PRIMA INDUSTRIES LTD.





CORPORATE & REGD. OFFICE Industrial Development Area Muppathadam P. O., Edayar, Cochin - 683 110 Kerala State, India Tel: 91-484-2551533 (4 Lines) CIN: L15142KL 1994PLC008368

E-mail: <u>primagroupcompanies@gmail.com</u>

www.primaindustries.in

Ref: PIL/SEC/2025-26/37

18th August 2025

Stock Code: BSE: 531246 ISIN: INE723N01012

To

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai-400 023

Dear Sir/Madam,

Sub: Notice of 31st Annual General Meeting and Annual Report of Prima Industries Limited ('the Company') for the Financial Year 2024-25

This is to inform you that the 31st Annual General Meeting (AGM) of the Company will be held Monday, 15th September 2025 at 11:00 AM (IST) at The Renai Cochin, P.B. No. 2310, Metro Pillar No.515, Palarivattom, Cochin -682 025.

Pursuant to Regulation 34 (1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith the Annual Report of the Company along with Notice of the 31st Annual General Meeting of the Company and the Audited Financials for the Financial year 2024-25. The same is being sent through electronic mode to the Members whose e-mail addresses have been shared by the Depositories as per the details registered with the Depository Participant/s (DPs) / M/s Venture Capital and Corporate Investments Private Limited, the Registrar and Share Transfer Agent (RTA) of the Company.

The Annual Report containing the Notice is also uploaded on the Company's website and can be accessed at www.primaindustries.in.

We further inform you that the Company has fixed the record date ('cut-off date') on Tuesday, 09th September, 2025 for ascertaining the names of the members holding shares either in physical form or in dematerialized form, who will be entitled to cast their votes electronically in respect of the businesses to be transacted as per the Notice of the AGM and to attend the AGM.



The Company has engaged National Securities Depository Limited (NSDL) for providing evoting services for this AGM. The detailed instructions for remote e-voting have been provided in the AGM Notice. The remote e-voting period begins on Friday, 12th September, 2025 at 09:00 A.M. (IST) and ends on Sunday 14th September, 2025 at 05:00 P.M. (IST).

Kindly take the above on your records.

Thanking you

Yours faithfully,

For Prima Industries Limited

Nayana V B Company Secretary and Compliance Officer

Encl a.a



2024-25 31ST ANNUAL REPORT

PRIMA INDUSTRIES LIMITED

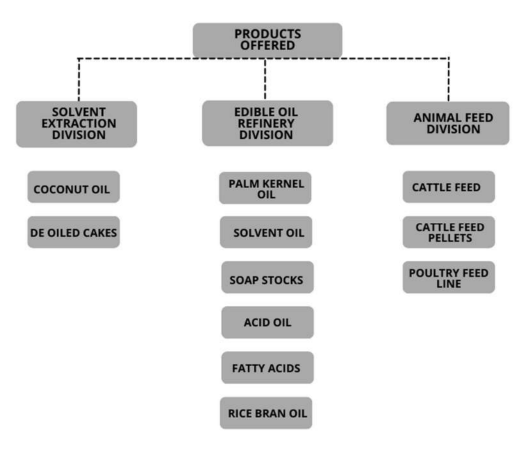
+0484-2551533 www.primaindustries.in

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ABOUT US

Prima Industries Limited, established on 17th November 1994, is a prominent Public Limited Company listed on the Bombay Stock Exchange (BSE) since 1995. We specialize in solvent extraction, edible oil refining, and cattle feed manufacturing, offering a diverse range of high-quality products across three main divisions:



Our core products driving revenue include compounded cattle feed, solvent-extracted coconut crude oil, de-oiled coconut cake, and refinery by-products such as soap oil, acid oil, and fatty acids. Prima Industries Limited serves various industries including flour milling, solvent extraction & refining, and cattle feed manufacturing. We have strategic contract manufacturing partnerships with KSE Limited for cattle feed and solvent extraction.

