ISO 9001 : 2015 Certified ASME - U, U2, R & NB Certified

Date: September 05, 2025

To, The Compliance Department, B.S.E. Limited, P.J. Towers, Dalai Street, Fort, Mumbai-400 001, Maharashtra, India.

(Reference - Loyal Equipments Limited, Scrip Code - 539227, Security ID: LOYAL) Sub: Submission of Annual Report for the F.Y. 2024-25, as per Regulation 34 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement), 2015

Dear Sir/Madam,

Pursuant to Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Kindly find the attached Annual Report of Loyal Equipments Limited for the financial year 2024-2025 for your record.

Kindly take the above information on record and acknowledge the receipt.

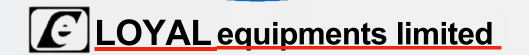
Thanking you,

Yours faithfully,

For Loyal Equipments Limited

Alkesh Rameshchandra Patel Chairman cum Managing Director DIN-02672297

Place - Dahegam



ANNUAL REPORT 2024-25



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CORPORATE INFORMATION

Board of Directors

Mr. Alkesh Rameshchandra Patel Ms. Helena Alkeshkumar Patel Mrs. Hema Maheshkumar Patel

Mr. Vikas Sharma

Mr. Pradeep Kumar Agarwal

Mr. Sharad Vyas

Contact Person for Investors

Ms. Neha Jangid

Company Secretary and Compliance Officer Block No. 35/1-2-3-4, Village Zak,

Dahegam, Gujarat-382330, India
Tel No.: +91-2718-247236,
Fax No.: +91-2716-269033
E-mail: cs@loyalequipments.com
Website: www.loyalequipments.com

Chief Financial Officer

Mr. Amitkumar Chandubhai Patel

Registered Office

Block No. 35/1-2-3-4, Village Zak, Dahegam, Gujarat-382330, India

Tel No.: +91-2718-247236, +91-2716-269399,

Fax No.: +91-2716-269033 E-mail: <u>cs@loyalequipments.com</u>; Website: <u>www.loyalequipments.com</u> CIN: L29190GJ2007PLC050607

Statutory Auditor

M/S. A Y & Company, Chartered Accountants

505, Fifth Floor, ARG Corporate Park,

Gopalbari, Ajmer Road,

Jaipur – 302006, Rajasthan, India Tel No.: +91-9649687300 E-mail: <u>info@aycompany.co.in</u> Contact Person: CA Arpit Gupta

Shares Listed at

BSE Limited

P.J. Tower, Dalal Street, Fort, Mumbai – 400001, Maharashtra, India Chairman cum Managing Director

Whole-Time Director Whole-Time Director

Non-Executive Independent Director Non-Executive Independent Director Non-Executive Independent Director

Registrar and Share Transfer Agent

MUFG Intime India Private Limited (Formerly Link Intime India Private Limited)

C 101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-

400083

Tel. No.: 022-49186060

Website: www.in.mpms.mufg.com
Email: mumbai@in.mpms.mufg.com
SEBI Regn. No. INR000004058

Company Secretary & Compliance Officer

Ms. Neha Jangid

Depositories

National Securities Depository Limited Central Depository Services (India) Limited

Secretarial Auditor

M/s MSV And Associates, Practicing Company Secretaries,

D-54, Chomu House, C-Scheme, Jaipur-302001

Tel No.: +91-9001637075

E-mail: csviveksharma9@gmail.com

Bankers

HDFC Bank Limited

LETTER TO THE SHAREHOLDERS



Alkesh Rameshchandra Patel, Managing Director

Dear Member(s),

With great pleasure, I welcome you to the 18th Annual General Meeting of Your Company.

I am delighted to share that the year 2024–25 has been a remarkable period for Loyal Equipments Limited, marked by significant growth, expansion, and prestigious accreditations.

Throughout the year, we successfully reached several major milestones that underscore our progress and achievements. Notably, our company has demonstrated exceptional financial growth, reflected in our impressive revenue and profit figures. This remarkable increase highlights the effectiveness of our strategies, the dedication of our team, and the strong market demand for our products. Our ability to achieve such substantial growth not only positions us favorably within the industry but also sets a solid foundation for continued success and expansion in the future.

About the financial side, during the financial year under review, company achieved significant growth in revenue from operations, reaching Rs 7530.01 Lakhs compared to Rs. 7081.99 Lakhs in the previous year, marking a growth of 6.32%. This growth was the result of well-planned and executed business expansion operations. For the year ending March 31, 2025, the profit before tax amounted to Rs 1358.78, compared to Rs. 950.44 Lakhs in the previous year. The total net profit for the year is 1066.20 Lakhs, an increase from the previous year's net profit of Rs. 708.74 Lakhs.

In the long term, we anticipate enhanced profitability for Loyal Equipments Limited as we continue on our growth trajectory. We plan to further advance our success by leveraging our integration capabilities. Our strategy for future business development is well-defined: we have secured customer orders, formulated a focused strategy, and assembled a capable leadership team to execute our plans. The favorable market conditions have underscored the potential opportunities available to us. We are confident that there are numerous avenues for growth within our reach.

We would like to take this moment to express our sincere gratitude to our dedicated and hardworking staff, as well as to our valued customers and all those who have steadfastly supported us throughout this journey. As we conclude, we also extend our heartfelt thanks to our shareholders, suppliers, distributors, and all other stakeholders for their unwavering commitment.

I would like to place on record my sincere appreciation to the Board of Directors for their guidance. I would like to express my gratitude to all our stakeholders for their continuing faith in the Company and I look forward for their support, trust and confidence.

Wish best wishes Sincerely

Alkesh Rameshchandra Patel Chairman & Managing Director



NOTICE

Notice is hereby given that the 18th (Eighteenth) Annual General Meeting of the members of Loyal Equipments Limited will be held on Tuesday, September 30, 2025 at 11:00 A.M. through Video Conferencing ('VC') / Other Audio-Visual Means ('OAVM') to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2025, together with the Reports of the Board of Directors and the Auditors thereon.
- 2. To appoint a director in place of Ms. Helena Alkeshkumar Patel (DIN-09296895) who retires by rotation and, being eligible, offers herself for re-appointment.

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Ms. Helena Alkeshkumar Patel (DIN-09296895) who retires by rotation at this meeting and being eligible has offered herself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

3. To declare the final dividend on equity shares of ₹1 (One) per equity share for the financial year 2024-25.

"RESOLVED THAT approval be and is hereby accorded for declaration and payment of final dividend of ₹1 (Rupee One Only) per equity share of the face value of ₹ 10 (Rupees Ten Only) each fully paid up, of the Company, as recommended by the Board of Directors for the financial year ended 31st March 2025."

SPECIAL BUSINESS:

4. Re-appointment of Mr. Alkesh Rameshchandra Patel (DIN-02672297) as the Managing Director of the Company for a period of five (5) years and to increase the overall limit of remuneration payable to him.

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

"RESOLVED THAT pursuant to the provisions of Sections 152, 179, 196, 197, 198 and 203 and any other applicable provisions of the Companies Act, 2013, as amended from time to time and its rules made thereunder read with Schedule V of the Companies Act 2013, (including any statutory modification(s) or reenactment thereof for the time being in force) and applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the consent of the members be and is hereby accorded to re-appoint Mr. Alkesh Rameshchandra Patel (DIN-02672297) as the Managing Director of the Company for a period of five (5) consecutive years commencing from September 03, 2025 to September 02, 2030 not liable to retire by rotation on the terms and conditions including remuneration as recommended by the Nomination and Remuneration Committee and approved by the Board of Directors .

RESOLVED FURTHER THAT in accordance with the provisions of Section 197 read with Schedule V and other applicable provisions, if any, approval of the Members of the Company be and is hereby accorded to increase the overall limit of maximum remuneration payable to Mr. Alkesh Rameshchandra Patel (DIN: 02672297), Managing Director of the Company in respect of any financial year, upto Rs.12,00,000 per month including all the perquisites and benefits if any, except the perquisites falling outside the purview of the ceiling of remuneration as per applicable provisions of Schedule V of the Act, and in the event of inadequacy of profits the Board shall be authorized to adjust the above remuneration in accordance with the provisions of Schedule V of the Act, however that in the event of inadequacy of profits the remuneration so paid shall be subject to review after the expiry of such period of 3 (three) years.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to alter and vary the terms and conditions of the appointment and / or remuneration, subject to the same not exceeding the limits specified under Section 197 read with Schedule V of the Act, for the time being in force.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as may be necessary for obtaining necessary approvals in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of its powers herein conferred to any Director, Company Secretary or any other officer(s) of the Company"

5. Regularization of Mr. Vikas Sharma (DIN:03287034) as an Independent Director of the Company.

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 150 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) and/or re-enactment(s) thereof for the time being in force) and pursuant to the recommendation by the Nomination and Remuneration Committee, Mr. Vikas Sharma (DIN: 03287034) who was appointed as an Additional Director of the Company by the Board of Directors vide resolution dated September 03, 2025 and who has submitted declaration that he meets the criteria of independence as mentioned in section 149(6) of the Companies Act, 2013, and Regulation 16(1)(b) of the SEBI (LODR) Regulations, 2015 and is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority, the consent and approval of the members be and is hereby accorded to regularise him as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years commencing from September 03, 2025 to September 02, 2030



RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as may be necessary for obtaining necessary approvals in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of its powers herein conferred to any Director, Company Secretary or any other officer(s) of the Company"

6. Regularization of Mr. Pradeep Kumar Agarwal (DIN:10209096) as an Independent Director of the Company.

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 150 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) and/or re-enactment(s) thereof for the time being in force) and pursuant to the recommendation by the Nomination and Remuneration Committee, Mr. Pradeep Kumar Agarwal (DIN:10209096) who was appointed as an Additional Director of the Company by the Board of Directors vide resolution dated September 03, 2025 and who has submitted declaration that he meets the criteria of independence as mentioned in section 149(6) of the Companies Act, 2013, and Regulation 16(1)(b) of the SEBI (LODR) Regulations, 2015 and is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority, the consent and approval of the members be and is hereby accorded to regularise him as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years commencing from September 03, 2025 to September 02, 2030.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as may be necessary for obtaining necessary approvals in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of its powers herein conferred to any Director, Company Secretary or any other officer(s) of the Company"

7. Regularization of Mr. Sharad Vyas (DIN:09088517) as an Independent Director of the Company.

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

"RESOLVED THAT pursuant to the provisions of Sections 149,150 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 and Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) and/or re-enactment(s) thereof for the time being in force) and pursuant to the recommendation by the Nomination and Remuneration Committee, Mr. Sharad Vyas (DIN: 09088517) who was appointed as an Additional Director of the Company by the Board of Directors vide resolution dated September 03, 2025 and who has submitted declaration that he meets the criteria of independence as mentioned in section 149(6) of the Companies Act, 2013, and Regulation 16(1)(b) of the SEBI (LODR) Regulations, 2015 and is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority, the consent and approval of the members be and is hereby accorded to regularise him as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years commencing from September 03, 2025 to September 02, 2030.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as may be necessary for obtaining necessary approvals in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of its powers herein conferred to any Director, Company Secretary or any other officer(s) of the Company"

8. Regularization of appointment of Mrs. Hema Maheshkumar Patel (DIN:10644176) as a Whole-Time Director of the Company and to increase the overall limit of remuneration payable to her.

"RESOLVED THAT pursuant to provisions of sections 196, 197, 198 and 203 read with Schedule V and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and other applicable provisions of if any, of the Companies Act, 2013 ("the Act") and pursuant to provisions of Articles of Association of the company and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory modification(s) or re-enactment thereof for the time being in force, Mrs. Hema Maheshkumar Patel (DIN:10644176) who has been appointed as an Additional Director (Executive Category) of the Company with effect from November 02, 2024 and whose term of office expires at this Annual General Meeting, the consent and approval of the members be and is hereby accorded to appoint Mrs. Hema Maheshkumar Patel (DIN:10644176) as Whole-Time Director of the Company for a period of five Years commencing from September 30, 2025 to September 29, 2030 and liable to retire by rotation upon the terms and conditions as recommended by the Nomination and Remuneration Committee and approved by the Board of Directors (including remuneration) set out in the Explanatory Statement annexed to the Notice convening this meeting, with liberty to the Board of Directors of the Company, to alter and vary terms and conditions of the said appointment in such manner as may be agreed to between the Board of Directors and Mrs. Hema Maheshkumar Patel.

RESOLVED FURTHER THAT in accordance with the provisions of Section 197 read with Schedule V and other applicable provisions, if any, approval of the Members of the Company be and is hereby accorded to increase the overall limit of maximum remuneration payable to Mrs. Maheshkumar Patel (DIN:10644176), Whole-Time Director of the Company in respect of any financial year, upto Rs.1,50,000 (Rupees One Lakhs Fifty Thousand Only) per month including all the perquisites and benefits if any, except the perquisites falling outside the purview of the ceiling of remuneration as per applicable provisions of Schedule V of the Act, and in the event of inadequacy of profits the Board shall be authorized to adjust the above remuneration in accordance with the provisions of Schedule V of the Act, however that in the event of inadequacy of profits the remuneration so paid shall be subject to review after the expiry of such period of 3 (three) years.



RESOLVED FURTHER THAT to give effect to this resolution the Board of Directors be and are hereby authorised to do all the acts, deeds, matters and things as he may in his absolute discretion deem necessary, proper or desirable and to settle any question, difficulty or doubt that may arise in this regard and to sign and execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

9. Appointment of M/s. MSV & Associates, Practicing Company Secretaries, as the Secretarial Auditors of the Company for a term of five years, commencing from FY 2025–26 and concluding with FY 2029–30

"RESOLVED THAT pursuant to the provisions of Section 204 and other applicable provisions, if any, of the Companies Act, 2013, read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, and Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment thereof, for the time being in force) and based on the recommendation of the Audit Committee and Board of Directors, the Members of the Company do hereby appoint M/s MSV & Associates, Practicing Company Secretaries having firm registration number P2018RJ071900, as the Secretarial Auditors of the Company for a period of five (5) consecutive financial years commencing from the financial year 2025-26 to 2029-30, to conduct the Secretarial Audit of the Company for each of the said financial years.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to determine and approve the remuneration and other terms and conditions for each year for engagement of M/s MSV & Associates and to do all such acts, deeds, matters and things as may be necessary, desirable or expedient in this regard to give effect to this resolution.

RESOLVED FURTHER THAT the Board of Directors and/or the Company Secretary & Compliance officer of the Company, be and are hereby authorised to settle any question, difficulty, or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds, and things as may be necessary, expedient, and desirable for the purpose of giving effect to this resolution and for matters concerned or incidental thereto."

By order of the Board of Directors For Loyal Equipments Limited

> Neha Jangid Company Secretary M. No. 56820

Place – Dahegam, Gujarat Date – September 03, 2025

NOTES:

- 1. An Explanatory Statement pursuant to Section 102 of the Act and the Rules framed thereunder, in respect of Item Nos. 4 to 9 forms part of this notice. The relevant details, pursuant to Regulation 36(3) of the Listing Regulations in respect of Directors seeking appointment/re-appointment at this AGM and recommendation of the Board of Directors of the Company ("Board") along with the rationale in terms of Regulation 17(11) of the Listing Regulations are also provided in the said statement.
- 2. Pursuant to the General Circular No. 09/2024 dated September 19, 2024, issued by the Ministry of Corporate Affairs (MCA) and Circular SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by SEBI, (hereinafter, collectively referred to as "Circulars"), and all other relevant circulars issued from time to time, Companies are allowed to conduct their Annual General Meeting (AGM) through Video Conferencing or Other Audio Visual Means (VC/OAVM) till September 30, 2025. In compliance with the above Circulars, the relevant provisions of the Companies Act, 2013 ("the Act") and the rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the 18th Annual General Meeting ("AGM" or the "Meeting") of the Company will be held on Tuesday, September 30, 2025 at 11:00 A.M. (IST) through VC/OAVM. The deemed venue for the AGM shall be the Registered Office of the Company. The facility for voting through remote e-voting, participation in the AGM through VC/OAVM facility and e-voting during the AGM will be provided by the Company's Registrar and Transfer Agents i.e. MUFG Intime India Private Limited ("RTA" or "Registrar" or "MUFG Intime").
- 3. Pursuant to the provisions of Section 91 of the Act read with Rule 10 of the Companies (Management and Administration) Rules, 2014 and pursuant to Regulation 42 of Listing Regulations, the Register of Members of the Company will remain closed from September 24, 2025 to September 30, 2025 (both days inclusive) in connection with the AGM and for the purpose of payment of Dividend, if declared at the Meeting.
- 4. Since this AGM is being held pursuant to the Circulars through VC/ OAVM attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for this AGM, and hence, the Proxy Form and Attendance Slip for the AGM are not annexed to this Notice.
- 5. Institutional/Corporate Members intending to attend the Meeting are required to send a scan of certified copy of the Board Resolution (JPG/PDF format), pursuant to Section 113 of the Act, 2013, authorizing their representative to attend the Meeting through VC/OAVM on its behalf and vote through remote e-voting. The said resolution/ authorization shall be sent to Scrutinizer by email at info@aycompany.co.in and to RTA by email at mumbai@in.mpms.mufg.com and to the Company at cs@loyalequipments.com
- 6. The Annual Report including Notice of the 18th AGM of the Company inter alia indicating the process and manner of evoting is being sent only by email, to all the Shareholders whose Email IDs are registered with the Company/ Depository Participant(s) for communication purposes to the Shareholders and to all other persons so entitled. Further, in terms of the applicable provisions of the Act, SEBI Listing Regulations read with the said Circulars issued by MCA and said SEBI Circular,



the Annual Report including Notice of the 18th AGM of the Company will also be available on the website of the Company at www.loyalequipments.com. The same can also be accessed from the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com respectively and on the website of RTA i.e. MUFG Intime India Private Limited www.in.mpms.mufg.com.

- 7. Brief Resume of the Director(s) seeking re-appointment and appointment, as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 {SEBI (LODR) Regulations, 2015} and Secretarial Standard on
- 8. General Meeting (SS-2) as amended issued by the Institute of Company Secretaries of India (ICSI) is annexed hereto and forms part of Notice.
- 9. The Shareholders can join the AGM in the VC/ OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned herein below in the Notice.
- 10. The attendance of the Shareholders attending the AGM through VC/ OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 11. Members joining the meeting through VC who have not already cast their vote by means of remote e-voting shall be able to exercise their right to vote through e-voting at the AGM. The Members who have cast their vote by remote e voting prior to the AGM may also join the AGM through VC but shall not be entitled to cast their vote again.
- 12. The Board of Directors of the Company at their meeting held on May 09, 2025 have, inter alia, approved and recommended payment of final dividend of Rs.1/- per equity share of the face value of Rs.10/- each (10%) fully paid up for the financial year ended March 31, 2025, subject to the approval of shareholders at the AGM. Further, the Company has fixed Tuesday, September 23, 2025 as the Record date for determining the Members entitled to receive dividend.

The dividend, if approved by the Members at the AGM, will be paid subject to deduction of income-tax at source ('TDS') as under: In respect of shares held in physical form: To all the Members, whose names are on the Company's Register of Members, after giving effect to valid transmission and transposition requests lodged with the Company, as on close of business hours of Tuesday, September 23, 2025. In respect of Shares held in electronic form: To all beneficial owners of the shares, as of end of day on Tuesday, September 23, 2025, as per details furnished by the Depositories for this purpose.

Pursuant to the Finance Act, 2020, w.e.f. April 01, 2020, the dividend paid or distributed by a Company shall be taxable in the hands of the shareholders. Accordingly, in compliance with the said provisions, the Company shall make the payment of dividend after necessary deduction of tax at source. The withholding tax rates would vary depending on the residential status of every shareholder and the eligible documents submitted by them and accepted by the Company. For detailed process, Members are hereby requested to refer to the separate communication made in this regard along with this notice and take necessary actions, if required.

13. The shareholders who have not encashed their dividend warrants are requested to write to the Company for claiming outstanding dividends declared by the Company. As per Section 124(5) of the Act, all dividends which remain unpaid/unclaimed for a period of seven years from the date of transfer to Unpaid Dividend Account shall be transferred by the Company to the Investor Education and Protection Fund (IEPF) established by the Central Government. Further, as per Section 124 (6) of the Act read with relevant rules made thereunder, all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more shall be transferred by the Company to the IEPF Demat Account. Further, the Company is sending request letters to eligible shareholders whose dividend remains unclaimed and whose shares are eligible for transfer to IEPF Authority during FY2025-26, requesting them to claim their dividends from the Company.

The Members whose unclaimed dividend/shares have been transferred to IEPF, may claim the same by applying to the IEPF Authority through submission of an online Form IEPF-5 on the website of IEPF Authority at www.iepf.gov.in. Further, Members can claim for the unpaid/unclaimed dividend by writing to the Company or MUFG before the same becomes due for transfer to IEPF.

14. SEBI vide its Circular No. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018 has mandated that for making dividend payments, companies whose securities are listed on the stock exchanges shall use electronic clearing services (local, regional or national), direct credit, real time gross settlement, national electronic funds transfer etc. The Company and its Registrar and Share Transfer Agent are required to seek relevant bank details of members from depositories/ investors for making payment of dividends in electronic mode. Further, pursuant to MCA General Circular 20/2020 dated May 05, 2020, companies are directed to credit the dividend of the members directly to the bank accounts of the members using Electronic Clearing Service

Hence, the Members are requested to furnish/update their bank account name & branch, bank account number and account type along with other core banking details such as MICR (Magnetic Ink Character Recognition), IFSC (Indian Financial System Code) etc. at the earliest with their Depository Participants (DPs) in case shares are held in electronic form or with the Registrar & Share Transfer Agent of the Company (R&T Agent) in case of the shares are held in physical form. In case of non-availability or non-updation of bank account details of the shareholders, the Company shall ensure payment of dividend to such member vide dispatch of dividend warrant/ cheque, as the case may be.

15. 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, MUFG Intime India Private Limited ('the RTA") to provide efficient and better services. Members holding shares in physical form are requested to intimate such changes to the RTA.



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 participants with whom they are maintaining their demat accounts.

- 16. The Company's Registrar and Transfer Agent for its Share Registry Work (Physical and Electronic) is MUFG Intime India Private Limited having their office at C 101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai 400083.
- 17. Members who hold shares in dematerialized form are requested to bring their Client ID and DP ID numbers for easy identification of attendance at the meeting and number of shares held by them.
- 18. In case of joint holders attending the AGM, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote.
- 19. Members seeking any information with regard to the accounts, are requested to write to the Company at an early date, so as to enable the Management to keep the information ready at the AGM.
- 20. 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.

21. **DOCUMENTS OPEN FOR INSPECTION:**

- (i) All the documents referred to in the accompanying notice and the statement pursuant to Section 102(1) of the Companies Act, 2013 shall be available for inspection through electronic mode without any fee by the members from the date of circulation of this Notice up to the date of AGM. Members are requested to write to the Company for inspection of said documents; and
- (ii) The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and the Register of Contracts or Arrangements in which the directors are interested, maintained under Section 189 of the Act and relevant documents referred to in this Notice of AGM and explanatory statement, will be available electronically for inspection by the members during the AGM, upon login to https://instameet.in.mpms.mufg.com/
- 22. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or demise of any Member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned DP and holdings should be verified.
- 23. Electronic dispatch of Annual Report and process for registration of email id for obtaining copy of Annual Report: In compliance with the aforementioned MCA and SEBI Circulars, Notice of the AGM along with the Annual Report 2024-25 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Registrar and Share Transfer Agent/Depository Participant. Members may note that the Notice and Annual Report 2024-25 will also be available on the Company's website www.loyalequipments.com, websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and on the website of MUFG Intime India Private Limited www.in.mpms.mufg.com.

VOTING THROUGH ELECTRONIC MEANS:

- 24. In compliance with provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, Regulation 44 of SEBI (LODR) Regulations, 2015 and Secretarial Standards on General Meetings issued by ICSI, the Company is offering e-voting facility to the shareholders to enable them to cast their votes electronically on the items mentioned in the Notice. The e-voting services provided by MUFG on all the resolutions set forth in this Notice. The instructions for e-voting are given herein below. Resolution(s) passed by Members through e-voting is/are deemed to have been passed as if they have been passed at the AGM.
- 25. The facility for voting, either through electronic voting system or polling paper shall also be made available at the AGM and the Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right to vote at the AGM.
- 26. The Members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.

27. The instructions for shareholders voting electronically are as under:

- (i) The voting period begins Saturday, September 27, 2025 from 9.00 A.M and ends on Monday, September 29, 2025 at 5.00 P.M. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date Tuesday, September 23, 2025 may cast their vote electronically.
- (ii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, 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.

In terms of SEBI circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023, 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 correctly in their demat accounts to access remote e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

METHOD 1 - NSDL IDeAS facility

Shareholders registered for IDeAS facility:

- a) Visit URL: https://eservices.nsdl.com and click on "Beneficial Owner" icon under "IDeAS Login Section".
- b) Click on "Beneficial Owner" icon under "IDeAS Login Section".
- c) Post successful authentication, you will be able to see e-Voting services under Value added services section. Click on "Access to e-Voting" under e-Voting services.
- d) Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Shareholders not registered for IDeAS facility:

- a) To register, visit URL: https://eservices.nsdl.com and select "Register Online for IDeAS Portal" or click on https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- b) Enter 8-character DP ID, 8-digit Client ID, Mobile no, Verification code & click on "Submit".
- c) Enter the last 4 digits of your bank account / generate 'OTP'
- d) Post successful registration, user will be provided with Login ID and password. Follow steps given above in points (a-d).

Shareholders/ Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.





METHOD 2 - NSDL e-voting website

- a) Visit URL: https://www.evoting.nsdl.com
- b) Click on the "Login" tab available under 'Shareholder/Member' section.
- c) Enter User ID (i.e., your 16-digit demat account no. held with NSDL), Password/OTP and a Verification Code as shown on the screen.
- d) Post successful authentication, you will be re-directed to NSDL depository website wherein you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services.
- e) Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

METHOD 3 - NSDL OTP based login

- a) Visit URL: https://eservices.nsdl.com/SecureWeb/evoting/evotinglogin.jsp
- b) Enter your 8 character DP ID, 8 digit Client Id, PAN, Verification code and generate OTP.
- c) Enter the OTP received on your registered email ID/ mobile number and click on login.
- d) Post successful authentication, you will be re-directed to NSDL depository website wherein you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services.
- e) Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Individual Shareholders registered with CDSL Easi/ Easiest facility

METHOD 1 - CDSL Easi/ Easiest facility:

Shareholders registered for Easi/ Easiest facility:

- a) Visit URL: https://web.cdslindia.com/myeasitoken/Home/Login or www.cdslindia.com & click on New System Myeasi Tab.
- b) Enter existing username, Password & click on "Login".
- c) Post successful authentication, user will be able to see e-voting option. The evoting option will have links of e-voting service providers i.e., MUFG InTime. Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Shareholders not registered for Easi/ Easiest facility:

- To register, visit URL: https://web.cdslindia.com/myeasitoken/Registration/EasiRegistration/
- b) Proceed with updating the required fields for registration.



c) Post successful registration, user will be provided username and password. Follow steps given above in points (a-c).

METHOD 2 - CDSL e-voting page

- a) Visit URL: https://www.cdslindia.com
- b) Go to e-voting tab.
- c) Enter 16-digit Demat Account Number (BO ID) and PAN No. and click on "Submit".
- d) System will authenticate the user by sending OTP on registered Mobile and Email as recorded in Demat Account
- e) Post successful authentication, user will be able to see e-voting option. The evoting option will have links of e-voting service providers i.e., MUFG InTime. Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Individual Shareholders holding securities in demat mode with Depository Participant

Individual shareholders can also login using the login credentials of your demat account through your depository participant registered with NSDL / CDSL for e-voting facility.

- a) Login to DP website
- b) After Successful login, user shall navigate through "e-voting" option.
- c) Click on e-voting option, user will be redirected to NSDL / CDSL Depository website after successful authentication, wherein user can see e-voting feature.
- d) Post successful authentication, click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Login method for shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode.

Shareholders holding shares in physical mode / Non-Individual Shareholders holding securities in demat mode as on the cut-off date for e-voting may register and vote on InstaVote as under:

STEP 1: LOGIN / SIGNUP to InstaVote

Shareholders registered for INSTAVOTE facility:

- a) Visit URL: https://instavote.linkintime.co.in & click on "Login" under 'SHARE HOLDER' tab.
- b) Enter details as under:
 - 1. User ID: Enter User ID
 - 2. Password: Enter existing Password
 - 3. Enter Image Verification (CAPTCHA) Code
 - Click "Submit".
 (Home page of e-voting will open. Follow the process given under "Steps to cast vote for Resolutions")



Shareholders not registered for INSTAVOTE facility:

- a) Visit URL: https://instavote.linkintime.co.in & click on "Sign Up" under 'SHARE HOLDER' tab & register with details as under:
 - 1. User ID: Enter User ID
 - PAN: Enter your 10-digit Permanent Account Number (PAN) (Shareholders who have not updated their PAN with the Depository Participant (DP)/ Company shall use the sequence number provided to you, if applicable.
- User ID is 8 Character DP ID followed by 8 Digit Client ID (e.g.IN123456) and 8 digit Client ID (eg.12345678).

 User ID is 16 Digit Beneficiary ID.

 User ID is Event No + Folio no. registered with the Company
- 3. DOB/DOI: Enter the Date of Birth (DOB) / Date of Incorporation (DOI) (As recorded with your DP/Company in DD/MM/YYYY format)
- 4. Bank Account Number: Enter your Bank Account Number (last four digits), as recorded with your DP/Company.
 - Shareholders holding shares in **NSDL form**, shall provide 'D' above
 - Shareholders holding shares in **physical form** but have not recorded 'C' and 'D', shall provide their Folio number in 'D' above
- 5. Set the password of your choice.
 - (The password should contain minimum 8 characters, at least one special Character (!#\$&*), at least one numeral, at least one alphabet and at least one capital letter).
- 6. Enter Image Verification (CAPTCHA) Code.
- 7. Click "Submit" (You have now registered on InstaVote).

 Post successful registration, click on "Login" under 'SHARE HOLDER' tab & follow steps given above in points (a-b).

STEP 2: Steps to cast vote for Resolutions through InstaVote

- A. Post successful authentication and redirection to InstaVote inbox page, you will be able to see the "Notification for e-voting".
- B. Select 'View' icon. E-voting page will appear.
- C. Refer the Resolution description and cast your vote by selecting your desired option 'Favour / Against' (If you wish to view the entire Resolution details, click on the 'View Resolution' file link).
- D. After selecting the desired option i.e. Favour / Against, click on 'Submit'.



E. A confirmation box will be displayed. If you wish to confirm your vote, click on 'Yes', else to change your vote, click on 'No' and accordingly modify your vote.

NOTE: Shareholders may click on "Vote as per Proxy Advisor's Recommendation" option and view proxy advisor recommendations for each resolution before casting vote. "Vote as per Proxy Advisor's Recommendation" option provides access to expert insights during the e-Voting process. Shareholders may modify their vote before final submission.

Once you cast your vote on the resolution, you will not be allowed to modify or change it subsequently.

Guidelines for Institutional shareholders ("Custodian / Corporate Body/ Mutual Fund")

STEP 1 - Custodian / Corporate Body/ Mutual Fund Registration

- A. Visit URL: https://instavote.linkintime.co.in
- B. Click on "Sign Up" under "Custodian / Corporate Body/ Mutual Fund"
- C. Fill up your entity details and submit the form.
- D. A declaration form and organization ID is generated and sent to the Primary contact person email ID (which is filled at the time of sign up). The said form is to be signed by the Authorised Signatory, Director, Company Secretary of the entity & stamped and sent to insta.vote@linkintime.co.in.
- E. Thereafter, Login credentials (User ID; Organisation ID; Password) is sent to Primary contact person's email ID. (You have now registered on InstaVote)

STEP 2 – Investor Mapping

- A. Visit URL: https://instavote.linkintime.co.in and login with InstaVote Login credentials.
- B. Click on "Investor Mapping" tab under the Menu Section
- C. Map the Investor with the following details:
 - 1) 'Investor ID' Investor ID for NSDL demat account is 8 Character DP ID followed by 8 Digit Client ID i.e., IN00000012345678; Investor ID for CDSL demat account is 16 Digit Beneficiary ID.
 - 2) 'Investor's Name Enter Investor's Name as updated with DP.
 - 3) 'Investor PAN' Enter your 10-digit PAN.
 - 4) 'Power of Attorney' Attach Board resolution or Power of Attorney.

NOTE: File Name for the Board resolution/Power of Attorney shall be – DP ID and Client ID or 16 Digit Beneficiary ID.

Further, Custodians and Mutual Funds shall also upload specimen signatures.

D. Click on Submit button. (The investor is now mapped with the Custodian / Corporate Body/ Mutual Fund Entity). The same can be viewed under the "Report Section".

STEP 3 – Steps to cast vote for Resolutions through InstaVote

The corporate shareholder can vote by two methods, during the remote e-voting period.

