETOR)

3Delaup

Membership No. 070209

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955 BALANCE SHEET AS AT 31ST MARCH 2022

(In Lakhs)

			1
		As at	As at
PARTICULARS	Note	31st March, 2022	31st March, 2021
I. EQUITY AND LIABILITIES			
1. Shareholders' funds			25.00
(a) Share Capital	2	25.00	608.39
(b) Reserves and Surplus	3	646.74	000.39
2 Non- current liabilities		040.04	203.17
(a) Long-term borrowings	4	240.01	203.17
(b) Other Long-term Liabilities	5	40.29	
3. Current Liabilities		335.42	196.04
(a) Short term borrowing	6 7	335.42	100.07
(b) Trade payables	'	450.46	253.04
(i) Dues of micro & small enterprises		196.31	172.58
(ii) Dues of Creditors other than micro			
& small enterprises	8	130.10	70.70
(c) Other current liabilities	9	129.25	61.61
(d) Short term provisions	OTAL	2,193.58	1,590.53
II ASSETS			
1. Non-current assets			
(a) Property, Plant and Equipment and Intangible assets	10	198.76	188.84
(i) Property, Plant and Equipment	10	2.91	100.07
(ii) Intangible Assets		144.17	_
(iii) Capital Work in Progress	11	34.36	29.50
(b) Deferred Tax Assets	12	11.27	-
(c) Long-term loans and advances (d) Other non-current Assets	13	68.33	68.39
a Guerrant assets			
2. Current assets (a) Inventories	14	817.83	558.15
(b) Trade receivables	15	571.10	445.66
(c) Cash and Bank Balances	16	189.22	243.14
(d) Short-term loans and advances	17	155.43	56.85
(e) Other current assets	18	0.20	-
	TAL	2,193.58	1,590.53
Significant Accounting policies and the accompanying notes are a	n 1 to 39		
integral part of these financial statements			

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531 Geet Gorani Director DIN No. 08364525

Place : Indore Date : 09-08-2022

UDIN: 220 70209 AOT INN 1183

As per our report of even date

For B. D. Sharda & Company Chartered Accountants Firm Reg. No. 00161C

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BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955 STATEMENT OF PROFIT AND LOSS

For The Year Ending on 31ST MARCH 2022

	For The Year Ending on 3181 MAR	(CH 2022		(In Lakhs)
			As at	As at
	PARTICULARS	Note	31st March, 2022	31st March, 2021
ı	Revenue from operations	19	4619.21	2351.13
II	Other Income	20	45.30	31.76 2382.89
III	Total Income (I + II)		4664.51	2302.03
l IV	Expenses	1 04	154.86	118.55
	Cost of Material Consumed	21	2913.52	1262.06
	Purchases of Stock in Trade	22		(196.55)
1	Changes in inventories of finished goods, work in progress and Stock-in- trade	23	(101.30)	(100.00)
١	Employee benefits expense	24	570.70	268.96
	Finance Costs	25	18.45	24.94
1	Depreciation and amortization expense	10	62.01	61.70
1	Other expense	26	999.38	534.36
1	Total Expense (IV)		4617.62	2074.02
V	Profit before exceptional and extraordinary items and tax (III-IV)		46.89	308.87
. VI	1 ·		-	-
VII	Profit before extraordinary items and tax (V - VI)		46.89	308.87
VII	Extraordinary Items		-	209.97
IX	Profit before tax (VII- VIII)		46.89	308.87
x	• · · · · · · · · · · · · · · · · · · ·		10.25	92.65
	(1) Current tax		19.35	(8.24)
	(2) Deferred tax		(4.86) (5.95)	(0.27)
	(3) Prior year Tax Adjustments	1	(5.35)	
X	Profit (Loss) for the period from continuing operations (IX-X)		38.35	224.46
XI			-	-
XI	Tax expense of discontinuing operations		-	
×ι	(XIII)		-	-
X	Profit/ (Loss) (XI + XIV)		38.35	224.46
X	/I Earnings per equity share:		450	000
	(1) Basic (2) Diluted		153 153	898 898
	Significant Accounting policies and the accompanying notes are an integral part of these financial statements	1 to 39		

For and on behalf of the Board

As per our report of even date For B. D. Sharda & Company **Chartered Accountants** Firm Reg. No. 00161C

Sanjay Gorani **Managing Director** DIN No. 00055531

Geet Gorani Director DIN No. 08364525

Place : Indore Date: 09-08-2022

UDIN: 22070209AOTINN1183

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955 CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2022

(In Lakhs)

	As at 31-03-2022		As at 31-03-2021		
Particulars	Amount	Amount	Amount	Amount	
(A) Cash flow from Operating Activities					
Net Profit before exceptional and extra ordinary items and Tax		46.89		308.87	
Add/Less: Non-Operating/Non-cash Items					
Depreciation & Amotization	62.01		61.70		
Profit/Loss on Disposal of Assets	0.47		(0.35)		
Interest Paid	15.30		23.36		
Unrealised Forex (Gain)/Loss	(0.06)				
Interest Income	(0.11)	77.61	(0.06)	84.65	
Operating Profit before Working Capital Changes		124.50		393.52	
Change in Working Capital					
Trade Payables	221.21		110.71		
Other Current Liabilities	59.40		15.45		
Short Term Loans & Advances	(46.38)		77.52	•	
Short Term Provisions	67.64		15.42		
Inventories	(259.69)		(205.72)		
Trade Receivable	(125.44)		(193.05)	(400.00)	
Other Current Assets	(0.20)	(83.46)	(0.62)	(180.28)	
Cash Generated from Operation		41.04		213.24	
Income Tax Paid		65.60	-	62.58	
Net cash flow from operating activities [A]		(24.56)		150.66	
(B) Cash flow from Investing Activities			(55.40)		
Purchase of Property, Plant and Equipments	(219.48)		(55.16)		
Sale of Property, Plant and Equipments			1.50		
Other Long Term Liabilities	40.29		-		
Other non Current Assets	0.06		0.06		
Interest Income	0.11	(470.00)	0.06	(53.60)	
Net Cash used in Investing Activities [B]		(179.02)		(55.60)	
(C) Cash Flow from Financing Activities	22.24		110.40		
Long Term Borrowings	36.84		110.49		
Short Term Borrowing	139.39		(4.00)		
Long term loans & advances	(11.27)	-	(4.06)		
Finance Cost	(15.30)	140.00	(23.36)	00.07	
Net Cash used in Financing Activities [C]		149.66		83.07	
Net Increase / Decrease in Cash & Cash Equivalents [A+B+C]		(53.92)		180.13	
Cash and Cash Equivalents as at 1st April 2021 (Op. Bal)		243.14		63.01	
Cash and Cash Equivalents as at 31st March 2022(Cl. Bal)		189.22		243.14	

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531 Geet Corani Director DIN No. 08364525

Place : Indore Date : 09-08-2022

UDIN: 220 70209A0 TTNN1183

As per our report of even date For B. D. Sharda & Company Chartered Accountants Firm Reg. No. 00161C

Boslarg

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN: U02710MP1963PTC000955

Notes forming part of Financial Statements

Note: 1

CORPORATE INFORMATION

Blow Hot Kitchen Appliances Private Limited ("the Company") is a Private Limited with 1963 March' day of 02nd company incorporated on U02710MP1963PTC000955 under the provisions of the Companies Act. The company is domiciled in India and is having registered office at B/15, Industrial Estate Pologround, Indore, Madhya Pradesh, 452015. The company is engaged in the manufacturing and trading business.

2. SIGNIFICANT ACCOUNTING POLICIES FOLLOWED BY THE COMPANY

Basis of Accounting: A]

The financial statements of Blow Hot Kitchen Appliances Private Limited have been prepared to comply with the generally accepted accounting principles in India (Indian GAAP), including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. The financial statements have been prepared under historical cost convention on accrual basis. The accounting policies have been consistently applied by the company unless otherwise stated.

Sales: Bl

The sales of goods are recognized at the point of dispatch of the goods to the customers. It is measured at the fair value of the consideration received or receivable in exchange.