Production Capacity:

Cattle Feed Manufacturing : 300 Tons per Day (TPD)

Solvent Extraction : 200 Tons per Day (TPD)

Refining : 100 Tons per Day (TPD)

*TPD represents tons / day

Prima Industries Limited continues to innovate and expand, with future plans to revamp our refinery wing, and to venture into industrial warehousing and poultry feed manufacturing. We are committed to delivering excellence and meeting the evolving needs of our customers across diverse sectors.

VISION

- 1. To produce high-quality products that meet societal standards, while considering social, economic, and environmental concerns.
- 2. To create employment opportunities and foster knowledge development through effective training programs.
- 3. To achieve corporate goals through enhanced corporate governance practices.

MISSION

- 1. To produce high-quality products that meet societal standards, while considering the social, economic, and environmental concerns of the nation.
- 2. To lead in technological innovation by adopting cutting-edge production technologies, aiming to advance industry, benefit the community, and contribute to national progress.

CORE VALUES

The Prima Group is deeply committed to a set of core values that guide its operations and growth.

1. Excellence:

Highest Standards: Prima Group emphasizes achieving the highest standards of quality. This commitment suggests a focus on continuous improvement and excellence in all aspects of their products and services.

Meritocracy: The promotion of meritocracy indicates a commitment to fairness and recognition based on abilities and achievements, fostering a motivated and skilled workforce.

Dedication and Self-control: Remaining dedicated and self-controlled even in challenging situations underscores their commitment to consistency and reliability.

Client Commitment: Their 24/7 commitment to clients reflects a strong customer service orientation and responsiveness.

2. Integrity:

Acting with integrity in all activities is highlighted as the most important principle of leadership. This indicates a strong ethical foundation in decision-making and conduct across the organization.

3. Customer Focused:

Prima Group aims to meet customer needs through quality products and services. They emphasize value, quality, and customer satisfaction, suggesting a customer-centric approach to business.

4. Society Orientation:

The company acknowledges its responsibility to generate economic value for society. This implies a commitment to contributing positively to the community and stakeholders. They emphasize compliance with applicable laws and regulations at all levels, indicating a commitment to ethical conduct and governance.

Prima Group's values of excellence, integrity, customer focus, and societal responsibility form a robust framework that guide our business practices and growth strategy. These values not only reflect our internal culture but also guide interactions with our clients, stakeholders, and the broader community.

CORPORATE INFORMATION

NAME OF THE COMPANY: PRIMA INDUSTRIES LIMITED

REGISTERED OFFICE Door No. V/679-C, Industrial Development

Area Muppathadam P.O, Edayar, Cochin -

683110

MANUFACTURING UNIT: New Industrial Development Area, Menon

Para Road, Kanjikode P.O. Palakkad-678

621, Kerala.

COMPANY SECRETARY Mrs. Malavika S Kumar (upto 30th July 2025)

Ms. Nayana V B (w.e.f 01st August 2025)

CHIEF FINANCIAL OFFICER Mr. Kushagra Gupta

STATUTORY AUDITORS M/s G. Joseph & Associates, Chartered

Accountants, Ernakulam

SECRETARIAL AUDITORS M/s BVR & Associates, Company

Secretaries LLP

Kousthubham, Door No. 33/1797, Manakkodam Lane, Perandoor, Cochin -

682026

INTERNAL AUDITORS M/s Grandmark & Associates, Chartered

Accountants, Ernakulam

SHARE TRANSFER AGENTS Venture Capital and Corporate Investments

Private Ltd.