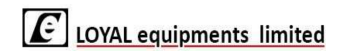
METHOD 1 - VOTES ENTRY

- a) Visit URL: https://instavote.linkintime.co.in and login with InstaVote Login credentials.
- b) Click on "Votes Entry" tab under the Menu section.
- c) Enter the "Event No." for which you want to cast vote.
 - Event No. can be viewed on the home page of InstaVote under "On-going Events".
- d) Enter "16-digit Demat Account No.".
- e) Refer the Resolution description and cast your vote by selecting your desired option 'Favour / Against' (If you wish to view the entire Resolution details, click on the 'View Resolution' file link). After selecting the desired option i.e. Favour / Against, click on 'Submit'.
- f) A confirmation box will be displayed. If you wish to confirm your vote, click on 'Yes', else to change your vote, click on 'No' and accordingly modify your vote.
 - (Once you cast your vote on the resolution, you will not be allowed to modify or change it subsequently).

METHOD 2 - VOTES UPLOAD

- a) Visit URL: https://instavote.linkintime.co.in and login with InstaVote Login credentials.
- b) After successful login, you will see "Notification for e-voting".
- c) Select "View" icon for "Company's Name / Event number".
- d) E-voting page will appear.
- e) Download sample vote file from "Download Sample Vote File" tab.
- f) Cast your vote by selecting your desired option 'Favour / Against' in the sample vote file and upload the same under "Upload Vote File" option.
- g) Click on 'Submit'. 'Data uploaded successfully' message will be displayed.
 (Once you cast your vote on the resolution, you will not be allowed to modify or change it subsequently).

Helpdesk:



Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode facing any technical issue in login may contact INSTAVOTE helpdesk by sending a request at enotices@in.mpms.mufg.com or contact on: - Tel: 022 – 4918 6000.

Individual Shareholders holding securities in demat mode:

Individual Shareholders holding securities in demat mode may contact the respective helpdesk for any technical issues related to login through Depository i.e., NSDL and CDSL.

Login type	Helpdesk details
	Members facing any technical issue in login can contact NSDL helpdesk by sending request at evoting@nsdl.co.in or call at: 022 - 4886 7000
	Members facing any technical issue in login can contact CDSL helpdesk by sending request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

Forgot Password:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode have forgotten the USER ID [Login ID] or Password or both then the shareholder can use the "Forgot Password" option available on: https://instavote.linkintime.co.in

- Click on "Login" under 'SHARE HOLDER' tab.
- Click "forgot password?"
- Enter User ID, select Mode and Enter Image Verification code (CAPTCHA).
- Click on "SUBMIT".

In case Custodian / Corporate Body/ Mutual Fund has forgotten the USER ID [Login ID] or Password or both then the shareholder can use the "Forgot Password" option available on: https://instavote.linkintime.co.in

- Click on 'Login' under "Custodian / Corporate Body/ Mutual Fund" tab
- Click "forgot password?"
- Enter User ID, Organization ID and Enter Image Verification code (CAPTCHA).
- Click on "SUBMIT".

In case shareholders have a valid email address, Password will be sent to his / her registered e-mail address. Shareholders can set the password of his/her choice by providing information about the particulars of the Security Question and Answer, PAN, DOB/DOI etc. The password should contain a minimum of 8 characters, at least one special character (!#\$&*), at least one numeral, at least one alphabet and at least one capital letter.

Individual Shareholders holding securities in demat mode with NSDL/ CDSL has forgotten the password:

Individual Shareholders holding securities in demat mode have forgotten the USER ID [Login ID] or Password or both, then the Shareholders are advised to use Forget User ID and Forget Password option available at above mentioned depository/depository participants website.

General Instructions - Shareholders

- It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- For shareholders/ members holding shares in physical form, the details can be used only for voting on the resolutions contained in this Notice.
- During the voting period, shareholders/ members can login any number of time till they have voted on the resolution(s) for a particular "Event".

28. Process and manner for attending the General Meeting through InstaMeet:

In terms of Ministry of Corporate Affairs (MCA) General Circular No. 09/2024 dated 19.09.2024, the Companies can conduct their AGMs/ EGMs on or before 30 September 2025 by means of Video Conference (VC) or other audio-visual means (OAVM).

Shareholders are advised to update their mobile number and email Id correctly in their demat accounts to access InstaMeet facility.

Login method for shareholders to attend the General Meeting through InstaMeet:

- a) Visit URL: https://instameet.in.mpms.mufg.com & click on "Login".
- b) Select the "Company Name" and register with your following details:
- c) Select Check Box **Demat Account No.** / **Folio No.** / **PAN**



- Shareholders holding shares in NSDL/ CDSL demat account shall select check box <u>Demat Account No.</u> and enter the <u>16-digit demat account number</u>.
- Shareholders holding shares in physical form shall select check box <u>Folio No.</u> and enter the <u>Folio Number registered</u> with the company.
- Shareholders shall select check box <u>PAN</u> and enter 10-digit Permanent Account Number (PAN). Shareholders who have not updated their PAN with the Depository Participant (DP)/ Company shall use the <u>sequence number</u> provided by MUFG Intime, if applicable.
- <u>Mobile No:</u> Mobile No. as updated with DP is displayed automatically. Shareholders who have not updated their Mobile No with the DP shall enter the mobile no.
- Email ID: Email Id as updated with DP is displayed automatically. Shareholders who have not updated their Mobile No with the DP shall enter the mobile no.
- d) Click "Go to Meeting"

You are now registered for InstaMeet, and your attendance is marked for the meeting.

Instructions for shareholders to Speak during the General Meeting through InstaMeet:

- a) Shareholders who would like to speak during the meeting must register their request with the company.
- b) Shareholders will get confirmation on first cum first basis depending upon the provision made by the company.
- c) Shareholders will receive "speaking serial number" once they mark attendance for the meeting. Please remember speaking serial number and start your conversation with panellist by switching on video mode and audio of your device.
- d) Other shareholder who has not registered as "Speaker Shareholder" may still ask questions to the panellist via active chat-board during the meeting.

*Shareholders are requested to speak only when moderator of the meeting/management will announce the name and serial number for speaking.

Instructions for Shareholders to Vote during the General Meeting through InstaMeet:

Once the electronic voting is activated during the meeting, shareholders who have not exercised their vote through the remote evoting can cast the vote as under:

- a) On the Shareholders VC page, click on the link for e-Voting "Cast your vote"
- b) Enter your 16-digit Demat Account No. / Folio No. and OTP (received on the registered mobile number/ registered email Id) received during registration for InstaMEET
- c) Click on 'Submit'.
- d) After successful login, you will see "Resolution Description" and against the same the option "Favour/ Against" for voting.
- e) Cast your vote by selecting appropriate option i.e. "Favour/Against" as desired. Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'.
- f) After selecting the appropriate option i.e. Favour/Against as desired and you have decided to vote, click on "Save". A confirmation box will be displayed. If you wish to confirm your vote, click on "Confirm", else to change your vote, click on "Back" and accordingly modify your vote. Once you confirm your vote on the resolution, you will not be allowed to modify or change your vote subsequently.

Note:

Shareholders/ Members, who will be present in the General Meeting through InstaMeet 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 facility during the meeting.

Shareholders/ Members who have voted through Remote e-Voting prior to the General Meeting will be eligible to attend/participate in the General Meeting through InstaMeet. However, they will not be eligible to vote again during the meeting.

Shareholders/ Members are encouraged to join the Meeting through Tablets/ Laptops connected through broadband for better experience.

Shareholders/ Members are required to use Internet with a good speed (preferably 2 MBPS download stream) to avoid any disturbance during the meeting.

Please note that Shareholders/ Members connecting from Mobile Devices or Tablets or through Laptops connecting via Mobile Hotspot may experience Audio/Visual loss due to fluctuation in their network. It is therefore recommended to use stable Wi-FI or LAN connection to mitigate any kind of aforesaid glitches.

Helpdesk:

Shareholders facing any technical issue in login may contact INSTAMEET helpdesk by sending a request at $\underline{instameet@in.mpms.mutg.com}$ or contact on: - Tel: $022-4918\ 6000\ /\ 4918\ 6175$.

- 1. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at https://instavote.linkintime.co.in, under help section or write an email to enotices@in.mpms.mufg.com
- 2. Any person who acquired shares of the company and becomes shareholders of the company after dispatch of the Notice of AGM and holds shares as of the cut-off date i.e. September 23, 2025, may obtain the login ID and password by sending a request at enotices@in.mpms.mufg.com of Issuer/RTA.

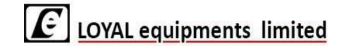


- 3. The voting rights of Members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date September 23, 2025
- 4. The board of directors has appointed Mr. Arpit Gupta (Membership No. 421544), Practicing Chartered Accountants, Partner of M/s A Y & Company (Formerly Known as M/s Arpit R Gupta & Company) (505, Fifth Floor, ARG Corporate Park, Ajmer Road, Gopalbari Jaipur-302006, Rajasthan, India) as the Scrutinizer to scrutinize the voting at the meeting and remote e-voting process in a fair and transparent manner.
- 5. The Scrutinizer shall after the conclusion of voting at the general meeting will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e- voting in the presence of at least two witnesses not in the employment of the company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favor or against, if any to the chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- 6. The Results shall be declared on or after the AGM of the Company. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.loyalequipments.com and on the website of MUFG Intime India Private Limited immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to Stock Exchange.
- 7. The entire Annual Report is also available on the Company's website www.loyalequipments.com.

By order of the Board of Directors For Loyal Equipments Limited

> Sd/-Neha Jangid Company Secretary M. No. 56820

Place – Dahegam, Gujarat Date – September 03, 2025



EXPLANATORY STATEMENT

(Pursuant to Section 102 of the Companies Act, 2013 ("the Act") read with section 110 of the Companies Act, 2013.)

ITEM NO. 4: Re-appointment of Mr. Alkesh Rameshchandra Patel (DIN-02672297) as the Managing Director of the Company for a period of five (5) years.

Based on recommendation of Nomination and Remuneration Committee, the Board of Directors of the Company ("the Board"), at its meeting held on September 03, 2025, has approved the re-appointment of Mr. Alkesh Rameshchandra Patel (DIN: 02672297) as the Managing Director of the Company, for a further period of five (5) years commencing from September 03, 2025, subject to the approval of the shareholders at the ensuing Annual General Meeting.

Mr. Alkesh Rameshchandra Patel has been associated with the Company for the last 10 years and has significantly contributed towards its growth and business development. Under his leadership, the Company has delivered consistent year-on-year growth in revenue and profitability, thereby strengthening its financial position. He has also successfully driven the expansion of the product portfolio and widened the Company's geographical presence, resulting in an enhanced market share. The Board considers that his continued association would be beneficial in steering the Company towards sustained growth.

As per Section 197 and other applicable provisions of the act, the managerial remuneration payable to any one managing director or whole-time director or manager shall not exceed 5% of the net profits of the Company and if there is more than one such director remuneration shall not exceed 10% of the net profits to all such directors and manager taken together.

As per the Companies (Amendment) Act, 2017, w.e.f. 12th September 2018, the companies may pay remuneration exceeding the aforesaid limit of 11%, subject to the provisions of Schedule V to the Act, as well as other above limits, with the approval of the members of the Company in general meeting by way of Special Resolution.

The remuneration payable to Mr. Alkesh Rameshchnadra Patel, Managing Director as previously approved by the members of the company in Special Resolution dated August 10, 2019 was Rs. 8,00,000 (Rupees Eight Lakhs Only) per month which is proposed to increase and revise in ensuing Annual General Meeting.

Therefore, the approval of the members is being sought by way of Special Resolution for terms of appointment and remuneration payable to Mr. Alkesh Rameshchandra Patel, Managing Director in excess of the limits prescribed under section 197 from existing limit of Rs. 8,00,000/- (Rupees Eight Lakhs Only) per month to upto Rs. 12,00,000 (Rupees Twelve Lakhs Only) per month, in ensuing Annual General Meeting. In case the Company has no profits or its profits are inadequate, then the remuneration shall be paid to him in accordance with the provisions of the Companies Act, 2013 read with Schedule V of the Act.

The terms and conditions of his re-appointment, including remuneration, are in accordance with the provisions of Sections 196, 197, 198, 203 read with Schedule V and other applicable provisions of the Companies Act, 2013, and the rules made thereunder.

In the opinion of the Board of Directors of the Company, considering the valuable contribution, commitment, guidance and services being rendered by Mr. Alkesh Rameshchandra Patel for the sustained growth of the Company, it is proposed to seek members' approval for the re-appointment and continuance of Mr. Alkesh Rameshchandra Patel as Managing Director of the Company on the remuneration as decided by Board of Directors. Mr. Alkesh Rameshchandra Patel is interested in the resolution. The relatives of Mr. Alkesh Rameshchandra Patel may deem to be interested in the resolution to the extent of their shareholding interest, if any, in the Company. Save and except the above, none of the other Director/Key Managerial Personnel of the Company/their relatives are, interested, financially or otherwise, in the resolution set out at item No. 4 of the Notice.

The relevant details as required under Schedule V to the Companies Act, 2013 are provided hereunder;

I. General Information: -	
i. Nature of Industry: -	Loyal Equipments is engaged in designing, manufacturing, supply and erection/commissioning of process equipments like Pressure vessels, Air cooled
	heat exchanger, Shell & tube heat exchanger, Storage tanks, Pressure receivers,

		Chimmary Haarry atmostrate	litama Chida Daga mlatas	and other items for Oil/Gas,
		petroleum, chemical, sugar		
	Date or Excepted date of Commencement of			ate Limited Company under
11.	Commercial Production			ness. Now it is incorporated
	Commercial Production			
	I C :	as BSE registered company		& achievements
111.	In case of new companies, expected date of	Existing Company - Not A	аррисавіе	
	commencement of activities as per project			
	approved by financial institutions appearing			
	in the prospectus			(D : I 11)
1V.	Financial performance based on given		2024.25	(Rs.in Lakhs)
	indicators	Particulars	2024-25	2023-24
		Total Revenue	7530.01	7081.99
		Profit before Tax (PBT)	1358.78	950.44
		Net Profit After Tax	1066.20	708.74
		Net Worth	5087.49	2958.36
v.	Foreign investments or collaborations, if			tions. The foreign investors,
	any			securities and/ or secondary
				arch 31, 2025, the foreign
			npany was approx. 2.20	0% [Non-Resident Indians
		(NRIs)].		
II.	Information about the appointee:			
i.	Background details, Past remuneration,	Details have been stated a	bove in explanatory states	ment read with Annexure A
	Recognition or awards, Job profile and her	thereof for the Item Nos. 4	of the Notice.	
	suitability and Remuneration proposed			
ii.	Comparative remuneration Profile with	Taking into consideration the size, scale of operations, performance and the		
	respect to Industry, Size of the Company,	business of the Company, the diverse mix of skills, expertise, acumen the		
	Profile of the position and person	concerned Managing Director bring, and the external business environment, the		
		increased responsibilities and duties of the Managing Director under the Act and		
		the SEBI Listing Regula	ations, the remuneration	n proposed to be paid is
		commensurate.		
iii.	Pecuniary relationship directly or indirectly	Brother of Mrs. Hema Mal	heshkumar Patel l	
	with the Company, or relationship with the			
	managerial personnel, if any			
Ot	her Information:			
i.	Reasons of loss or inadequate profits:	While the company's finan	cial performance resulted	in a Profit Before Tax (PBT)
	1 1			d March 31, 2025, the net
				companies Act, 2013, are
				neration in line with market
				97 of the Act . This situation
				director remuneration in
				Companies Act, 2013. This
				ach to ensure the company's
		long-term sustainability an		
ii.	Steps taken or proposed to be taken for			veral key strategies to boost
	improvement	profitability and operations		
iii.	Expected increase in productivity and profit	• •	-	
	in measurable terms			
III	. Disclosures:			
	e following disclosures are mentioned in the Bo	oard of Director's report and	lar the heading "Comparete	Covernance Depart" of the

The following disclosures are mentioned in the Board of Director's report under the heading "Corporate Governance Report" of the Company in the Annual Report 2024-25:

- (i) All elements of remuneration package such as salary, benefits, bonuses, stock options, pension, etc. of all the directors;
- (ii) Details of fixed component and performance linked incentives along with the performance criteria;

- (iii) Service contracts, notice period, severance fees;
- (iv) Stock option details, if any, and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable.

ITEM NO. 5: Regularization of Mr. Vikas Sharma (DIN:03287034) as an Independent Director of the Company.

Based on recommendation of Nomination and Remuneration Committee and as per the provisions of Sections 149, 152 & Schedule IV of the Companies Act, 2013 read with the relevant Rules thereunder as amended, the Board of Directors of the Company has appointed Mr. Vikas Sharma (DIN:03287034) as an Additional Director in the capacity of Non-Executive Independent Director of the Company to hold office for a period from September 03, 2025 till September 02, 2030, not liable to retire by rotation, subject to approval of the Members at this 18th AGM of the Company.

As an Additional Director, Mr. Vikas Sharma holds office till the date of this AGM and is eligible for being appointed as an Independent Director. Mr. Vikas Sharma (DIN:03287034), Independent Director has consented to his appointment and confirmed that he is not disqualified from being appointed as an Independent Director in terms of Section 164 of the Act. The Company has also received the declaration from the said Director stating that he meets all the criteria of Independence, as prescribed under Section 149(6) of the Act and under Regulation 16 (b) of SEBI (LODR) Regulations, 2015 and He has not been debarred from holding the office of director or continuing as a director of company by SEBI/MCA or any other authority in India or abroad. He also confirmed that he is in compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to the registration with the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

Brief resume of above Independent Director, nature of his expertise in specific function areas and names of companies in which they hold directorship and memberships/ chairmanships of the Board Committees, shareholding and relationships between directors interse as stipulated under SEBI (LODR) Regulations, 2015, are provided in the Annexure to this Notice, which is forming part of the Annual Report.

None of the Directors or Key Managerial Personnel of the Company and their relatives other than the concerned Independent Director are in anyway deemed to be concerned or interested, financially or otherwise, in the Resolutions as set out in Item No. 5 of the Notice.

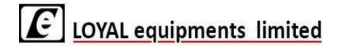
The Board recommends the Ordinary Resolutions as set out in Item No. 5 of the Notice for approval of the Member.

ITEM NO. 6: Regularization of Mr. Pradeep Kumar Agarwal (DIN:10209096) as an Independent Director of the Company.

Based on recommendation of Nomination and Remuneration Committee and as per the provisions of Sections 149, 152 & Schedule IV of the Companies Act, 2013 read with the relevant Rules thereunder as amended, the Board of Directors of the Company has appointed Mr. Pradeep Kumar Agarwal (DIN:10209096) as an Additional Director in the capacity of Non-Executive Independent Director of the Company to hold office for a period from September 03, 2025 till September 02, 2030, not liable to retire by rotation, subject to approval of the Members at this 18th AGM of the Company.

As an Additional Director, Mr. Pradeep Kumar Agarwal holds office till the date of this AGM and is eligible for being appointed as an Independent Director. Mr. Pradeep Kumar Agarwal, Independent Director has consented to his appointment and confirmed that he is not disqualified from being appointed as an Independent Director in terms of Section 164 of the Act. The Company has also received the declaration from the said Director stating that he meets all the criteria of Independence, as prescribed under Section 149(6) of the Act and under Regulation 16 (b) of SEBI (LODR) Regulations, 2015 and He has not been debarred from holding the office of director or continuing as a director of company by SEBI/MCA or any other authority in India or abroad. He also confirmed that he is in compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to the registration with the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

Brief resume of above Independent Director, nature of his expertise in specific function areas and names of companies in which they hold directorship and memberships/ chairmanships of the Board Committees, shareholding and relationships between directors interse as stipulated under SEBI (LODR) Regulations, 2015, are provided in the Annexure to this Notice, which is forming part of the Annual Report.



None of the Directors or Key Managerial Personnel of the Company and their relatives other than the concerned Independent Director are in anyway deemed to be concerned or interested, financially or otherwise, in the Resolutions as set out in Item No. 6 of the Notice.

The Board recommends the Ordinary Resolutions as set out in Item No. 6 of the Notice for approval of the Member.

ITEM NO. 7: Regularization of Mr. Sharad Vyas (DIN:09088517) as an Independent Director of the Company.

Based on recommendation of Nomination and Remuneration Committee and as per the provisions of Sections 149, 152 & Schedule IV of the Companies Act, 2013 read with the relevant Rules thereunder as amended, the Board of Directors of the Company has appointed Mr. Sharad Vyas (DIN:09088517) as an Additional Director in the capacity of Non-Executive Independent Director of the Company to hold office for a period from September 03, 2025 till September 02, 2030, not liable to retire by rotation, subject to approval of the Members at this 18th AGM of the Company.

As an Additional Director, Mr. Sharad Vyas holds office till the date of this AGM and is eligible for being appointed as an Independent Director. Mr. Sharad Vyas (DIN:09088517), Independent Director has consented to his appointment and confirmed that he is not disqualified from being appointed as an Independent Director in terms of Section 164 of the Act. The Company has also received the declaration from the said Director stating that he meets all the criteria of Independence, as prescribed under Section 149(6) of the Act and under Regulation 16 (b) of SEBI (LODR) Regulations, 2015 and He has not been debarred from holding the office of director or continuing as a director of company by SEBI/MCA or any other authority in India or abroad. He also confirmed that he is in compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to the registration with the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

Brief resume of above Independent Director, nature of his expertise in specific function areas and names of companies in which they hold directorship and memberships/ chairmanships of the Board Committees, shareholding and relationships between directors interse as stipulated under SEBI (LODR) Regulations, 2015, are provided in the Annexure to this Notice, which is forming part of the Annual Report.

None of the Directors or Key Managerial Personnel of the Company and their relatives other than the concerned Independent Director are in anyway deemed to be concerned or interested, financially or otherwise, in the Resolutions as set out in Item No. 7of the Notice.

The Board recommends the Ordinary Resolutions as set out in Item No. 7 of the Notice for approval of the Member.

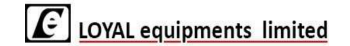
ITEM NO. 8: Regularization of appointment of Mrs. Hema Maheshkumar Patel (DIN:10644176) as a Whole-Time Director of the Company.

Pursuant to the provisions of Section 161 of the Companies Act, 2013 ("the Act"), read with the applicable rules made thereunder and the Articles of Association of the Company, and on the recommendation of the Nomination and Remuneration Committee ("NRC"), the Board of Directors of the Company at its meeting held on November 02, 2024 has appointed Mrs. Hema Maheshkumar Patel (DIN: 10644176) as an Additional Director of the Company whose office of term expires at ensuing Annual General Meeting. She is proposed to be appointed as Whole-Time Director under Sections 196, 197, 198, 203 and Schedule V of the Act, and applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations").

The Board recommends designating Mrs. Hema Maheshkumar Patel, as a Whole-Time Director for a period of five consecutive Years with a liablity to retire by rotation to be determined in accordance with the provisions of Companies Act, 2013.

The remuneration payable to Mrs. Hema Maheshkumar Patel, Whole-Time Director of the Company was Rs. 50,000 per month (Rupees Fifty Thousand Only) as previously approved by the Board which is proposed to increase and revise upto Rs. 1,50,000 (Rupees One Lakhs Fifty Thousand Only) in ensuing Annual General Meeting.

Therefore, the approval of the members is being sought in terms of the terms, conditions and stipulations for the appointment of Mrs. Hema Maheshkumar Patel, Whole-Time Director of the Company at a Remuneration of upto Rs 1,50,000- (Rupees One Lakhs Ffity Thousand only) per month. In case the Company has no profits or its profits are inadequate, then the remuneration shall be paid to her in accordance with the provisions of the Companies Act, 2013 read with Schedule V of the Act.



In view of the provisions of Sections 196, 197, 203 and any other applicable provisions of the Companies Act, 2013, the Board recommends the Special Resolution set out at item no.-8 of the accompanying notice for the approval of the Members.

The relevant details as required under Schedule V to the Companies Act, 2013 are provided hereunder;

I.	General Information: -			
	Nature of Industry: -	Loyal Equipments is engaged in designing, manufacturing, supply and erection/commissioning of process equipments like Pressure vessels, Air cooled heat exchanger, Shell & tube heat exchanger, Storage tanks, Pressure receivers, Chimney, Heavy structural items, Skids, Base plates and other items for Oil/Gas, petroleum, chemical, sugar, steel, fertilizers and power plant sector.		
ii.	Date or Excepted date of Commencement of Commercial Production	The Company was originally incorporated as a Private Limited Company under the Companies Act, 1956 and it continued the business. Now it is incorporated as BSE registered company in 2015 with new goals & achievements		
	In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus	Existing Company - Not A	pplicable	
iv.	Financial performance based on given			(Rs.in Lakhs)
	indicators	Particulars	2024-25	2023-24
		Total Revenue	7530.01	7081.99
		Profit before Tax (PBT)	1358.78	950.44
		Net Profit After Tax	1066.20	708.74
		Net Worth	5087.49	2958.36
v.	Foreign investments or collaborations, if any	The Company has not entered any foreign collaborations. The foreign investors, comprising NRIs are on account of issuances of securities and/ or secondary market purchases, from time to time. As on March 31, 2025, the foreign shareholding in the Company was approx. 2.20% [Non-Resident Indians (NRIs)].		
II.				
	Background details, Past remuneration, Recognition or awards, Job profile and her suitability and Remuneration proposed	Details have been stated at thereof for the Item Nos. 8		ment read with Annexure A
	Comparative remuneration Profile with respect to Industry, Size of the Company, Profile of the position and person			
	Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any	Sister of Mr. Alkesh Rameshchandra Patel		
II	I. Other Information:			
i.	Reasons of loss or inadequate profits:	While the company's financial performance resulted in a Profit Before Tax (PBT) of Rs. 1,358.78 lakhs for the financial year ended March 31, 2025, the net profits computed under Section 198 of the Companies Act, 2013, are inadequate to meet the proposed managerial remuneration in line with market benchmarks and the limits specified under Section 197 of the Act. This situation necessitates seeking shareholder approval for director remuneration in accordance with the provisions of Schedule V of the Companies Act, 2013. This situation, while not a loss, requires a strategic approach to ensure the company's long-term sustainability and ability to attract and retain top-tier leadership.		

ii.	Steps	taken	or	proposed	to	be	taken	for
	impro	vemen	t					

The management is committed to implementing several key strategies to boost profitability and operational efficiency.

iii. Expected increase in productivity and profit in measurable terms

IV. **Disclosures:**

The following disclosures are mentioned in the Board of Director's report under the heading "Corporate Governance Report" of the Company in the Annual Report 2024-25:

- (i) All elements of remuneration package such as salary, benefits, bonuses, stock options, pension, etc. of all the directors;
- (ii) Details of fixed component and performance linked incentives along with the performance criteria;
- (iii) Service contracts, notice period, severance fees;
- (iv) Stock option details, if any, and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable.

Mrs. Hema Maheshkumar Patel is interested in the resolution. The relatives of Mrs. Hema Maheshkumar Patel may deemed to be interested in the resolution to the extent of their shareholding interest, if any, in the Company. Save and except the above, none of the other Director/Key Managerial Personnel of the Company/their relatives are, interested, financially or otherwise, in the resolution set out at item No. 8 of the Notice.

ITEM NO. 9: Appointment of M/s. MSV & Associates, Practicing Company Secretaries, as the Secretarial Auditors of the Company for a term of five years, commencing from FY 2025–26 and concluding with FY 2029–30

In accordance with the provisions of Section 204 and other applicable provisions of the Companies Act, 2013, read with Rule 9 of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or reenactment(s) thereof, for the time being in force), every listed company and certain other prescribed categories of companies are required to annex a Secretarial Audit Report, issued by a Practicing Company Secretary, to their Board's Report prepared under Section 134(3) of the Act. Furthermore, pursuant to recent amendments in Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), every listed entity is required to conduct a Secretarial Audit and annex the Secretarial Audit Report to its Annual Report.

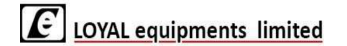
The Board of Directors of the Company, at their meeting held on September 03, 2025, based on the recommendation of the Audit Committee, approved the appointment of M/s MSV & Associates, Practicing Company Secretaries having firm registration number P2018RJ071900, as the Secretarial Auditor of the Company, subject to the approval of the shareholders at the ensuing Annual General Meeting, on the following terms and conditions:

- (i) **Term of Appointment**: For a term of five (5) consecutive financial years, commencing from FY 2025–26 to FY 2029–30.
- (ii) **Proposed Fees:** ₹1,25,000/- per annum, plus applicable taxes and reimbursement of out-of-pocket expenses in connection with the Secretarial Audit for the financial year 2025–26. For subsequent years of the term, the fee shall be determined by the Board, based on the recommendation of the Audit Committee and in consultation with the Secretarial Auditor. The proposed fees have been determined considering the knowledge, expertise, industry experience, time involvement, and efforts required, and are in line with the prevailing industry benchmarks. The fee for subsequent financial years during their tenure will be determined by the Board, based upon the recommendation of the Audit Committee.

In accordance with the provisions of the Companies Act and the SEBI Listing Regulations, M/s. MSV & Associates, Practicing Company Secretaries, have provided their consent to the proposed appointment and confirmed their eligibility. They have further affirmed that the said appointment, if made, would be within the limits prescribed by ICSI. M/s. MSV & Associates have confirmed that they are not disqualified from being appointed as the Secretarial Auditor under the provisions of the Companies Act, the Listing Regulations, the Company Secretaries Act, 1980, and the applicable SEBI circulars. The firm also holds a valid Peer Review Certificate issued by the ICSI.

Brief Profile of M/s MSV & Associates:

M/s. MSV & Associates is a Jaipur based firm of Practicing Company Secretaries, led by Mr. Vivek Sharma, a Fellow Member of ICSI and an empanelled Peer Reviewer. Mr. Vivek Sharma is a Fellow Member of the Institute of Company Secretaries of India with over 10 years of extensive professional experience as a Practicing Company Secretary.



The firm specializes in a wide array of professional services, including corporate compliance and advisory in accordance with the Companies Act, SEBI regulations, and other applicable laws. It offers secretarial audit and due diligence services, including various certifications and compliance checks. The firm is well-versed in capital market and listing compliances, providing end-to-end support including liaison with stock exchanges. It also handles mergers, acquisitions, corporate restructuring, and amalgamations.

The firm has a proven track record of offering high quality services to both listed and unlisted companies across multiple sectors and is committed to upholding professional excellence through continuous learning and peer-reviewed practices.

Rationale for recommendations (Credentials):

The recommendations are made in accordance with the fulfillment of eligibility criteria and qualifications prescribed under the relevant Act, Rules, and Listing Regulations, considering factors such as the number of audits conducted, technical expertise and experience of the individual, the audit team's capability, independent evaluations, audit experience with large listed entities, and the assessment of the quality of previous audit work performed by the individual.

None of the Directors, Key Managerial Personnel, or their relatives have any financial or other interest in the proposed Ordinary Resolution set forth in Resolution No. 4 of this Notice, except to the extent of their shareholding in the Company, if any.

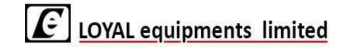
Considering the experience and expertise of M/s MSV & Associates, Practicing Company Secretary, and based on the recommendation of the Audit Committee, the Board of Directors proposes their appointment as the Secretarial Auditor of the Company for a term of five consecutive years, covering the financial years from 2025-26 to 2029-30. The Board accordingly recommends the approval of the Ordinary Resolution detailed in Resolution No. 9 of this Notice by the members of the Company.