CIncome:

The Income is accounted for on accrual basis.

Property, Plant and Equipments: \mathbf{D}

Property, Plant and Equipments are stated at cost. The cost of an asset comprises its purchase price/cost of construction and any directly attributable expenses for bringing the assets to their working condition for its intended use. Expenditure for additions, modifications, improvements and renewals are capitalized and expenditure for maintenance and repairs are charged to the Profit & Loss Account.

Depreciation: \mathbf{E}

Depreciation on Property, Plant and Equipments has been provided on useful life of the assets as prescribed in the Schedule II to the Companies Act, 2013 on written down value method (WDVM). Assets which are purchased / sold during the year, depreciation has been provided on pro-rata basis.

Computer software being Intangible Assets purchased during the year are being amortized over a period of five years on Strait lime Method (SLM) on pro-rata basis.

For Blow Hot Kitchen Appliances Pvt. Ltd.,

For Blow Hot Kitchen Appliance

F] **Borrowing Cost:**

Borrowing cost that is attributable to the acquisition or construction of qualifying assets is capitalized as part of the cost of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing cost is recognized as an expense in the period in which they are incurred.

Foreign Currency Transaction: Gl

The transactions in foreign currencies are recorded at the rate prevailing on the date of the transaction. Monetary items denominated in foreign currency are restated at the rate prevailing on the balance sheet date. Exchange gains/ losses on settlement and on conversion of monetary items denominated in foreign currency are dealt with in the profit and loss account.

H**Inventories:**

Inventories are stated at the lower of cost or net realizable value. Cost is determined on the basis of FIFO method. The cost of inventories comprises of all costs of purchase and other direct costs incurred in bringing the inventories to their present location and condition.

Provisions, Contingent Liabilities & Contingent Assets: I

Provisions are recognized when there is a present obligation as a result of past event and it is probable that outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made.

Contingent liabilities as defined in Accounting Standard 29 on "Provisions, contingent liabilities and contingent assets" are disclosed by way of notes to the accounts. Disclosure is not made if the possibility of an outflow of future economic benefits is remote.

- (a) Claims against the company not acknowledged as debts- Nil
- (b) Other contingent liabilities- Nil

Contingent assets are not recognized in the financial statement since this may result in the recognition of the income that may never be realized.

Retirement Benefits: J]

- The Company accounts for group gratuity for the eligible employees on the basis of payments to Life Insurance Corporation of India as actuarially determined with reference to agreement between them.
- Leave encashment liability is accounted on accrual basis as per the rules ii] applicable to the company.
- Company's contribution to Provident Fund and ESIC are charged to Profit and iii] Loss Account.

Research & Development: K]

Capital expenditure on research and development is treated in the same way as expenditure on Fixed Assets. The revenue expenditure on Research & Development, is

written off in the year in which it is incurred.

For Blow Hot Kitchen Appliances Pvt. Ltd.,

For Blow Hot Kitchen Appliances

Director.

Ll Accounting on Taxes:

Tax Expenses comprises current tax and deferred tax.

Provision for Income tax is made on the basis of estimated taxable income as per the Income Tax Act, 1961. Deferred tax is recognized subject to consideration of prudence; on timing difference being the difference between taxable income and accounting income originate in one period and are capable of reversal in one or more subsequent periods.

M] Impairment of Property, Plant and Equipments:

The Company on an annual basis makes on assessment of any indicator that may lead to impairment of assets. If any such indication exists, the company estimates the recoverable amount of the assets. If such recoverable amount is less than the carrying amount, then the carrying amount is reduced to its recoverable amount by treating the difference between them, as impairment loss and the same is charged to profit & loss account. Based on the aforesaid review, the Company is of opinion that there is no impairment of any of its Property, Plant and Equipments as at 31st March 2022.

N] Investments:

Investments that are readily realisable and intended to be held for not more than a year are classified as current investment. All other investments are classified as long term investments. Current investments are carried at lower of cost or fair value. Long term investments are carried at cost less permanent diminution in value, if any.

For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances PM Ltd.



			F	516
Particulars	On 31.0	3.2022	On 31.03.2021	
	In Lakhs	In Lakhs	In Lakhs	In Lakhs
NOTE '2'				
SHARE CAPITAL				
-Authorised				
		25.00		25.00
25000 Equity Shares of Rs. 100/- each [Previous Year : 25000 Equity Shares of Rs.100 /- each]				
-Issued, Subscribed and Paid up				
OFOOD Facility Observe of Do. 1007 and fully poid up		25.00		25.00
25000 Equity Shares of Rs. 100/- each fully paid-up.				
[Previous Year : 25000 Equity Shares of Rs.100/- each] TOTAL		25.00	•	25.00
- Reconciliation of Shares:	Nos	Amt	Nos	Amt
- Neconomication of Charles.		(In L	akhs)	
Opening Share Capital	0.25	25.00	0.25	
Closing Share Capital	0.25	25.00	0.25	25.00
Slooming Share Suphan				
-List of Share holders having 5% or more Shares (In Nos)				
Name Of Shareholders	In Nos	In %	In Nos	In %
Smt. Shanta Devi R. Gorani	0.09	34	0.09	34
Shri Narendra Gorani	0.02	7	0.02	
Shri Sanjay Gorani	0.05	19		
1 Offit Carillay Corarii				40

-Details of the Shareholding of the Promoters along with changes, if any, during the Financial Year

Fully paidup Equity Shares held by promoters at the end of the year - 31.03.2022			
Promoter name	No. of shares (in Lakhs)	% of total shares	during the year
Shri Sanjay Gorani	0.05	0.19	-
Shri Sanjay Gorani (HUF)	0.02	0.08	-
Shri Nakul Gorani	0.02	0.10	-

ully paidup Equity Shares held by promoters at the end of the year - 31.03.2021				
Promoter name	No. of shares (in Lakhs)	% of total shares	during the year	
Chri Caniny Corani	0.05	0.19	-	
Shri Sanjay Gorani Shri Sanjay Gorani (HUF)	0.02	0.08	-	
Shri Nakul Gorani	0.02	0.10	-	

NOTE '3'
RESERVES AND SURPLUS

Shri Sanjay Gorani

Smt. Hema Gorani

Shri Nakul Gorani

Shri Sanjay Gorani (HUF)

	29.77	28.77
		28.77
A •	26.77	20.77
	570.00	255.46
	579.62	355.16
	38.35	224.46
ь	617.97	579.62
B ,		
TOTAL (A+B)	646.74	608.39
	A B TOTAL (A+B)	579.62 38.35 617.97

For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances

Director.

18

8

10

18

8

10

0.05

0.02

0.02

0.05

0.02

0.02

On 31.03.2022 In Lakhs In Lakhs

On 31.03.2021

NOTE '4' LONG TERM BORROWINGS

- Secured

-Working Capital Term Loan from Axis Bank

58.00

[Hypothecation on entire current assets. Collaterally secured by land and building of company and personal guarantee of Directors and two Shareholders of the Company. Same is payable in 36 installments. First installment will be due on 28.02.2024]

- Unsecured

From - Directors & their Relative

182.01

203.17

TOTAL

TOTAL

240.01

203.17

NOTE '5'

OTHER LONG TERM LIABILITIES

Creditor for Capital Assets

40.29

40.29

*For Ageing of Trade payable refer Note NO. 30

- 1. Above creditors includes Rs. Nil (Previous Year Rs. Nil) due to creditors registered with the Micro ,Small and
- 2. No Interest is Paid during the year to Micro, Small and Medium Enterprises.
- 3. The Above information has been determined to the extent such parties could be identified on the basis of the information available with the company regarding the status of the supplier under the MSME Act.