(Category - 1, Registrars) "AURUM", 4th & 5th Floors, Plot No.57, Jayabheri Enclave Phase – II, Gachibowli, Hyderabad – 500 032

Ph:040-23818475,Fax:040-23868024

investor.relations@vccipl.com

BANKERS ICICI Bank

Indian Overseas Bank

Canara Bank

WEBSITE: <u>www.primaindustries.in</u>

CIN: L15142KL1994PLC008368

ISIN: INE723N01012

SCRIP CODE: 531246

SHARES LISTED WITH: BSE LTD. (BOMBAY STOCK EXCHANGE)

BOARD OF DIRECTORS

CHAIRMAN & MANAGING DIRECTOR



MR. SKGUPTA

NON-EXECUTIVE DIRECTORS



GUPTA



MR. KUSHAGRA **GUPTA**



MRS. SARITA JINDAL

SINHA



MS. MAYURI



MRS. NEETHIL MRS. HEMA SUBRAMONIYAN LATHA.G SURENDRAN

INDEPENDENT DIRECTORS



BOARD COMMITTEES

AUDIT COMMITTEE MRS. NEETHU SUBRAMONIYAN (CHAIRPERSON)

> MRS. ARYA SURENDRAN (MEMBER) MR. KUSHAGRA GUPTA (MEMBER)

COMMITTEEE

NOMINATION & REMUNERATION MRS. ARYA SURENDRAN (CHAIRPERSON) MRS. NEETHU SUBRAMONIYAN (MEMBER)

MR. KUSHAGRA GUPTA (MEMBER)

STAKEHOLDERS RELATIONSHIP

COMMITTEE

MR. KUSHAGRA GUPTA (CHAIRPERSON)

MRS. NEETHU SUBRAMONIYAN (MEMBER)

MRS. ARYA SURENDRAN (MEMBER)

CSR COMMITTEE MRS. NEETHU SUBRAMONIYAN (CHAIRPERSON)

> MRS. ARYA SURENDRAN (MEMBER) MR. KUSHAGRA GUPTA (MEMBER)

RISK MANAGEMENT

COMMITTEE

MR. KUSHAGRA GUPTA (CHAIRPERSON) MRS. ARYA SURENDRAN (MEMBER)

MRS. NEETHU SUBRAMONIYAN (MEMBER)

DIRECTORS' REPORT

Tο

The Members of Prima Industries Limited,

It is our privilege to present the 31st Annual Report of the Company for the financial year 2024-25, along with the Audited Financial Statements for the year ended 31st March 2025. The year under review has been one of remarkable progress and strategic milestones that will shape the long-term trajectory of our business. Despite a dynamic and often challenging operating environment, we remained committed to our core values of excellence, innovation, and integrity, reinforcing our leadership position in the Cattle Feed industry.

GLOBAL ECONOMY

The global economy exhibited cautious resilience in FY 2024-25, navigating through continued geopolitical uncertainties, elevated public debt levels, trade tensions due to tariff escalations, and moderate inflation. Global GDP growth slowed to an estimated 2.4% to 2.9% during the year, reflecting the impact of subdued global trade and weak momentum in major economies including China. Despite these challenges, structural reforms and policy-driven investments in productivity and sustainability helped maintain a steady growth trajectory. Against this backdrop, India continued to stand out as the world's fastest-growing major economy, registering a robust GDP growth of approximately 6.4-6.5% in FY 2024-25.

The performance was largely driven by strong domestic consumption, increased capital formation, and continued government focus on infrastructure and rural development. The agriculture and allied sectors remained a crucial pillar, supported by favourable monsoons and increased rural spending, while the construction and services sectors also witnessed strong growth. India's economic momentum and policy stability once again reinforced its position as a resilient and forward-looking economy amid global headwinds.

OUTLOOK FOR THE INDIAN ECONOMY

Despite the ongoing global economic volatility, the Indian economy enters FY 2024–25 with a strong sense of optimism and resilience. Backed by stable political leadership, a sharp focus on infrastructure-led growth, increasing private sector participation, and healthy consumer sentiment, India continues to chart a steady growth trajectory. The government's sustained push on public capital expenditure, coupled with improved credit availability and healthy corporate balance sheets, has strengthened the foundation for long-term expansion. Monetary policy has remained balanced and supportive, ensuring liquidity while keeping inflation in check. With strong domestic demand, rising capacity utilization across key sectors, and a thriving consumption base, India is well-positioned to navigate global headwinds and sustain its role as one of the fastest-growing major economies.