By order of the Board of Directors For Loyal Equipments Limited

Sd/-

Neha Jangid Company Secretary M. No. 56820

Place – Dahegam, Gujarat Date – September 03, 2025



BRIEF RESUME OF THE DIRECTOR(S) SEEKING RE-APPOINTMENT AT THE 18^{TH} ANNUAL GENERAL MEETING TO BE HELD AT SEPTEMBER 30, 2025

Pursuant to Regulation 36 (3) of the Listing Regulations and Secretarial Standard on General Meetings (SS-2) issued by Institute of Company Secretaries of India (ICSI)

Particulars	Ms. Helena Alkeshkumar	Mr. Alkesh Rameshchandra	Mrs. Hema Maheshkumar
	Patel	Patel	Patel
Date of Birth	18/03/1997	09/12/1970	18/10/1973
Date of First Appointment on the Board Appointment	28/08/2021	13/06/2015	02/11/2024
Qualifications	Mechanical Engineering	Senior Higher Secondary & Certification course in Maintenance Technician	Bachelor of Commerce
Expertise in specific functional areas	Ms. Helena Alkeshkumar Patel is the Whole-Time Director of our Company. She is having sound and rich experience of our Industry and she looks after overall administration and co- ordination of the Company	Mr. Alkesh Rameshchandra Patel is the Managing Director of our Company. He has more than 32 years of experience in the equipments manufacturing sector. Having active involvement in activities of the Company including manufacturing, designing, and development of customize product and marketing of all equipments manufactured.	Mrs. Hema Maheshkumar Patel is the Whole-Time Director of our Company. She has more than 14 years of experience in administration. She looks after the administration of the company.
Directorships held in other listed companies (excluding foreign companies and Section 8 companies)	None	None	Loyal Sports Private Limited
Memberships/ Chairmanships of committees of other public companies (includes only Audit Committee and Stakeholders' Relationship Committee.)	None	None	None
Name of Listed Companies from which the Director has resigned in last three years	None	None	None
Chairperson/ Members of the Statutory Committee (s) of Board of Directors of the Company as on date	None	Member of Audit Committee, Stakeholders Relationship Committee and Corporate Social Responsibility Committee	Member of Corporate Social Responsibility Committee
Number of shares held in the Company	NIL	75,49,940	50,015
Relationships with other Directors, Manager and other Key Managerial personnel	The appointee and Managing Director related to each other as Daughter and Father.	The appointee and Whole-time director are related to each other as Father and Daughter	The appointee and Managing Director are related to each other as sister and brother
Details of remuneration paid / sought to be paid	NIL	Rs.78,00,000 per annum	Rs.6,50,000 per annum

Details of proposed remuneration	Rs. 1,00,000/- per month	Rs. 12,00,000/- per month	Rs. 1,50,000./- per month
Number of meetings of the Board attend during the year	The number of meetings of the Board attended during the year are mentioned in the Corporate Governance Report forming part of Annual Report of the Company for the financial year 2024-25	The number of meetings of the Board attended during the year are mentioned in the Corporate Governance Report forming part of Annual Report of the Company for the financial year 2024-25	The number of meetings of the Board attended during the year are mentioned in the Corporate Governance Report forming part of Annual Report of the Company for the financial year 2024-25
DIN	09296895	02672297	10644176
Terms and conditions of Appointment-Re- appointment	Whole-Time Director, liable to retire by rotation	Managing Director not liable to retire by rotation	Whole-Time Director, liable to retire by rotation
Brief Resume, Experience and Expertise	The capabilities required for being the director is having vast experience in the industry in which the company operates. She is having sound and rich experience of our Industry.	The capabilities required for being the director is having vast experience in the industry in which the company operates. He has more than 32 years of experience in the equipments manufacturing sector.	The capabilities required for being the director is having vast experience in administrative activities. She has 14 years of experience in this area.

Particulars	Mr. Vikas Sharma	Mr. Pradeep Kumar Agarwal	Mr. Sharad Vyas
Date of Birth	14/04/1981	30/05/1989	03/10/1990
DIN	03287034	10209096	09088517
Qualifications	B.Tech- Civil Engineering and MBA	Bachelor of Commerce	Company Secretary and MBA (Finance)
Expertise in specific functional areas	Possesses extensive expertise in SAP & IT systems, business process management, and corporate governance with proven leadership as CEO and Co-Founder. Skilled in strategic management, compliance, and packaging solutions with strong qualifications in engineering, business management, and independent directorship having 22 years of experience.	experience in the Field of Accounting and Taxation.	With over 6 years of dedicated experience, Mr. Vyas has honed his specialization in Company Law, Securities Law, Business Advisory, and Corporate Legal Matters. He possesses a proven track record in handling intricate issues related to Company Law, Securities Law, and adhering to SEBI Regulations. Mr. Vyas is recognized for his astute understanding of regulatory frameworks and his ability to provide strategic guidance to ensure robust corporate governance practices.
Date of First Appointment on the Board Appointment	03/09/2025	03/09/2025	03/09/2025

Terms and conditions of Appointment-Re-	Director not liable to retire by	Non-Executive Independent Director not liable to retire by	Non-Executive Independent Director not liable to retire by
appointment Directorships held in other listed companies (excluding foreign companies and Section 8 companies)	NA	rotation Independent Directorship in: Infraprime Logistics Technologies Limited AIK Pipes And Polymers Limited	rotation Independent Directorship in Mayur Global Private Limited
Memberships/ Chairmanships of committees of other public companies (includes only Audit Committee and Stakeholders' Relationship Committee.)	NA	Chairperson of Audit committee and Member of Stakeholders' Relationship Committee in Infraprime Logistics Technologies Limited	Member of Audit Committee and Stakeholder Relationship Committee in Mayur Global Private Limited
Chairperson/Members of the Statutory Committee (s) of Board of Directors of the Company as on date	Member of Stakeholders' Relationship Committee	Chairperson of Audit committee	• Chairperson of Stakeholders' Relationship Committee • Member of Audit committee
Number of shares held in the Company	NIL	NIL	NIL
Relationships with other Directors, Manager and other Key Managerial personnel	NA	NA	NA
Details of remuneration paid / sought to be paid	NA	NA	NA
Details of proposed remuneration	The Independent Director shall be entitled to receive sitting fees for attending meetings of the Board and Committees	The Independent Director shall be entitled to receive sitting fees for attending meetings of the Board and Committees	The Independent Director shall be entitled to receive sitting fees for attending meetings of the Board and Committees
Number of meetings of the Board attend during the year	Not Applicable, as the directors are newly appointed	Not Applicable, as the directors are newly appointed	Not Applicable, as the directors are newly appointed
The skills and capabilities required for the role and the manner in which the proposed person meets such requirements	The proposed appointee possesses the requisite skills and capabilities by virtue of his professional background, qualifications, and experience in engineering. His	The proposed appointee possesses the requisite skills and capabilities by virtue of his professional background, qualifications, and	With proven expertise in governance, risk management, and regulatory oversight, the appointee brings the skills and
	track record of leadership, integrity, and objectivity demonstrates the ability to effectively discharge the responsibilities as an Independent Director	experience. He has 8 years of experience in the Field of Accounting and Taxation	independence required for the role of an Independent Director, including the ability to exercise sound judgment, provide strategic guidance, and safeguard the interests of shareholders and stakeholders

BOARD'S REPORT

To

The Shareholders,

Your Directors have pleasure in presenting the 18^h (Eighteenth) Annual Report on the business operations and financial performance of **Loyal Equipments Limited** ("the Company") together with the Audited Financial Statements of your Company for the financial year ended March 31, 2025.

1. **FINANCIAL RESULTS:**

The Company's financial performance for the year ended March 31, 2025 is summarized as below:

(Amount in Lakhs)

		(Minount in Lakins)
Particulars	Current Year (2024-25)	Previous Year (2023-24)
Revenue from operations	7530.01	7081.99
Other income (net)	41.57	33.14
Total Income	7571.58	7115.13
Less:		
Operating & Administrative expenses	5890.51	5825.58
Profit Before Depreciation Interest & Tax	1681.07	1289.55
Less:		
Depreciation and amortization expense	236.34	206.02
Finance costs	85.95	133.09
Profit before exceptional item and tax	1358.78	950.44
Exceptional item	0	0
Profit before tax (PBT)	1358.78	950.44
Tax expense	292.58	241.69
Profit after tax for the year (PAT)	1066.20	708.74
Other Comprehensive Income (Net of Tax)	(0.20)	2.45
Total Comprehensive Income	1066.00	706.30

2. OPERATION & REVIEW:

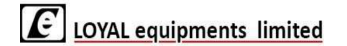
Revenue from the operations of your Company for the year 2024-25 was Rs 7530.01 Lakhs which is 6.32% higher than Rs. 7081.99 Lakhs in the previous year. Profit before Depreciation Interest & Tax for the current year was Rs. 1358.78 Lakhs against the profit of Rs. 950.44 Lakhs in the previous year. Total Comprehensive Income after tax for the current year at Rs.1066 Lakhs against the profit of Rs 706.30 Lakhs in the previous year. Detailed report on operations of and structure of Business of the Company has been included in Management Discussion and Analysis Report, which forms part of this Annual Report.

3. RISK MANAGEMENT AND INTERNAL CONTROL

Your Company recognizes that risk is an integral part of business and is committed to managing the risks in a proactive and efficient manner. The Company at regular intervals monitors the financial, operational, legal risk to the Company through procedures like audit, inspections etc.

There is no risk, which in the opinion of the Board may threaten the existence of the Company. The internal financial controls are adequate and are monitored at regular intervals.

4. DIVIDEND



The Board of Directors in its meeting held on Friday, May 09, 2025, has recommended to the shareholders a final dividend of Rs. 1/- per equity share for the financial year 2024-25, subject to approval of members at the ensuing 18th Annual General Meeting. The final dividend, if declared as above, would entail a total outflow of approx. Rs. 10,79,00,000/.

5. SHARE CAPITAL

a.) Authorized Capital As on March 31, 2025, The Authorised share capital of the Company was Rs. 1500 Lacs consisting of 150 Lacs equity shares of Rs. 10 each.

b.) Issued/Subscribed/Paid up Capital:

During the financial year 2024-25, the Company offered, issued and allotted upto 5,90,000 (Five Lakh ninety thousand Only) Equity Shares having a face value of Re. 10/- (Rupee Ten Only) at an issue price of Rs. 211/- (Rupees Two Hundred and Eleven Only) per Equity Share [including premium of Rs. 201/- (Rupees Two Hundred and One Only) per Equity Share], aggregating to Rs. 12,44,90,000/- (Rupees Twelve Crore and forty-four lakhs and ninety thousand Only)) ("Consideration") by way of preferential allotment to the Promoters, Promoter Group and Public, in accordance with Chapter V of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ('ICDR Regulations').

Post allotment of the aforesaid shares, the paid-up capital of the Company has increased from Rs.10,20,00,000/- (divided into 1,02,00,000 Equity Share of Rs. 10/- each) to Rs.10,79,00,000/- (divided into 1,07,90,000 Equity Share of Rs. 10/- each).

Further during the year, the Company has not issued any equity share with differential voting rights hence the disclosure under Rule 4 (4) of the Companies (Share Capital and Debentures) Rules, 2014 is not applicable.

6. TRANSFER TO RESERVES

The Company has not transferred any amount to the General Reserve account during the reporting period.

7. TRANSFER TO INVESTOR EDUCATION AND PROTECTION FUND

During the period under review, there is no unpaid/unclaimed dividend which is required to transfer in IEPF (Investor Education and Protection Fund) as per the provisions of the Companies Act, 2013.

8. MANAGEMENT AND DISCUSSION ANALYSIS REPORT:

A Separate report on Management Discussion and Analysis Report as required under clause 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been presented in a separate section forming part of this Annual Report.

9. CHANGE IN NATURE OF THE BUSINESS

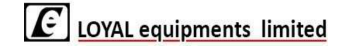
There was no change in the nature of business of the Company during the year under review.

10. HUMAN RESOURCE DEVELOPMENT

The Company sees its employees as critical to the future and believes that every employee needs to possess apart from competence, capacity and capabilities, sustainable values, current and contemporary which would make them useful and relevant and competitive in managing the change constructively for overall growth of the organization. To this end the company's approach and efforts are directed towards creating a congenial work atmosphere for individual growth, creativity and greater dedicated participation in organizational development. The Company believes that the success of an organization largely depends on the quality of its workforce. Employee relations remained cordial and peaceful throughout the year.

11. QUALITY INITIATIVES:

The Company is committed to the highest level of quality and continuous improvement programme are organized at all the level.



12. INFORMATION ABOUT HOLDING / SUBSIDIARIES / ASSOCIATE COMPANY

The Company doesn't have any Holding, Subsidiary and Associate Company as on March 31, 2025.

13. MATERIAL CHANGES AND COMMITMENTS

There is no material change and commitments affecting the Financial Position of the Company which have occurred between the end of the financial year of the Company to which the financial statements relates and the date of the report.

14. <u>DIRECTORS AND KEY MANAGERIAL PERSONNEL</u>

The members of the Company's Board of Directors are eminent persons of proven competence and integrity. Besides experience, strong financial acumen, strategic astuteness and leadership qualities, they have a significant degree of commitment towards the Company and devote adequate time to the meetings and preparation. The Board meets at regular intervals to discuss and decide on Company / Business policy and strategy apart from other Board business.

The Board exhibits strong operational oversight with regular presentations in every quarterly meeting. The Board/Committee meetings are convened by giving appropriate notice well in advance to help them plan their schedule and ensure meaningful participation in the meetings.

The Directors / Members are provided with appropriate information in the form of agenda items in a timely manner, to enable them to deliberate on each agenda item and make informed decisions and provide appropriate directions to the Management in this regard. The Board of Directors of the Company comprises of six Directors, consisting of three Independent Directors and three Executive Directors including one Whole Time Director (Women Director) & one Managing Director and one Additional Director as on March 31, 2025 who brings in a wide range of skills and experience to the Board.

The composition of Board of the Company as on March 31, 2025 is as under:

Name of the Director	Designation	DIN
Mr. Alkesh Rameshchandra Patel	Chairman cum Managing Director	02672297
Ms. Helena Alkeshkumar Patel	Whole-Time Director	09296895
Mr. Babubhai Patel	Non-Executive Independent Director	00116495
Mr. Girish Nathubhai Desai	Non-Executive Independent Director	02824731
Mr. Kalpesh Lalitchandra Joshi	Non-Executive Independent Director	07210197
Mrs. Hema Maheshkumar Patel	Additional Director	10644176

1. Re-appointment of the Directors

- In accordance with the provisions of Section 152 of the Act and as per the Article of Association of the Company Ms. Helena Alkeshkumar Patel is liable to retire by rotation at the forthcoming Annual General Meeting and, being eligible, offer herself for re- appointment.
- Mr. Alkesh Rameshchandra Patel, Managing Director of the company whose term is expired on this year is appointed for next term of five years, subject to the approval of Members at ensuing Annual General Meeting.

2. Appointment/Resignation of the Directors

• The Board of Directors of the Company have appointed Mrs. Hema Maheshkumar Patel (DIN: 10644176) as "Additional Director" (Executive) with effect from November 02, 2024, till the ensuing Annual General Meeting. Mrs. Hema Maheshkumar Patel has also been appointed as member of the Corporate Social Responsibility Committee of the Board. Re-appointment/ Regularisation of Mrs. Hema Maheshkumar Patel as a Whole-Time Director is proposed by Board at ensuing Annual General Meeting.

- Mrs. Jyotsanaben Rameshchandra Patel (DIN: 01307770) Whole Time Director of the Company has ceased to be a director of the company due to sudden demise of her on 06th September 2024.
- Mr. Babubhai Bhulabhai Patel, Mr. Girish Nathubhai Desai and Mr. Kalpesh Lalitchandra Joshi, Independent directors of the company have completed their second term as an Independent Director of the Company. They have resigned with effect from September 03, 2025. The Board placed on record its gratitude for the valuable contribution made by them during their tenure as the Independent Directors of the Company.
- Appointment of Mr. Vikas Sharma, Mr. Pradeep Kumar Agarwal and Mr. Sharad Vyas as additional Director of the Company with effect from September 03, 2025 by Board of Directors and regularization as independent directors subject to the approval of Members at ensuing AGM.

All independent Directors have furnished declarations pursuant to Section 149(7) of the Act, affirming their adherence to the criteria of independence as stipulated under Section 149(6) of the Act.

Details of Composition of the Board and its Committees, Category, Attendance of Directors at Board Meetings and Committees meetings and last Annual General Meeting, number of other directorships and other committee memberships are given in the Corporate Governance Report forming part of this report.

Key Managerial Personnel

In terms of the provisions of Section 2(51) and 203 of the Act read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any amendments thereunder), the Key Managerial Personnel ("KMPs") of the Company as on March 31, 2025, are as under:

Name of the KMP	Designation
Mr. Alkesh Rameshchandra Patel	Chairman cum Managing Director
Ms. Helena Alkeshkumar Patel	Whole-Time Director
Mr. Amitkumar Chandubhai Patel	Chief Financial Officer
Mrs. Neha Jangid	Company Secretary

^{*} The Board of Directors of the Company have appointed Mr. Rishi Roop Kapoor as Chief Executive Officer of the Company w.e.f. May 06, 2025.

15. NUMBER OF MEETINGS OF THE BOARD

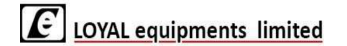
06 (Six) meetings of the board were held during the year. The intervening gap between the said meetings were in accordance with the provisions of the Act, relevant Rules made thereunder, Secretarial Standards Issued by the Institute of Company Secretaries of India, and provisions of Listing Regulations. The details of the meetings of the Board of the Company held and attended by the Directors during the financial year are given in the Corporate Governance Report which forms part of this Annual Report

16. BOARD EVALUATION

The Board evaluated the effectiveness of its functioning and that of the Committees and of individual directors by seeking their inputs on various aspects of Board/Committee Governance. The evaluation covered functioning and composition of the Board and its committees, understanding of the roles and responsibilities, experience, competencies, participation at the Board and Committee meetings, corporate governance practices etc.

Evaluation of the Board and its compositions was carried out through a defined process covering the areas of the Boards functioning viz. composition of the Board and Committees, understanding of roles and responsibilities, experience and competencies, contribution at the meetings etc.

17. POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND OTHER DETAILS



Pursuant to the requirement of Section 134(3)(e) and Section 178(3) of the Companies Act, 2013, the Board has, on the recommendation of the Nomination and Remuneration Committee, framed a policy on appointment of Directors including criteria for determining qualifications, positive attributes, independence of a Director and the policy on remuneration of Directors, KMP and other senior management has been disclosed in the corporate governance report, which forms part of this report.

18. AUDIT COMMITTEE

During the year under review, the Company constituted the Audit Committee and the primary objective is to monitor and supervise the financial reporting, to ensure accurate and timely disclosures, transparency, integrity and quality of financial reporting. The meetings of Audit committee are detailed in Corporate Governance Report annexed with this Report.

19. STAKEHOLDER'S RELATIONSHIP COMMITTEE

Stakeholder's Relationship Committee has been constituted by the Board in accordance with Section 178 of the Companies Act, 2013. The details regarding composition, terms of references, powers, functions, scope, meetings, attendance of members and the status of complaints received during the year are included in Corporate Governance Report which forms part of the Annual Report. The meetings of Stakeholder's Relationship Committee are detailed in Corporate Governance Report annexed with this Report.

20. NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee has been constituted by the Board in accordance with section 178 of Companies Act, 2013 and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. All the members of the committee are Independent Directors. The details regarding composition, terms of references, powers, functions, scope, meetings and attendance of members are included in Corporate Governance Report which forms part of the Annual Report. The meeting of Audit committee is detailed in Corporate Governance Report annexed with this Report.

21. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

As required under Section 135 of the Companies Act, 2013, the Company had spent Rs.5,54,000/- (Rupees Five Lakhs Fifty-Four Thousand only) on Promoting education, including special education and employment enhancing vocation skills especially among children, women, elderly and the differently abled and livelihood enhancement projects and Supplies participants of Educational Assistance Program and Alternative Learning System for street children as CSR expenditure for the financial year ended 2024-25.

The Company's CSR Policy statement and annual report on the CSR activities undertaken during the financial year 2024-25 by Section 135 of the Companies Act, 2013 and Companies (Corporate Social Responsibility Policy) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force) is set out in Annexure-I to this report.

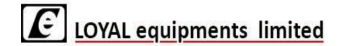
22. STATUTORY AUDITORS

M/s A Y and Company, Chartered Accountants, Jaipur (Registration no. 020829C), re-appointed as the Statutory Auditors of the Company for a second term of five years in previous Annual General Meeting to hold office from the conclusion of the 17th Annual General Meeting till the conclusion of the 22nd Annual General Meeting to be held in the FY 2028-29.

23. SECRETARIAL AUDITORS

Pursuant to the provisions of Section 204 of the Act, read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Listing Regulations, M/s. MSV & Associates, Practicing Company Secretaries, were appointed as the Secretarial Auditor of the Company for the Financial Year 2024-25. The Secretarial Audit Report in Form MR-3, for the Financial Year 2024-25, is set out in 'Annexure – IV' to this report. The Secretarial Audit Report does not contain any qualification, reservation, adverse remark or disclaimer.

Furthermore, upon the recommendation of the Audit Committee, the Board of Directors in its meeting held on September 03, 2025, appointed M/s. MSV & Associates, Company Secretaries, as the Secretarial Auditors of the Company to hold office for a term of five consecutive years commencing from financial year 2025-26 till financial year 2029-30, subject to the approval of



shareholders, at the ensuing 18th Annual General Meeting, in terms of the Listing Regulations read with SEBI Circulars, Section 204 of the Act and Rules thereunder.

24. INTERNAL AUDITORS

Your Company has appointed J.M Patel & Bros, Chartered Accountant as Internal Auditor in the Board Meeting held on September 03, 2025 for the financial year 2025-26. During the year the company continued to implement their suggestion and recommendations to improve the control environment. Their scope of work includes review of process for safeguarding of assets of the Company, review of operational efficiency, effectiveness of systems and processes, and assessing the internal control strengths in all areas. Internal Auditor's findings are discussed with the process owners and suitable corrective actions taken as per the directions of Audit Committee on an ongoing basis to improve efficiency in operations.

25. DISCLOSURE WITH RESPECT TO MAINTENANCE OF COST RECORDS

Your Company doesn't fall within the scope of Section 148(1) of the Companies Act, 2013 and hence does not require to maintain cost records as specified by the Central Government.

26. PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Details of loans, guarantees and investments under the provisions of Section 186 of the Act read with the Companies (Meetings of Board and its Powers) Rules, 2014, as on March 31, 2025, are set out in the Financial Statements of the Company.

27. VIGIL MECHANISM / WHISTLE BLOWER POLICY

As per the provisions of Section 177 (9) & (10) of the Companies Act, 2013 read with Regulation 22 of Securities and Exchange Board Of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, your Company has a Whistle Blower Policy with a view to provide vigil mechanism to Directors, employees and other stakeholders to disclose instances of wrong doing in the workplace and report instances of unethical behavior, actual or suspected fraud or violation of the Company's code of conduct or ethics policy. The Whistle Blower Policy also states that this mechanism should also provide for adequate safeguards against victimization of Director(s)/ Employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases. The Policy is available on the Company's website at https://www.loyalequipments.com

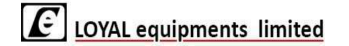
28. <u>DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013</u>

The Company has zero tolerance towards sexual harassment at the workplace and has adopted a policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the Company formulated an Policy on Prevention of Sexual Harassment at Workplace. All employees (permanent, contractual, temporary, trainees, etc) are covered under this policy. An Internal Complaints Committee (ICC) was constituted which is responsible for redressal of complaints related to sexual harassment at the workplace.

Pursuant to the requirements of Section 22 of Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act 2013 read with Rules thereunder, the Internal Complaints Committee of the Company has not received any complaint of Sexual Harassment during the year under review and no complaint was pending as of 31st March, 2025.

Pursuant to the said Act, the details regarding the number of complaints received, disposed and pending during the FY 2024-25, pertaining to incidents under the above framework/ law are as follows:

Particulars	Numbers
No. of Complaints filed during the financial year	Nil
No. of Complaints disposed of during the financial year	Nil
Number of cases pending beyond 90 days	Nil
Number of complaints remaining unresolved at the	Nil
end of the financial year	



29. TRANSACTIONS WITH RELATED PARTIES

All contracts/transactions entered into by the Company during the financial year with related parties were in the ordinary course of business and on an arm's length basis.

All Related Party Transactions are placed before the Audit Committee for review and approval. Prior omnibus approval is obtained for Related Party Transactions for transactions which are of repetitive nature and entered in the ordinary course of business and are at arm's length. All Related Party Transactions are subjected to independent review by a reputed accounting firm to establish compliance with the requirements of Related Party Transactions under the Act and SEBI (Lis ting Obligations and Disclosure Requirements) Regulations, 2015.

Pursuant to the provisions of Section 134 (3) read with Section 188 (2) of the Companies Act, 2013, details of transaction for the year under review are given in Form AOC-2 as Annexure–III to this report and in the section on Related Party Transactions in Corporate Governance Report.

30. ANNUAL RETURN

In accordance with the provisions of Section 134(3) read with Section 92(3) of the Companies Act, 2013, the Annual Return as on March 31, 2025 is available on website of the Company and can be viewed at http://www.loyalequipments.com. By virtue of amendment to Section 92(3) of the Companies Act, 2013, the Company is not required to provide extract of Annual Return (Form MGT-9) as part of the Board's report.

31. CORPORATE GOVERNANCE

Our corporate governance practices are a reflection of our value system encompassing our culture, policies and relationships with our stakeholders. Our board exercises its fiduciary responsibilities in the widest sense of the term. Our disclosures seek to attain the best practices in Corporate Governance. Also endeavour to enhance long term shareholder value and respect minority rights in all our business decisions. The Report on Corporate Governance as per the requirement of SEBI LODR 2015 forms part of this Annual Report.

A Certificate from the MD and CFO of the Company in terms of SEBI LODR 2015, inter alia, confirming the correctness of the Financial Statements and Cash Flow Statements, adequacy of the internal control for financial reporting, and reporting of matters to the Audit Committee, is also forming part of this Annual Report.

32. PARTICULARS OF EMPLOYEES

The information required pursuant to Section 197 read with Rule 5 of the Companies (Appointment & Remuneration of Managerial Personnel) Rules 2014 in respect of employees of the Company will be provide upon request. In terms of Section 136 of the Act, the reports and accounts are being sent to the members and others entitled thereto excluding the information on employee's particulars which is available for inspection by members at the registered office of the Company during the business hours on all working days of the Company up to the date of ensuing Annual General Meeting of the Company. If any member is interested in inspection the same, the member may write to the Company Secretary in advance.

33. DEPOSITS FROM PUBLIC

During the financial year ended March 31, 2025, the Company has not accepted deposits from the public falling within the ambit of Section 73 and 74 of the Companies Act, 2013 and the Rules framed there under and hence no amount on account of principal or interest on public deposits was outstanding as on the date of the Balance Sheet.

34. DIRECTORS' RESPONSIBILITY STATEMENT

As required by Section 134 (5) of the Companies Act, 2013, the Directors hereby confirm:

- (i) in the preparation of the annual financial statements, applicable accounting standards have been followed and there are no material departures from the said standards;
- (ii) such accounting policies have been selected and applied consistently and judgments and estimates made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company as at March 31, 2025 and of the profit of the company for the year ended on that date;
- (iii) proper and sufficient care has been taken for maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for prevention and detection of fraud and other irregularities;
- (iv) the annual financial statements have been prepared on a going concern basis;
- (v) proper internal financial controls are in place and are adequate and are operating effectively; and
- (vi) the systems to ensure compliance with the provisions of all applicable laws are in place and are adequate and operating effectively.

35. <u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO</u> CONSERVATION OF ENERGY:

Details of the energy conservation, technology absorption and foreign exchange earnings and outgo are annexed to this report as "Annexure – II".

36. REPORTING OF FRAUDS

During the year under review, neither the Statutory Auditors nor the Secretarial Auditor has reported to the Audit Committee under Section 143(12) of the Companies Act, 2013, any instances of fraud committed against the Company by its officers or employees, the details of which would need to be mentioned in boards report.

37. <u>SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THEGOING CONCERN STATUS OF THE COMPANY</u>

There are no significant and material orders passed by the Regulators or Courts or Tribunals which would impact the going concern status and the Company' future operations

38. MATERIAL CHANGES AND COMMITMENT, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENT RELATED AND THE DATE OF REPORT

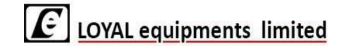
There are no Material changes and commitments in the business operations of the Company from the financial year ended March 31, 2025 to the date of signing of the Boards Report.

39. AFFIRMATION ON COMPLIANCE OF SECRETARIAL STANDARDS

The Company hereby affirms that during the year under review the Company has complied with all the applicable mandatory secretarial standards (including any modifications or amendments thereto) issued by the Institute of Company Secretaries of India. The Company has complied with applicable Secretarial Standards issued by the Institute of Company Secretaries of India on Board and General Meetings.

40. <u>STATEMENT OF UTILIZATION OF FUNDS RAISED THROUGH PREFERENTIAL ISSUE UNDER REGULATIONS</u>
32 (1) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015.

Pursuant to Regulation 32(1)(a) and 32(1)(b) of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company hereby states that:



- There was no deviation(s) in the utilization of preferential issue proceeds from the objects as stated in the Offer Letter dated October 22, 2024
- There has been no variation(s) in the use of proceeds from the objects stated in the Offer Letter dated October 22, 2024

41. PREVENTION OF INSIDER TRADING

The Board has Insider Trading Policy for regulating, monitoring and reporting of Trading of Shares by Insiders. The Code lays down guidelines, procedures to be followed and disclosures to be made while dealing with shares of the Company. The copy of the same is available on the website of the Company at the www.loyalequipments.com

42. 'THINK GREEN, GO GREEN' INITIATIVE

The Companies Act, 2013 permits companies to send documents like Notice of Annual General Meeting, Annual Report and other documents through electronic means to its members at their registered email addresses, besides sending the same in physical form.

As a responsible Corporate Citizen, the Company has actively supported the implementation of 'Green Initiative' of Ministry of Corporate Affairs (MCA) and effected electronic delivery of Notices and Annual Reports to those shareholders whose email ids were already registered with the respective Depository Participants (DPs) and who have not opted for receiving such documents in physical form.

Members, who have not registered their e-mail addresses so far, are requested to register their e-mail address with the Registrar and Share Transfer agent (R&TA) of the Company/Depository participant (DP) of respective member and take part in the Green Initiative of the Company, for receiving electronic communications and support the "THINK GREEN, GO GREEN" initiative.

Further, pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is providing e-voting facility to all members to enable them to cast their votes electronically in respect of resolutions set forth in the Notice of Annual General Meeting (AGM). The detailed instructions for e-voting are provided in the Notice of AGM.

43. <u>DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS</u>

The Company has designed and implemented a process driven framework for Internal Financial Controls ("IFC") within the meaning of the explanation to Section 134(5)(e) of the Act read with Rule 8(5) (viii) of the Companies (Accounts) Rules, 2014. The Company has appropriate internal control systems for business processes with regard to its operations, financial reporting and compliance with applicable laws and regulations. It has documented policies and procedures covering financial and operating functions and processes. These policies and procedures are updated from time to time and compliance is monitored by the internal audit function as per the audit plan. The Company continues its efforts to align all its processes and controls with best practices. Your Company has in place adequate Internal Financial Controls with reference to the Financial Statements commensurate with the size, scale and complexity of its operations.

44. <u>CRITERIA FOR DETERMINING QUALIFICATIONS, POSITIVE ATTRIBUTES AND INDEPENDENCE OF A DIRECTOR</u>

In terms of the provisions of Section 178(3) of the Act, and Regulation 19 of the Listing Regulations, the Nomination and Remuneration Committee ("NRC") has formulated the criteria for determining qualifications, positive attributes and independence of Directors, the key features of which are as follows:

Qualifications – The Board nomination process encourages diversity of thought, experience, knowledge, age and gender. It also ensures that the Board has an appropriate blend of functional and industry expertise.

- **Positive Attributes** Apart from the duties of Directors as prescribed in the Act the Directors are expected to demonstrate high standards of ethical behaviour, communication skills and independent judgment. The Directors are also expected to abide by the respective Code of Conduct as applicable to them.
- Independence A Director will be considered independent if he / she meets the criteria laid down in Section 149(6) of the Act, the Rules framed thereunder and Regulation 16(1) (b) of the Listing Regulations.

45. COMPLIANCE WITH MATERNITY BENEFIT ACT, 1961

The Company affirms its adherence to the provisions of the Maternity Benefit Act, 1961, and the rules made thereunder. We are committed to upholding the rights and welfare of our women employees by ensuring compliance with all applicable statutory obligations related to maternity benefits, including paid maternity leave, nursing breaks, and protection from dismissal during maternity leave.

46. CAUTIONARY NOTE

Statements in this Board's Report and Management Discussion and Analysis describing the Company's objectives, projections, estimates, expectations or predictions may be "forward-looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make difference to the Company's operations include raw material availability and its prices, cyclical demand and pricing in the Company's principle markets, changes in Government regulations, Tax regimes, economic developments in the Country and other ancillary factors.

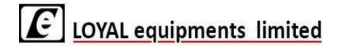
47. <u>DISCLOSURE IN REFERENCE OF SUB RULE 1 CLAUSE (C) SUB CLAUSE (VIII) OF RULE 2 OF COMPANIES (ACCEPTANCE OF DEPOSITS) RULES 2014</u>

During the period Company has not accepted loan/borrowing from its director.

48. OTHER DISCLOSURES

The Board 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:

- a) As per rule 4(4) the Companies (Share Capital and Debentures) Rules, 2014, the Company has not issued equity shares with differential rights as to dividend, voting or otherwise.
- b) As per rule 8(13) the Companies (Share Capital and Debentures) Rules, 2014, the Company has not issued shares (including sweat equity shares) to employees of the Company under any scheme;
- c) As per rule 12(9) the Companies (Share Capital and Debentures) Rules, 2014, the Company has not issued equity shares under the scheme of employee stock option;
- d) No application has been made under the Insolvency and Bankruptcy Code; hence the requirement to disclose the details of application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the year along with their status as at the end of the financial year is not applicable; and
- e) During the year, the Company is in compliance with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI).
- f) There was no revision of financial statements and Board's Report of the Company during the year under review.
- g) The requirement to disclose the details of difference between amount of the valuation done at the time of onetime settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof, is not applicable.
- h) Since the Company has not formulated any scheme of provision of money for purchase of own shares by employees or by trustee for the benefits of employees in terms of Section 67(3) of the Act, no disclosures are required to be made.
- i) The Company designate Mr. Alkesh Rameshchandra Patel, Managing Director of the Company for providing information to Registrar with respect to beneficial interest in shares pursuant to Rule 9(4) and (7) of the Companies (Management and Administration) Rules, 2014.