NOTE '6'

SHORT TERM BORROWINGS

- Secured

-From Axis Bank (CC Limit) -From Axis Bank (OD Limit) 335.42

196.04

[Hypothecation on entire current assets. Collaterally secured by land and building of company and personal guarantee of Directors and two

Shareholders of the Company of the Company]

TOTAL

335.42

196.04

NOTE '7'

TRADE PAYABLES*

Total Outstanding dues of Micro and Small Enterprises Total Outstanding dues of Creditors other than Micro and

Small Enterprises

TOTAL

450.46

253.04

196.31

172.58

646.77

425.62

*For Ageing of Trade payable refer Note NO. 30

- 1. Trade Payables includes Rs. 450.46 Lakhs (Previous Year Rs. 253.04 lakhs) due to creditors registered with the Micro ,Small and Medium Enterprises Development Act,2006
- 2. No Interest is Paid during the year to Micro, Small and Medium Enterprises.
- 3. The Above information has been determined to the extent such parties could be identified on the basis of the information available with the company regarding the status of the supplier under the MSME Act.



For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances F

Particulars	On 31.03.2022 On 31.03.2021 In Lakhs In Lakhs In Lakhs 5 1 Rakhs
NOTE `8' OTHER CURRENT LIABILITIES Advances From Customers Taxes Duties and Other Payables Payable to Staff against Imprest Franchisee Deposits TOTAL	32.29 4.36 38.94 14.78 14.87 2.86 44.00 48.70 130.10 70.70
NOTE `9' SHORT TERM PROVISIONS Provision for Employee Benefits Provision for Other Expenses Provision For Income Tax TOTAL	121.37 26.14 7.88 5.40 0.00 30.07 129.25 61.61
NOTE `11' DEFERRED TAX ASSETS (NET) Deferred Tax Assets TOTAL	34.36 29.50 34.36 29.50
NOTE `12' LONG TERM LOANS AND ADVANCES (unsecured Considered good) Capital Advances TOTAL	11.27 - 11.27 -
NOTE `13' OTHER NON CURRENT ASSETS Security Deposits with Government authorities Deposits with Others TOTAL	1.01 0.77 67.32 67.62 68.33 68.39
NOTE `14' INVENTORIES [Valued at lower of cost (FIFO Basis) or NRV] Stock in Trade (Traded Goods) Stock in Trade (Finished Goods) Stock in Trade (Raw Material) Packing Material TOTAL	570.91 465.99 9.08 12.83 214.80 56.42 23.04 22.91 817.83 558.15
NOTE `15' TRADE RECEIVABLES Unsecured. Considered good except otherwise stated TOTAL *For Ageing of Trade Receivable refer Note NO. 31	571.10 445.66 571.10 445.66
NOTE `16' CASH AND BANK BALANCES -Cash and Cash Equivalents Cash on Hand Balance In Current Accounts with Scheduled Bank -Other Bank Balance Bank Tipposit (with Less than 12 months maturity) TOTAL	3.19 184.46 235.42 1.57 189.22 1.48 243.14
For Blow Het Kitchen Appllances P	Pvt. Ltd., For Blow Hot Kitchen Appliances Pvt. Ltd., Director.

NOTE `10' Property, Plant and Equipments

0.00	144.17									Capital Work in Progress	٩
196.53	188.84	302.18	19.04	61.70	259.52	491.02	20.19	55.16	456.05	Capital Mark in Description	
188.84	201.67	362.68	1.51	62.01	302.18	564.35	1.98	75.31	491.02	Previous Vear	Pro
0.00	2.91	0.47	0.00	0.47	0.00	3.38	0.00	3.38	0.00	Grand Total (A+B)	
0.00	2.91	0.47		0.47	0,00	3.38	0.00	3.38	0.00	Computer Software	-
											Inta
188.84	198.76	362.21	1.51	61.54	302.18	560.97	1.98	71.93	491.02	lotal (A)	Į į
2.27	2.27	0.00	0.00	0.00	0.00	2.27	0.00	0.00	2.27	Sub-total	U
2 27	2.27	0.00	0.00	0.00	0.00	2.27		0.00	2.27	Land	, -
											_
186.57	196.49	362.21	1.51	61.54	302.18	558.70	1.98	71.93	488.75	Sub-total	S
20 03	14.50	25.62	0.00	5.53	20.09	40.12	0.00	0.00	40.12	EQUIPMENT	
										INSTALLATIONS AND	7
11.0	9									ELECTRICAL	
သ သ	9 73	16.15	0.00	4.81	11.34	25.88	0.00	11.32	14.56	UNITS	
										DATA PROCESSING	6
5.80	4.18	14.06	0.00	2.13	11.33	10.24	0.00			COMPUTERS AND	
0.71	0.53	4.87	0.00	0 70	11 00	18 21	0 00	1 11	17 13	OFFICE EQUIPMENT	5
)	}	4 07	0	0 18	4 60	5 40	0.00	0.00	5.40	Scooters	
56.01	54.26	204.80	0.00	19.47	100.00	20.00	0.00			Motor Cycles.	1
	0.00		8	40 47	185 33	259.08	0 00	17.72	241.34	Motor Cars	
92.14	104.59	79.25	0.00	27.00	07:40					MOTOR VEHICLES	
3		70 25	0	27 nn	52 25	183.84	0.00	39.45	144.39	FITTINGS	ω
8.17	8.68	16.12	0.00	1.82	14.30	24.00	0.00	1.00	!	FURNITURE AND	,
0.02				2	3 3 0	24 80	0 00	2 33	22.47	MACHINERY	2
0.00	0.00	1 34	0.00	0.00	1.34	1.36	0.00	0.00	1.36	l ube Well	T
0.00	0.00	0.00	0.01	0.00	0.01	0.00	0.40	0.00	0.40		
	9	0 00	1 50	0 00	1.50	0.00	1.58	0.00	1.58		
										BUILDINGS	
										Own Assets	
		!	YEAR	YEAR			TEAN				
2021	2022	31-03- 2022	THE	THE	2021	2022	THE	YEAR	2021		
AS AT	AS AT	BALANC E AS AT	DELETIO N/ ADJ.	PROVIDE D	BALANCE AS AT	BALANCE AS AT	DURING	ADDITION DURING	BALANCE AS AT	Description of Assets	No.
Net Block	Net E		ciation	Depre				GIOSS			



For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances Rvt. Ltd.,

Particulars		On 31.	03.2022	On 3 <u>1</u> .03.2021
, 4, 504,415		In Lakhs	In Lakhs	In Lakhs Lakhs
NOTE `17' SHORT TERM LOANS AND ADVANCES (unsecured Considered good) Prepaid Expenses			10.36	2.28
Advance TCS			0.24	-
Income Tax Refundable			33.90	11.76 11.17
Advance to Suppliers			38.84 12.17	-
Advance to Employess			59.92	31.64
GST Receivable	TOTAL		155.43	56.85
	TOTAL		100.10	
NOTE '18' OTHER CURRENT ASSETS Mswipe Card Balance	TOTAL		0.20	0.00
NOTE `19' REVENUE FROM OPERATION Sales of Products				
Traded Goods			4005.14	2144.83
Manufacturing Goods			614.07	<u>206.30</u> 2351.13
	TOTAL		4619.21	2301.13
DETAILS OF TRADED GOODS Electrical and Gas Water Heater Gas Stove& Parts Range Hood & Parts Others	TOTAL		1141.91 1545.17 1271.63 46.43 4005.14	152.10 862.73 814.40 315.60 2144.83
DETAILS OF MANUFACTURING GOODS				
Induction Cooker & Parts			589.36	197.60
Soap Dispenser			24.72	8.70
			614.07	206.30
NOTE `20' OTHER INCOME			0.11	0.06
Interest on FDR			0.11	0.35
Gain on Sale of Vehicle			0.89	2.22
Foreign Exchange Gain Rent Recovered			27.62	16.30
Service Charges			5.73	0.00
Sundry Balance W/O			7.68	0.01
Reimbursement			3.27	12.82
	TOTAL		45.30	31.76
NOTE `21' Cost of Material Consumed Stock at the beginning of the year			56.42	47.25
Add: Purchases			313.24	127.72

Less: Stock at the end of the year

For Blowhot Kitchen Appliances (P) Ltd.