India's outlook remains upbeat, with growth forecasts holding firmly in the 6.3–6.7% range for FY 2025–26 despite global uncertainties. The ADB expects GDP growth of 6.7% in FY 2025 (ending March 2026), Deloitte and OECD both predict 6.3–6.5% growth for FY 2024–25 and 6.3–6.7% next year S&P and ICRA also forecast over 6.5% growth, driven by resilient domestic demand and tax relief.

The agricultural sector which is critical for rural incomes continues to support this momentum, with FICCI projecting farm growth of 3.6% in FY 2024-25 and Q4 of year 2024-25 agricultural GVA hitting 5.8%, aided by bumper crop output, including a 6.8% increase in foodgrain production. Boosted by a robust monsoon (105% of long-term average) and continued government investment such as the six-year Prime Minister Dhan-Dhaanya Krishi Yojana aimed at 1.7 crore farmers, the agrarian economy not only underpins rural demand and inflation control but also fuels ongoing expansion. Overall, India at 6.5-6.7% growth, with a healthy agricultural

performance, remains on track to accelerate towards the \$5 trillion milestone and the vision of becoming the world's 3rd-largest economy.

ABOUT THE COMPANY

Prima Industries Ltd, a prominent member of the Prima Group of Companies, stands out as a diversified industrial group deeply rooted in the Agro & FMCG sectors. Headquartered in Kochi, the company maintains a robust presence throughout Kerala, supported by manufacturing facilities strategically located in Cochin, Trivandrum, Palakkad, Aluva, and Koratty.

Since its inception on 17th November 1994 as a publicly listed entity, Prima Industries Ltd has made significant strides in the industrial landscape. Located across 18 acres in the New Industrial Development Area on Menon Para Road, Kanjikode, Palakkad-678621, the company operates three crucial production units: a Solvent Extraction Plant, an Edible Oil Refinery, and a Compounded Animal Feed Plant.

Prima Industries Ltd has earned a reputation for its unwavering commitment to quality and reliability, key pillars that underpin its steady growth trajectory. The company has established itself as a trusted partner in contract manufacturing for KSE Limited, distinguishing itself in a competitive market landscape. Notably, in the realm of edible oil refining, Prima Industries Ltd faces competition from industry stalwarts like Kerafed, Periyar Oil Mills, Chakkiyath Oil Mills, and Vallukkaran Oil Mills, among others.

Through its dedication to excellence and a customer-centric approach, Prima Industries Ltd continues to strengthen its position as a leader in the agro-industrial sector, setting benchmarks for quality and customer satisfaction.

1. STATE OF COMPANY'S AFFAIRS AND FUTURE OUTLOOK

The Prima Group of Companies has been built on a solid foundation of trust that we have established with all stakeholders over the last three decades. The year gone by is representative of the value Prima Industries Limited continues to create for all its stakeholders. The overall performance of the Company has witnessed a slight decline in sales. The total turnover of the Company is Rs. 75.48 Million during the Financial Year 2024-25 as against Rs. 79.37 Million during the previous year.

The Animal Feed Division of Prima Industries Limited functions towards backward integration as major portion of de-oiled cake produced in its plant would be consumed for its Animal Feed Unit by the Job contractor. Hygienically prepared and packed Cattle Feed in pellets form is being produced in this plant with modern technology and skill. This unit, as presently structured, is poised to produce a variety of Animal Feeds. The Company has installed the most modern plant with computerized controls. By adopting sophisticated techniques and evolving recipes with appropriate ingredients to meet the nutritional and energy requirements of cattle, poultry and goats, Prima has been able to supply cattle feeds of high quality to the domestic market.

The Solvent Extraction Division at Prima Industries Ltd is a sophisticated unit capable of processing diverse oil cakes, rice bran, and various oil-bearing materials. This versatility allows the division to capitalize on seasonal price variations of raw materials, thereby optimizing operational efficiencies. The Solvent Extraction Division has been honored with the Second Best Solvent Extractor Award (India) for the preceding four consecutive years.