49. ACKNOWLEDGEMENT

We thank our customers, vendors, dealers, investors, business associates and bankers for their continued support during the year. We place on record our appreciation of the contribution made by employees at all levels.

For and on behalf of the Board Loyal Equipments Limited

Sd/- Sd/-

Helena Aleshkumar Patel Whole Time Director DIN - 09296895 Alkesh Rameshchandra Patel Chairman & Managing Director DIN -02672297

Date: September 03, 2025 Place: Dahegam, Gujarat

ANNEXURE TO BOARD'S REPORT

ANNEXURE-1

ANNUAL REPORT ON CSR ACTIVITIES FOR FINANCIAL YEAR 2024-2025

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

1. Brief outline on CSR Policy of the Company.

Loyal CSR Policy is aimed at:

- A. To nurture nature and adapt processes to enhance its sustainability.
- B. To comply with applicable laws and regulations and respect human rights and other international norms of behaviour;
- C. To directly or indirectly take up programmes that benefit the communities in & around its work centre and result, over a period, in enhancing the quality of life & economic well-being of the local populace;
- D. Provide support for health care maintenance and disease prevention, especially in rural India

The projects undertaken will be within the broad framework of Schedule VII of the Companies Act, 2013.

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are eradication of hunger and malnutrition, promoting education, art and culture, healthcare, destitute care and rehabilitation, environment sustainability, disaster relief, and rural development projects. A CSR committee has been formed by the company as per the Act. The funds were primarily utilized through the year on these activities which are specified in Schedule VII of the Companies Act, 2013.

Further, the Company may undertake the following CSR Projects on their own or through a Foundation having experience of more than three years in undertaking similar programs or projects under its CSR Policy as and when the Company is eligible to incur CSR expenses in terms of Section 135 of Companies Act, 2013 and the Company shall seek a regular periodic report from these third-party trusts and societies on the appropriate utilisation of funds on such projects and programs:

The company has Promoted education, including special education and employment enhancing vocation skills especially among children, women, elderly and the differently abled and livelihood enhancement projects and Supplies participants of Educational Assistance Program and Alternative Learning System for street children

2. Composition of CSR Committee: The Composition of the CSR Committee: As on 31st March 2025, the composition of the CSR Committee is comprised of the following members of Committee:

S. No.	Name of Director	Designation / Nature of Directorship		Number of meetings of CSR Committee attended during the year
1	Mr. Kalpesh Lalitchandra Joshi ^{\$}	Chairman	6	6
2	Mr. Alkesh Rameshchandra Patel	Member	6	6
3	*Mrs. Hema Maheshkumar Patel	Member	6	1

\$The director has resigned from the directorship w.e.f. September 03, 2025



*Mrs. Hema Maheshkumar Patel was appointed as member of the committee on November 02, 2024 due to sudden demise of Previous member Jyotsanaben Rameshchandra Patel.

Pursuant to the resignation of the previous Directors, the Corporate Social Responsibility Committee has been reconstituted as follows:

S.NO	Name of Committee Members	Position in the Committee
1.	Mr. Sharad Vyas	Chairman
2.	Mr. Alkesh Rameshchandra Patel	Member
3.	Mrs. Hema Maheshkumar Patel	Member

3. Provide the web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company.

Composition of CSR Committee link: www.loyalequipments.com CSR Projects Link: www.loyalequipments.com

- 4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable (attach the report): Not Applicable
- 5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any

S. No.	Financial Year	Amount available for set-off from preceding financial years (in Rs)	Amount required to be set-off for the financial year, if any (in Rs)	
1 2023-24		₹0.54 lakhs	₹0.54 lakhs	
Total		₹0.54 lakhs	₹0.54 lakhs	

- 6. Average net profit of the company as per section 135(5): ₹265.54 lakhs
- 7. (a) Two percent of average net profit of the company as per section 135(5): ₹5.31 lakhs
- (b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: NIL
- (c) Amount required to be set off for the financial year, if any: ₹0.54 lakhs
- (d) Total CSR obligation for the financial year (7a+7b-7c): ₹4.77 lakhs
- 8. (a) CSR amount spent or unspent for the financial year:

	Amount Unspent (in Rs.)							
Total Amount Spent for the Financial Year. (in Rs.)	Total Amount transferred to Unspent CSR Account as per section 135(6).		Amount transferred to any fund specified under Schedul VII as per second proviso to section 135(5).					
	Amount.	Date of transfer	Name of the Fund	Amount.	Date of transfer.			
5,54,000/-	NIL	NA	N.A.	NIL	N.A.			

- (b) Details of CSR amount spent against ongoing projects for the financial year: Not Applicable
- (c) Details of CSR amount spent against other than ongoing projects for the financial year:

(1)	(2)	(3)	(4)	(5)		(6)	(7)	(8)	
Sl. No.	Name of the Project	Item from the list of	Local area (Yes/	Location project		Amount spent for the	Mode of implementation	Mode of impler Through impleme	
		activities in schedule VII to the Act.	No).		District.	·	- Direct (Yes/No).	Name.	CSR registration number.
1.	Promoting Education	Promoting Education	<u>Yes</u>	Gujarat, Va	adodara	51,000/-	No	Samvedna Disabled Persons Social Welfare Trust	CSR00023395
2.	Promoting Education	Promoting Special Education	Yes	Gujar Ahmeda		4,01,000/-	No	Bharat Lokhit Seva Samiti	CSR00009099
3.	Promoting Education	Promoting Education	Yes	Gujar Mehas	-	51,000/-	No	Shree Bhasariya Kelavani Mandal	CSR00023533
4.	Animal Welfare	Animal Welfare	Yes	Gujar Ahmeda		51,000/-	No	The Indian Social Development Trust	CSR00039601
	Total					5,54,000			

- (d) Amount spent in Administrative Overheads: NIL
- (e) Amount spent on Impact Assessment, if applicable: Not Applicable
- (f) Total amount spent for the Financial Year (8b+8c+8d+8e): 5.31 Lakhs
- (g) Excess amount for set off, if any

Sl. No.	Particular	Amount (in Rs.)
(i)	Two percent of average net profit of the company as per section 135(5)	5.31 Lakhs
(ii)	Total amount spent for the Financial Year	5.54 Lakhs
(iii)	Excess amount spent for the financial year [(ii)-(i)]	0.23 Lakhs
(iv)	Surplus arising out of the CSR projects or programmes or activities of	0.00 Lakhs
	the previous financial years, if any	
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	0.23 Lakhs

9. (a) Details of Unspent CSR amount for the preceding three financial years:

Sl. No.	Preceding Financial Year.	Amount transferred to Unspent CSR	Amount spent in the reporting Financial Year (in	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.			r remaining to be spent in
		Account under section 135 (6) (in Rs.)	Rs.).	Name of the Fund	Amount (in Rs).	Date of transfer.	succeeding financial years. (in Rs.)
1.	2023-24	N.A.	Nil	N.A.	Nil	N.A.	N.A.
2.	2022-23	N.A.	Nil	N.A.	Nil	N.A.	N.A.
3.	2021-22	N.A.	Nil	N.A.	Nil	N.A.	N.A.
	Total						

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): Not Applicable

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Sl. No.	Project ID.	Name of	Financial Year	Project	Total	Amount	Cumulative	Status of the
		the Project.	in which the	duration.	amount	spent on the	amount spent	project -

		project was commenced.		allocated for the project (in Rs.).	project in the reporting Financial Year (in Rs).	at the end of reporting Financial Year. (in Rs.)	Completed /Ongoing.
1 2	Not Applicable						
3							

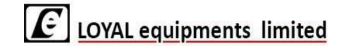
- 10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year (asset-wise details).
- (a) Date of creation or acquisition of the capital asset(s): Not Applicable
- (b) Amount of CSR spent for creation or acquisition of capital asset: Not Applicable
- (c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc: **Not Applicable**
- (d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset: Not Applicable
- 11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5).

Sd/- Sd/-

Alkesh Rameshchandra Patel (Managing Director)

Sharad Vyas (Chairman CSR Committee)

Date: September 03, 2025 Place: Dahegam, Gujarat



ANNEXURE -II

<u>DETAILS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS</u> & OUTGO:

A. CONSERVATION OF ENERGY

(i)	The steps taken or impact on conservation of energy;	The Company has adopted the system of shutting down the
		electrical machineries and appliances when not in use to
		avoid unnecessary waste of energy. New investment in
		machines is being considered with an idea to have reduction
		of consumption of energy. The impacts of measures taken
		are not precisely ascertainable.
		Also the Plant continues to run completely on Solar Power
		thus reduces nation's natural resources like coal, water etc.
(ii)	The steps taken by the company for utilizing alternate sources	NIL
	of energy;	
(iii)	The capital investment on energy conservation equipment;	NIL

B. TECHNOLOGY, ABSORPTION, ADOPTION & INNOVATION:

(i)	The efforts made towards technology absorption;	The activities of the Company at present do not
		involve technology absorption and research and
		development
(ii)	The benefits derived like product improvement, cost reduction,	NIL
	product development or import substitution;	
(iii)	in case of imported technology (imported during the last three	NIL
	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; and	
(iv)	The expenditure incurred on Research and Development.	NIL

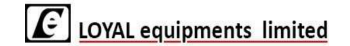
C. FOREIGN EXCHANGE EARNINGS AND OUTGO:

The Foreign Exchange earned in terms of actual inflows during the year:	Rs. 315.43 Lakhs./-
The Foreign Exchange outgo during the year in terms of actual outflows:	Rs. 195.70 Lakhs./-

DISCLOSURES WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/ UNCLAIMED SUSPENSE ACCOUNT

shareholders and the	who approached listed entity for transfer of shares	whom shares were transferred from suspense	Aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year
NIL	NIL	NIL	NIL

We hereby declare that the voting rights on shares in the suspense account shall remain frozen till the rightful owner of such shares claims the shares.



For and on behalf of the Board Loyal Equipments Limited

Sd/- Sd/-

Helena Aleshkumar Patel Whole Time Director DIN – 09296895 Alkesh Rameshchandra Patel Chairman & Managing Director DIN -02672297

Date: September 03, 2025 Place: Dahegam, Gujarat

ANNEXURE -III

FORM NO. AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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

- 1. **Details of contracts or arrangements or transactions not at arm's length basis:** Loyal Equipments Limited has not entered into any contract/arrangement/transaction with its related parties which are not in ordinary course of business or at arm's length during FY 2024-25.
 - i. Name(s) of the related party and nature of relationship: Not Applicable
 - ii. Nature of contracts/arrangements/transactions: Not Applicable
 - iii. Duration of the contracts / arrangements/transactions: Not Applicable
 - iv. Salient terms of the contracts or arrangements or transactions including the value, if any: Not Applicable
 - v. Justification for entering into such contracts or arrangements or transactions: Not Applicable
 - vi. Date(s) of approval by the Board: Not Applicable
 - vii. Amount paid as advances, if any: Not Applicable
 - viii. Date on which the special resolution was passed in general meeting as required under first proviso to section 188: Not Applicable
- 2. Details of material contracts or arrangement or transactions at arm's length basis:

Name of Related Party	Nature of Relationship	Duration of Contract/ arrangements/ transactions	Salient Terms	Value of Transactions in FY 2024-25 (Rs.in Lakhs)
Mr. Alkesh	Managing Director	-	Remuneration to Key	78.00
Rameshchandra Patel			Managerial Personnel	
		05 Years	Rent	25.20
Mr. Amitkumar	Chief Financial	-	Remuneration to Key	13.93
Chandubhai Patel	Officer		Managerial Personnel	
Ms. Neha Jangid	Company Secretary	-	Remuneration to Key	3.60
	& Compliance		Managerial Personnel	
	officer			
Mrs. Jyotsanaben R	Whole time Director	-	Remuneration to Key	6.00
Patel			Managerial Personnel	
		05 Years	Rent	12.50
Ms. Helena Alkesh	Whole-Time Director		Remuneration to Key	
Patel			Managerial Personnel	
Mrs. Parul Alkesh	Relative to KMP	-	Remuneration to Key	13.00
Patel			Managerial Personnel	
Mrs. Hemaben M	Relative to KMP	-	Remuneration to Key	6.50
Patel			Managerial Personnel	

		05 Years	Rent	16.80
I IF	D : . 1: C		D .	10.00
Loyal Engineers	Proprietorship of Director	-	Rent	10.00
Loyal Equipments	Group Company	=	Purchase	58.46
Inc.				
Mr. Girish Nathubhai	Non-Executive	-	Sitting Fees	0.75
Desai	Independent Director			
Mr. Babubhai	Non-Executive	-	Sitting Fees	0.75
Bhulabhai Patel	Independent Director			
Mr. Kalpesh	Non-Executive	-	Sitting Fees	0.75
Lalitchandra Joshi	Independent Director			

For and on behalf of the Board Loyal Equipments Limited

Sd/- Sd/-

Helena Aleshkumar Patel Whole Time Director DIN – 09296895 Alkesh Rameshchandra Patel Chairman & Managing Director DIN -02672297

Date: September 03, 2025 Place: Dahegam, Gujarat

ANNEXURE - IV

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH 2025

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

To,
The Members
LOYAL EQUIPMENTS LIMITED

Block No.35/1-2-3-4 Village - Zak, Gandhi nagar, Dahegam, Gujarat, India, 382330

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **LOYAL EQUIPMENTS LIMITED** (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company, the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to us and there presentations made by the Management, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2025 ('Audit Period') generally complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company as per Annexure A for the Financial Year ended on 31st March, 2025 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (External Commercial Borrowings are not applicable to the Company during the Audit Period)
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - i. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - ii. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - iii. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - iv. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;(Not applicable to the Company during the period)

- v. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;(Not applicable to the Company during the period)
- vi. 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;
- vii. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021;(Not applicable to the Company during the period);
- viii. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;(Not applicable to the Company during the period)
- ix. The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulation, 2015;

As confirmed by the management, there are no sector specific laws that are applicable specifically to the company.

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

- i. Secretarial Standards with regard to Meetings of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India.
- ii. The Listing Agreements entered into by the Company with National Stock Exchange of India Limited and BSE Limited read with SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following disclosure of the fact:

The Company has not submitted the statement of deviation(s) or variation(s) to the Stock Exchange under Regulation 32(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

However, based on the management representation and documents made available for verification, it has been confirmed that there has been no deviation or variation in the utilization of funds raised through the preferential issue..

We further report that

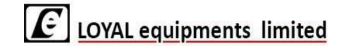
The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes, if any, in the composition of the Board of Directors that took place during the period under review were carried out in compliance with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

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

All decision of Board and committee meeting were carried with requisite majority as recorded in the minutes of the meetings of Board of Directors of the Company or committee of the Board, as the case may be.

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

We further report that during the Audit Period, the Company has not undertaken any specific event / action that can have a bearing on the Company's compliance responsibility in pursuance of the above referred Laws, Rules, Regulations, Guidelines, Standards, etc. took place:



- ➤ During the period under review, the Company has appointed Mrs Hema Maheshkumar Patel (DIN: 10644176) w.e.f. 2nd day of November 2024 as an Additional Director and Cessation of Late Mrs. Jyotsanaben Rameshchandra Patel w.e.f 06th September,2024 due to sudden demise.
- During the period under review, the company has allotted 5,90,000 (Five Lakh ninety thousand Only) fully paid up equity shares of face value Rs.10/- (Rupees Ten only each) at an Issue price of Rs. 211/- (Rupees Two Hundred and Eleven Only) [including premium of Rs. 201/- (Rupees Two Hundred and One Only) per Equity Share], aggregating to Rs. 12,44,90,000/- (Rupees Twelve Crore and forty-four lakhs and ninety thousand Only) by Preferential allotment.

Place: Jaipur Date: 31.08.2025 For MSV & Associates
Practicing Company Secretaries
FRN: P2018RJ071900

Peer Review Certificate No.: 1924/2022

Name of Company Secretary: Vivek Sharma

Partner

FCS No. 10663|CP. No. 14773 UDIN: F010663G001124182

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

ANNEXURE - A

To, The Members

LOYAL EQUIPMENTS LIMITED

Block No.35/1-2-3-4 Village - Zak, Gandhi nagar, Dahegam, Gujarat, India, 382330

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 as well as correctness of the values and figures reported in various disclosures and returns as required to be submitted by the Company under the specified laws, though we have relied to a certain extent on the information furnished in such returns
- 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. Due to the inherent limitations of an audit including internal, financial, and operating controls, there is an unavoidable risk that may not be detected, even though the audit is properly planned and performed in accordance with audit practices.
- 7. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Place: Jaipur Date: 31.08.2025 For MSV & Associates
Practicing Company Secretaries
FRN: P2018RJ071900
Peer Review Certificate No.: 1924/2022

Name of Company Secretary: Vivek Sharma

Partner

FCS No. 10663|CP. No. 14773 UDIN: UDIN: F010663G001124182

ANNEXURE V NOMINATION AND REMUNERATION POLICY

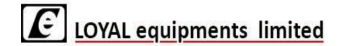
Objectives of the Committee:

The Committee shall:

- 1. Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the remuneration of Directors, key managerial personnel and other employees.
- 2. Formulation of criteria for evaluation of the Independent Director and to carry out evaluation of every Director's performance and to provide necessary report to the Board for further evaluation.
- 3. Devising a policy on Board diversity.
- 4. 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.
- 5. To provide to Key Managerial Personal and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- 6. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- 7. Ensure that level and composition of remuneration is reasonable and sufficient, relationship of remuneration to performance is clear and meets appropriate performance benchmarks.
- 8. To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.
- 9. To perform such other functions as may be necessary or appropriate for the performance of its duties.
- 10. To develop a succession plan for the Board and to regularly review the plan.

Definitions:

- "Act":- Act means the Companies Act, 2013 and Rules framed there under, as amended from time to time.
- "Board":-Board means Board of Directors of the Company.
- "Director":-Directors means Directors of the Company.
- "Committee":-Committee means Nomination and Remuneration Committee of the Company as constituted or reconstituted by the Board, from time to time.
- "Company": Company means Loyal Equipments Limited.
- "Independent Director":- As provided under the Companies Act, 2013, 'Independent director' shall mean a non-executive director, other than a nominee director of the Company:
 - a. who, in the opinion of the Board, is a person of integrity and possesses relevant expertise and experience;
 - b. (i) who is or was not a promoter of the Company or its holding, subsidiary or associate company;
 - (ii) who is not related to promoters or directors in the company, its holding, subsidiary or associate company;
 - c. apart from receiving director's remuneration, has or had no pecuniary relationship with the Company, its holding, subsidiary or associate Company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year;
 - d. none of whose relatives has or had pecuniary relationship or transaction with the Company, its holding, subsidiary or associate Company, or their promoters, or directors, amounting to two percent. or more of its gross turnover or total income or fifty lakh rupees or such higher amount as may be prescribed, whichever is lower, during the two immediately preceding financial years or during the current financial year;
 - e. who, neither himself nor any of his relatives —
 - i. holds or has held the position of a key managerial personnel or is or has been employee of the company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year in which he is proposed to be appointed;
 - ii. is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year in which he is proposed to be appointed; of-
 - (A). a firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate Company; or



- (B). any legal or a consulting firm that has or had any transaction with the Company, its holding, subsidiary or associate Company amounting to ten per cent or more of the gross turnover of such firm;
- iii. holds together with his relatives two per cent or more of the total voting power of the Company; or
- iv. is a Chief Executive or director, by whatever name called, of any non-profit organization that receives twenty-five per cent or more of its receipts from the Company, any of its promoters, directors or its holding, subsidiary or associate Company or that holds two per cent or more of the total voting power of the Company; or f. who possesses such other qualification as may be prescribed under the applicable statutory provisions/ regulations
- g. is a material supplier, service provider or customer or a lessor or lessee of the Company; h. who is not less than 21 years of age.
- "Key Managerial Personnel":- Key Managerial Personnel (KMP) means- (i) the Chief Executive Officer or the managing director or the manager; (ii) the Whole-Time Director; (iii) the Company Secretary; 3 (iv) the Chief Financial Officer; and (v) such other officer as may be prescribed under the applicable statutory provisions/ regulations.
- "Senior Management":- The expression "senior management" means personnel of the Company who are members of its core management team excluding Board of Directors comprising all members of management one level below the executive directors, including the functional heads.
- "Nomination and Remuneration Committee" shall mean a Committee of Board of Directors of the Company, constituted in accordance with the provisions of Section 178 of the Companies Act, 2013.
- "Policy or This Policy" means, "Nomination and Remuneration Policy".
- "Remuneration" means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961. Unless the context otherwise requires, words and expressions used in this policy and not defined herein but defined in the Companies Act, 2013 as may be amended from time to time shall have the meaning respectively assigned to them therein. Guiding Principles

The Policy ensures that

- i. The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors of the quality required to run the Company successfully.
- ii. Relationship of remuneration to performance is clear and meets appropriate performance benchmarks.
- iii. Remuneration to Directors, Key Managerial Personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company and its goals.

Applicability:

The Policy is applicable to:

- i. Directors (Executive and Non-Executive)
- ii. Key Managerial Personnel
- iii. Senior Management Personnel
- iv. Employees

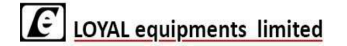
Constitution of the Nomination and Remuneration Committee:

The Board is empowered to constitute or reconstitute the Committee from time to time, in line with the Company's policy and applicable statutory requirements. In the Board Meeting held on September 03, 2025, the Company appointed new Independent Directors, pursuant to which the Committee has been newly constituted. At present, the Nomination and Remuneration Committee comprises the following Directors:

- 1. Mr. Vikas Sharma, Chairman Non-Executive Independent Director;
- 2. Mr. Pradeep Kumar Agarwal, Member Non-Executive Independent Director;
- 3. Mr. Sharad Vyas, Member Non-Executive Independent Director.

Membership:

- a. The Committee shall consist of a minimum 3 non-executive directors, majority of them being independent.
- b. Minimum two (2) members shall constitute a quorum for the Committee meeting.
- c. Membership of the Committee shall be disclosed in the Annual Report.
- d. Term of the Committee shall be continued unless terminated by the Board of Directors.



Chairman:

- a. Chairman of the Committee shall be an Independent Director.
- b. Chairperson of the Company may be appointed as a member of the Committee but shall not be a Chairman of the Committee.
- c. In the absence of the Chairman, the members of the Committee present at the meeting shall choose one amongst them to act as Chairman.
- d. Chairman of the Nomination and Remuneration Committee meeting could be present at the Annual General Meeting or may nominate some other member to answer the shareholders' queries.

Frequency of Meetings:

The Committee shall meet at such regular intervals as may be required.

Committee Members' Interests:

- a. 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.
- b. The Committee may invite such executives, as it considers appropriate, to be present at the meetings of the Committee.

Secretary:

a. The Company Secretary of the Company shall act as Secretary of the Committee.

Voting:

- a. 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.
- b. In the case of equality of votes, the Chairman of the meeting will have a casting vote.

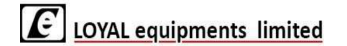
General Appointment Criteria:

- i. The Committee shall consider the ethical standards of integrity and probity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and accordingly recommend to the Board his / her appointment.
- ii. The Company should ensure that the person so appointed as Director/ Independent Director/ KMP/ Senior Management Personnel shall not be disqualified under the Companies Act, 2013, rules made there under or any other enactment for the time being in force.
- iii. The Director/ Independent Director/ KMP/ Senior Management Personnel shall be appointed as per the procedure laid down under the provisions of the Companies Act, 2013, rules made there under, or any other enactment for the time being in force.
- iv. The Company shall not appoint or continue the employment of any person as Managing Director/Whole-time Director/Manager 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.

Term / Tenure:

The Term / Tenure of the Directors shall be governed as per provisions of the Companies Act, 2013 and rules made there under as amended from time to time.

- 1. Managing Director/Whole-time Director/Manager (Managerial Person):- The Company shall appoint or re-appoint any person as its Managerial Person for a term not exceeding five years at a time. No reappointment shall be made earlier than one year before the expiry of term.
- 2. 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. At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves as an Independent Director.

Evaluation:

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

Removal:

Due to reasons for any disqualification mentioned in the Companies Act, 2013, rules made there under or under any other applicable Act, rules and regulations or any other reasonable ground, the Committee may recommend to the Board for removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

Retirement:

The Director, KMP and Senior Management shall retire as per the applicable provisions of the Companies Act, 2013 and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management in the same position/remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

Criteria for Evaluation of the Board:

Following are the Criteria for evaluation of performance of the Board:

1. Executive Directors:

The Executive Directors shall be evaluated on the basis of targets/Criteria given to executive Directors by the Board from time to time

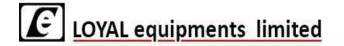
2. Non-Executive Director:

The Non-Executive Directors shall be evaluated on the basis of the following criteria i.e. whether they:

- (a) act objectively and constructively while exercising their duties;
- (b) exercise their responsibilities in a bona fide manner in the interest of the Company:
- (c) devote sufficient time and attention to their professional obligations for informed and balanced decision making;
- (d) do not abuse their position to the detriment of the company or its shareholders or for the purpose of gaining direct or indirect personal advantage or advantage for any associated person;
- (e) refrain from any action that would lead to loss of his independence
- (f) inform the Board immediately when they lose their independence,
- (g) assist the Company in implementing the best corporate governance practices.
- (h) strive to attend all meetings of the Board of Directors and the Committees;
- (i) participate constructively and actively in the committees of the Board in which they are chairpersons or members;
- (i) strive to attend the general meetings of the Company;
- (k) keep themselves well informed about the Company and the external environment in which it operates;
- (1) do not to unfairly obstruct the functioning of an otherwise proper Board or committee of the Board;
- (m) moderate and arbitrate in the interest of the Company as a whole, in situations of conflict between management and shareholder's interest.
- (n) abide by Company's Memorandum and Articles of Association, Company's policies and procedures including code of conduct, insider trading etc.

Policy on Board diversity:

The Board of Directors shall have the optimum combination of Directors from the different areas/fields like production, Management, Quality Assurance, Finance, Sales and Marketing, Supply chain, Research and Development, Human Resources etc or as may be considered appropriate. The Board shall have at least one Board member who has accounting or related financial management expertise and financially literate.



Remuneration:

The Committee will recommend the remuneration to be paid to the Managing Director, Whole Time Director, KMP and Senior Management Personnel to the Board for their approval. The level and composition of remuneration so determined by the Committee shall be reasonable and sufficient to attract, retain and motivate directors, Key Managerial Personnel and Senior Management of the quality required to run the Company successfully. The relationship of remuneration to performance should be clear and meet appropriate performance benchmarks. The remuneration should also involve a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals:

General:

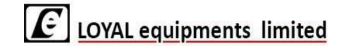
- 1. The remuneration / compensation / commission etc. to Managerial Person, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- 2. The remuneration and commission to be paid to Managerial Person shall be as per the statutory provisions of the Companies Act, 2013, and the rules made thereunder for the time being in force.
- 3. 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 Managerial Person. Increments will be effective from the date of reappointment in respect of Managerial Person and 1st April in respect of other employees of the Company.
- 4. Where any insurance is taken by the Company on behalf of its Managerial Person, KMP and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.

Remuneration to Managerial Person, KMP and Senior Management:

- 1. Fixed pay: Managerial Person, KMP and Senior Management shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee in accordance with the statutory provisions of the Companies Act, 2013, and the rules made there under for the time being in force. The break-up 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 on the recommendation of the Committee and approved by the shareholders and Central Government, wherever required.
- 2. Minimum Remuneration: If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Managerial Person in accordance with the provisions of Schedule V of the Companies Act, 2013 and if it is not able to comply with such provisions, with the prior approval of the Central Government.
- 3. Provisions for excess remuneration: If any Managerial Person draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Companies Act, 2013 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:

- 1. Remuneration / Commission: The remuneration / commission shall be in accordance with the statutory provisions of the Companies Act, 2013, and the rules made there under for the time being in force.
- 2. 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 the maximum amount as provided in the Companies Act, 2013, per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.
- 3. Limit of Remuneration /Commission: Remuneration /Commission may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding 1% of the net profits of the Company computed as per the applicable provisions of the Companies Act, 2013.



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management of the Company is pleased to present its report on the Industry Scenario including on the Company's performance during the financial year 2024-25.

1. INDUSTRY STRUCTURE AND DEVELOPMENTS

Global Economic Outlook

Following an unprecedented series of shocks in the preceding years, global growth was stable yet underwhelming through 2024. However, the landscape has changed as governments around the world reorder policy priorities. Since the release of the January 2025 WEO Update, a series of new tariff measures by the United States and countermeasures by its trading partners have been announced and implemented, ending up in near-universal US tariffs on April 2 and bringing effective tariff rates to levels not seen in a century. This on its own is a major negative shock to growth. The unpredictability with which these measures have been unfolding also has a negative impact on economic activity and the outlook and, at the same time, makes it more difficult than usual to make assumptions that would constitute a basis for an internally consistent and timely set of projections.

The swift escalation of trade tensions and extremely high levels of policy uncertainty are expected to have a significant impact on global economic activity. Under the reference forecast that incorporates information as of April 4, global growth is projected to drop to 2.8 percent in 2025 and 3 percent in 2026—down from 3.3 percent for both years in the January 2025 WEO *Update*, corresponding to a cumulative downgrade of 0.8 percentage point, and much below the historical (2000–19) average of 3.7 percent.

In the reference forecast, growth in advanced economies is projected to be 1.4 percent in 2025. Growth in the United States is expected to slow to 1.8 percent, a pace that is 0.9 percentage point lower relative to the projection in the January 2025 WEO *Update*, on account of greater policy uncertainty, trade tensions, and softer demand momentum, whereas growth in the euro area at 0.8 percent is expected to slow by 0.2 percentage point. In emerging market and developing economies, growth is expected to slow down to 3.7 percent in 2025 and 3.9 percent in 2026, with significant downgrades for countries affected most by recent trade measures, such as China. Global headline inflation is expected to decline at a pace that is slightly slower than what was expected in January, reaching 4.3 percent in 2025 and 3.6 percent in 2026, with notable upward revisions for advanced economies and slight downward revisions for emerging market and developing economies in 2025.

SUMMARY OF OUR BUSINESS

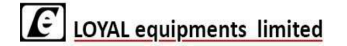
Loyal Equipments limited is SMERA certified, ASME "U" & "U2" Stamp holder, one of the known reputed company in India for design, manufacturing, supply and erection/commissioning of process equipments like Pressure vessels, Air cooled heat exchanger, Shell & tube heat exchanger, Storage tanks, Pressure receivers, Chimney, Heavy structural items, Skids, Base plates and other items for Oil/Gas, petroleum, chemical, sugar, steel, fertilizers and power plant sector.

Loyal Equipment follow Quality Management Systems for the entire business process right from the beginning to manufacturing/fabrication and installation at the site. Loyal Equipment is having continuously long experience with EIL, GSPC, GAIL, ONGC, Ingersoll Rand, Linde, Dresser Rand, L&T, Reliance, ALSTOM, Kirlosker, Texas Southpiller-USA and others govt. & private organization.

SALIENT FEATURES OF OUR PRODUCTS:

- Produced from the toughest materials like steel, nonferrous materials.
- Compliance to customer Requirements
- Adherence to the Quality standards as required by monitoring agencies
- Timely Delivery
- Customization
- Consignment packaging as per specification of customer.

OUR COMPETITIVE STRENGTHS



We believe that the following are our primary competitive strength:

Customized Product Offering

Our Company offers customization facilities to the customers, so that they can avail the products as per their specifications. The companies which require the products as per their specification approach us. We design the products as per the specifications and requirements of the clients. This provides a complete satisfaction to our clients and enables us to expand our business from existing customers, as well as address a larger base of potential new customers.

Quality Assurance and Standards

We believe in providing our customers the best possible quality products. We have developed quality policies of the Company to provide our client the best possible quality product. We adopt quality check to ensure the adherence to desired specifications, quality and standards. Since, our Company is dedicated towards quality products, processes and inputs; we get repetitive orders from our clients, as we are capable of meeting their quality standards.

Existing Customer Relationship

We believe that we constantly try to address customer needs around a variety of products. Our existing customer relationships help us to get repeat business from our customers. This has helped us maintain a long term working relationship with our customers and improve our customer retention strategy. We believe that our existing relationship with our customers represents a competitive advantage in gaining new customers and increasing our business.

Existing Relationship with Suppliers

We have acquired raw materials from several suppliers and have contacts with them for a long time. We believe that our strong relationships with suppliers will enable us to continue to grow our business. Due to our relationships with our suppliers, we get quality and timely supplies of raw materials. This enables us to manage our inventories and supply quality products on timely basis to our customers. This in turn has enabled us to generate repeat business.

OUR BUSINESS STRATEGY

Meeting Customer Requirements

Our Company intends is to provide the customer with 100% satisfaction. We clearly understand the requirement and specification of the products required by the clients. Based on these requirements and specification products are designed and developed, customization is done wherever required. The products are manufactured using good quality material procured from reliable sources so that the customers receive the products with the best possible quality standards within the stipulated time frame.