For Blowhot Kitchen Appliances (P)

(214.80)

154.86

(56.42)

118.55

Director

Particulars		On 31.	03.2022	On 31. <u>03</u> .2021	
Particulais		In Lakhs	In Lakhs	In Lakhs 5 2 Lakhs	
NOTE `22'					
Purchases of Stock in Trade			2807.08	1198.11	
Purchases of Trading Goods			106.44	63.95	
Purchases of Packing Material	TOTAL		2913.52	1262.06	
	TOTAL				
DETAILS OF TRADED GOODS			02.64	176.56	
Electrical and Gas Water Heater			83.64	20.40	
Gas Stove& Parts			1921.00 705.77	154 75	
Range Hood & Parts			96.67	504.00	
Others			2807.08	1100.10	
	TOTAL		2007.00		
NOTE `23'					
Change in Inventories					
Stock at Commencement				276.94	
Trading Goods			465.99	,	
Finished Goods			12.83	, , , , , , , , , , , , , , , , , , , ,	
Packing Material			22.91	1.83	
Goods in Transit (H.O.)			-	0.70	
Goods in Transit (Other)					
			501.73	303.10	
Less: Stock at Close			570.9	1 465.99	
Trading Goods			9.08		
Finished Goods			23.04	00.04	
Packing Material			-	-	
Goods in Transit (H.O.)			-		
Goods in Transit (Other)			603.0	501.73	
Decrease /(Increase) in Stock			(101.30	(196.55)	
DETAILS OF TRADED GOODS					
INVENTORIES:			64.2		
Electrical Water Heater			100.4		
Gas Stove& Parts			140.3		
Range Hood & Parts			133.4		
Gas Geyser & Parts			132.3		
Others	TOTAL		570.	90 465.98	
DETAILS OF MANUFACTURING GOODS			6	71 3.37	
Induction Cooker				.38 9.46	
Soap Dispenser				.09 12.83	
NOTE `24'					
EMPLOYEE BENEFITS EXPENSES			454	.70 195.85	
Salaries Wages, Bonus etc.			454		
Contribution to PF & Other Statutory Funds					
Workmen and Staff Welfare Expenses				····	
Gratuity Fund (Premium to LIC)					
Director Remuneration					
Different Home Paragraphic	TOTAL		5/0	<u>268.96</u>	=



For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances Vt. Ltd.,

On 31.03.2021

Particulars		On 31.03.20 In Lakhs In	022 Lakhs	On 31.03.3 In Lakhs 51	
NOTE '25'					
FINANCE COSTS					
Interest Expense			0.28		14.35
Interest to Others			14.48		8.33
Bank Interest			0.53		0.68
Interest on Delay payment of Taxes			0.55		
Other Borrowing Cost			2 16		1.58
Loan Processing and Other Charges			3.16 18.45		24.94
Loan recogning and care	TOTAL		10.45	_	
NOTE '26'					
OTHER EXPENSES			135.83		37.45
Advertisement Expenses			,		
Payments to the auditor as		0.45		0.40	
a. Auditor		0.15	0.60	0.15	0.55
b. For Taxation Matters		0.10	0.48		0.57
Bank Charges			0.04		1.64
Building Reparing a/c			1.44		1.87
Mswipe Card Charges			4.31		1.11
Computer Expenses			0.94		4.07
Convenience Charges			9.73		0.09
Conveyance			128.17		38.63
Discount			5.84		5.87
Electricity Expenses			0.15		1.05
Eicher Canter Expenses			1.50		0.00
Exhibition Expenses			101.49		51.16
Freight & Cartage Outward			3.04		9.70
Freight Inward			1.03		0.27
Fuel Expenses			4.82		3.97
General Reparing			0.74		1.68
GST			0.04		0.19
Statutory Fees or Penalty			17.70		0.99
Installation & Service Charges			5.48		5.34
Insurance			49.37		41.90
Legal & Professional Charges			0.41		-
Laboratory & testing			85.85		62.18
Business Promotion Expenses			3.83		2.84
Office Expenses			16.00		5.68
Postage & Courier			0.05		0.05
Professional Tax			0.00		0.13
Razorpay Fees			4.25		4.97
Repair & Maintanance			80.95		88.40
Rent, Rates and Taxes			2.65		-
Recruitment & Training Exp			1.93		0.85
Registrarion & Fees			-		0.17
Sales Tax			3.71		3.43
Stationary & Printing			5.65		1.97
Security Expenses			3.90		3.06
Telephone Expenses					133.10
Selling Expenses			232.40		0.55
Software and Website Expenses			-		0.00
Travelling Expenses		0.00	0.60	1.02	
To Directors		2.60	2.60		12.18
To Others		75.52	75.52		6.70
Vehicle Running Expenses			6.47		-
Loss on Disposal of Building		_	0.47		534.36
	TOTAL	_	999.38	2	



For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances Pvt. Ltd.;

27. Related Party Transactions

Related party disclosures: (as identified by Management) as required by Accounting Standard 18, "Related Party Disclosures" for the year ended 31st March, 2022 are given below:

Name of the related parties and relationship

(a) Associates

M/s Gorani Industries Limited M/s Gangotri Industries M/s UDS Architects LLP

(b) Key Management Personnel and their relatives

(b) Ney Management Personner and their relatives	
Mr. Sanjay Gorani	Managing Director
Mr. Geet Gorani	Director
	Director (up to 06.09.2020)
	Relative of Director
	Relative of Director
	Relative of Director
IVIIS. SIIII ali Gotalii	

(c) The transactions entered into with the related parties during the year along with related balances as at 31st March 2022 are as under, previsous year's figure are given under bracket:

Nature of Transaction	Related Part	
	(a)	(b)
Loan Taken	-	- (64.00)
Repayment of Loan	-	21.16 (4.17)
Amount of Ioan Outstanding as at Balance Sheet Date	-	182.01 (203.17)
Managerial Remuneration	-	72.00 (49.00)
Remuneration to Relatives of Directors	-	27.00 (12.00)
Gross Sale of Goods	12.43 (64.14)	-
Gross Purchase of Goods or Services	3,042.47 (649.39)	-
Gross Purchase of Assets	2.55	-

For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hat Kitchen Appliances Director.

Particulars	Loan taken	Loan Repaid	Amount Outstanding	Remuneration	Interest Paid
Mr. Sanjay Gorani	-	20.00	84.60	36.00	-
Wit. Odrijay Gorani	-	-	(104.60)	(17.00)	(7.69)
Mr. Geet Gorani	-	-	-	36.00	-
	-	-	-	(19.50)	-
Mr. Nakul Gorani	-	-	64.73	-	-
THE TRAKET COTAIN	(64.00)	(4.17)	(64.73)	-	(4.89)
Mr. Balkishan Gorani		1.16	-		-
With Balkishari Gorani		-	(1.16)	(5.00)	-
Mrs. Manju Gorani	-	-	32.68	18.00	-
Wite Wanja Coram			(32.68)	(15.00)	(0.96)
Mrs. Simran Gorani	-	-	-	9.00	-
Wite. Similari Sorarii	-	_	-	(4.50)	-
Total	-	21.16	182.01	99.00	-
Total	(64.00)	(4.17)	(203.17)	(61.00)	(13.54)

Particulars	Gross Purchases of Goods or Services	Gross Sales	Gross Purchase of Assets	Amount Payable at year end	Amount Receivable at year end
M/s Gorani Industries Ltd.	3,015.49	12.43	-	450.46	-
	(648.68)	(15.64)	-	(253.04)	-
M/s Gangotri Industries	19.78	-	2.55	11.61	-
	(0.71)	(48.50)	-	-	(10.72)
M/s UDS Architects LLP	7.20	-	-	-	-
	-	-	-	-	-

Details of Maximum Amount O/s during the year

Particulars	Amount
Mr. Sanjay Gorani	104.60
Mr. Nakul Gorani	64.73
Mr. Balkishan gorani	1.16
Mrs. Manju Gorani	32.68
Total	203.17