Your company is currently revamping its Edible Oil Refinery following necessary repairs and has entered into a Memorandum of Understanding (MoU) with an oil supplier to refine 500 MT of crude oil per month.

Looking ahead, Prima Industries Ltd is poised for strong growth, committed to delivering unparalleled value to its customers. Supported by government initiatives aimed at enhancing economic conditions, including fostering new employment opportunities and business prospects,

the company remains optimistic about the future. As a socially responsible entity, Prima Industries Ltd is dedicated to contributing positively to the national economy, ensuring sustained development and prosperity for the nation.

2. FINANCIAL PERFORMANCE

The Audited Financial Statements of your Company as on 31st March, 2025 are prepared in accordance with the relevant applicable Ind AS and Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and the provisions of the Companies Act, 2013 ("Act").

The financial year 2024-25 was marked by significant macroeconomic and operational challenges, resulting in a net loss of ₹2.96 Millions compared to profit of ₹4.54 Millions during the previous year. This was largely due to elevated input costs, subdued demand in key markets, and strategic investments in marketing and new product lines. The management has already initiated a comprehensive turnaround strategy focused on cost optimization, digital transformation, and margin enhancement. We remain optimistic that these actions will position the Company for sustainable growth in the coming financial years.

KEY FINANCIAL HIGHLIGHTS

The financial performance of your Company during the Financial Year 2024-2025 is produced below:

Financial Highlights (Statement of Profit and Loss) (figures in million)

Financial Highlights (Statement of P	(figures in million)			
Particulars	Standalone		Consolidated	
	FY 2024-25	FY 2023-24	FY 2024-25	FY 2023-
				24
Revenue from operation	75.48	79.37	75.48	79.37
Other Income	08.75	18.08	08.75	18.08
Total Income	84.23	97.45	84.23	97.45
Less: Depreciation and amortization expense	02.55	06.18	02.55	06.18
Less: Other expenses	80.80	78.87	80.80	78.87
Profit before Exceptional Items	00.88	12.39	00.88	12.39
Add/(Less): Exceptional items and Prior Period item	00.00	00.00	00.00	00.00
Profit Before Tax	00.88	12.39	00.88	12.39
Less: Tax expense	03.84	07.85	03.84	07.85
Net Profit for the Year	-02.96	04.54	-02.96	04.54
Paid up equity share capital (No. of shares) (Face value per share Rs.10 each)	10.79	10.79	10.79	10.79
Earnings per equity share from continuing operations (Basic)	-0.27	0.42	-0.27	0.42
Earnings per equity share from continuing operations (Diluted)	-0.27	0.42	-0.27	0.42

3. CHANGE IN NATURE OF BUSINESS

There is no material changes and commitments, affecting the financial position of the company which have occurred between the end of the Financial year of the Company to which the financial statements relate and the date of the report.

4. CHANGES IN SHARE CAPITAL

There were no changes in the share Capital during the year. Further report that:

- a. The Company has not bought back any of its securities during the year under review.
- b. The Company has not issued any Sweat Equity Shares during the year under review.
- c. No Bonus Shares were issued during the year under review.
- d. The Company has not provided any Stock Option Scheme to the employees.
- e. The Company has not issued any Equity shares with Differential Rights.
- f. The Company, with the written consent of the sole Preference Shareholder, Ayyappa Roller Flour Mills Ltd holding 100% of the Preference Shares, has extended the redemption period of its 2nd lot of 60,00,000 Redeemable Preference Shares from 3 years to 13 years. These shares were originally issued on 27th March 2013 and are due for redemption on 26th March 2026. In accordance with Section 55(3) of the Companies Act, 2013, which permits preference shares to be redeemed within a period of up to 20 years, it is now proposed to further extend the redemption period by an additional 7 years, up to 26th March 2033. This proposal is being placed before the members for approval at the 31st Annual General Meeting, as detailed in the Notice forming part of this Annual Report.
- g. The Company has obtained shareholders' approval at its 30th Annual General Meeting for filing an application with the Hon'ble National Company Law Tribunal (NCLT) seeking approval for the redemption of 1st lot of 51,97,403 Cumulative Preference Shares. These shares were originally issued on 24th July 2002 and became due for redemption on 23rd July 2022. The matter is currently under consideration before the NCLT, and the proceedings are ongoing.