Adopting Automation in Production Process

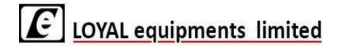
We possess sound manufacturing facility which is assisted by our production team. The manufacturing unit is outfitted with the requisite machines, tools and equipments. The production process are designed and carried out as per the industry standards.

To build-up a Professional Organization

As an organization, we believe in transparency and commitment in our work and with our suppliers, customers, government authorities, banks, financial institutions etc. We have an experienced and technically sound team for taking care of our day to day operations. We also consult with external agencies on a case to case basis on technical and financial aspects of our business.

Optimal Utilization of Resources

Our Company constantly endeavors to improve our production process, skill up-gradation of workers, modernization of machineries to optimize the utilization of resources. We regularly analyze our existing raw material procurement policy and



manufacturing processes to identify the areas of bottlenecks and correct the same. This helps us in improving efficiency and putting resources to optimal use.

2. OPPORTUNITIES AND THREATS

Our Products are widely used in the industries like Petro-chemicals, Compressor Industries, Power Plants, Fertilizers, Refinery, Pharmaceuticals and Dairy Industry. We manufacture and design the products as per the needs of the customer, so that they can avail the products as per their specifications and customizations. We have enlisted with governments undertaking and other parties such as Engineers India Limited, and Gujarat State Petronet Ltd., as registered supplier for supply of Pressure Vessels and Heat Exchangers. Also our Company is a member of Heat Transfer Research Inc, the world's premier source of technology information, services and software in field of process heat transfer.

Further, Our Company is authorized under The American Society of Mechanical Engineers (ASME) for "U" and "U2" Stamp on Manufacture of pressure vessels and also authorized by The National Board of Boiler & Pressure Vessel Inspectors for "NB" Mark in Pressure Vessels and other pressure retaining items. Increased Competition from Local & Big Players and Change in Government Policies are major threats to the Company.

3. SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE

Loyal Equipments Limited is SMERA certified, ASME "U" & "U2" Stamp holder, one of the known reputed company in India for design, manufacturing, supply and erection/commissioning of process equipments like Pressure vessels, Air cooled heat exchanger, Shell & tube heat exchanger, Storage tanks, Pressure receivers, Chimney, Heavy structural items, Skids, Base plates and other items for Oil/Gas, petroleum, chemical, sugar, steel, fertilizers and power plant sector.

Loyal Equipments is having kind of latest machineries, tools, skilled man power, handling equipment and various in house facilities for smooth operation and quality product. We have developed a sound infrastructure base that is subject to regular upgradation based on technology and working systems.

4. OUTLOOK

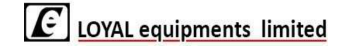
The engineering sector is the largest of the industrial sectors in India. It accounts for 27% of the total factories in the industrial sectors and represents 63% of the overall foreign collaborations. India's engineering sector has witnessed a remarkable growth over the last few years driven by increased investment in infrastructure and industrial production. The engineering sector, being closely associated with the manufacturing and infrastructure sectors, is of strategic importance to India's economy.

India, on its quest to become a global superpower, has made significant stride towards developing its engineering sector. The Government has appointed Engineering Export Promotion Council (EEPC) as the apex body in charge of promotion of engineering goods, products, and services from India. India export transport equipment, capital goods, other machinery/equipment, and light engineering products such as castings, forgings, and fasteners to various countries of the world. The Indian semiconductor industry offers a high growth potential area as industries which source semiconductors as inputs are themselves witnessing high demand.

India became a permanent member of the Washington Accord (WA) in June 2014. The country is now a part of an exclusive group of 17 countries who are permanent signatories of the WA, an elite international agreement on engineering studies and mobility of engineers.

5. THREATS, RISK AND CONCERNS

The Company is concerned about prevailing exposure norms, financial position, entry of new players in the market, rising competition from banks & multilateral agencies, uncertain business environment, fluctuation in rupee, likely increase in cost of capital due to volatile market conditions. Further, the state of business and policy environment in the country also has a cascading effect on the interest-rate regime, cost and availability of raw materials and gestation period & capital outlays required for raw material. General economic conditions may also affect the capacity and production of the manufacturing of the products.



6. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The Company maintains an adequate system of Internal Controls including suitable monitoring procedures to ensure accurate and timely financial reporting of various transactions, efficiency of operations and compliance with statutory laws, regulations and Company policies. Suitable delegation of powers and guidelines for accounting have been issued for uniform compliance. In order to ensure that adequate checks and balances are in place and internal control systems are in order, regular and exhaustive Internal Audit of Office/plant are conducted by the in-house Internal Audit Division and external professional audit firm. The Internal Audit covers all major areas of operations, including identified critical/risk areas, as per the Annual Internal Audit Programme. The Audit Committee of Directors periodically reviews the significant findings of different Audits, as prescribed in the Companies Act, 2013 and in the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

7. FINANCIAL AND OPERATIONAL PERFORMANCE

Standalone Revenue from the operations of your Company for the year 2024-25 was Rs 7530.01 Lakhs which is 6.32% higher than Rs. 7081.99 Lakhs in the previous year. Profit before Depreciation Interest & Tax for the current year was Rs. 1358.78 Lakhs against the profit of Rs. 950.44 Lakhs in the previous year. Total Comprehensive Income after tax for the current year at Rs.1066 Lakhs against the profit of Rs 706.30 Lakhs in the previous year.

8. HUMAN RESOURCES / INDUSTRIAL RELATIONS

The Company gives utmost importance to the capacity-building and well-being of its employees. The Industrial Relations in the Company continued to be on a cordial note. There are regular interactions between the management and the representative-associations on issues pertaining to employee welfare. The Company has an atmosphere of trust and cooperation, which results in a motivated work force and consistent growth in the performance.

9. ANALYSIS OF SIGNIFICANT CHANGES IN FINANCIAL RATIOS

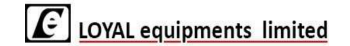
As per the recent amendments to the SEBI Listing Obligations & Disclosure Requirements (LODR), we give below additional information in respect of financial parameters that are applicable to our company:

Detail of Significant changes (i.e. change of 25% of more as compared to the immediately previous financial year) in key financial ratios, along with detailed explanation therefore as under:

- a) **Debtor Turnover Ratio:** The Debtor Turnover ratio as on March 31, 2025 is 4.28 times as compared to previous year ended on March 31, 2024 is 5.77 times. The change in the ratio is 25.80% as compared to Previous Year
- b) Inventory Turnover Ratio: The Inventory Turnover Ratio as on March 31, 2025 is 4.41 times as compared to previous year ended on March 31, 2024 is 3.75 times. The change in the ratio is 17.61% as compared to Previous Year due to changes in Inventory level & Inventory holding Period.
- c) Interest Coverage Ratio: The Interest Coverage Ratio as on March 31, 2025 is 5.21 times as compared to previous year ended on March 31, 2024 is 44.75 times. The change in the ratio is 88.36% as compared to Previous Year.
- **d)** Current Ratio: The Current Ratio as on March 31, 2025 is 2.51 times as compared to previous year ended on March 31, 2024 is 1.93 times. The change in the ratio is 30.29% as compared to Previous Year.
- e) **Debt Equity Ratio:** The Debt Equity Ratio as on March 31, 2025 is 0.20 times as compared to previous year ended on March 31, 2024 is 0.45 times. The change in the ratio is 55.54 % as compared to Previous Year.
- f) Operating Profit Margin: The Operating Profit Margin Ratio as on March 31, 2025 is 22.32% as compared to previous year ended on March 31, 2024 is 18.21%. The change in the ratio is 22.60 % as compared to Previous Year.
- g) Net Profit Margin: The Net Profit Margin Ratio as on March 31, 2025 is 14.16 % as compared to previous year ended on March 31, 2024 is 10.01%. The change in the ratio is 41.48% as compared to Previous Year.

Cautionary Note

Certain statements in "Management Discussion and Analysis" section may be forward looking and are stated as required by applicable laws and regulations. Many factors may affect the actual results, which could be different from what the Management envisages in terms of future performance and outlook.



REPORT ON CORPORATE GOVERNANCE

Corporate Governance is a systematic continuous process by which companies are directed and controlled to enhance their wealth generating capacity and long-term success. It is a key element to carry on business operations based on the underlying principles of integrity, ethics, transparency and accountability. Over the last few decades, corporate governance is getting ever increasing importance across the globe. Systems and policies are required to be upgraded regularly, to meet the challenges of rapid growth in a dynamic business environment.

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

The Company's philosophy on Corporate Governance revolves around principles of ethical governance and is aimed at conducting of business in an efficient and transparent manner and in meeting its obligations to stakeholders. Your Company beholds Corporate Governance measures as an integral part of business strategy which adds to considerable internal and external values and contributes to the business growth in ethical perspective. Your Company believes that any meaningful policy on Corporate Governance must empower the executive management of the Company. At the same time, Governance must create a mechanism of checks and balances to ensure that the decision-making powers vested in the executive management are used with care and responsibility to meet stakeholders' aspirations and societal expectations.

Our Corporate governance framework has helped us be aligned with the new guidelines of the Companies Act, 2013 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"). We believe that an active, well-informed and independent board is necessary to ensure the highest standards of Corporate Governance. Our Corporate Governance framework ensures that we make timely disclosures and share accurate information regarding our financial performance and governance of the Company. Your Company has complied with the requirements of Corporate Governance as laid down under regulation 17 to 27 read with Schedule V and clauses (b) to (i) of sub-regulation (2) of regulation 46 of SEBI Listing Regulations, as applicable, with regard to corporate governance.

2. BOARD OF DIRECTORS

The Board of Directors provides leadership and guidance, objective judgment and at the same time monitors the strategic direction of the Company. The Company is headed by an Executive Chairman.

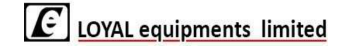
(A) Composition of the Board

The composition of the Board of the Company as on March 31, 2025 as mentioned below, was in compliance of Listing Regulations, Companies Act, 2013 read with Rules made thereunder:

S.	Name of Director	Director's Identification	Position					
No.		Number (DIN)						
Promo	Promoter & Executive Directors:-							
1.	Alkesh Rameshchandra Patel	02672297	Chairman & Managing Director					
2.	Helena Alkeshkumar Patel	09296895	Whole-Time Director					
3.	Hema Maheshkumar Patel	10644176	Additional Director					
Indepe	ndent & Non-Executive Directors:-							
1.	Girish Nathubhai Desai	02824731	Independent Director					
2.	Kalpesh Lalitchandra Joshi	07210197	Independent Director					
3.	Babubhai Patel	00116495	Independent Director					

In the Board Meeting held on September 03, 2025, the Company has appointed new Independent Directors, while the previous Independent Directors tendered their resignation from the Board.

S.	Name of Director	Director	Identification	Position
No.		Number (I	OIN)	



Independent & Non-Executive Directors:-					
1.	Vikas Sharma	03287034	Independent Director		
2.	Pradeep Kumar Agarwal	10209096	Independent Director		
3.	Sharad Vyas	09088517	Independent Director		

Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act. The maximum tenure of independent directors is incompliance with the Act. All the Independent Directors have confirmed that they meet the criteria as mentioned under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act.

(B) Relationship Between Directors:

Sr. No	Name of Director	Relationship with Directors
1.	Mr. Alkesh Rameshchandra Patel	Son of Mrs. Jyotsanaben Rameshchandra Patel and Father of Ms. Helena
		Alkeshkumar Patel
2.	Ms. Helena Alkeshkumar Patel	Daughter of Mr. Alkesh Rameshchandra Patel and Granddaughter of
		Mrs. Jyotsanaben Rameshchandra Patel
3.	Mrs. Hema Maheshkuamr Patel	Sister of Mr. Alkesh Rameshchandra Patel

(C) Other provisions as to Board and its Committees

(i) Details of Board Meetings held during the financial year 2024-25

The Company follows a methodized process of decision-making by the Board and its Committees. The meeting dates are usually finalized in consultation with all Directors, in order to ensure presence of all Board Members in its Meetings. All the Agenda and Explanatory Notes are normally sent to the Directors well in advance for the Meetings of the Board and Committees thereof. To address specific urgent business needs, sometimes meetings are also called at shorter notice, in compliance of the applicable statutory provisions and utmost efforts are made to adhere to the minimum notice period.

During the financial year 2024-25, Six (06) Meetings of Board of Directors of the Company were held on (i) April 30, 2024, (ii) August 07, 2024 (iii) August 20, 2024, (iv) November 02, 2024, (v) November 12, 2024 and (vi) January 30, 2025.

The gap between any two Board Meetings did not exceed one hundred and twenty days. The necessary quorum was present for all the meetings.

(ii) Information placed before the Board of Directors

The Board has complete access to all the information available within the Company. During the year 2024-25 information as mentioned in Schedule II Part A of the SEBI Listing Regulations, has been placed before the Board for its consideration. The information regularly provided to the Board inter-alia includes:

- (a) Annual operating plans and budgets and any updates.
- (b) Quarterly, Half Yearly and Annual Financial Results and Board's Report, etc.
- (c) All Related Party transactions.
- (d) Minutes of Meetings of Audit Committee and other committees of the Board.
- (e) The information on recruitment and remuneration of senior officers just below the Board level, including appointment or removal of Chief Financial Officer and Company Secretary.
- (f) Show cause, demand, prosecution notices and penalty notices, if any, which are materially important.
- (g) Fatal or serious accidents, dangerous occurrences, any material effluent or pollution problems, if any.
- (h) Any material default in financial obligations to and by the listed entity, or substantial non-payment for goods sold by the listed entity.
- (i) Any issue, which involves possible public or product liability claims of substantial nature, including any judgement or order which, may have passed strictures on the conduct of the listed entity or taken an adverse view regarding another enterprise that may have negative implications on the listed entity.

- (j) Details of any joint venture or collaboration agreement.
- (k) Transactions that involve substantial payment towards goodwill, brand equity, or intellectual property.
- (l) Significant labour problems and their proposed solutions. Any significant development in Human Resources/ Industrial Relations front like signing of wage agreement, implementation of Voluntary Retirement Scheme etc.
- (m) Sale of investments, subsidiaries, assets which are material in nature and not in normal course of business.
- (n) Quarterly details of foreign exchange exposures and the steps taken by management to limit the risks of adverse exchange rate movement, if material.
- (o) Non-compliance of any regulatory, statutory or listing requirements and shareholders service such as non-payment of dividend, delay in share transfer etc.
- (p) Quarterly Report on Reconciliation of Share Capital Audit and status of Investor Grievances.
- (q) Any other information required to be presented to the Board for information or approval.

(iii) Details of Directors' attendance at Board Meetings and AGM held during the financial year 2024-25, number of other Directorships/Committee Memberships:

The names and their attendance at Board Meetings held during the year and the number of Directorships and Committee Chairmanships / Memberships held by them in other public companies as on March 31, 2025 are given herein below. Other directorships do not include directorships of private limited companies, foreign companies and companies under Section 8 of the Act. Chairmanships / Memberships of Board Committees shall only include Audit Committee and Stakeholders' Relationship Committee.

S.	Name of the	Board	Meetings	S	Whether	As on M	Tarch 31, 20	25
No	Director	Number of Meetings which	Attend ed	% of Atten dance	attended last AGM held on	No. of other Directorship s	No. of Committed Membersh	
		director was entitled to attend			Septembe r 13, 2024		As Chairma n	As Memb er
1.	Mr. Alkesh Rameshchandra Patel	6	6	100	Yes	Nil	Nil	Nil
2.	Mrs. Jyotsanaben Rameshchandra Patel	6	3*	50	Yes	Nil	Nil	Nil
3.	Ms. Helena Alkeshkumar Patel	6	6	100	Yes	Nil	Nil	Nil
4.	Mr. Babubhai Patel	6	6	100	Yes	Nil	Nil	Nil
5.	Mr. Girish Nathubhai Desai	6	6	100	Yes	Nil	Nil	Nil
6.	Mr. Kalpesh Lalitchandra Joshi	6	6	100	Yes	1*	1	1
7.	Mrs. Hema Maheskumar Patel	2	2	100	Yes	Nil	Nil	Nil

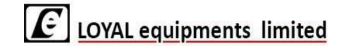
Notes:

(4) The Managing Director do not serve as Independent Director in any other listed company entities.

⁽¹⁾ The number of other directorships excludes directorships held in Private Limited Companies, Foreign Companies and that of the Company.

⁽²⁾ This includes the Chairmanship/Membership only in the Audit Committee and Stakeholders Relationship Committee of all listed and unlisted public limited companies.

⁽³⁾ None of the Directors on the Board hold directorships in more than ten public companies. Further none of them is a member of more than ten committees or chairman of more than five committees across all the public companies in which he is a Director. Necessary disclosures regarding Committee positions in other public companies as on March 31, 2025 have been made by the Directors.



- (5) None of the Directors on the Board who are the Executive Directors serves as Independent Directors in more than three listed entities.
- * Mr. Kalpesh Lalitchandra Joshi is Non-Executive Independent Director in Listed Company i.e. Zodiac Energy Ltd.
- * Mrs. Jyotsanaben Rameshchandra Patel was ceased to be a director w.e.f. on September 06, 2024 due to sudden demise..

Details of equity shares of the Company held by the Non-Executive Directors as on March 31, 2025

Name of the Director	Category	Number of Equity Shares Held
	NIL	

All the Board members, Key managerial personnel (KMP's) and the Senior management have affirmed compliance with the Code of Conduct during the year ended on March 31, 2025.

3. BOARD SKILLS/EXPERTISE/COMPETENCE MATRIX:

The Board of Directors have identified the following parameters with respect to the skill/expertise/competence that are available with the Board in the context of the business and sector for it function effectively:

Industry Knowledge/Experience	Technical Skill/Experience	Behavioural Competencies
Engineering Expertise	Accounting & Finance	Leadership & Mentoring Skills
Understanding of Corporate Law, international laws and other rules, regulations and other policies	Risk Management	Interpersonal Relations
International Experience	Strategic Management	
	Legal & Compliance	
	Governance	

4. COMMITTEES OF THE BOARD OF DIRECTORS

The Board functions either as full Board or through various Committees constituted to oversee specific operational areas. Each Committee of the Board is guided by its terms of reference, which defines the composition, scope and powers of the Committee. The Committees meet at regular intervals and focus on specific areas and make informed decisions within the authority delegated to them.

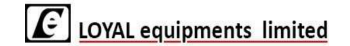
As on March 31, 2025, the Board had the following committees:

- 1. Audit Committee;
- 2. Nomination and Remuneration Committee; and
- 3. Stakeholders Relationship Committee.

4.1 AUDIT COMMITTEE

The audit committee of the Company is constituted during the year under review, in line with the provisions of Regulation 18 of SEBI Listing Regulations, read with Section 177 of the Act. Committee lays emphasis on adequate disclosures and compliance with all relevant statues. During the financial year 2024-25, the composition and attendance of members of the Audit Committee was as under:

S.N	o Name of	Committee	Position	in	Number	Attendance at		
	Members		the		Number of	attended	percentage	last AGM held on
			Committe	ee	Meetings which			September 13,
					director was		attendance	2024
					entitled to attend			



1.	Mr. Babubhai Patel*	Chairman	6	6	100	Yes
2.	Mr. Kalpesh Lalitchandra Joshi*	Member	6	6	100	Yes
3.	Mr. Alkesh Rameshchandra Patel	Member	6	6	100	Yes

^{*}These Independent directors have resigned from the directorship w.e.f. September 03, 2025.

Pursuant to the resignation of the previous Directors, the Audit Committee has been reconstituted as follows:

S.NO	Name of Committee Members	Position in the Committee
1.	Mr. Pradeep Kumar Agarwal	Chairman
2.	Mr. Sharad Vyas	Member
3.	Mr. Alkesh Rameshchandra Patel	Member

The quorum for Audit Committee meeting shall either be two members or one third of the members of the Audit Committee, whichever is greater, with at least two Independent Directors. The Secretary of the Company acts as a Secretary to the Committee

Role of the Audit Committee:

- (i). Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- (ii). Recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- (iii). Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- (iv). Reviewing, with the management, the annual financial statements and auditors' report thereon before submission to the board for approval, with particular reference to:
 - -Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Act.
 - -Changes, if any, in accounting policies and practices and reasons for the same.
 - Major accounting entries involving estimates based on the exercise of judgment by management.
 - Significant adjustments made in the financial statements arising out of audit findings.
 - -Compliance with listing and other legal requirements relating to financial statements.
 - -Disclosure of any related party transactions.
 - -Qualifications in the draft audit report.
- (v). Reviewing, with the management, the quarterly & half yearly financial statements before submission to the board for approval;
- (vi). Reviewing, with the management, the statement of uses/application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilised for purposes other than those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;

- (vii). Review and monitor the auditors' independence and performance, and effectiveness of audit process;
- (viii). Approval or any subsequent modification of transactions of the Company with related parties;
- (ix). Scrutiny of inter-corporate loans and investments;
- (x). Examination of the financial statement and the auditors' report thereon;
- (xi). Evaluation of internal financial controls and risk management systems;
- (xii). Establish a vigil mechanism for directors and employees to report genuine concerns in
- (xiii). Such manner as may be prescribed;
- (xiv). The audit committee may call for the comments of the auditors about internal control systems, the scope of audit, including the observations of the auditors and review of financial statement before their submission to the Board and may also discuss any related issues with the internal and statutory auditors and the management of the Company;
- (xv). The audit committee shall review the information required as per SEBI Listing Regulations.
- (xvi). The audit committee invites such of the executives, as it considers appropriate (particularly the head of the finance function), representatives of the statutory auditors and representatives of the internal auditors to be present at its meetings.

During the financial year 2024-25, Six (06) meetings of the Audit Committee were held on (i) April 30, 2024, (ii) August 07, 2024 (iii) August 20, 2024, (iv) November 02, 2024, (v) November 12, 2024 and (vi) January 30, 2025. The time gap between any two meetings was less than four months.

4.2 NOMINATION AND REMUNERATION COMMITTEE

The nomination and remuneration committee of the Company is constituted during the year under review, in line with the provisions of Regulation 19 of SEBI Listing Regulations, read with Section 178 of the Act.

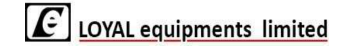
As on March 31, 2025, the composition of the Nomination and Remuneration Committee was as under:

S.No.	Name of Committee	Position in the	Numl	Number of Meetings			
	Members	Committee	Number of Meetings which director was entitled to attend	attended	percentage of attendance	last AGM held on September 13, 2024	
1.	Mr. Girish Nathubhai Desai	Chairman	6	6	100	Yes	
2.	Mr. Babubhai Patel	Member	6	6	100	Yes	
3.	Mr. Kalpesh Lalitchandra Joshi	Member	6	6	100	Yes	

All the members of Nomination and Remuneration committee have resigned from the directorship w.e.f. September 03, 2025 and the committee is reconstituted with new independent directors.

Pursuant to the resignation of the previous Directors, the nomination and remuneration Committee has been reconstituted as follows:

S.NO	Name of Committee Members	Position in the Committee



1.	Mr. Vikas Sharma	Chairman
2.	Mr. Pradeep Kumar Agarwal	Member
3.	Mr. Sharad Vyas	Member

Quorum of the Nomination and Remuneration Committee Meeting is two members including Chairman of the Committee. During the financial year 2024-25, Six (06) meetings of the Nomination and Remuneration Committee were held on (i) April 30, 2024, (ii) August 07, 2024 (iii) August 20, 2024, (iv) November 02, 2024, (v) November 12, 2024 and (vi) January 30, 2025

The roles and responsibilities of the Committee include the following:

- Formulate the criteria for determining qualifications, positive attributes and independence of a Director.
- Identifying persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, recommend to the Board for their appointment and removal.
- To formulate the criteria for determining qualifications, positive attributes and independence of a Director, and recommend to the Board a policy, relating to the remuneration for the Directors, key managerial personnel and other employees.
- To devise a policy on Board diversity.
- To ensure that remuneration to Directors, Key Managerial Personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.
- Considering, approving and recommending to the Board changes in designation and increase in salary of the Directors, KMP and other employees.
- To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable;
- To perform such other functions as may be necessary or appropriate for the performance of its duties.

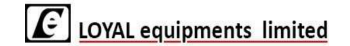
Remuneration Policy:

Pursuant to the requirement of Section 134(3)(e) and Section 178(3) of the Companies Act, 2013, the Board has on the recommendation of the Nomination and Remuneration Committee, framed a policy on appointment of Directors including criteria for determining qualifications, positive attributes, independence of a Director and the policy on remuneration of Directors, KMP and other senior management. Remuneration policy in the Company is designed to create a high performance culture. It enables the Company to attract, retain and motivate employees to achieve results. The remuneration policy supports such mobility through pay models that are compliant to applicable rules and regulation.

The Company pays remuneration by way of salary, benefits, perquisites and allowances and commission, if approved by the Board to its Managing Director and the Whole Time Directors. Annual increments are decided by the Nomination and Remuneration Committee within the salary scale approved by the members and are effective April 1, each year. The Nomination and Remuneration Committee decides on the commission payable to the Managing Director and the Whole Time Directors out of the profits for the financial year and within the ceilings prescribed under the Act based on the performance of the Company as well as that of the Managing Director and each Whole Time Director.

Managerial Remuneration:

a. Remuneration of Chairman & Managing Director and Whole Time Director



The details of remuneration paid to Chairman & Managing Director and Whole Time Directors of the Company for the financial year 2024-25 are as under:

(Amount in Rs.)

Particulars	Alkesh Rameshchandra Patel	Jyotsanaben Rameshchandra Patel*	Helena Alkeshkumar Patel
Salary	72,00,000	5,16,467	=
Bonus	6,00,000	1,00,000	-
Contribution to PF & Other Funds	21600	-	-
Professional Tax	2400	1200	-
Total	77,76,000	6,15,267	-

^{*} Mrs. Jyotsanaben Rameshchandra Patel (DIN: 01307770) Whole Time Director of the Company has ceased to be a director of the company due to sudden demise of her on 06th September 2024.

b. Non-Executive Independent Directors (NEIDs):

During the year, the NEIDs were neither paid any remuneration nor granted any loans or advances. A Non-Executive Director will be eligible for sitting fees for each meeting of the Board attended by him/her, of such sum as may be approved by the Board of Directors within the overall limits prescribed under the Act and the Companies [Appointment and Remuneration of Managerial Personnel] Rules, 2014. A Non-Executive Director is also eligible for reimbursement the expenses incurred by him for attending the Board and / or Committee of Board meetings, there are no materially significant related party transactions, pecuniary transactions or relationships between the Company and its Directors except those disclosed in the financial statements for the year ended on 31st March, 2025.

The details of sitting fees paid to the Non-Executive Directors during the financial year 2024-25 are given below:

Sr. No.	Name of Non-Executive Director	Sitting Fees (in Rs.)
1	Babubhai Patel	75,000
2	Girish Nathubhai Desai	75,000
3	Kalpesh Lalitchandra Joshi	75,000

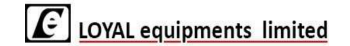
c. Familiarization Program:

The Independent Directors are familiarized with their roles, rights, responsibilities etc. in relation to the nature of Engineering Manufacturing sector and the business model of the Company. Please refer to the website of the company at: http://www.loyalequipments.com/images/policies/familiarization-programmes-for-independent-directors.pdf.

Separate Meetings of independent directors

For the Board to exercise free and fair judgment in all matters related to the functioning of the Company as well as the Board, it is important for independent directors to have meetings without the presence of the executive management. Section 149(8) read with Schedule IV ("Code for Independent Directors") of the Act and Regulation 25 (3) of the Listing Regulations has mandated that the independent directors of the Company shall hold at least one meeting in a year, without the attendance of non-independent directors and members of the Management.

During the financial year, a separate meeting of Independent Directors of the Company was held on January 30, 2025. At this meeting, the independent directors, among other matters, reviewed the performance of non-independent directors and the board of directors as a whole, assess the quality, quantity and timely flow of information between the company management and the board and also reviewed the performance of the Chairman of the Company.



The details of the meetings and attendance of independent directors at the separate meeting for the financial year 2024-25, are given below:

Name	Date of Meeting	No of Meetings Held during the year	attended	% of Attendance
Mr. Babubhai Patel	30.01.2025	01	01	100.00
Mr. Girish Nathubhai Desai	30.01.2025	01	01	100.00
Mr. Kalpesh Lalitchandra Joshi	30.01.2025	01	01	100.00

d. Details of shares of the Company held by the Directors as on March 31, 2025 are given below:

Sr. No.	Name of the Director	No. of Equity Shares held
1	Alkesh Rameshchandra Patel	75,49,940
2	Hema Maheshkumar Patel	50,015
3	Babubhai Patel	Nil
4	Girish Nathubhai Desai	Nil
5	Kalpesh Lalitchandra Joshi	Nil
6	Helena Alkeshkumar Patel	Nil

4.3 STAKEHOLDERS' RELATIONSHIP COMMITTEE:

The Company has constituted a Stakeholders Relationship Committee in terms of the provisions of the Companies Act, 2013, Listing Regulations and other applicable laws. This Committee specifically looks into the redressal of complaints from various security holders such as shareholders such as non-receipt of dividend credit/ warrants, annual report, transfer of shares, issue of duplicate share, matters connected with transfer, transmission, rematerialization, dematerialization, splitting and consolidation of securities issued by the Company.

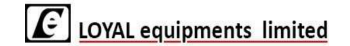
As on March 31, 2025, the composition of the Stakeholders Relationship Committee was as under:

S.	Name of Committee	Position in the	Number of Meetings			Attendance at
No.	Members	Committee	Number of Meetings which director was entitled to attend	attended	percentage of attendance	last AGM held on September 13, 2024
1.	Mr. Babubhai Patel*	Chairman	6	6	100	Yes
2.	Mr. Kalpesh Lalitchandra Joshi*	Member	6	6	100	Yes
3.	Mr. Alkesh Rameshchandra Patel	Member	6	6	100	Yes

^{*}These Independent directors have resigned from the directorship w.e.f. September 03, 2025

Pursuant to the resignation of the previous Directors, the Stakeholders Relationship Committee has been reconstituted as follows:

S.NO	Name of Committee Members	Position in the Committee
1.	Mr. Sharad Vyas	Chairman
2.	Mr. Vikas Sharma	Member
3.	Mr. Alkesh Rameshchandra Patel	Member



The quorum of meeting of the Stakeholders Relationship Committee is two members including the Chairman of the Committee. During the financial year 2024-25, Six (06) meetings of the stakeholders' relationship committee were held during the year on i) April 30, 2024, (ii) August 07, 2024 (iii) August 20, 2024, (iv) November 02, 2024, (v) November 12, 2024 and January 30, 2025.

Status of Shareholders/Investors Grievances

The Company has been attending to all investor grievances/complaints expeditiously and promptly to the satisfaction of stakeholder(s). The status of Shareholders/ Investors Grievances pursuant to Regulation 13(3) of Listing Regulations for the financial year 2024-25, is as follows:

Particulars	Number of Complaints
Pending at the beginning of the financial year	Nil
Received during the financial year	Nil
Disposed during the financial year	Nil
Remaining unresolved as on March 31, 2025	Nil

Name, designation and address of Compliance Officer:

Ms. Neha Jangid, Company Secretary Loyal Equipments Limited

Block No. 35/1-2-3-4, Village Zak, Ta: Dahegam, Gandhinagar – 382 330 Tel No: +91-2718-247236, +91-2716-269399

Fax No.: +91-2716-269033, E-mail: cs@loyalequipments.com Website: www.loyalequipments.com

4.4 CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Corporate Social Responsibility Committee of the Company constituted under the provisions of Section 135 of the Act, comprises of Mr. Kalpesh Lalitchandra Joshi as a Chairperson, Mr. Alkesh Rameshchandra Patel and Mrs. Hema Maheshkumar Patel as Members of the Committee.

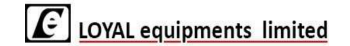
S.	Name of Committee	Position in	Numbe	Number of Meetings		
No.	Members	the Committee	Number of Meetings which director was entitled to attend	Attended	percentage of attendance	last AGM held on September 13, 2024
1.	Mr. Kalpesh Lalitchandra Joshi [§]	Chairman	6	6	100	Yes
2.	Mr. Alkesh Rameshchandra Patel	Member	6	6	100	Yes
3.	*Mrs. Hema Maheshkumar Patel	Member	1	1	100	Yes

^{\$}The directors have resigned from the directorship w.e.f. September 03, 2025

Pursuant to the resignation of the previous Directors, the Corporate Social Responsibility Committee has been reconstituted as follows:

S.NO Name of Committee Members Position in the Committee	
--	--

^{*}Mrs. Hema Maheshkumar Patel was appointed as member of the committee on November 02, 2024 due to sudden demise of Previous member Jyotsanaben Rameshchandra Patel.



1.	Mr. Sharad Vyas	Chairman
2.	Mr. Alkesh Rameshchandra Patel	Member
3.	Mrs. Hema Maheshkumar Patel	Member

The Committee functions in accordance with the terms of reference as specified under the Act and as may be specified by the Board from time to time, which inter-alia includes:

- a. formulate and recommend to the Board, a Corporate Social Responsibility Policy ("CSR Policy") which shall indicate the activities to be undertaken by the Company as specified in Schedule VII of the Act;
- b. recommend the amount of expenditure to be incurred on the activities referred to in clause (a); and
- c. monitor the Corporate Social Responsibility Policy of the Company from time to time.