28. Payments to Statutory Auditors

•	<u>21-22</u>	<u>20-21</u>
Statutory Audit	0.45	0.40
For Taxation Matters	0.15	0.15
	0.60	0.55

29. Earnings per Share

23. Lamings per onare	<u>21-22</u>	2020-21
A) Profit attributable to Equity holders of Company		
Earnings attributable to the owners of the company	38.35	224.46
B)Number of Equity shares	0.25	0.25
C)Face value per share	10.00	10.00
Earnings per share from continuing operations - Basic (In Rs.)	153	898
Earnings per share from continuing operations -Diluted (In Rs.)	153	898

For Blow Hot Kitchen Appliances Pvt. Ltd.,



For Blow Hot Kitchen Appliances P

30. Ageing Schedule for Trade Payables:

FY 21-22

• •	Outstanding date of paym		ng periods	from due	Total
	Less than 1		2-3 yrs.	More than 3 yrs.	
(i) MSME	450.46	-	-	-	450.46
(ii) Others	187.06	0.07	5.00	4.18	196.31
(iii) Disputed dues- MSME	-	-	-	-	-
(iv) Disputed dues- Others	-	-	-	-	-

FY 20-21

				Total				
Outstanding	Outstanding for following periods from due							
date of paym	ent							
Less than 1	1-2 yrs.	2-3 yrs.	More than					
yr.	·		3 yrs.					
253.04	-	-	-	253.04				
149.29	6.31	-	16.98	172.58				
-	-	-	-	-				
-	-	-	-	-				
	date of paym Less than 1 yr. 253.04	date of payment Less than 1 1-2 yrs. yr. 253.04 - 149.29 6.31 - -	date of payment Less than 1 yr. 1-2 yrs. 2-3 yrs. 253.04	Less than 1 yr. 1-2 yrs. 2-3 yrs. More than 3 yrs. 253.04				

Ageing Schedule for Creditor for capital Assets:

FY 21-22

Particulars		Outstanding for following periods from due date of payment							
	Less than 1	1-2 yrs.	2-3 yrs.	More than					
	yr.	-		3 yrs.					
(i) MSME	-			-	40.20				
(ii) Others	40.29	-	-	-	40.29				
(iii) Disputed dues-	-	-	-	-	Ī				
MSME					_				
(iv) Disputed dues-	-	-	-] -					
Others									

FY 20-21				from due	Total			
Particulars		Outstanding for following periods from due date of payment						
	Less than 1	1-2 yrs.	2-3 yrs.	More than				
	vr.	,		3 yrs.				
(i) MSME	-	-	-	-	-			
(ii) Others	-	-	-	-	-			
(iii) Disputed dues- MSME	-	-	-	-	-			
(iv) Disputed dues- Others	-	-	-	-				



For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances Pv Director.

31. Ageing Schedule for Trade Receivables:

FY 21-22

FY 21-22				1 1-4-	of noumont	
	Outstanding	for followin	g periods fro	om due date	of payment	Total
Particulars	Less than 6		1-2 yrs.	2-3 yrs.	More than 3	TOLAI
, and an an a	months	1 year			yrs.	5.40.47
(i) Undisputed	451.27	_	0.28	4.10	11.49	549.47
Trade receivables-						
considered good						_
(ii) Undisputed Trade Receivables	-	-	-	-	-	
Considered			0.40	14.94	_	21.63
(iii) Disputed Trade Receivables considered good	3.57	-	3.12	14.54		
(iv) Disputed Trade Receivables considered			-	-	-	_

FY 20-21

FY 20-21				alus dete	of novment	
	Outstanding	for followin	ig periods fro	om due date	of payment	Total
Particulars	Less than 6	6 months-	1-2 yrs.	2-3 yrs.	More than 3	Total
T draidules	months	1 year			yrs.	115.00
(i) Undisputed	394.69		32.94	17.06	-	445.66
Trade receivables-						
considered good						
Considered good						
(ii) Undisputed	-	-	-	-	-	-
Trade Receivables						
Considered						
Doubtful						
Doublidi						
(iii) Disputed Trade	_	-	-	-	-	-
Receivables						
considered good						
Considered good						
(iv) Disputed	_	_	-	-	-	-
Trade Receivables				ļ		
considered						
doubtful						
1						



For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

For Blow Hot Kitchen Appliances Pr

For Capital-work-in progress, following ageing

FY 21-22

CWIP		A	mount in CV	VIP for a perio	od of			Total
D. i.e.	Less	than 1 year	1-2 years	2-3 years	More	tha	an 3 years	
Projects in progress		144.17	-	-		-	-	144.17
Projects temporarily suspended		-	-	-		-	-	-

FY 20-21

CWIP		Amount in CWIP for a period of					
Decidate in account	Less	than 1 year	1-2 years	2-3 years	More that	an 3 years	
Projects in progress			-	-	-	-	-
Projects temporarily suspended		-	-	-	-	-	-

32. Details of borrowings from banks or financial institutions on the basis of security of current assets: FY 21-22

Security of Debtors/ closing stock (Raw Material, WIP, Closing stock)/Any other Current Asset Amount in Lacs (Rs.) 30/06/2021 30/09/2021 31/12/2021 31/03/2022 As per As per As per As per As per Stock As per As per Stock As per Stock **Books** Stock **Books** Statement **Books** Statement Books Statement Statement Submitted to Submitted to Submitted to Submitted Bank Bank Bank to Bank Debtors 546.29 546.36 690.20 691.02 833.44 834.20 570.40 571.10 WIP Raw Material 421.75 598.04 483.62 620.79 427.05 508.14 478.12 817.83 Finished Stock Any other Current Asset

Note: The value reported in stock statement is lesser than that of books due to the fact that the stock pertaining to purchases from Gorani Industries Ltd. was not eligibile for DP in terms of the sanction hence not reflected. Further Format given by the bank for submission of Stock Statement there is no requirement to submit Bifurcation of Inventory in WIP, Raw material and Finished Stock seperately and also the figures mentioned in Stock Statement are in lacs.

FY 20-21

Security of Debtors	s/ closing stock	(Raw Mat	erial,WIP, Clo	osing stock	/Any other Curi	ent Asset	Amount in	Lace (Pe)
	30/06/	2020	30/09	30/09/2020		2020	Amount in Lacs (Rs 31/03/2021	
	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books	As per Stock Statement Submitted to Bank	As per Books
Debtors WIP Raw Material Finished Stock Any other Current Asset	Overdraft lim Statement wa	it was take s not applic	n during this pable	year hence	submission of	periodic Sto	ck and Book D	ebt



For Blowhot Kitchen Appliances (P) Ltd.

8

Director

For Blowfiel Idiological Application (7) Lill.

Virector

33. Additional Regulatory Information

- 1. The title deeds, comprising all the immovable properties are held in the name of company and no immovable property is jointly held with others.
- 2. The company has not revalued its Property, Plant and Equipment.
- 3. The company has not granted any Loans or Advances to promoters, directors, KMPs and the related parties (as defined under Companies Act, 2013,) either severally or jointly with any other person.
- 4. No proceeding have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made thereunder.
- 5. The company is not declared wilful defaulter by any bank or financial Institution or other lender.
- 6. The company has not entered into transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- 7. The company does not have any subsidiary.
- 8. The company has not applied for any Scheme of Arrangements in terms of sections 230 to 237 of the Companies Act, 2013.
- 9. (a) No funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (b) No funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries. 10. The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year

For Blow Hot Kitchen Appliances Pvt. Ltd.,

Director.

Director.