5. GENERAL BODY MEETING:

(a) Annual General Meetings (AGM):

The date and time of Annual General Meetings held during last three years, and the special resolution(s) passed thereat, are given below:

Meeting	Financial	Date	Time	Venue	Whether any Special
No.	Year				Resolutions passed
15 th	2021-22	Friday,	11:00	Block No. 35/1-2-3-4, Village	
		September	AM	Zak, Ta: Dahegam, Gandhinagar	Yes
		30, 2022		-382330	
16 th	2022-23	Friday,	11:00	Through Video Conference	
		September	AM		Yes
		29, 2024			
17 th	2023-24	Friday,	11:00	Through Video Conference	
		September	AM		Yes
		13, 2024			

(b) Extra ordinary General Meetings (EGM):

No Extra-Ordinary Meeting was conducted in current year i.e. 2024-25

(c) Resolutions Passed Though Postal Ballot:

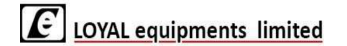
During the financial year ended March 31, 2025, No Special Resolution was passed through postal ballot and as on the date of this Report there is no special resolution proposed to be conducted through postal ballot.

6. SERVICE OF DOCUMENTS THROUGH ELECTRONIC MEANS

The Companies Act, 2013 permits companies to send documents like Notice of Annual General Meeting, Annual Report and other documents through electronic means to its members at their registered email addresses, besides sending the same in physical form.

As a responsible Corporate Citizen, your Company has actively supported the paper less initiative and digitalization move and effected electronic delivery of Notice and Annual Report and other documents to those shareholders whose email ids were registered with the respective Depository Participants (DPs). The intimation of Interim/ Final Dividend paid are also being sent electronically to those shareholders whose email ids were registered.

Members, who have not registered their e-mail addresses so far, are requested to register their e-mail address with their Depository Participant (DP) or with the Registrar and Share Transfer Agent (R&TA) of the Company, for receiving communications in electronic form.



Further, the Agenda and Explanatory Notes of all the Meetings of the Board and Committees thereof of Company are being sent to Directors through electronic means under a secured platform, to enable them to access the Agenda papers without any hassle.

7. SECRETARIAL AUDIT

Mr. Vivek Sharma, Partner of M/s MSV & Associates, Practicing Company Secretaries, Jaipur has conducted Secretarial Audit for the financial year 2024-25 and have submitted their report to the Company. A copy of Secretarial Audit Report is set out elsewhere in this Annual Report for information of the shareholders.

8. RELATED PARTY TRANSACTION:

The Company has formulated a Policy on the Materiality of Related Party Transactions and Dealing with Related Party Transactions as per provisions of Listing Regulations and the same is available on the website of the Company on the following link: <a href="http://www.loyalequipments.com/data/policy/po

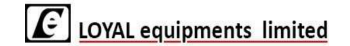
In line with the said Policy, all the Related Party Transactions were approved by the Audit Committee and/ or by the Board of Directors, as the case may be. The transactions with related parties are included in the Notes to the Accounts as per Accounting Standard-18 and other applicable provisions of Companies Act, 2013. Further, a status report on Related Party transactions is put up for information of Audit Committee and Board of Directors on quarterly basis. The particulars of Related Party Transactions are given in form AOC-2 annexed to the Board's Report.

9. RECONCILIATION OF SHARE CAPITAL AUDIT:

A qualified practicing Company Secretary or Chartered Accountant carried out a share capital audit to reconcile the total admitted equity share capital with the National Securities Depository Limited ("NSDL") and the Central Depository Services (India) Limited ("CDSL") and the total issued and listed equity share capital. The audit report confirms that the total issued/paid-up capital is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL.

10. DISCLOSURES

- i. The company did not enter into any materially significant related party transactions having a potential conflict with the interests of the company. Transactions with related party are disclosed in the audited financial statements.
- ii. The financial statements (both standalone & consolidated) have been prepared in accordance with the applicable accounting standards, the Indian Accounting Standards (Ind-AS).
- iii. There is no instance of non-compliance by the company on any matter related to the capital markets, resulting in disciplinary action against the company by the stock exchanges or Securities & Exchange Board of India (SEBI) or any other statutory authority during last three years.
- iv. The policy for determining Material subsidiaries and the Policy on Related party transactions is available at www.loyalequipments.com.
- v. Part E of Schedule II:
 - a. The company has an Executive chairman
 - b. The results of the company are uploaded on website, besides publication in Newspaper.
 - c. The company's financial statements of 2024-25 do not contain any audit qualifications.
- vi. To The company has complied with mandatory requirements of corporate governance as prescribed in Regulation 17 to 27, 46(2)(b) to (i), and Schedule V of Chapter IV of the Listing Regulations.
- vii. Disclosure in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:
 - a. Number of complaints filed during the financial year : Nil
 - b. Number of Complaints disposed of during the financial year: Nil
 - c. Number of complaints pending as on end of the financial year: Nil
- viii. The Company has complied with all the requirements of Listing Regulations, the Companies Act, 2013, Secretarial Standards.
- ix. The Company has not entered into any material, financial or commercial transactions with the Director(s) or the Management or their relatives or the companies and firms, etc., in which they are either directly or through their relatives interested as Directors and/ or Partners.



- x. The Company affirms that a Whistle Blower Policy/ Vigil Mechanism is in place and no person has been denied access to the Competent Authority.
- xi. A separate meeting of Independent Directors was held on January 30, 2025, in compliance of Companies Act, 2013, Listing Regulations.

11. CODE OF BUSINESS CONDUCT AND ETHICS FOR BOARD MEMBERS AND SENIOR MANAGEMENT

The Board of Directors of the Company had approved and adopted "Code of Business Conduct and Ethics for Board Members and Senior Management", in line with Companies Act, 2013 and Listing Regulations and adopted in supersession of the earlier Code of Conduct.

The Code of Business Conduct and Ethics for the Board Members and Senior Management is a comprehensive code applicable to all Directors, Key Managerial Personnel and Members of Senior management of the Company. It has been laid down in alignment with Company's mission and objectives and aims at enhancing ethical and transparent process in managing the affairs of the Company. A copy of the Code of Business Conduct and Ethics is available on the website of the Company at http://www.loyalequipments.com/data/code of conduct/code of buisness conduct and ethics for director and senior management executives.pdf.

12. CODE FOR PREVENTION OF INSIDER TRADING IN EQUITY SHARES/SECURITIES

In terms of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, the Company has formulated a comprehensive Code for Prevention of Insider Trading in Loyal Equity Shares/ Securities ("Code") to preserve the confidentiality and to prevent misuse of unpublished price sensitive information. The main objective of the Code is to restrain an insider of the Company to derive any benefit or assist others to derive any benefit, from the access and possession of unpublished price sensitive information about the Company, which is not in the public domain.

The Code lays down guidelines and procedures to be followed and disclosures to be made while dealing with the shares/securities of the Company and the consequences of non-compliance. The Company Secretary has been appointed as the Compliance Officer and is responsible for adherence of the said Code. A copy of the Code has been posted on the Company's website at http://www.loyalequipments.com/data/code of conduct/code of conduct for prevention of insider trading.pdf.

In line with the requirement of the said Code, whenever some unpublished price sensitive information is submitted to the Board for consideration and approval, the trading window is being closed from time to time. Notice of the closure of trading window is issued to designated employees and concerned persons well in advance and proper announcements are also made on the website of the Company as well as to Stock Exchanges where the shares of the Company are listed, restraining them from dealing in securities of the Company when the window is closed.

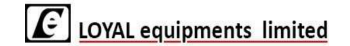
13. MEANS OF COMMUNICATION:

The Company recognizes the rights of shareholders & communications as key elements of the overall Corporate Governance framework and therefore emphasizes on continuous, efficient and relevant communication with shareholders and other stakeholders.

A dedicated Investor Relations Cell has been set up in the Company for interaction with the analysts and providing timely information and to hold analyst meetings in order to keep the investors updated about the matters related to the Company and to develop an appropriate feedback system that directs the information flow and communication between the management and investors. The Company communicates with its shareholders through its Annual Reports, General Meetings and disclosures on its website and through Stock Exchanges.

The Company's website (<u>www.loyalequipments.com</u>) contains a separate dedicated section 'Investor Relations' where shareholders' information is available. The Company's Annual Report is also available in a user-friendly and downloadable form.

The Annual Report containing, inter alia, Audited Financial Statement, Board's Report, Auditors' Report and other important information is circulated to members and others entitled thereto. The Management's Discussion and Analysis (MD&A) Report



forms part of the Annual Report and is displayed on the Company's website. The main channel of communication to the shareholders is through Annual Report.

The Annual General Meeting is a platform for face-to-face communication with the shareholders, where the Chairman, Managing/Whole Time Director makes presentation on the performance, operating and financial results of the Company. The Chairman, Managing/Whole Time Director and other Key Managerial Personnel also respond to the specific queries of the shareholders.

As mandated by the Ministry of Corporate Affairs (MCA) documents like Notices, Annual Report, ECS advices for dividends, etc. were sent to the shareholders at their email address, as registered with their Depository Participants/ Company/ RTA. This helped in prompt delivery of document, reduce paper consumption, save trees and avoid loss of documents in transit.

The Company also intimates to the Stock Exchanges all price sensitive matters which in its opinion are material and of relevance to the shareholders and subsequently issues a Press Release on such matters, wherever necessary.

BSE's Listing Centre is a web-based application designed for corporates. All periodical compliance filings like shareholding pattern, media releases, among others are also filed electronically on the Listing Centre.

The quarterly/annual financial results are regularly submitted to the stock exchange in accordance with the Listing Regulations and published in the Financial Express an English & Gujarati Edition. The quarterly/annual results are also uploaded on the website of the company www.loyalequipments.com

14. CEO/CFO CERTIFICATION

In terms of Regulation 17 (8) of the Listing Regulations, a Certificate on financial reporting and internal controls to the Board, duly signed by Managing Director and CFO was placed before the Board of Directors in its Board Meeting held on September 03, 2025 while considering the Annual Audited Financial Statements of the Company for the financial year ended on March 31, 2025.

15. CERTIFICATE FROM COMPANY SECRETARY IN PRACTICE

Mr. Vivek Sharma, Partner of M/s MSV & Associates, Practicing Company Secretaries, has issued a certificate as required under the Listing Regulations, confirming that none of the directors on board of the company has been debarred or disqualified from being appointed or continuing as director of companies by SEBI/Ministry of Corporate Affairs or any such statutory authority. The certificate is enclosed with this section as Annexure A

16. GENERAL SHAREHOLDER INFORMATION:

i. Company Registration Details:

The Company is registered in the State of Gujarat, India. The Corporate Identification Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA) is L29190GJ2007PLC050607.

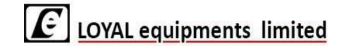
ii. Annual General Meeting:

Date & Time	Tuesday, September 30, 2025 at 11.00 A.M		
Venue	Through Video Conference		

As required under Regulation 36(3) of the SEBI Listing Regulations, particulars of Director seeking re-appointment at the forthcoming AGM are given herein and in the Annexure to the Notice of the 18th AGM to be held on September 30, 2025

iii. Financial Calendar:

Year ending	March 31, 2025
AGM in	September
Dividend Payment	NA



iv. Date of Book Closure

The Register of Members and Share Transfer Books of the Company will remain closed from Wednesday September, 24, 2025 to Tuesday, September 30, 2025 (Both days inclusive).

v. Listing on Stock Exchanges: Loyal shares is listed on the following Stock Exchange:

Name & Address	Telephone / Fax / E-mail ID / Website	Scrip Code
BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001.	Telephone: (022) 22721233/4 Fax: (022) 22721919 E-mail ID: corp.relations@bseindia.com Website: www.bseindia.com	539227

- vi. Dividend Policy: Dividends, other than interim dividend(s), are to be declared at the Annual General Meetings of shareholders based on the recommendation of the Board of Directors. Generally, the factors that may be considered by the Board of Directors before making any recommendations for dividend include, without limitation, the Company's future expansion plans and capital requirements, profits earned during the fiscal year, cost of raising funds from alternate sources, liquidity position, applicable taxes including tax on dividend, as well as exemptions under tax laws available to various categories of investors from time to time and general market conditions.
- vii. Market Price Data: The closing market price of equity shares on 31st March, 2025 (last trading day of the year) was Rs. 220.65 on BSE. The monthly movement of equity share prices for the last year at BSE is summarized as herein below:

Month	High Price	Low Price	No. of Equity Shares Traded
April, 2024	170.80	147.70	89,024
May, 2024	209.80	173.80	2,08,538
June, 2024	215.95	168.55	2,06,342
July, 2024	242.65	194.00	3,54,590
August, 2024	342.00	192.95	7,43,599
September, 2024	318.00	271.55	2,22,915
October, 2024	310.00	247.05	1,81,100
November, 2024	315.00	245.00	2,76,154
December, 2024	304.00	257.10	2,11,453
January, 2025	286.30	225.00	1,57,347
February, 2025	249.95	185.00	1,19,738
March, 2025	247.65	184.90	1,50,816

viii. Registrars and Transfer Agents: Name and Address are as under:
MUFG Intime India Private Limited (Formerly Known as Link Intime India Pvt. Ltd)
C-101, Embassy 247 Park, LBS Marg, Vikhroli, Mumbai, Maharashtra 400083

- ix. Share Transfer System: 100.00% of the equity shares of the Company are in electronic form. Transfer of these shares is done through the depositories with no involvement of the Company.
- x. Shareholding as on March 31, 2025:

Distribution of equity shareholding as on March 31, 2025:

No. of equity shares held	No. of shareholders	% of shareholders	Total Amount	% of Amount
1-500	5687	90.41	484465	4.49
501-1000	257	4.09	201954	1.87
1001-2000	158	2.51	237053	2.20
2001-3000	54	0.86	132964	1.23
3001-4000	19	0.30	66841	0.62
4001-5000	22	0.35	103269	0.96
5001-10000	44	0.70	336606	3.12
10001 and above	49	0.78	9226848	85.51
TOTAL	6290	100.00	10790000	100.00

By category of shareholders:

S. No.	Category	No. of Shareholders	No. of Shares held	% of Shareholding
1.	Promoters	4	75,99,985	70.44%
2.	Central Government/ State Government(s)/ President of India		-	-
3.	Non-Institutions			
	[a(i)] Individuals- (i) Individual shareholder shareholding nominal share capital up to Rs. 2 lakhs	5902	16,78,367	15.55%
	[a(ii)] Individuals- (ii) Individual shareholder shareholding nominal share capital in excess of Rs. 2 lakhs	21	11,38,845	10.55%
	SUNITA SARWANKUMAR SARAF	1	1,23,659	1.15%
	NARESH SARAAF	1	1,42,452	1.32%
	MAHENDRA GIRDHARILAL WADHWANI	1	1,99,780	1.85%
	(b) Non Resident Indians (NRIs)	81	2,36,882	2.20%
	GHANSHYAM KALWANI	1	1,80,000	1.67%
	(c) Bodies Corporate	19	14,508	0.13%
	(d) Any Other Specify	149	1,21,413	1.13%
	-LLP	2	421	0.00%
	-Clearing Member	2	13,353	0.12%
	-HUF	145	1,07,639	1.00%
	Total	6176	1,07,90,000	100.00%

Top Ten Equity Shareholders of the Company as on March 31, 2025:

Sr. No.	Name of the shareholder	Number of equity shares held	Percentage of holding
1	Alkesh Rameshchandra Patel	75,49,940	69.97%
2	Mahendra Girdharilal Wadhwani	1,99,736	1.85%
3	Ghanshyam Kalwani	1,80,000	1.67%
4	Naresh Kumar Saraf	1,42,452	1.32%
5	Sunita Sarwankumar Saraf	1,15,500	1.07%
6	Sandeep Singh	68,050	0.63%
7	Bhavesh Bhogilal Shah	66,000	0.61%
8	Kamini Bhavesh Shah	57,000	0.53%
9	Patel Girishbhai Amrutbhai	53,000	0.49%
10	Hema Maheshkumar Patel	50,015	0.46%

- xi. Dematerialisation of shares and liquidity: The Company's shares are compulsorily traded in dematerialised form on BSE. 100.00 % of the Equity share capital is dematerialised as on March 31, 2025. Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company's shares is INE876S01017.
- xii. Outstanding GDRs / ADRs / Warrants / any other convertible instruments: As on date, the Company does not have any outstanding instruments of the captioned type.
- xiii. Transfer of unclaimed / unpaid amounts to the Investor Education and Protection Fund ("IEPF"): No amount pursuant to Sections 205A and 205C of the Companies Act, 1956 and other applicable provisions, if any, of the Act, all unclaimed / unpaid dividend, application money, debenture interest and interest on deposits as well as the principal amount of debentures and deposits, as applicable, remaining unclaimed / unpaid for a period of seven years from the date they became due for payment.

xiv. Annual Listing Fee to Stock Exchange

The Company has paid the Annual Listing Fee for the Financial Year 2024-25 to BSE Limited in relation to its listed securities.

xv. Annual Custodial Fee to Depositories

The Company has timely paid the annual custodian fee for the financial year 2024-25 to National Securities Depository Limited and Central Depository Services (India) Limited.

xvi. Plant Locations

As the Company is engaged in the manufacturing process and the plant of company is situated at Block No. 35/1-2-3-4, Village Zak, Dahegam, Gandhinagar – 382 330.

xvii. Address for correspondence:

Loyal Equipments Limited

Block No. 35/1-2-3-4, Village Zak, Dahegam, Gandhinagar – 382 330, Gujarat, India.

xviii. Credit Rating:

The Company has taken SMERA- SME 2 from SMERA-D&B SME Rating.

xix. Corporate Identification Number (CIN)

L29190GJ2007PLC050607

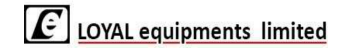
xx. Compliance Officer and Public Spokesperson

Ms. Neha Jangid

Company Secretary Loyal Equipments Limited Block No. 35/1-2-3-4, Village Zak,

Dahegam, Gandhinagar – 382 330, Gujarat, India.

E-mail: cs@loyalequipments.com

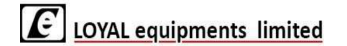


For and on behalf of the Board Loyal Equipments Limited

Sd/- Sd/-

Helena Aleshkumar Patel Whole Time Director DIN – 09296895 Alkesh Rameshchandra Patel Chairman & Managing Director DIN -02672297

Date: September 03, 2025 Place: Dahegam, Gujarat



CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members
Loyal Equipments Limited
Block No.35/1-2-3-4 Village - Zak, Gandhinagar, Dahegam,
Gujarat, India, 382330

In Pursuance of sub clause (i) of clause 10 of Part C of schedule V of the Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirement) Regulations, 2015; (LODR) in respect of LOYAL EQUIPMENTS LIMITED (CIN: L29190GJ2007PLC050607), we have examined the relevant registers, records, forms, returns and disclosures provided by the Directors (as enlisted in Table A).

In our opinion and to the best of our knowledge and based on the following:

- i. Documents available on the website of the Ministry of Corporate Affairs;
- ii. Verification of Directors Identification Number (DIN) status on the website of the Ministry of Corporate Affairs; and
- iii. Disclosures provided by the Directors (as enlisted in Table A) to the Company.

We hereby certify that none of the Directors on the board of the company (as enlisted in Table A) has been Debarred or Disqualified from being appointed or continuing as Director of company by the SEBI/ Ministry of Corporate Affairs or any statutory authority as on March 31st, 2025.

List of Directors (Table A)

S. No.	Name of the Directors	DIN	Date of appointment	Designation
1.	Helena Alkeshkumar Patel	09296895	28/08/2021	Whole-time Director
2.	Hema Maheshkumar Patel	10644176	02/11/2024	Additional Director
3.	Babubhai Bhulabhai Patel	00116495	11/06/2015	Independent Director
4.	Girish Nathubhai Desai	02824731	11/06/2015	Independent Director
5.	Kalpesh Lalitchandra Joshi	07210197	12/06/2015	Independent Director
6.	Alkesh Rameshchandra Patel	02672297	20/04/2007	Managing Director

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

Place: Jaipur Date: 31.08.2025 For MSV & Associates
Practicing Company Secretaries
FRN: P2018RJ071900

Peer Review Certificate No.: 1924/2022

Name of Company Secretary: Vivek Sharma

Partner

FCS No. 10663|CP. No. 14773 UDIN: F010663G001124171

CERTIFICATE ON CORPORATE GOVERNANCE

To,

The Members of, LOYAL EQUIPMENTS LIMITED Block No.35/1-2-3-4, Village - ZAK Dahegam Gandhinagar Gujarat-382330

We have examined the compliance of the conditions of Corporate Governance by **LOYAL EQUIPMENTS LIMITED** ("the Company") for the year ended on March 31, 2025, as stipulated under Regulations 17 to 27, clauses (b) to (i) of sub regulation (2) of Regulation 46 and para C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

The compliance of the conditions of Corporate Governance is the responsibility of the management of the Company. Our examination was limited to the review of procedures and implementation thereof, as adopted by the Company for ensuring compliance with conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, and the representations made by the Directors and Management, and considering the relaxations granted by the Ministry of Corporate Affairs

and Securities and Exchange Board of India, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the year ended on March 31, 2025.

We further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For MSV & Associates Practicing Company Secretaries FRN: P2018RJ071900

Peer Review Certificate No.: 1924/2022

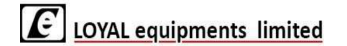
Vivek Sharma
Place: Jaipur

Date: 31.08.2025

FCS No. 10663|COP No. 14773

UDIN: F010663G001124193

STANDALONE FINANCIAL STATEMENT



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS

TO THE MEMBERS OF LOYAL EQUIPMENTS LIMITED

OPINION

We have audited the accompanying financial statements of **Loyal Equipments Limited** ("the Company"), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss (including Other Comprehensive Income), for the year ended on March 31, 2025, the Statement of Changes in Equity for the year ended on March 31st, 2025, the Cash flow statement for the year ended & and 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 Indian Accounting Standards prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015 as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, and its Profit and total Comprehensive Income, changes in equity and its cash flows for the year ended on that date.

BASIS FOR OPINION

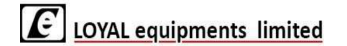
We conducted our audit of the financial statements in accordance with the standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the Financial Statements section of our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

KEY AUDIT MATTERS

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

We have determined the matters described below to be the key audit matters to be communicated in our report.

S.No.	Key Audit Matter
Rs1.	Valuation of Inventories:
	The company has Inventories amounting to Rs. 1704.17 Lakhs (i.e. 22.59% of total assets) at the Balance Sheet Date March 31, 2025 comprises of Raw Material Inventory amounting to Rs. 1150.71 Lakhs & Work in Progress Inventory of Rs. 553.46 Lakhs.
	Accordingly, appropriateness of the estimates used to identify the valuation of inventories, is determined to be a key audit matter for our audit of Ind AS financial statements.
	Auditor Response to key Audit Matter:
	Principal Audit Procedures:
	We have performed the following procedures in relation to the recoverability of trade receivables:
	We reviewed the management policy for physical verification and the documents related to management's physical count procedure actually followed during the year



- We understood the management process for assessment of value in use/ net realisable value of various class of inventories and making provision for obsolete inventory.
- We reviewed the management's judgement applied in estimating the value of inventory obsolescence for stores & spares, taking into consideration management assessment of the present and future condition of the inventory.
- We performed substantive audit procedures that included review of working prepared by the management for valuation of inventories and observed that appropriate allocation of fixed cost and variable cost is done in respect of Finished Goods and Work in Progress which is in lines with prevailing accounting standards.

INFORMATION OTHER THAN THE FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON.

The company's board is responsible for the preparation of the other information. The other information comprises the information included Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report but does not include the Financial Statements and our Auditor's report thereon.

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

In connection with our audit of the Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Financial Statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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

MANAGEMENT'S RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Financial Statements to give a true and fair view of the financial position, financial performance, & cash flows of the Company in accordance with accounting standard & accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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.

The board of directors are responsible for overseeing the company's financial reporting process.

AUDITOR'S RESPONSIBILITY FOR THE AUDIT OF 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 decision of users taken on the basis of these financial statements.

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

- identify and assess the risks of material misstatements of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

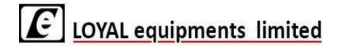
We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 1. As required by Section 143(3) of the Act, based on our audit 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 & 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 Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
- e) On the basis of the written representations received from the directors as on March 31, 2025, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2025, from being appointed as a director in terms of Section 164 (2) of the Act;
- f) With respect to the adequacy of internal financial control over financial reporting of the company & the operating effectiveness of such controls, refer to our separate report in Annexure "A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to 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:
 - (i) The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - (ii) The Company has made provision, as at March 31, 2025 as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
 - (iii) The Company is not liable to transfer any amounts, to the Investor Education and Protection Fund during the year ended March 31, 2025.
 - (iv) a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) 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 or entity, including foreign entity ("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 its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("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;
 - (v) The company has not declared and paid any dividend during the year 2024-25
 - (vi) Based on our examination, which included test checks, the Company has used accounting softwares for maintaining its books of account for the financial year ended March 31, 2025, which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares. Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with.



Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with and the audit trail has been preserved by the Company as per the statutory requirements for record retention.

2. As required by the Companies (Auditor's Report) Order, 2020 (the "Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

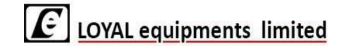
For A Y & Company Chartered Accountants FRN: 020829C

CA Arpit Gupta Partner M.NO.: 421544

UDIN: 25421544BMIUXC4681

Place: Dahegam, Gujarat

Date: 09.05.2025



ANNEXURE "A" TO THE AUDITOR'S REPORT

Report on the Internal Financial Control under clause (i) of sub section 3 of Section 143 of companies Act, 2013 ('The Act')

We have audited the internal financial control over financial reporting of Loyal Equipments Limited ('the company') as of 31st March, 2025 in conjunction with our audit of the financial statement of the company for the year ended on that date.

Management Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

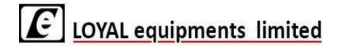
We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the



internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Control Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For A Y & Company Chartered Accountants FRN: 020829C

CA Arpit Gupta Partner M.NO.: 421544

UDIN: 25421544BMIUXC4681

Place: Dahegam, Gujarat

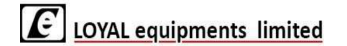
Date: 09.05.2025

ANNEXURE "B" TO THE AUDITOR'S REPORT

Referred to in Paragraph 2 Under "Report on Other Legal and Regulatory Requirements" of Our Report to the member of Loyal Equipments Limited of Even Date

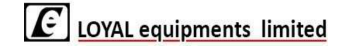
To the best of our information and according to the explanations provided to us by the Company and the books of account and records examined by us in the normal course of audit, we state that:

- 1) In respect of the Company's Property, Plant and Equipment and Intangible Assets:
 - a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets;
 - (B) The Company has maintained proper records showing full particulars of intangible assets.
 - (b) The Company has a program of physical verification of Property, Plant and Equipment so to cover all the assets once every three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain Property, Plant and Equipment were due for verification during the year and were physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) The title deeds of immovable properties are held in the name of the company.
 - (d) The company has not revalued its Property, Plant & Equipment (including Right of use assets) or intangible assets during the year
 - (e) No proceeding have been initiated or are pending against the company as at March 31, 2025 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- 2) (a) The inventories, except goods-in-transit and stocks lying with third parties, have been physically verified by the management during the year. In our opinion and based on information and explanations given to us, the coverage and procedure of such verification by the management is appropriate having regard to the size of the Company and the nature of its operations. No discrepancies of 10% or more in the aggregate for each class of inventories were noticed on such physical verification of inventories.
 - (b) According to the 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 or financial institutions on the basis of security of current assets. In our opinion, the quarterly returns or statements filed by the Company with such banks or financial institutions are in agreement with the books of account of the Company
- In our opinion the investments made by the company are prima facie, not prejudicial to the interest of the company. Further the company has not, provided any guarantee or security, granted any loans or advances in the nature of loans, secured or unsecured to companies, firms, LLP or other parties covered in register maintained under section 189 of the companies act 2013. Hence the question of reporting such loans are not prejudicial to the company's interest or whether the receipt of the principal amount and interest are regular and whether reasonable steps for recovery of overdues of such loan are taken, does not arise.
- 4) In our opinion and according to the information and explanations given to us, the company has complied with the provisions of section 185 and 186 of the Companies Act, 2013 in respect of loans, investments, guarantees, and security.
- 5) The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause 3(v) of the Order is not applicable.
- 6) As informed to us, the maintenance of Cost Records has been specified by the Central Government under sub-section (1) of



section 148 of the Companies Act, 2013 for the business activities carried out by the Company & the company is regularly maintaining those records.

- (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 regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Goods & Service Tax, Duty of Customs, Cess and any other statutory dues with the appropriate authorities and no statutory dues were outstanding as at 31st March, 2025 for a period of more than six months from the date they became payable except as followings:
 - b) According to the information and explanation given to us, there are no dues of income tax, Goods & service tax & duty of customs outstanding on account of any dispute.
- 8) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- a) In our opinion, the Company has not defaulted in the repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.
 - b) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - c) The Company has not taken any term loan during the year and there are no outstanding term loans at the beginning of the year and hence, reporting under clause 3(ix)(c) of the Order is not applicable.
 - d) On an overall examination of the financial statements of the Company, funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the Company.
 - e) On an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries.
 - f) The Company has not raised any loans during the year and hence reporting on clause 3(ix)(f) of the Order is not applicable.
- a) The Company has not raised any money by way of initial public offer during the year.
 - b) During the year, the Company has made preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally). As per information and explanation provided to us the same is in accordance with section 42 and section 62 of the Companies Act, 2013 and the amount was applied for the purpose for which the fund actually raised.
 - a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
 - b) No report under sub section (12) of section 143 of the companies act has been filed in Form ADT-4 as prescribed under rule 13of companies (Audit and Auditors) Rules, 2014 with the central Government during the year and upto the date of this report..
 - c) We have taken into consideration the whistle blower complaints received by the Company during the year (and upto the date of this report), while determining the nature, timing and extent of our audit procedures.
- 12) The Company is not a Nidhi Company. Therefore, the provisions of clause 3 (xii) of the Order are not applicable to the Company.
- 13) In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 with respect to applicable



transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.

- a) In our opinion the company has an internal audit system commensurate with the size and nature of its business.
 - b) We have considered, the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- In our opinion during the year the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors. and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- (a) In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.
 - (b) In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.
- 17) The company has not incurred cash losses in the financial year. Further the company has not incurred cash loss in the immediately preceding financial year too.
- 18) During the year under review, there has been no resignation of statutory auditors.
- 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 and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that 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.
- There are no unspent amounts towards Corporate Social Responsibility (CSR) requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.
- The reporting under Clause 3(xxi) of the Order is not applicable in respect of audit of financial statements. Accordingly, no comment in respect of the said clause has been included in this report.

For A Y & Company Chartered Accountants FRN: 020829C

CA Arpit Gupta Partner

M.NO.: 421544

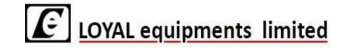
UDIN: 25421544BMIUXC4681

Place: Dahegam, Gujarat

Date: 09.05.2025

BALANCE SHEET AS AT 31ST MARCH 2025

Particulars	Note	Amount (In Lakhs)	Amount (In Lakhs)
	No.	31.03.2025	31.03.2024
ASSETS			
A. Non-Current Assets			
(i) Fixed Assets			
(a) Plant, Property and Equipment	2	1167.40	1145.49
(b) Right of Use Assets	2	93.26	131.34
(c) Capital Work-in-Progress	2	272.01	0.00
(d) Investment Properties		0.00	0.00
(e) Goodwill		0.00	0.00
(f) Other Intangible Assets	2	37.29	28.48
(g) Intangible Assets under Development		0.00	0.00
(h) Biological Assets other then bearer Plants		0.00	0.00
(ii) Financial Assets			
(a) Investments	3	200.81	9.21
(b) Trade Recievables		0.00	0.00
(c) Loans & Advances	4	182.40	129.95
(iii) Deferred Tax Assets (Net)	16	22.66	3.70
(iv) Other Non Current Assets		0.00	0.00
B. Current Assets			
(i) Inventories	5	1704.17	1707.67
(ii) Financial Assets			
(a) Current Investments		0.00	0.00
(b) Trade Recievables	6	2230.40	1287.42
(c) Cash & Cash Equivalents	7	1259.69	831.11
(d) Short Term Loans & Advances	8	334.64	83.00
(iv) Current Tax Assets (Net)	9	0.00	3.85
(v) Other Current Assets	10	40.64	31.52
TOTAL ASSETS		7545.37	5392.75
EQUITY AND LIABILITIES			
A. Equity			
(i) Equity Share Capital	11	1079.00	1020.00
(ii) Other Equity	12	4008.49	1938.36
Total Equity		5087.49	2958.36
B. Liabilities			
Non-Current Liabilities			
(i) Financial Liabilities			
(a) Long Term Borrowings	13	125.85	237.30
(b) Trade Payables		0.00	0.00
(c) Other Long Term Liabilities	14	64.36	115.37
(ii) Long Term Provisions	15	48.91	34.36
(iii) Deferred Tax Liabilities	16	0.00	0.00
(iv) Other Long Term Liabilities		0.00	0.00
Current Liabilities			
(i) Financial Liabilities			
(a) Short Term Borrowings	17	832.80	985.22
(b) Trade Payables	18	352.00	, 55.22
(b) Trade Tayables	10	<u>l</u>	



Due to Micro, Small & Medium Enterprises		0.00	0.00
Due to Creditors Other than Micro, Small &	405.97		354.57
Medium Enterprises		403.97	334.37
(c) Other Current Liabilities	19	949.63	701.50
(ii) Short Term Provisions	20	6.30	6.08
(iii) Current Tax Liabilities (Net)		24.06	0.00
TOTAL EQUITY AND LIABILTIES		7545.37	5392.75
Significant Accounting Policies & Notes on Financial	1		
Statements	1		

As per Our Separate Report of Even Date For A Y & Company Chartered Accountants Firm Registration No.: 020829C For and On behalf of the Board For Loyal Equipments Limited

Alkesh R Patel
Managing Director
DIN 02672297

Alkesh R Patel
Director
Director
DIN 01307770

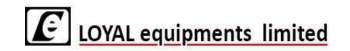
CA Arpit Gupta Partner M.No. 421544

UDIN: 25421544BMIUXC4681

Place: Dahegam, Gujarat

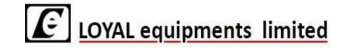
Place: 09.05.2025

Amit C Patel Company Secretary
Chief Financial Company Secretary
Officer M.No. 56820



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED ON 31 MARCH 2025

A. INCOME	No.	31.03.2025	
A. INCOME			31.03.2024
I) D	1 21	7520.01	7001.00
I) Revenue from Operations II) Other Income	21 22	7530.01 41.57	7081.99 33.14
	22		
III TOTAL INCOME (I+II)		7571.58	7115.13
IV. EXPENDITURE			
a) Cost of Raw Material Consumed	23	3708.56	3854.34
b) Purchases of Stock in Trade		0.00	0.00
c) Changes in Inventory of Finished Goods, Work	24	401.07	264.78
In Progress & Stock In Trade			
d) Employee Benefit Expenses	25	702.98	537.00
e) Finance Costs	26	85.95	133.09
f) Depreciation and Amortisation Expenses	27	236.34	206.02
g) Other Expenses	28	1077.90	1169.46
TOTAL EXPENSES (IV)		6212.80	6164.69
(V) Profit/(loss) before exceptional items and tax (III-IV)		1358.78	950.44
(VI) Exceptional items		0.00	0.00
(VII) Profit/(loss) before tax from Continuing Operations (V-VI)		1358.78	950.44
(VIII) Tax Expenses			
a) Current year Tax		311.48	235.03
b) Deferred Tax		(18.89)	(7.26)
c) Tax Related to Earlier year		0.00	13.92
(IX) Profit/(Loss) for the period from continuing operations (VII-VIII)		1066.20	708.74
X Profit/(Loss) from discontinued operations		0.00	0.00
XI Tax Expenses of discontinued operations		0.00	0.00
XII Profit/(loss) from Discontinued operations (after tax) (X-XI)		0.00	0.00
XIII Profit/(loss) for the period (IX+XII)		1066.20	708.74
XIV Other Comprehensive Income			
A (i) Items that will be reclassified to Profit or loss		0.00	0.00
(ii) Income tax relating to items that will be reclassified to profit or loss		0.00	0.00
B (i) Items that will not be reclassified to profit or loss	1	0.26	3.27
(ii) Income tax relating to items that will not be reclassified to profit or loss		-0.07	-0.82
XV Total Comprehensive Income for the period (XIII+XIV)(Comprising profit (Loss) and other comprehensive income for the period)		1066.00	706.30
XVI Earnings per equity share (for continuing operation):			
(1) Basic		10.21	6.95
(2) Diluted		10.21	6.95
XVII Earnings per equity share (for discontinued operation):	 		



(1) Basic		0.00	0.00
(2) Diluted		0.00	0.00
XVIII Earnings per equity share (for discontinued & Continuing			
operation):			
(1) Basic		10.21	6.95
(2) Diluted		10.21	6.95
Significant Accounting Policies & Notes on Financial Statements	1		

As per Our Separate Report of Even Date For A Y & Company

Chartered Accountants

Firm Registration No.: 020829C

For and on behalf of the Board For Loyal Equipments Limited

Alkesh R Patel Jyotsanaben R Patel Managing Director Director

Inaging Director Director
DIN 02672297 DIN: 01307770

CA Arpit Gupta Partner M.No. 421544

UDIN: 25421544BMIUXC4681

Place: Dahegam, Gujarat

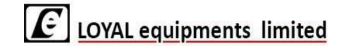
Amit C Patel Neha Jangid Chief Financial Company Secretary

Officer M.No. 56820

Date: 09.05.2025

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2025

Particulars	Amount (Rs. In Lakhs)	Amount (Rs. In Lakhs)	
	31.03.2025	31.03.2024	
Cash flows from operating activities			
Profit before taxation & Extraordinary items	1,358.78	950.44	
Adjustments for:			
Depreciation	236.34	206.02	
Non Cash Expense	27.92	19.00	
Payment of Lease Rent	(64.50)	(54.00)	
Prior Period Items	(107.95)	-	
Payment of Gratuity	-	(6.06)	
Investment income	(40.07)	(7.85)	
Finance Cost	85.95	133.09	
Working capital changes:			
(Increase) / Decrease in trade and other receivables	(942.98)	(119.66)	
(Increase) / Decrease in other current assets	(9.12)	20.31	
(Increase) / Decrease in Short Term Loans & Advances	(251.64)	(29.17)	
(Increase) / Decrease in Current Tax Assets	3.92	11.06	
(Increase) / Decrease in inventories	3.50	358.95	
Increase / (Decrease) in trade payables	51.40	(564.97)	
Increase / (Decrease) in other current liabilities	272.20	140.81	
Cash generated from operations	623.74	1,057.97	
Income taxes paid/(Refund)	(311.46)	(248.95)	
Net cash from operating activities	312.28	809.02	
Cash flows from investing activities			
Purchase of Fixed Assets	(500.99)	(89.01)	
Long terms loans & Advances Granted/Received	(52.45)	(7.61)	
Purchase of Investments	(191.60)	-	
Interest received	40.07	7.85	
Net cash used in investing activities	(704.96)	(88.77)	
Cash flows from financing activities			
Payment of Long Term Borrowings	(111.45)	(119.23)	
Proceeds from Short Term Borrowings	(152.43)	131.67	
Proceeds from Issue of Share Capital (Net)	1,171.09	-	
Payment of Finance Cost	(85.95)	(133.09)	
Net cash used in financing activities	821.26	(120.66)	
		Ì	
Net increase in cash and cash equivalents	428.58	599.59	
Cash and cash equivalents at beginning of period	831.11	231.52	
Cash and cash equivalents at end of period	1,259.69	831.11	
Cash and cash equivalents comprises of			
Cash in Hand	20.73	20.67	



Balance with Scheduled Banks	1,238.96	810.44
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As per Our Separate Report of Even Da

For A Y & Company Chartered Accountants

Firm Registration No.: 020829C

For and On behalf of the Board For Loyal Equipments Limited

Alkesh R Patel

Jyotsanaben R Patel

Managing Director DIN 02672297

Director DIN 01307770

CA Arpit Gupta Partner

M.No. 421544

UDIN: 25421544BMIUXC4681

Amit C Patel

Neha Jangid

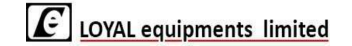
Chief Financial Officer

Company Secretary

M.No. 56820

Place: Dahegam, Gujarat

Date: 09.05.2025



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED ON MARCH 31, 2025

A) EQUITY SHARE CAPITAL		
Particulars	Amount (In Lakhs)	
Equity Shares of Rs. 10 each issued, subscribed & Paid	·	
As at 01 April, 2023	1020.00	
changes in Equity share Capital during the year	0.00	
As at 31st March, 2024	1020.00	
changes in Equity share Capital during the year	59.00	
As at 31st March, 2025	1079.00	

B) OTHER EQUITY

Dantianlana		Other Equity		
Particulars	Reser	Reserves & Surplus		
	General Reserve	Securities Premium	Retained Earnings	Amount (In Lakhs)
As at 31st March, 2023	0.00	0.00	1232.06	1232.06
Profit/(Loss) for the period	0.00	0.00	708.74	708.74
Other Comprehensive Income	0.00	0.00	2.45	2.45
Total Comprehensive Income	0.00	0.00	706.30	706.30
Transfer to General Reserve	0.00	0.00	0.00	0.00
Utilization of Reserves	0.00	0.00	0.00	0.00
Balance As at 31st March, 2024	0.00	0.00	1938.36	1938.36
Profit/(Loss) for the period	0.00	0.00	1066.20	1066.20
Other Comprehensive Income	0.00	0.00	0.20	0.20
Total Comprehensive Income	0.00	0.00	1066.00	1066.00
Addition during the year	0.00	1112.09	0.00	1112.09
Prior Period Items	0.00	0.00	107.95	107.95
As at 31st March, 2025	0.00	1112.09	2896.41	4008.49

NOTE NO. 1

Notes Forming Part of Financial Statements for the year ended on March 31st, 2025

i. GENERAL INFORMATION

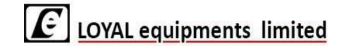
Loyal Equipments Limited ('the Company') was incorporated on April 20, 2007 and is engaged in the business of manufacturing of Industrial & Engineering Equipments.

ii. STATEMENT OF COMPLIANCE

These financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the companies Act, 2013 ("the Act") read with the companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act, as applicable.

iii. ROUNDING OF AMOUNTS:

The financial statements including notes thereon are presented in Indian ₹ which is the Company's functional currency. All amounts disclosed in the financial statements including notes thereon have been rounded off to the nearest Lakhs, unless stated otherwise.



iv. SIGNIFICANT ACCOUNTING POLICIES

A. BASIS OF PREPERATION:

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as notified under the Companies (Indian Accounting Standards) Rules, 2015, read with section 133 of the Companies Act, 2013.

These financial statements have been prepared and presented under the historical cost convention, on the accrual basis of accounting except for certain financial assets and liabilities that are measured at fair values at the end of each reporting period, as stated in the accounting policies stated out below.

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

Current & Non-Current Classifications

All the assets and liabilities have been classified as current and non-current as per the Company's normal operating cycle and other criteria set out in Schedule III of the Act. The Company has ascertained its operating cycle to be 12 months for the purpose of current and non-current classification of assets and liabilities.

B. PROPERTY, PLANT & EQUIPMENTS:

On transition to Ind AS, the Company has adopted optional exemption under Ind AS 101 to use the carrying value of Property, Plant and Equipment as the deemed cost. Subsequently Property, plant and equipment are stated at cost, less accumulated depreciation and accumulated impairment loss, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met and directly attributable cost of bringing the asset to its working condition for the intended use. Costs directly attributable to acquisition are capitalized until the Property, Plant and Equipment are ready for use, as intended by management.

C. CAPITAL WORK IN PROGRESS:

Cost of assets not ready for intended use, as on the Balance Sheet date, is shown as capital work in progress. Advances given towards acquisition of fixed assets outstanding at each Balance Sheet date are disclosed as Other Non-Current Assets.

D. INTANGIBLE ASSETS UNDER DEVELOPMENT:

Intangible Asset under Development includes all cost incurred for the development of Intangible Assets including cost of employee benefits and other directly attributable expenses.

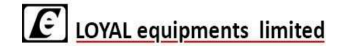
E. RIGHT OF USE ASSETS

Under Ind AS, Right of Use Assets and Lease Liabilities of ₹ 131.34 lakhs have been brought forward on 1st April 2023. Accordingly other expenses(rent) have reduced by ₹ 64.50 lakhs, finance cost increased by ₹ 13.48 lakhs and depreciation increased by ₹ 38.08 lakhs during 2023-24.

F. INTANGIBLE ASSETS:

Intangible assets acquired are measured on initial recognition at cost and stated at cost less accumulated amortisation and impairment loss, if any. Intangible assets development costs are expensed as incurred unless technical and commercial feasibility of the project is demonstrated, future economic benefits are probable, the company has an intention and ability to complete and use or sell the software and the costs can be measured reliably. The costs capitalized include the costs of material, direct labour and overhead costs that are directly attributable to preparing the asset for its intended use.

Acquired Intangible Assets are amortised under straight-line method, as per the useful life prescribed in Schedule II to the Companies Act, 2013.



G. DEPRECIATION/AMORTIZATION ON PROPERTY PLANT AND EQUIPMENTS:

Depreciable amount for Property, Plant and Equipment is the cost of an asset, or other amount substituted for cost, less its estimated residual value. Depreciation on Property, Plant and Equipment is provided on Written Down Value method, as per the useful life prescribed in Schedule II to the Companies Act, 2013. The estimated useful lives of the assets are as follow:

Assets	Useful Life (in Years)
Building	30
Plant & Equipments (Electric Installations)	10
Plant & Equipments (Machinery)	15
Furniture & Fixtures	10
Vehicles	6
Office Equipments	5
Computers	3

Depreciation on additions during the year is provided on pro-rata basis with reference to date of addition/installation. Depreciation on assets disposed /discarded is charged up to the date on which such asset is sold.

Land is not depreciated.

H. IMPAIRMENT OF PROPERTY, PLANT AND EQUIPMENT/INTANGIBLE ASSETS.

An asset is considered as impaired when at the date of Balance Sheet there are indications of impairment and the carrying amount of the asset, or where applicable the cash generating unit to which the asset belongs exceeds its recoverable amount (i.e. the higher of the net asset selling price and value in use).

The carrying amount is reduced to the recoverable amount and the reduction is recognized as an impairment loss in the Statement of Profit and Loss. The impairment loss recognized in the prior accounting period is reversed if there has been a change in the estimate of recoverable amount. Post impairment, depreciation is provided on the revised carrying value of the impaired asset over its remaining useful life.

I. DERECOGNITION OF PROPERTY, PLANT AND EQUIPMENT/INTANGIBLE ASSETS:

The carrying amount of an item of Property, Plant and Equipment / Intangible Assets is derecognised on disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising from the derecognition of an item of Property, Plant and Equipment / Intangible Assets is measured as the difference between the net disposal in proceeds and the carrying amount of the item and is recognised in the statement of profit and loss when the item is derecognised.

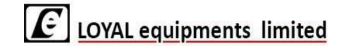
J. CASH & CASH EQUIVALENTS:

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents.

Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of working capital loan outstanding as they are considered an integral part of the Company's cash management.

K. CASH FLOW STATEMENTS:

Cash flows are reported using the indirect method, where by profit before tax is adjusted for the effects of transactions of a noncash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses



associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the Company are segregated

L. INVENTORIES:

Inventories of raw materials and work in progress and finished goods, are valued at lower of cost and net realisable value. Cost of raw materials comprises cost of purchases. Cost of Work in progress and finished goods comprises direct materials, direct labour and an appropriate proportion of variable and fixed overhead expenditure, the latter being allocated on the basis of normal operating capacity.

Cost of inventories also include all other costs incurred in bringing the inventories to their present location and conditions. Costs of purchased inventory are determined after deducting rebates and discounts. Net realizable value is the estimated selling price in the ordinary course of business less estimated costs of completion and the estimated costs necessary to make the sale.

M. FINANCIAL INSTRUMENTS:

Financial instruments are any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

• Initial Recognition

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

• Subsequent Measurement:

Financial assets are classified into the following specified categories: Amortised cost, Financial Assets at Fair Value Through Profit and Loss (FVTPL), Fair Value Through Other Comprehensive Income (FVTOCI). The classification depends on the Company's business model for managing the financial assets and the contractual terms of cash flows.

Debt Instruments:

Amortised Cost

A financial asset is subsequently measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. This category generally applies to trade and other receivables.

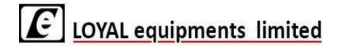
Fair value through other comprehensive income (FVTOCI)

A 'debt instrument' is classified as at the FVTOCI if both of the following criteria are met:

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets.
- b) The asset's contractual cash flows represent solely payments of principal and interest.

Debt instruments included within the FVTOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the Company recognizes interest income, impairment losses and reversals and foreign exchange gain or loss in the statement of profit and loss. On derecognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified from the equity to statement of profit and loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

Fair value through Profit and Loss (FVTPL)



FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as at FVTPL. In addition, the Company may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as at FVTPL. However, such election is considered only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch').

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the statement of profit and loss.

• Derecognition of financial assets

A financial asset is derecognised only when:

- a) The Company has transferred the rights to receive cash flows from the asset or the rights have expired or
- b) The Company retains the contractual rights to receive the cash flows of the financial asset but assumes a contractual obligation to pay the cash flows to one or more recipients in an arrangement.

Where the entity has transferred an asset, the Company evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognised. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised.

• Impairment of financial assets:

The Company measures the expected credit loss associated with its assets based on historical trend, industry practices and the business environment in which the entity operates or any other appropriate basis. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

Financial liabilities and equity instruments:

Debt or equity instruments issued by the Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments:

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the value of proceeds received, net of direct issue costs. Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Financial liabilities:

• Subsequent Measurement

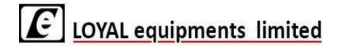
Financial liabilities measured at amortised cost Financial liabilities are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in statement of profit and loss when the liabilities are derecognized as well as through the EIR amortization process. Amortized cost is calculated by taking into account any discount or premium on acquisition and fee or costs that are an integral part of the EIR. The EIR amortization is included in finance costs in the statement of profit and loss.

• Financial liabilities measured at fair value through profit or loss (FVTPL)

Financial liabilities at FVTPL include financial liabilities held for trading and financial liabilities designated upon initial recognition as FVTPL. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. Financial liabilities at fair value through profit or loss are carried in the financial statements at fair value with changes in fair value recognized in other income or finance costs in the statement of profit and loss.

• Derecognition of financial liabilities:

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing



financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of profit and loss.

• Determination of fair value:

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an ordinary transaction between market participants at the measurement date.

In determining the fair value of its financial instruments, the Company uses a variety of methods and assumptions that are based on market conditions and risks existing at each reporting date. The methods used to determine fair value include discounted cash flow analysis and available quoted market prices. All methods of assessing fair value result in general approximation of value, and such value may never actually be realized.

N. LEASE:

Effective April 1, 2019, the Company adopted Ind AS 116 "Leases" and applied the standard to all lease contracts existing on April 1, 2019 using the modified retrospective method and has taken the cumulative adjustment to retained earnings, on the date of initial application. Consequently, the Company recorded the lease liability at the present value of the lease payments discounted at the incremental borrowing rate and the right of use asset at its carrying amount as if the standard had been applied since the commencement date of the lease, but discounted at the Company's incremental borrowing rate at the date of initial application.

The Company as lessee:

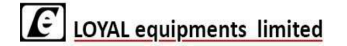
The Company's lease asset classes primarily consist of leases for land. The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (short-term leases) and low value leases. For these short-term and low value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised. The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset.

Right of use assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs. The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases. Lease liabilities are remeasured with a corresponding adjustment to the related right of use asset if the Company changes its assessment if whether it will exercise an extension or a termination option. Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

O. FAIR VALUE MEASUREMENT:

The fair values of the financial assets and liabilities are included at the amount that would be received to sell an asset or paid to



transfer a liability in an orderly transaction between market participants at the measurement date.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy that categorizes into three levels, described as follows, the inputs to valuation techniques used to measure value. The fair value hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1 inputs) and the lowest priority to unobservable inputs (Level 3 inputs).

Level 1 — quoted (unadjusted) market prices in active markets for identical assets or liabilities.

Level 2 — inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 —inputs that are unobservable for the asset or liability.

For assets and liabilities that are recognized in the financial statements at fair value on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization at the end of each reporting period and discloses the same.

P. BORROWINGS AND BORROWING COSTS:

Borrowings are initially recognised at net of transaction costs incurred and measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the statement of profit and loss over the period of the borrowings using the Effective Interest Rate (EIR). Further the management has not found any material difference between EIR & Actual Rate of Interest, so that the Actual rate of interest is taken for amortisation purpose.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

Q. PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS:

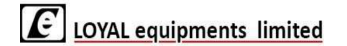
Provisions are recognised when there is a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the amount can be reliably estimated.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation or the amount of the obligation cannot be measured with sufficient reliability. The Company does not recognize a contingent liability but discloses its existence in the financial statements.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Contingent assets are not recognized, but its existence is disclosed in the financial statements.

R. REVENUE RECOGNITION:



Revenue is measured at the fair value of the consideration received or receivable. Revenue is reduced for estimated customer returns, rebates and other similar allowances.

• Sale of services

The Company recognizes revenue on accrual basis when the significant terms of the arrangement are enforceable, services have been delivered and the collectability is reasonably assured. The method of recognizing the revenues and costs depends on the nature of the services rendered. Revenue is recognized when no significant uncertainty exists as to its realization or collection.

• Sale of goods:

Revenue from the sale of goods is recognised when the goods are delivered, titles have passed and all the following conditions are satisfied:

- i. the company has transferred to the buyer the significant risks and rewards of ownership of the goods;
- ii. the company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- iii. the amount of revenue can be measured reliably;
- iv. it is probable that the economic benefits associated with the transaction will flow to the company; and
- v. the costs incurred or to be incurred in respect of the transaction can be measured reliably.

The amount recognised as revenue in its Statement of Profit and Loss is exclusive of Goods and Service Tax, Service Tax and Value Added Taxes (VAT).

• Other Income:

Interest income from a financial asset is recognized when it is probable that the economic benefit will flow to the company and the amount of income can be measured reliably.

S. EMPLOYEE BENEFITS:

• Short term employee benefits

All employee benefits payable wholly within twelve months of rendering the service are classified as short-term employee benefits and they are recognized in the period in which the employee renders the related service. The Company recognizes the undiscounted amount of short term employee benefits expected to be paid in exchange for services rendered as a liability after deducting any amount already paid.

• Long Term Employment benefits:

Defined Contribution Plan

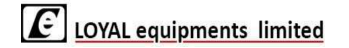
The Company makes contributions to Provident Fund, etc. for eligible employees and these contributions are charged to The Statement of Profit and Loss on accrual basis.

Defined Benefit Plan

The Company have a defined benefit plan for its employees, which requires contribution to be made to a separately Administrated Fund

Liability for defined benefit plans i.e. Gratuity is determined based on the actuarial valuation carried out by an independent actuary at the year end. As these liabilities are relatively long term in nature, the actuarial assumptions take in account the requirements of the relevant Ind AS coupled with a long term view of the underlying variables / trends, wherever required.

Service cost and net interest cost on the defined benefit liabilities/assets are recognized in the statement of profit and loss as employee benefit expense. Gains and losses on re measurement of defined benefits liabilities/plan assets arising from changes in actuarial assumptions and experience adjustments are recognised in the other comprehensive income and are included in retained earnings in the balance sheet.



T. FOREIGN CURRENCY TRANSLATION:

The functional Currency of the Company is Indian Rupee.

Transactions and translations:

All transactions in foreign currency are recorded at the rates of the exchange prevailing on the dates when the relevant transactions took place. Any gain/loss on account of the fluctuations in the rate of exchange is recognized in the Statement of Profit and Loss. Monetary items in the form of loans, current assets and current liabilities in foreign currencies at the close of the year are converted in the Indian currency at the appropriate rate of exchange prevailing on the dates of the Balance Sheet. Resultant gain or loss on account of fluctuation in the rate of exchange is recognized in the Statement of Profit and Loss.

U. INCOME TAX:

• Current and deferred tax for the year

Income tax expense comprises of current tax expense and the net change in the deferred tax asset or liability during the year. Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

Current Tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'Profit Before Tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. Current tax is determined on the basis of taxable income in accordance with the applicable tax rates and the provisions of applicable tax laws.

Deferred Tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

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

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

v. Earnings per Equity Share

Basic earnings per equity share is computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares outstanding during the period. Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares). Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

The number of equity shares and potentially dilutive equity shares are adjusted retrospectively for all periods presented for any share splits and bonus shares issues including for changes effected prior to the approval of the financial statements by the Board of Directors.

V. CRITICAL ACCOUNTING JUDGMENT AND ESTIMATES:

The preparation of financial statements in conformity with Ind AS requires the Management to make estimates, judgements and

assumptions. These estimates, judgements and assumptions affect the applicability of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statement and reported amounts of revenue and expenses during the period. The application of accounting policies that require critical accounting estimates involving complex and subjective judgements and the use of assumptions in these statements have been disclosed. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in the estimates are made as the Management become aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which the changes are made and, if material. Their effects are disclosed in the notes to the financial statement.

29. EARNINGS PER SHARE:

Particulars	2024-25	2023-24
Profit after tax as per Statement of Profit & loss available to equity shareholders (In	1066.20	708.74
Lakhs) (a)		
Number of equity shareholder at the end of the year (In Nos)	10790000	10200000
Weighted average no of Equity shareholder at the end of the year (In Nos) (b)	10445834	10200000
Basic/Diluted Earnings Per Share (a/b)	10.21	6.95

30. EMPLOYEE BENEFITS:

a) Contribution to Employee Provident Fund:

(Amount In Lakhs)

Particulars	2024-25	2023-24
Contribution to employee provident Fund	22.39	15.94

b) Gratuity:

The following table summarizes the components of expense recognized in the Statement of Profit & Loss and the amount recognized in the Balance sheet according to Actuarial Report:

(Amount In Lakhs)

Particulars	Non Current	Current	Total
Defined benefit Obligation	48.91	6.30	55.21
Fair value of Plan Assets	-	-	
			-

Particulars	As at 31st March 2025	As at 31st March 2024
(i) Change in defined benefit obligation		
Defined benefit obligation, beginning of the year	40.44	35.13
Current service cost	7.07	5.47
Interest cost	2.93	2.63
Past service cost	4.50	-
Benefits paid	-	(6.06)
Acturial (gains)/losses	0.26	3.27
Defined benefit obligation, end of the year	55.21	40.44
(ii) Net Liability/(Asset) recognized in the Balance Sheet		
Present value of defined benefit obligation	55.21	40.44
Fair value of plan assets	-	-
Net liability	55.21	40.44
Current	6.30	6.08
Non-current	48.91	34.36

(iii) Expenses recognized in Statement of Profit or Loss		
Current service cost	7.07	5.47
Past Service cost	4.50	-
Interest cost	2.93	2.63
Total Expense recognised in statement of profit or loss	14.50	8.10
(iv) Remeasurements recognized in other comprehensive income(OCI)		
Changes in demographic assumptions	-	-
Changes in financial assumptions	-	-
Experience adjustments	0.26	3.27
Total Acturial (Gain) / Loss recognised in OCI	3.27	3.27

Particulars	As at 31st March 2025
(v) Maturity Profile of Defined Benefit Obligation	
01 April 2025 to 31 Mar 2026	6.30
01 April 2026 to 31 Mar 2027	2.79
01 April 2027 to 31 Mar 2028	2.90
01 April 2028 to 31 Mar 2029	3.18
01 April 2029 to 31 Mar 2030	3.20
01 April 2030 Onwards	36.84
(vi) Sensitivity Analysis for significant assumptions*	
Increase/(Decrease) on present value of defined benefits obligation at the end of	
the year	
1% increase in salary growth rate	58.76
1% decrease in salary growth rate	51.97
1% increase in withdrawal rate	55.32
1% decrease in withdrawal rate	55.07
1% increase in discount rate	55.21
1% decrease in discount rate	52.05
(vii) Acturial Assumptions	
Discount rate (p.a)	6.75%
Salary Escalation Rate (p.a.)	5.00%
Retirement age	60 years
Mortality (Including provision for disability)	IALM 2012-14
Employee Withdrawal rate	10.00% p.a.

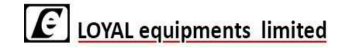
31. CIF Value of Imports:

(Amount In Lakhs)

Particulars	2024-25	2023-24
Raw Material	195.70	378.46

32. Contingent Liabilities not provided for:

- In respect of Bank Guarantees 125.28 Lakhs (Previous year: 118.87 Lakhs).
- In respect of Direct Tax Matters : 3.97 Crores



33. Segment Reporting:

The Company is primarily engaged in the Equipments Manufacturing, which in the context of Ind AS 108 on "Operating Segments" constitutes a single reporting segment. Further, there are no reportable geographical segments.

34. Disclosure as per Ind AS 12 - Income Taxes

(a) Income Tax Expense

(i) Income Tax recognized in the statement of profit and loss

(Amount In Lakhs)

Particulars	Year ended 31st March 2025	Year ended 31st March 2024
Current Tax Expense	311.48	235.03
Tax Related to Previous Years		13.92
Deferred Tax Expense/(Income)		
Origination and reversal of temporary differences	(18.89)	(7.26)
Origination and reversal of carried forward losses	-	-
Total Tax Expense	292.58	241.69

(ii) Income Tax recognized in other comprehensive income

(Amount In Lakhs)

Particulars	Year ended 31st March 2025	Year ended 31st March 2024
Net actuarial gains/(losses) on defined benefit plans		
Before Tax	0.26	3.27
Tax expense/benefit recognized in OCI	(0.07)	(0.82)
Net of Tax	0.19	2.45

(iii) Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate:

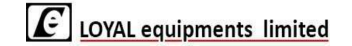
(Amount In Lakhs)

Particulars	Year ended 31st March 2025	Year ended 31st March 2024
Profit before tax	1358.78	950.44
Applicable Tax Rate	25.17%	25.17%
Computed Current tax expense	311.48	235.03
Tax Related to Previous Years	0.00	13.92
Remeasurement of Deferred Tax due to Change in Expected Tax Rates	(18.89)	(7.26)
Tax as per Statement of Profit & Loss	292.58	241.69

35. Disclosure as per Ind AS 116 – Leases

The company's leasing agreements are in respect of leases of Land. These agreements are generally renewable on mutually agreed terms. The weighted average incremental borrowing rate applied to lease liabilities for 2024-25 is 8.65%.

1. The company has elected not to apply the recognition, measurement and presentation requirements of the standard to all short term leases (leases which have a lease term of 12 months or less and do not contain a purchase option), and to leases of low value assets on a lease-by-lease basis.



Statement of Lease Liabilities as at 31st March, 2025:

Particulars	Current Liability	Non-Current Liability	Total
Lease Liability	40.52	64.36	104.88

Particulars	As at 31st March 2025
(i) Movement of Lease Liabilities	
Balance at beginning of the year	155.89
Additions	-
Finance cost accrued during the period	13.48
Deletions	-
Payment of lease liabilities	
-Principal	(51.02)
-Interest	(13.48)
Balance at end of the year	104.88
(ii) Break up of Lease Liabilities	
Current Lease Liability	40.52
Non Current Lease Liability	64.36
Total	104.88

36. Disclosure of Related Party Transactions as on March 31st, 2024:-

Related Party Transactions are being reported as per Ind AS 24 'Related Party Disclosures' for the year ended March 31, 2025.

• Key Managerial Personnel/Related Parties:

S.No.	Name	Designation
1.	Mr. Alkesh Rameshchandra Patel	Managing Director
2.	Mrs. Jyotsanaben Rameshchandra Patel	Whole time Director
3.	Mr. Amitkumar Chandubhai Patel	Chief Financial Officer
4.	Ms. Neha Jangid	Company Secretary & Compliance officer
5.	Mr. Babubhai Bhulabhai Patel	Non-Executive Independent Director
6.	Mr. Girish Nathubhai Desai	Non-Executive Independent Director
7.	Mr. Kalpesh Lalitchandra Joshi	Non-Executive Independent Director
8.	Ms. Helena Alkeshkumar Patel	Non-Executive Director
9.	Mrs. Parul Alkeshkumar Patel	Relative to KMP
10.	Mrs. Hemaben M Patel	Relative to KMP

^{*} Non-Executive Independent Director are included only for the purpose of compliance with definition of key managerial personnel given under Ind AS 24.

• Entities where key managerial Personnel and their relatives having control/Significance Influence:

S.No.	Name	KMP	Nature of Influence
1	Loyal Engineers	Mrs. Jyotsanaben Rameshcnadra Patel	Proprietor

• Particulars of Transactions with Related Parties:

(In Lakhs)

Particulars	For the year ended March	
Remuneration to Key Managerial Personnel of holding	31, 2025	March 31, 2024
Company*		
Mr. Alkesh Rameshchandra Patel	78.00	77.00
Mr. Amitkumar Chandubhai Patel	13.93	12.39
Ms. Neha Jangid	3.60	3.11
Mrs. Jyotsanaben R Patel	6.00	12.50
Mrs. Parul Alkesh Patel	13.00	12.50
Mrs. Hemaben M Patel	6.50	6.25
Rent Paid		
Loyal Engineers	10.00	24.00
Mrs. Jyotsanaben Rameshchandra Patel	12.50	30.00
Alkesh Rameshchandra Patel	25.20	0.00
Hemaben M Patel	16.80	0.00
Loan Received		
Mrs. Jyotsanaben Rameshchandra Patel		100.00
Loan Repaid		
Mrs. Jyotsanaben Rameshchandra Patel		100.00
Sales/(Purchases):		
Loyal Equipments Inc.	58.46	27.99
Sitting Fees		
Mr. Girish Nathubhai Desai	0.75	0.00
Mr. Babubhai Bhulabhai Patel	0.75	0.30
Mr. Kalpesh Lalitchandra Joshi	0.75	0.00
Ms. Helena Alkesh Patel	0.00	2.00

^{*}The above remuneration to KMP does not include Provision for Gratuity as it is provided in the books on the basis of actuarial valuation for the company as a whole and hence individual figures cannot be identified.