For Blow Hot Kitchen Appliances

34. Disclosure relating to various ratios:-

S. No.	Ratios		2021-22	2020-21	% Change
(a)	Current Ratio	<u>Current Assets</u> Current Liabilities	1.40	1.73	-19.24
(b)	Debt-Equity Ratio	<u>Debt</u> Shareholder's Equity	0.86	0.63	35.92
(c)	Debt Service Coverage Ratio	Earnings available for debt services Debt Service	7.56	13.25	-42.93
(d)	Return on Equity Ratio	<u>Earnings after tax</u> Equity Shareholders fund	0.06	0.35	-83.89
(e)	Inventory Turnover ratio	Cost of Goods Sold Average Inventory	4.31	2.60	65.83
(f)	Trade Receivables Turnover ratio	<u>Net Credit Sales</u> Average Trade Receivables	9.09	6.73	34.93
(g)	Trade Payables Turnover ratio	Net Credit Purchases Average Trade Payables	6.02	3.75	60.33
(h)	Net Capital Turnover ratio	<u>Net Sales</u> Working Capital	9.38	4.28	119.45
(i)	Net Profit ratio	<u>Earning after Tax</u> Net Sales	0.01	0.10	-91.30
(j)	Return on Capital Employed	Earning before Interest and Taxes Capital employed	0.07	0.40	-82.83
(k)	Return on Investment	Since the company has no investments, this ratio is not applicable.	-	-	-

	Particulars	2021-22	2020-21
a)	Current Assets	1733.78	1303.80
b)	Current Liabilities	1241.54	753.97
c)	Debt = Borrowings (Non Current Liabilities) + Borrowing (Current Liabilities)	575.44	399.21
d)	Earning after Tax = Profit after Tax	38.35	224.46
e)	Equity Shareholders funds = Equity Share capital + Other Equity	671.74	633.39
f)	Cost of Goods sold = Cost of material consumed + Purchase of Trading Goods + Changes in inventory	2967.08	1184.06
g)	Earnings available for debt services = Profit after Tax + Interest + Depriciation and Amortisation	115.65	309.52
h)	Debt Service = Interest + Principal Repayments	15.30	23.36
i)	Average Inventory = (Opening Inventory + Closing Inventory)/2	687.99	455.29
/0	Average Trade Receivable = (Opening Trade Receivables + Closing Trade Receiva	508.38	349.13

For Blow Hot Kitchen Appliances Pv

For Blow Hot Kitchen Appliances Pvt. Ltd.,

k) Average Trade Payable = (Opening Trade Payables+ Closing Trade Payable	es)/2 536.20	370.27
I) Net Purchase	3226.77	1389.78
m) Net Sales	4619.21	2351.13
n) Working Capital = Current Assets - Current Liabilities	492.24	549.83
o) Capital Employed = Equity + Borrowings (Non Current Liabilities)	911.75	836.56
p) Earning Before Interest and Taxes	62.19	332.23

S. No.	Ratio	Reason for change in ratios by more than 25% :
1	Debt-Equity Ratio	The Change is purely due to availment of COVID loan of 58 lacs and enhacement of Working capital (CC) Facitility to the tune of Rs. 4 Crores from 2 Crores
2	Debt Service Coverage Ratio	Cost of Goods sold increased due to product mix as the high margine product sale as estimated coud not be achieved.
3	Return on Equity Ratio	In addition to above, the Company is expanding its business all over India hence due to heavy increase in selling and promotional cost profitibility is decreased this year.
4	Inventory Turnover ratio	Inventory accumulated for the want of achieving good sale in first qurter of next financial year
5	Trade Receivables Turnover ratio	Sincere steps taken by the management for fixation and adherence of the Credit Policy.
6	Trade Payables Turnover ratio	It is followed by the good recovery policy of the company. Recovered Early and accordingly paid early.
7	Net Capital Turnover ratio	Due to expnasion of business by leaps and bounds company could achieve the targeted sale with the same resources
8	Net Profit ratio	The company is expanding its business all over India hence due to increased selling and promotional cost directly affecting the bottom line, profitibility is decreased this year.
9	Return on Capital Employed	For the reason mentioned in the point above.

For Blow Hot Kitchen Appliances Pvt. Ltd.

Director.

Director.

For Blow Hot Kitchen Appliances

35. Contingent Liabilities and Commitments

Estimated amount of contracts remaining to be executed on capital account and not provided for Rs.Nil. (Previous Year Rs. Nil).

- 36. In the opinion of the management and to the best of their knowledge and belief the value of realization of current assets, loans and advances in the ordinary course of business will not be less than the amount at which they are stated in the balance sheet.
- 37. Additional Information pursuant to provisions of paragraph 5 (VIII) of part II of schedule III to the companies as certified by the Directors:

a) Details of Imported and Indigenous Raw Material, Stores & Spares Consumed:

,	Current	Current Year		Year
		%	•	%
Imported	105.67	68.23%	-1	0.00%
Indigenous	49.19	31.77%	118.55	100.00%
Total	154.86	100.00%	118.55	100.00%

	Current Year	Previous Year	
b) Value of Imports calculated on CIF basis			
Raw Material	227.91	-0	
Trading Goods and its spare Parts	131.96	618.36	
Total	359.87	618.36	

c) Expenditure in foreign currency

Foreign Travelling

- d) Earning in foreign exchange
- 38. The Balances in the accounts of debtors, creditors, loans, advances and others are subject to confirmation and reconciliation. But no confirmation is called in last three year by the company.
- 39. The previous year figures have been regrouped / reclassified, wherever necessary to confirm to the current year figures.

As per our report of even date For B. D. Sharda & Company Chartered Accountants

Boscauf

(B. D. Sharda)

Proprietor M. No. 70209 Indore, 09-08-2022

UDIN 22070209A0TINN1183

For and on behalf of the Board

Sanjay Gorani (Managing Director)

DIN: - 0005553

Geet Gorani

(Director)

DIN: - 08364525

Director,

For Gorani Industries Ltd.

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955 **BALANCE SHEET AS AT 31st December 2022**

				(Rs. In Lakhs)
2002			As at	As at
PARTICULARS		Note	31st December, 2022	31st December, 2022
I. EQUITY AND LIABILITIES				
1. Shareholders' funds				
(a) Share Capital		2	25,00,000.00	25.00
(b) Reserves and Surplus		3	6,62,33,820.26	662.34
2 Non- current liabilities			~ .	
(a) Long-term borrowings		4	7,38,17,507.00	738.18
(b) Other Long-term Liabilities		5	32,73,997.40	32.74
3. Current Liabilities				
(a) Short term borrowing		6	5,90,89,572.36	590.90
(b) Trade payables	i	7		
(i) Dues of micro & small enterprises			11,74,18,655.50	1,174.19
(ii) Dues of Creditors other than micro	I		1,31,71,051.35	131.7
& small enterprises	1	8	4 44 52 944 09	4145
(c) Other current liabilities (d) Short term provisions		9	1,14,53,844.98 2,09,74,593.00	114.5 209.7
(d) Short term provisions	TOTAL	9	36,79,33,041.85	3,679.3
II ASSETS				
1. Non-current assets				
(a) Property, Plant and Equipment and Intangible assets				
(i) Property, Plant and Equipment		10	2,78,12,061.84	278,1
(ii) Intangible Assets	ì		2,40,180.00	2,4
(iii) Capital Work in Progress			5,65,67,782.43	565.6
(b) Deferred Tax Assets	l	11	34,35,557.00	34.3
(c) Long-term loans and advances		12 13	26,54,164.00	26.5 68.2
(d) Other non-current Assets		13	68,22,854.00	00.2
2. Current assets				
(a) Inventories		14	16,58,43,667.00	1,658.4
(b) Trade receivables		15	8,12,05,477.89	812.0
(c) Cash and Bank Balances		16	12,97,740.57	12.9
(d) Short-term loans and advances (e) Other current assets		17 18	2,20,20,199.12 33,358.00	220.2
(a) other carron accord			35,550.00	00
·	TOTAL		36,79,33,041.85	3,679.3

For and on behalf of the Board

Sanjay Gorani **Managing Director** DIN No. 00055531

Place : Indore Date: 27/01/2023 UDIN: \$30 40209 BGYTLN 7965

Geet Gorani

Director DIN No. 08364525 Found in accordance with books of accounts

For B. D. Sharda & Company **Chartered Accountants**

Firm Reg. No. 00161C

Bosland

(B. D. Sharda) Proprietor

Sharda & INDOR

M. No. 70209

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, INDORE CIN NO. U02710MP1963PTC000955 STATEMENT OF PROFIT AND LOSS For The Period Ending on 31st December 2022