• Outstanding Balance of Related Parties:

S.NO.	Name	Balance as on March 31, 2025	Balance as on March 31, 2024
1.	Mr. Alkesh Rameshchandra Patel	5.79	5.00
2.	Mrs. Jyotsanaben Rameshchandra Patel	0.00	0.50
3	M/s Loyal Engineers	0.00	0.00
4.	Mr. Amitkumar Chandubhai Patel	0.66	0.31
5.	Ms. Neha Jangid	0.28	0.25
6.	Mrs. Parul Alkesh Patel	0.91	0.50
7.	Mrs. Hemaben M Patel	0.48	0.25

37. Disclosure under Micro, Small and Medium Enterprises Development Act, 2006:

Disclosure under Micro, Small and Medium Enterprises Act, 2006 are provided as under for the year 2024-25, to the extent the Company has received intimation from the "Suppliers" regarding their status under the Act:

		2025	
a)	Principal amount and the interest due thereon remaining unpaid to each supplier at the end of each accounting year (but within due date as per the MSMED Act)		
	Principal amount due to micro and small enterprise		
	Interest due on above		
b)	Interest paid by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006, alongwith the amount of the payment made to the supplier beyond the appointed day during the period		
c)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the period) but without adding interest specified under the Micro, Small and Medium Enterprises Development Act, 2006		
d)	The amount of interest accrued and remaining unpaid at the end of each accounting year		
e)	Interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprises		

37.FINANCIAL INSTRUMENTS

a. Financial Risk Management objects and policies

In its ordinary operations, the company's activities expose it to the various types of risks, which are associated with the financial instruments and markets in which it operates. The Company has a risk management policy which covers the foreign exchanges risks and other risks associated with the financial assets and liabilities such as interest rate risks and credit risks. The risk management policy is approved by the board of directors. The following is the summary of the main risks.

• Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates (currency risk) and interest rates (interest rate risk), will affect the Company's income or value of its holding of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

i. Interest Rate Risk

Interest rate risk can be either fair value interest rate risk or cash flow interest rate risk. Fair value interest rate risk is the risk of changes in fair value of fixed interest-bearing investments because of fluctuations in the interest rates. Cash flow interest rate risk is the risk that the future cash flows of floating interest-bearing investments will fluctuate because of fluctuations in the interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's debt obligations.

Interest Rate Exposure:

Particulars	As at 31st March 2025	As at 31st March 2024
A. Fixed Rate Borrowings		
Term Loan & Lease Liabilities	301.66	529.06
-Short Term Borrowings	721.35	849.36
B. Interest Free Borrowings		
Total Borrowings	1023.01	1378.42

ii.Foreign Currency Risk

The Company is exposed to foreign exchange risk arising from foreign currency transactions, primarily with respect to the USD related to the imports of its raw material and capital assets. Foreign exchange risk arises from future commercial transactions and recognized assets and liabilities denominated in a currency that is not the Company's functional currency (INR).

Credit Risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss.

The company's revenue combination is of government and private parties, the company is having majority of receivables from Government undertakings and hence they are secured from credit losses in the future.

In case of private customers, the Company considers factors such as credit track record in the market and past dealings for extension of credit to customers. The Company monitors the payment track record of the customers. Outstanding customer receivables are regularly monitored. The Company evaluates the concentration of risk with respect to trade receivables as low, as its customers are located in several jurisdictions and industries and operate in largely independent markets.

The impairment for financial assets are based on assumptions about risk of default and expected loss rates. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, existing market conditions as well as forward looking estimates at the end of each balance sheet date. Financial assets are written off when there is no reasonable expectation of recovery, however, the Company continues to attempt to recover the receivables. Where recoveries are made, these are recognised in the Statement of Profit and Loss.

The ageing analysis of the receivables has been considered from the date the invoice falls due -

Particulars	As at March 31, 2025	As at March 31, 2024	
Trade Receivables			
More than Six Months	305.56	241.53	
Less Than Six Months	1924.84	1045.89	

• Liquidity Risk

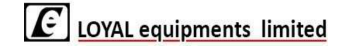
The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

Expected contractual maturity for Financial Liabilities:

Particulars	Less than 1 year	1 to 5 years	More than 5 years	Total
As at March 31, 2025				
Borrowings	832.80	125.85	0.00	958.65
Trade & Other Payables	405.97	0.00	0.00	405.97
Other financial Liabilities	980.00	0.00	0.00	980.00
As at March 31, 2024				
Borrowings	985.22	237.30	0.00	1222.52
Trade & Other Payables	354.57	0.00	0.00	354.57
Other financial Liabilities	707.58	149.73	0.00	857.31

b. Capital Management

For the purpose of the Company's capital management, capital includes issued equity capital, securities premium and all other equity reserves attributable to the equity shareholders of the Company. The Company's objective when managing capital is to safeguard its ability to continue as a going concern so that it can continue to provide returns to shareholders and other



stakeholders.

The Company manages its capital structure and makes adjustments in light of changes in the financial condition and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders (buy back its shares) or issue new shares.

In order to achieve this overall objective, the Company's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. The Company has complied with these covenants and there have been no breaches in the financial covenants of any interest-bearing loans and borrowings. No changes were made in the objectives, policies or processes for managing capital during the year ended March 31, 2025 and March 31, 2024.

Gearing Ratio:

Particulars	As at March 31, 2025	As at March 31, 2024
Total Borrowings	1023.01	1378.41
Less: Cash & Cash Equivalents	1259.69	831.11
Net Debts	(236.68)	547.30
Total Equity	5087.49	2958.36
Gearing Ratio	0.00	0.19

c. Category of Financial Instruments:

Set out below, is a comparison by class of the carrying amounts and fair value of the Company's financial instruments:

(In Lakhs)

				(In Lakns)		
	Carrying Value		Fair Value			
Particulars	As at March 31st, 2025	As at Marc 31st, 2024	h As at March 31st, 2025	As at March 31st, 2024		
Financial Assets						
FVTPL Financial Instruments –	200.81	9.21	200.81	9.21		
Investments						
Trade Receivables	2230.40	1287.42	2230.40	1287.42		
Cash & Cash Equivalents	1259.69	831.11	1259.69	831.11		
Other financial Assets	557.68	248.32	557.68	248.32		
Total	4248.58	2376.06	4248.58	2376.06		
Financial Liabilities						
Borrowings	958.65	1222.52	958.65	1222.52		
Trade Payables	405.97	354.57	405.97	354.57		
Other Financial Liabilities	980.00	857.31	980.00	857.31		
Total	2344.62	1211.88	2344.62	1211.88		

The management assessed that cash and cash equivalents, trade receivables, trade payables, other bank balances, other current asset and other current liabilities approximate their carrying amounts largely due to the short-term maturities of these instruments.

38. Trade Receivable Ageing Summary

As on 31.03.2025

	Particulars	Outstanding for following periods from due date of payment	Total
--	-------------	--	-------

				Less than 6	6 months- 1	1-2	2-3	More than 3	
				months	year	yrs.	yrs.	yrs.	
(i)	Undisputed	Trade	receivables-	1924.84	129.54	95.81	64.87	15.34	2230.40
consi	dered good								
(ii)	Undisputed	Trade	Receivables-						
Cons	idered Doubtfu	ıl							
(iii)	Disputed	Trade	Receivables						
consi	dered good								
(iv)	Disputed	Trade	Receivables						
consi	dered doubtful								

As on 31.03.2024

Particulars	Outstanding for following periods from due date of payment					Total
	Less than 6 months	6 months- 1	1-2	2-3	More than 3	
(i) Undisputed Trade receivables- considered good	912.31	year 66.79	yrs. 144.84	yrs. 143.61	19.87	1287.42
(ii) Undisputed Trade Receivables- Considered Doubtful						
(iii) Disputed Trade Receivables considered good						
(iv) Disputed Trade Receivables considered doubtful						

39 Trade Payable Ageing Summary

As on 31.03.2025:

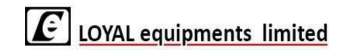
Particulars	Outstanding for following periods from due date of payment				
	Less than 1 yr. 1-2 yrs. 2-3 yrs. More than 3 yrs.				
MSME				==	
Others	402.00		3.97		405.97
Disputed dues - MSME					
Disputed dues - Others					

As on 31.03.2024:

Particulars	Outstanding for following periods from due date of payment				
	Less than 1 yr. 1-2 yrs. 2-3 yrs. More than 3 yrs.				
MSME					
Others	352.09	2.48			354.57
Disputed dues - MSME					
Disputed dues - Others					

40 Disclosure of Corporate social responsibility (CSR)

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are eradication of hunger and malnutrition, promoting education, art and culture, healthcare, destitute care and rehabilitation, environment sustainability, disaster relief, COVID-19 relief and rural development projects. A CSR committee has been



formed by the company as per the Act. The funds were primarily utilized through the year on these activities which are specified in Schedule VII of the Companies Act, 2013.

Particulars	As at 31st March 2025
Average Net Profits of the Company for three immediate Preceding financial years (A)	265.54
Gross amount required to be spent by the company during the year i.e. 2% of (A)	5.31
Amount spent during the year on:	
Food distribution i.e., mid day meal	-
Projection Education for enhancing vocation skills among the children and other people	-
Cloth distribution	-
Promoting day care centres for orphans	-
Facilities for poor senior citizens	-
Focusing on Women Empowerment and Skills	-
Promoting education, including special education and employment enhancing vocation skills	5.54
especially among children, women, elderly and the differently abled and livelihood enhancement	
projects and Supplies participants of Educational Assistance Program and Alternative Learning	
System for street children	
Promoting Healthcare including preventive healthcare	-
Distribution of green four, Animal Fodder etc. to Gaushala	- 1
Total	5.54

41 Statement of Various Accounting Ratios:

S. No.	Particular	Numerator	Denominator	Ratio		Movement in %	Reason for Movement if movement is more than 25%
				31.03.2025	31.03.2024		
(a)	Current Ratio	Current Assets	Current Liabilities	2.51	1.93	-30.29	This Ratio is increased due to Increase in Cash & Cash Equivalents
(b)	Debt-Equity Ratio	Total Debt	Shareholders Equity	0.20	0.45	55.54	This ratio is decreased due to repayment of debts.
(c)	Debt Service Coverage Ratio	Net Operating Income	Total Debt Service	5.21	44.75	88.36	This ratio is decreased due to repayment of debts & higher operating profit.
(d)	Return on Equity Ratio	Profit After Tax	Average Shareholders Equity	26.50	27.67	4.22	Reason is not required since movement is not more than 25%
(e)	Trade Receivables turnover ratio (in times	Revenue	Average Trade Receivable	4.28	5.77	25.80	This ratio is decreased due to increased turnover
(f)	Trade payables turnover ratio (in times)	Purchase of Services & other Expenses	Average Trade Payables	10.80	5.9	-83.02	This Ratio is increased due to increase & decrease in Average Trade Payables.

(g)	Net capital turnover ratio (in times)	Revenue	Net Working Capital	2.25	3.73	39.80	This ratio is decreased due to increase in net working capital
(h)	Net profit ratio	Net Profit	Revenue	14.16	10.01	-41.48	This ratio is increased due to increase in Net Profit
(i)	Return on Capital employed	Operating Profit	Total Capital Employed	32.23	42.47	24.12	Reason is not required since movement is not more than 25%
(k)	Inventory Turnover Ratio	Revenue	Average Inventory	4.41	3.75	-17.61	Reason is not required since movement is not more than 25%

42 Other Misc. Disclosures:

(a) Details of crypto currency or virtual currency

The Company has neither traded nor invested in Crypto currency or Virtual Currency for the year ended on March 31, 2025, March 31, 2024. Further, the Company has also not received any deposits or advances from any person for the purpose of trading or investing in Crypto Currency or Virtual Currency.

(b) Compliance with approved scheme of arrangements

Company is not engaged in any scheme of arrangements.

(c) Undisclosed income

During the year ended on March 31, 2025, March 31, 2024., the Company has not surrendered or disclosed as income any transactions not recorded in the books of accounts in the course of tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).

(d) Relationship with struck off companies

The Company does not have any transactions with the companies struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956 during the year ended on March 31, 2025, March 31, 2024.

(e) Compliance with numbers of layers of companies

The Company is in compliance with the number of layers of companies in accordance with clause 87 of Section 2 of the Act read with the Companies (Restriction on number of Layers) Rules, 2017 during the year ended on March 31, 2025, March 31, 2024.

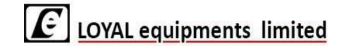
(f) Utilisation of borrowed funds and share premium

During the year ended on March 31, 2025, March 31, 2024, the Company has not advanced or Loans or invested funds (either borrowed funds or share premium or kind of funds) to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding (whether recorded in writing or otherwise) that the Intermediary shall:
i) 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

ii) provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.

During the year ended on March 31, 2025, March 31, 2024, the Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:

i) 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



- ii) provide any guarantee, security, or the like on behalf of the ultimate beneficiaries.
- (g) The Company has not been declared Wilful Defaulter by any bank or financial institution or government or any government authority.
- (h) No proceeding have been initiated nor pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act,1988 (45 of 1988) and rules made thereunder.
- (i) The Company has not revalued its tangible & intangible assets in the year ended March 31, 2025, 2024
- (j) The Company does not have any intangible assets under development as on March 31, 2025, 2024
- (k) The Company does not have any Immovable Property whose title deeds are not registered in the name of company.
- (l) The Company has not been sanctioned working capital limits at any points of time during the year, from banks or financial institutions on the basis of security of current assets
- (m) The Company has not granted any loans & Advances to Promoters, directors, KMPs and related parties during the reporting period.

43 Payment to Statutory Auditors:

D C I	For the Period /Year Ended on			
Particulars	31/03/2025	31/03/2024		
Statutory Audit	7.00	7.00		
Tax Audit	0.50	0.50		

44 Previous Year Figures:

The financial statements have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable. The previous year's figures have been regrouped / reclassified wherever necessary, to make them comparable.

NON-CURRENT ASSETS NOTE NO:2

(In '000)

	Fixed Assets		Gross	s Caryyin	g Amount			Accumulated Depreciation			(1n '000) Net Carrying Amount		
		Bala nce as at 01/0 4/20 24	Addi tions / (Disp osals)	Acqui red throu gh busine ss combi nation	Disposals /Transfer s	Bala nce as at 31/0 3/20 25	Bala nce as at 01/0 4/20 24	Depre ciatio n charg e for the year	Adju stme nt	Elimi nate d On dispo sals	Bala nce as at 31/0 3/20 25	As at 31/0 3/20 24	As at 31/0 3/20 23
A	Tangible As	ssets						ı					
	Land/Shed	13.95	0.00	0.00	0.00	13.95	0.00	0.00	0.00	0.00	0.00	13.95	13.95
	Buildings	1356. 94	16.02	0.00	0.00	1372. 97	475.9 5	109.61	0.00	0.00	585.5 6	787.4 1	881.0 0
	Plant and Equipment	833.7	113.91	0.00	0.00	947.6	602.4	54.89	0.00	0.00	657.3 2	290.3	231.3
	Furniture and Fixtures	18.04	0.00	0.00	0.00	18.04	15.54	0.78	0.00	0.00	16.32	1.72	2.50
	Vehicles	114.6	78.13	0.00	0.00	192.7 7	108.5	12.79	0.00	0.00	121.3	71.45	6.11
	Office equipment	83.36	5.26	0.00	0.00	88.62	72.78	13.34	0.00	0.00	86.12	2.51	10.58
	Total	2420. 72	213.32	0.00	0.00	2634. 04	1275. 23	191.41	0.00	0.00	1466. 64	1167. 40	1145. 49
В	Intangible A	Assets											
	Softwares	124.3	15.66	0.00	0.00	140.0	95.89	6.85	0.00	0.00	102.7 4	37.29	28.48
	Total	124.3	15.66	0.00	0.00	140.0	95.89	6.85	0.00	0.00	102.7 4	37.29	28.48
С	Capital Wo	rk in Pr	ogress										
	Corporate Office New building	0.00	272.0	0.00	0.00	272.0	0.00	0.00	0.00	0.00	0.00	272.0	0.00

			272.0			272.0						272.0	
	Total	0.00	1	0.00	0.00	1	0.00	0.00	0.00	0.00	0.00	1	0.00
D	Right to Use	o Assots											
	Right to Us	Assets											
	Leasehold Land	265.8 1	0.00	0.00	0.00	265.8 1	134.4 7	38.08	0.00	0.00	172.5 5	93.26	131.3 4
	Total	265.8 1	0.00	0.00	0.00	265.8 1	134.4 7	38.08	0.00	0.00	172.5 5	93.26	131.3
	Grand Total	2810. 90	500.9 9	0.00	0.00	3311. 89	1505. 59	236.34	0.00	0.00	1741. 92	1569. 96	1305. 31

FINANCIAL ASSETS - NON-CURRENT NOTE NO. 3- INVESTMENTS

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Investment in Equity Instruments	200.81	9.21
	200.81	9.21

NOTE NO. 4 NON-CURRENT ASSETS

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Security Deposits & Bank Guarantee	182.40	129.95
TOTAL	182.40	129.95

CURRENT ASSETS NOTE NO.5- INVENORIES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
1 at ticulars	31.03.2025	31.03.2024
Raw Material	1150.71	753.14
WIP	553.46	954.53
Finished Goods	0.00	0.00
	1704.17	1707.67

NOTE NO. 6- TRADE RECIEVABLES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Less than Six Months	1924.84	1045.89
More than Six Months	305.56	241.53
Less: Provision for ECL	0.00	0.00
	2230.40	1287.42

NOTE NO. 7- CASH & CASH EQUIVALENTS

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Balance with Scheduled Banks	10.53	810.44



Cash in Hand	20.73	20.67
Balance in Fixed Deposits	1228.43	0.00
	1259.69	831.11

NOTE NO.8- SHORT TERM LOANS & ADVANCES

(Unsecured and Considered Good)

Particulars	Am	ount (In Lakhs) 31.03.2025	Amount (In Lakhs) 31.03.2024	
Advance Against Order		311.31	53.84	
Staff Advance		23.33	29.16	
Other Advances		0.00	0.00	
		334.64	83.00	

8.1 Loans & Advances granted to Promoter, Director, KMP & Related Parties

Loans & Advances granted to Promoter, Director, KMP & Related Parties	Amount (In Lakhs) 31.03.2025	Amount (In Lakhs) 31.03.2024
Type of Borrower		
Promotoers	-	-
Directors	-	-
KMPS	-	-
Related Parties	-	-

NOTE NO. 9- CURRENT TAX ASSETS

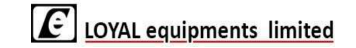
Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Advance Income Tax (Net)	0.00	3.85
	0.00	3.85

NOTE NO.10- OTHER CURRENT ASSETS

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Prepaid Expenses	17.82	12.55
Income Tax Refundable	22.55	18.70
Kotak Mahindra Bank Dividend Account	0.27	0.27
Other Receivables		0.00
	40.64	31.52

NOTE NO.11- EQUITY SHARE CAPITAL

	Amount (In	Amount (In
Particulars	Lakhs)	Lakhs)
	31.03.2025	31.03.2024
Authorised Capital	1500.00	1500.00
(1,50,00,000.00 Equity shares of Rs. 10 Each Fully Paid-Up)		
(Previous Year 150,00,000.00 Equity shares		
of Rs. 10 Each Fully Paid-Up)		



Issued, Subscribed and Paid Up Capital	1079.00	1020.00
(1,07,90,000.00 Equity shares of Rs. 10 Each Fully Paid-Up)		
(Previous Year 102,00,000.00 Equity shares		
of Rs. 10 Each Fully Paid-Up)		
	1079.00	1020.00
11.1) The reconciliation of the number of shares outstanding is set out below :-	31.03.2025	31.03.2024
Particulars	No. of Shares	No. of Shares
Equity Shares at the beginning of the year	10200000	10200000
Add: Shares issued during the year	590000.00	0.00
Equity Shares at the end of the year	10790000	10200000
11.2) The details of Shareholders holding more than 5% shares :-	31.03.2025	31.03.2024
Name of the Shareholder (% of Holding)	No. of Shares	No. of Shares
	(% of holding)	(% of holding)
Alkesh R Patel	7549940	2099940
	69.97%	(20.59%)
Jyotsnaben R Patel	0.00	5400000
	0.00%	52.94%

The company has only one class of equity shares referred to as equity shares having a par value of Rs. 10. Each holder of equity shares is entitled to one vote per share and dividend as and when declared by the company.

11.4) Shareholding of Promoters	31.03.2025			31.03.2024		
Name of Promoters	No. of Shares	% of Shareholdi ng	Change in Shareholdi ng	No. of Shares	% of Shareholding	Change in Shareholdi ng
Alkesh R Patel	7,549,940	69.97%	259.53%	2,099,940	20.59%	-
Jyotsnaben R Patel	ı	0.00%	100.00%	5,400,000	52.94%	-

NOTE NO.12 - OTHER EQUITY

Particulars	Amount (In Lakhs)	Amount (In Lakhs)	
	31.03.2025	31.03.2024	
A) Securities Premium			
As per Balance sheet of Previous Financial Year	0.00	0.00	
Add: Addition in Current Year	1112.09	0.00	
Less: Utilized in Current Year	0.00	0.00	
	1112.09	0.00	
B) Retained Earnings			
As per Balance sheet of Previous Financial Year	1938.36	1232.06	
Add: Transfer from Profit of the Current Year	1066.00	706.30	
Less: Prior Period Items	-107.95		
TOTAL (A+B+C)	4008.49	1938.36	

NON-CURRENT LIABILITIES

FINANCIAL LIABILITIES NOTE NO. 13- LONG TERM BORROWING

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
I ai ticulai s	/ Milouit (III Lakiis)	Tilloulit (III Lakiis)

	31.03.2025	31.03.2024
A) Secured		
HDFC Capex Loan	125.85	237.30
	125.85	237.30
B) Unsecured	0.00	0.00
TOTAL (A+B)	125.85	237.30

Note 13.1) Terms of Loans

- a) HDFC Capex Loan has been secured Primiraly by way of hypothecation of Stock & Book Debts on entire Exposure & Equitable Mortgage of Industrial land Block No. 35/1, 35/2, 35/3, 35/4 & Block No. 34 @ 8.65% Per Annum.
- c) There are no defaults in repayment of loans and interest during the year.

NOTE NO. 14- OTHER NON-CURRENT LIABILITY

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
rarucuiars	31.03.2025	31.03.2024
Lease Liability	64.36	115.37
	64.36	115.37

NOTE NO. 15- LONG TERM PROVISION

Particulars	Amount (In Lakhs)	Amount (In Lakhs)	
raruculars	31.03.2025	31.03.2024	
Provision for Gratuity	48.91	34.36	
	48.91	34.36	

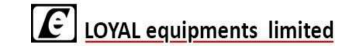
NOTE NO. 16- DEFERRED TAX LIABILITIES/(ASSETS) (NET)

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Deferred Tax Liabilities as of Previous Year	-3.70	4.38
Add/Less: Adjustments in Current Year	(18.96)	(8.08)
Total	-22.66	-3.70

CURRENT LIABILITIES FINANCIAL LIABILITIES NOTE NO. 17- SHORT TERM BORROWINGS

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
A) Secured		
Current Maturities of Long Term Debt	111.45	135.86
HDFC Bank Limited CC	721.35	849.36
	832.80	985.22
B) Unsecured	0.00	0.00
	0.00	0.00
TOTAL (A+B)	832.80	985.22

17.1) Terms of Loan



- a) HDFC Bank Overdraft facility, GECL Loan & WCDL Loan has been secured Primarily by way of hypothecation of Stock & Book Debts on entire Exposure & Equitable Mortgage of Industrial land Block No. 35/1, 35/2, 35/3, 35/4 & Block No. 34 @ 8.65% Per Annum.
- b) There is no default in repayment of loan & Interest.

NOTE NO. 18- TRADE PAYABLES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Trade Payable Due to Micro, Small & Medium Enterprises	0.00	0.00
Trade Payable Due to Other than Micro, Small & Medium Enterprises	405.97	354.57
	405.97	354.57

NOTE NO. 19-OTHER CURRENT LIABILITIES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Unpaid Electricity bill	1.25	1.75
Unpaid Prof. Tax	0.20	0.15
Provident Fund Payable	3.17	2.29
ESI Payable	0.24	0.20
Unpaid Salary	50.22	30.61
GST Payable	146.24	116.19
Advance Received from Customers	671.10	477.97
Audit Fees Payable	0.00	3.75
T.D.S Payable	10.81	8.49
Kotak Securities Demat Account	0.02	0.00
Lease Liability	40.52	40.52
Employee IFB Payable	4.01	0.00
Retention	17.39	15.13
Unclaimed Dividend	0.04	0.04
Unclaimed Investor Fund	4.42	4.42
	949.63	701.50

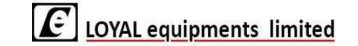
NOTE NO. 20-SHORT TERM PROVISIONS

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Provision for Gratuity	6.30	6.08
	6.30	6.08

NOTE NO. 20- CURRENT TAX LIABILITY

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Current Tax Liability	24.06	0.00
	24.06	0.00

NOTE NO. – 21- REVENUE FROM OPERATIONS



Particulars	Amount (In Lakhs) 31.03.2025	Amount (In Lakhs) 31.03.2024
Sales		
- Domestic	7214.58	7053.39
- Export	315.43	28.60
TOTAL	7530.01	7081.99

NOTE NO. – 22- OTHER INCOME

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Interest Income	40.07	7.85
Dividend Income	0.00	0.00
Discount Received	0.00	0.00
Income from Various Subsidies	1.49	0.43
Other Incomes	0.00	24.86
TOTAL	41.57	33.14

NOTE NO. - 23- COST OF RAW MATERIAL CONSUMED

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
1 at ticulars	31.03.2025	31.03.2024
Opening stock of Raw Material	753.14	847.32
Add: Purchases During the Year	4106.13	3760.17
Less: Closing Stock of Raw Material	1150.71	753.14
	3708.56	3854.34

NOTE NO. – 24-CHANGES IN INVENTORY OF FINISHED GOODS WORK IN PROGRESS & STOCK IN TRADE

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
ratuculars	31.03.2025	31.03.2024
Inventories at the beginning of the Year		
- Work In Progress	954.53	1219.31
- Finished Goods	0.00	0.00
- Stock in Trade	0.00	0.00
Inventories at the end of the Year		
- Work In Progress	553.46	954.53
- Finished Goods	0.00	0.00
- Stock in Trade	0.00	0.00
Net Change in the Inventory of Finished Goods	401.07	264.78
Work in Progress & Stock in Trade		

NOTE NO. – 25- EMPLOYEE BENEFIT EXPENSES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
raruculars	31.03.2025	31.03.2024
Bonus & Incentive	22.44	19.50
Staff Welfare Expenses	15.48	28.34
Salary to Staff	550.75	381.12

Directors Remuneration	77.17	84.00
Contribution to Statutory Fund	22.39	15.94
Provision for Gratuity (Current Service Cost & Interest Cost)	14.50	8.10
Staff Medical Expenses	0.26	0.00
TOTAL	702.98	537.00

NOTE NO. – 26- FINANCE COST

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Interest expenses	80.83	124.50
Bank Charges	5.12	8.59
TOTAL	85.95	133.09

NOTE NO. – 27-DEPRECIATION & AMORTISATION EXPENSES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
Depreciation	236.34	206.02
TOTAL	236.34	206.02

NOTE NO. - 28- OTHER EXPENSES

Particulars	Amount (In Lakhs)	Amount (In Lakhs)
	31.03.2025	31.03.2024
DIRECT EXPENSES		
Power & fuel	27.35	33.40
Testing & Inspection	118.91	144.37
Job Work	475.72	489.05
Transportation Exp.	89.27	175.30
Import Material Clearing Charges	28.74	4.70
Engineering Design & Consultancy Exps.	4.83	30.15
Repair of Plant & Machinery	18.46	18.86
Other Direct Exp.	32.97	19.11
Total (A)	796.25	914.95
INDIRECT EXPENSES		
Audit Fees	7.50	7.50
Advertisment Exp.	39.81	14.01
AMC Charges	6.11	4.82
Annual Event Expenses	0.00	84.72
Annual Listing Fees	4.15	4.03
Adjustment on Account of FVTPL	8.40	0.00
Demat Charges	0.02	0.02
Forex Gain/Loss	8.02	1.48
Repairs & Maintenance	2.04	4.73
Director Sitting Fees	0.75	2.30
Donation	5.54	2.70
Export Material Clearing Charges	27.66	0.15
GST Interest Expenses	0.00	0.00
Insurance	24.33	6.81
Commission Expenses	0.00	0.00

Professional & Legal Fees	59.01	40.96
Rates & Taxes	0.00	19.51
Late Delivery Charges	27.99	0.00
Travelling & Conveyance Expenses	25.23	20.97
Office Miscellaneous Expenses	5.58	0.00
Discount Expenses	0.00	0.55
Software Expenses	12.55	13.98
Postage & Courier	1.10	2.21
Telephone Exps.	2.88	2.25
Printing & Stationary Expenses	8.39	3.86
Website Exp.	1.60	0.30
Vehicle Running & Maintenance	1.10	2.84
Other Misc. Exp.	1.11	12.86
ZAK Panchayat Tax	0.80	0.96
Total (B)	281.65	254.50
TOTAL (A+B)	1077.90	1169.46

As per Our Separate Report of Even Date

For A Y & Company Chartered Accountants

Firm Registration No.: 020829C

For and On behalf of the Board For Loyal Equipments Limited

Alkesh R Patel
Managing Director
DIN 02672297

Jyotsanaben R Patel
Director
DIN 01307770

CA Arpit Gupta Partner M.No. 421544

UDIN: 25421544BMIUXC4681

Amit C Patel Neha Jangid Chief Financial Officer Company Secretary M.No. 56820

Place: Dahegam, Gujarat

Date: 09.05.2025

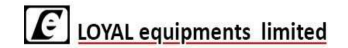
CEO AND CFO CERTIFICATION

To,

The Board of Directors Loyal Equipments Limited

We, Managing Director and Chief Financial Officer of Loyal Equipments Limited, to the best of our knowledge and belief, certify that:

- 1. We have reviewed the Balance Sheet, Statement of Profit and Loss and Cash Flow of the Company and all the notes on accounts and the Board's report for the year ended March 31, 2025.
- 2. These statements do not contain any materially untrue statement or omit to state a material fact necessary to make the statement made, in light of the circumstances under which such statement was made, not misleading with respect to the period covered by this report.
- 3. The financial statements, and other financial information included in this report, present in all material respects a true and fair view of the Company's affairs, the financial condition, results of operations and cash flows of the Company as at, and for, the periods presented in this report, and with the existing accounting standards and/or applicable laws and regulations.
- 4. There are no transactions entered into by the company during the year that are fraudulent, illegal or violate the Company's Code of Conduct and Ethics, expect as disclosed to the Company's audit committee of Board of Director's.
- 5. We are responsible for establishing and maintaining disclosure controls over financial reporting for the Company, and we have:
 - a. Designed such disclosure controls and procedures or caused such disclosure controls and procedures to be designed under our supervision to ensure that material information relating to the Company is made known to us by others within those entities, particularly during the period in which this report is being prepared.
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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 (GAAP) in India.
 - c. Evaluated the effectiveness of the Company's disclosure, controls and procedures.
 - d. Disclosed in this report, changes, if any, in the Company's internal control over financial reporting that occurred during the Company's most recent fiscal year that has materially affected or is reasonably likely to materially affect, the Company's internal control over financial reporting.
- 6. We have displayed, based on our most recent evaluation of the Company's internal control over financial reporting, wherever applicable, to the Company's auditors and the audit committee of the Company's Board (and persons performing the equivalent functions):
 - a. Any deficiencies in the design or operation of internal controls, that could adversely affect the Company's ability to record process, summarize and report financial data, and have confirmed that there have been no material weaknesses in internal controls over financial reporting including any corrective actions with regard to deficiencies.
 - b. Any significant changes in internal controls during the year covered by this report.
 - c. All significant changes in internal controls during the year covered by this report.
 - d. Any Instances of significant fraud of which we are aware, that involve the management or other employees who have a significant role in the Company's internal control system
- 7. We affirm that we have not denied any personnel access to the audit committee of the Company (in respect of matters involving alleged misconduct) and we have provided protection to whistle-blowers from unfair termination and other unfair or prejudicial employment practices.



8. We further declare that all Board members and senior management personnel have affirmed compliance with the Code of Conduct and Ethics for the year covered by this report.

Sd/-

Rishi Roop Kapoor Chief Executive Officer Amitkumar Chandubhai Patel Chief Financial Officer

Sd/-

Place: Dahegam, Gujarat Date: September 03, 2025