(Rs. In Lakhs Except EPS)

				Except EPS)
	PARTICULARS	Note	Amount	Amount
ı	Revenue from operations	19	615322069.85	6153.22
Ш	Other Income	20	20184010.50	201.84
Ш	Total Income (I + II)		635506080.35	6355.06
IV	Expenses			
	Cost of Material Consumed	21	74054872.66	740.55
	Purchases of Stock in Trade	22	365881060.89	3658.81
	Changes in inventories of finished goods, work in progress and Stock-in- trade	23	(53922713.00)	(539.23)
	Employee benefits expense	24	67859471.00	678.59
	Finance Costs	25	6412110.03	64.12
	Depreciation and amortization expense	10	6256914.50	62.57
	Other expense	26	166527392.01	1665.27
	Total Expense (IV)		633069108.09	6330.69
٧	Profit before exceptional and extraordinary items and tax (III-IV)		2436972.26	24.37
VI	Exceptional items		-	-
VII	Profit before extraordinary items and tax (V - VI)		2436972.26	24.37
VIII	Extraordinary Items		-	-
ΙX	Profit before tax (VII- VIII)		2436972.26	24.37
Χ	Tax expense:		1000	
	(1) Current tax		876000.00	8.76
	(2) Prior year Tax Adjustments		-	-
ΧI	Profit (Loss) for the period from continuing operations (IX-X)		1560972.26	15.61
XII	Profit/(loss) from discontinuing operations			
XIII	Tax expense of discontinuing operations	L	-	
XIV	Profit/(loss) from Discontinuing operations (after tax) (XII-XIII)		-	
XV	Profit/ (Loss) (XI + XIV)	 	1560972.26	15.61
XVI	Earnings per equity share:	F		
	(1) Basic		62	62
	(2) Diluted		62	62

Appliance

INDORE

Director

DIN No. 08364575

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Place : Indore Date : 27/01/2023

UDIN: 23070209804TLN 7965

Found in accordance with books of accounts

For B. D. Sharda & Company

Chartered Accountants

Chartered Accountants Firm Reg. No. 00161C

E) 13 Delant

(B. D. Sharda) Proprietor

M. No. 70209

BLOW HOT KITCHEN APPLIANCES PRIVATE LIMITED, CIN NO. U02710MP1963PTC000955 CASH FLOW STATEMENT FOR THE PERIOD ENDED 31st

(In Lakhs)

		(III Editilo)
Particulars	Amount	Amount
(A) Cash flow from Operating Activities		
Net Profit before exceptional and extra ordinary items and Tax		24.37
Add/Less: Non-Operating/Non-cash Items		
Depreciation & Amotization	62.57	
Profit/Loss on Disposal of Assets	-	
Interest Paid	50.51	
Unrealised Forex (Gain)/Loss	0.93	
Interest Income	(0.02)	113.98
Operating Profit before Working Capital Changes		138.35
Change in Working Capital		
Trade Payables	658.20	
Other Current Liabilities	(15.56)	
Short Term Loans & Advances	(64.77)	
Short Term Provisions	71.74	
Inventories	(840.61)	
Trade Receivable	(240.95)	
Other Current Assets	(0.13)	(432.08)
Cash Generated from Operation		(293.73)
Income Tax Paid		
Net cash flow from operating activities [A]		(293.73)
(B) Cash flow from Investing Activities		
Purchase of Property, Plant and Equipments	(562.96)	
Sale of Property, Plant and Equipments	-	
Other Long Term Liabilities	(7.55)	
Other non Current Assets	0.11	
Interest Income	0.02	
Net Cash used in Investing Activities [B]		(570.38)
(C) Cash Flow from Financing Activities		
Long Term Borrowings	498.17	
Short Term Borrowing	255.48	
Long term loans & advances	(15.27)	
Finance Cost	(50.51)	
Net Cash used in Financing Activities [C]		687.86
Net Increase / Decrease in Cash & Cash Equivalents [A+B+C]		(176.24
· · · · · · · · · · · · · · · · · · ·		25
Cash and Cash Equivalents as at 1st April 2022 (Op. Bal)		189.22

Appliances

For and on behalf of the Board

Sanjay Gorani Managing Director DIN No. 00055531

Place: Indore

Geet Gotani Director DIN No. 08364525

DIN No. 08364525

Date: 27/01/2023 UDIN: \$30702098641LN7965 dance with books of accounts
For B. D. Sharda & Company
Chartered Accountants
Firm Reg. No. 00161C

Sharda & S

(B. D. Sharda) Proprietor M. No. 70209 Particulars On 31.12.2022 On 31.12.2022 In Rs. In Rs. In Lakhs

NOTE '2' SHARE CAPITAL

-Authorised

25000 Equity Shares of Rs. 100/- each

[Previous Year: 25000 Equity Shares of Rs.100 /- each]

-Issued, Subscribed and Paid up

25000 Equity Shares of Rs. 100/- each fully paid-up. [Previous Year : 25000 Equity Shares of Rs.100/- each]

2500000

25.00

2500000

25.00

TOTAL		2500000	-	25.00
- Reconciliation of Shares:	Nos	Amt	Nos	Amt
				(In Lakhs)
Opening Share Capital	25000.00	2500000	0.25	25.00
Closing Share Capital	25000.00	2500000	0.25	25.00
-List of Share holders having 5% or more Shares (In Nos)				
Name Of Shareholders	In Nos	In %	In Nos	ln %
Smt. Shanta Devi R. Gorani	8550.00	34	0.09	34
Shri Narendra Gorani	1710.00	7	0.02	7
Shri Sanjay Gorani	4810.00	19	0.05	19
Smt. Hema Gorani	4500.00	18	0.05	18
Shri Sanjay Gorani (HUF)	2000.00	8	0.02	8
Shri Nakul Gorani	2430.00	10	0.02	10

-Details of the Shareholding of the Promoters along with changes, if any, during the Financial Year

Fully paidup Equity Shares held by promoters at the end of the year - 31.03.2022				
Promoter name	No. of shares (in Lakhs)	% of total shares	Change during the year	
Shri Sanjay Gorani	0.05	0.19	-	
Shri Sanjay Gorani (HUF)	0.02	0.08	-	
Shri Nakul Gorani	0.02	0.10	-	

Fully paidup Equity Shares held by promoters at the end of the year - 31.03.2021				
Promoter name	No. of shares (in Lakhs)	% of total shares	Change during the year	
Shri Sanjay Gorani	0.05	0.19		
Shri Sanjay Gorani (HUF)	0.02	0.08		
Shri Nakul Gorani	0.02	0.10	-	

NOTE '3'

RESERVES AND SURPLUS

General Reserve

Opening Balance		2876870	28.77
Closing Balance	A	2876870	28.77
Profit and Loss Account			
Opening Balance		61795978	617.96
Add: Profit During The Year		1560972	15.61
Closing Balance	В	63356950	633.57
	TOTAL (A+B)	66233820	662.34

NOTE '4'

LONG TERM BORROWINGS

- Secured

-Working Capital Term Loan from Axis Bank

5800000

58.00

[Hypothecation on entire current assets. Collaterally secured by land and building of company and personal guarantee of Directors and two Shareholders of the Company. Same is payable in 36 installments. First installment will be due on 28.02.2024]

-Term Loan from Axis Bank	2666668	266.67
-Term Loan from Axis Bank	5649430	56.49
Less: Current maturities of Long term debt	-4999992	-50.00





Particulars ,		On 31. In Rs.	12.2022 In Rs.	On 31.12.2022 In Lakhs In Lakhs
				W Ballio III Ballio
- Unsecured From - Directors & their Relative			30201401	302.01
From - Others			10500000	105.00
	TOTAL		73817507	738.18
		:		
NOTE '5' OTHER LONG TERM LIABILITIES				
Creditor for Capital Assets			3273997	32.74
	TOTAL		3273997	32,74
*For Ageing of Trade payable refer Note NO. 3		:	3213331	32,14
1. Above creditors includes Rs. Nil (Previou	s Year Rs. Nil) due to		ered with the Mi	icro ,Small and
No Interest is Paid during the year to Microsoft 3. The Above information has been determininformation available with the company regalance.	ed to the extent such	parties could b		
NOTE '6'				
SHORT TERM BORROWINGS				
- Secured -From Axis Bank (CC Limit)			54089580	540,90
-From Axis Bank (OD Limit)			04009300	0.00
[Hypothecation on entire current assets. Collate and building of company and personal guarante Shareholders of the Company of the Company]	•			
Current maturities of Long term debt			4999992	50.00
	TOTAL		59089572	590.90
		:		
NOTE '7'				
TRADE PAYABLES*				
Total Outstanding dues of Micro and Small Ent Total Outstanding dues of Creditors other than	•		117418656	1174,19
Small Enterprises	wilcio and		13171051	131,71
	TOTAL		130589707	1305.90
Trade Payables includes Rs. 1,174.19 Lak Interest of Rs. 2.50 lakhs is Paid during th The Above information has been determin information available with the company rega	ne year to Micro, Small ned to the extent such	and Medium E parties could b	nterprises. e identified on t	he basis of the
NOTE '8'				
OTHER CURRENT LIABILITIES Advances From Customers			5817699	58.18
Taxes Duties and Other Payables			1964211	19.64
Payable to Staff against Imprest Franchisee Deposits			609505 3062430	6.10 30.62
Tanonico Doposio	TOTAL		11453845	114.54
NOTE '9' SHORT TERM PROVISIONS				
Provision for Employee Benefits			18630236	186.30
Provision for Other Expenses Provision For Income Tax			1468357 876000	14.68 8.76
	TOTAL		20974593	
NOTE '11'				
DEFERRED TAX ASSETS (NET) Deferred Tax Assets			343555 7	34.36
POINTER LEV MOSETS	TOTAL		3435557	34.36
NOTE '12'				
LONG TERM LOANS AND ADVANCES (unsecured Considered good)				
Capital Advances			2654164	
	TOTAL		2654164	26.54





	Postlandone	On 31.12.2022	On 31.12.2022
ν.	Particulars	In Rs. In Rs.	In Lakhs In Lakhs
NOTE '13' OTHER NON CURRE	NT ACCETS		
	Government authorities	609342	6.09
Deposits with Others	oover mile it determines	6213512	
	TOTAL	6822854	68.23
NOTE '14'			
INVENTORIES Natural at lower of con-	st (FIFO Basis) or NRV]		
Stock in Trade (Trade		91123007	911.23
Stock in Trade (Finish		20263728	
Stock in Trade (Raw	Material)	51617472 2839460	
Packing Material	TOTAL	165843667	1658.44
NOTE `15'			
TRADE RECEIVABLE	ES .		
Unsecured, Consider	red good except otherwise stated	81205478	812.05
	TOTAL	81205478	812.05
		-	
NOTE '16'	N ANGES		
-Cash and Cash Eq			
Cash on Hand	uraiona	471754	4.72
	t Accounts with Scheduled Bank	666592	6.67
-Other Bank Balanc	•	.=	
Bank deposit (with	Less than 12 months maturity) TOTAL	<u>159394</u> 1297741	
	TOTAL	1237741	12.50
NOTE `17'			
SHORT TERM LOAN			
(unsecured Considere Prepaid Expenses	ed good)	206198	2.06
Advance TCS/TDS		40587	
TCS/TDS Receivable		341230	
Income Tax Refundab	le	1436135	
Advance to Suppliers Advance to Employes	9	11798018 2126634	
GST Receivable		6071397	
	TOTAL	22020199	
NOTE '18'	COLTO		
OTHER CURRENT A Loan processing fee		10500	0.11
Mswipe Card Balance		22858	
	TOTAL	33358	0.33
NOTE '19' REVENUE FROM OP	EDATION		
Sales of Products	ERATION		
Traded Goods		481533480	4815.33
Manufacturing Good		133788590	
	TOTAL	615322070	6153.22
NOTE '20'			
OTHER INCOME			
Interest on FDR		2180	
Rent Recovered		2465057	
Service Charges Brand Development	t expenses recovered	93556 17623218	
	TOTAL	20184011	201.84
	•		
NOTE '21'			
Cost of Material Co Stock at the beginn		21479970	214.80
Add: Purchases	•	104192375	
Less : Stock at the	end of the year	-51617472	
	poliano	74054873	740.55
	or when you		7 502 0
	(5)		Sharda & Co
	Appliances Private INDORE		(6.5)
	TOT INDONE		(0. N. Co.)
	Nol8 * bally		A (INDORE)
	18 * bo		12/
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			Prered Account



Particu	ilars	On 31.12.2022 In Rs. In Rs.	On 31.12.2022 In Lakhs In Lakhs
NOTE `22'			
Purchases of Stock in Trade			
Purchases of Trading Goods		352415317	3524.15
Purchases of Packing Material	TOTAL	<u>13465744</u> 365881061	<u>134.66</u> 3658.81
	10172		
NOTE '23'			
Change in Inventories			
Stock at Commencement Trading Goods		57090584	570.91
Finished Goods		908486	9.08
Packing Material		2304412	23.04
Less: Stock at Close		60303482	603.03
Trading Goods		91123007	911.23
Finished Goods		20263728	202.64
Packing Material		2839460 114226195	<u>28.39</u> 1142.26
Decrease /(Increase)	in Stock	-53922713	(539.23)
NOTE `24'			
EMPLOYEE BENEFITS EXPENSE	S		
Salaries, Wages, Bonus etc.		53650006	536.50
Contribution to PF & Other Statu	•	4567494	45.67
Workmen and Staff Welfare Exp Gratuity Fund (Premium to LIC)	enses	2407621 34350	24.08 0.34
Director Remuneration		7200000	72.00
	TOTAL	67859471	678.59
NOTE YOU			
NOTE '25' FINANCE COSTS			
Interest Expense			
Interest to Others (includes Rs. 2	249642 to MSME)	1986458	19.86
Bank Interest		2888380	28.88
Interest on Delay payment of Tax	es	176252	1.76
Other Borrowing Cost Loan Processing and Other Cha	mes	1361020	13.61
Loan Floodooning and Other One	TOTAL	6412110	64.12
NOTE '26'			177
OTHER EXPENSES			
Advertisement Expenses Bank Charges		30822006 27906	308.22
Building Reparing a/c		172534	0.28 1.73
Mswipe Card Charges		65173	0.65
Computer Expenses		424997	4.25
Conveyance Discount		992999 5039146	9.93 50.39
Electricity Expenses		503879	5.04
Foreign Exchange loss		92548	0.93
Freight & Cartage Outward		15747241	157.47
Freight Inward Fuel Expenses		5632612 184000	56.33 1.84
Statutory Fees or Penalty		97530	0.98
Installation & Service Charges		5445798	54.46
Insurance		298267	2.98
Import Expenses Legal & Professional Charges		4091413 3196335	40.91 31.96
Business Promotion Expenses		15496744	154.97
Office Expenses		454112	4.54
Postage & Courier		812880	8.13
Repair & Maintanance Rent, Rates and Taxes		350478 10554507	3.50 105.55
Recruitment & Training Exp		250028	2.50
Stationary & Printing		1592537	15.93
Security Expenses		890546	8.91
Telephone Expenses Selling Expenses		948510 43487052	9.49 434.87
Software and Website Expenses		93000	0.93
Sundry Balance w/o		22238	0.22
Travelling Expenses		427074.00	4.00
To Directors To Others		437974.00 17747319.17 18185293	4.38 177.47 181.85
Vehicle Running Expenses		555083	5.55
	TOTAL	166527392	1665.27
12	ppliance	_	Sharda &
1/2/	NDORE NOTAL		6.5
(1.5)	NDORE)	1.	L- A
117	MDOKE 5	K	INDORE
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