5. DEPOSITS

Your Company has not invited any deposits from public and shareholders in accordance with the provisions of Section 73 and 74 of the Companies Act, 2013.

6. DIVIDEND

With a view to conserve the resources of the Company, the Directors are not recommending any dividend on Equity Shares or Redeemable Preference Shares for the year under review.

Your Company does not have a Dividend Distribution Policy in place as your Company does not fall under the threshold mentioned under Regulation 43A of the SEBI (Listing Obligation and Disclosure Requirements) 2015.

7. TRANSFER TO INVESTOR EDUCATION AND PROTECTION FUND(IEPF)

During the period under review, your Company has not declared any dividend on its Equity Shares or Redeemable Preference Shares.

As on March 31, 2025, there are no unclaimed or unpaid dividends, thus eliminating the need for any transfer of funds to the Investor Education and Protection Fund (IEPF).

8. AMOUNTS TRANSFERRED TO RESERVES

Your Directors do not propose to transfer any amount to General Reserve.

9. PARTICULARS OF LOAN, GUARANTEES AND INVESTMENTS UNDER SECTION 185 & 186 OF THE COMPANIES ACT, 2013.

Your company has not given directly or indirectly any loan to any person or other body corporate or has given any guarantee or provided security in connection with a loan to any other body corporate or person; and has not acquired by way of subscription, purchase or otherwise, the securities of any other body corporate, exceeding sixty per cent of its paid-up share capital, free reserves and securities premium account or one hundred per cent of its free reserves and securities premium account, whichever is more during the Financial year 2024-25.

The Company had previously taken an approval from the shareholders for a limit upto 5 crores at the 28th AGM of the Company. Your Company is proposing to raise the threshold to 10 crores and the same is proposed under Item No. 5 of the Notice of the 31st AGM which forms part of this Annual Report.

10. PARTICULARS OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES

The Related Party Transactions that were entered during the Financial Year under review were in the ordinary course of business. There were no materially significant Related Party Transactions entered into by the Company during the year under review other than those reported in the accounts. The Company has a process in place to periodically review and monitor Related Party Transactions. All the related party transactions were in the ordinary course of business and at arm's length as prescribed under Section 188(1) of the Companies Act, 2013. The Audit Committee has approved all related party transactions for the FY 2024-25 and estimated transactions for FY 2025-26.

As your Company has not entered into any transactions with related parties which could be considered material in terms of Section 188 of the Act, the disclosure of related party transactions as required under Section 134(3)(h) of the Act, in Form AOC 2, is not applicable. The information required under Regulation 23 of the SEBI Listing Regulations read with SEBI Circular dated 22nd November, 2021 is provided as **Appendix 2 and 3** of the Notice of the 31st Annual General Meeting.

11. SUBSIDIARY/ ASSOCIATE/ JOINT VENTURE COMPANIES

Your Company does not have any subsidiaries, joint ventures or associate companies.

12. ANNUAL RETURN

Pursuant to the provisions of Section 134(3) (a) of the Act, the draft Annual Return as on 31st March, 2025 prepared in accordance with the provisions of Section 92(3) of the Act is made available on the website of your Company at www.primaindustries.in.

13. INTERNAL AUDITORS

Your Company has in place adequate internal financial controls with reference to the Financial Statements. Your Company has appointed M/s Grand Mark and Associates, Chartered Accountants (FRN 011317N) as the Internal Auditor for the Financial Year 2024-2025. The Audit Committee had considered and approved its Internal Audit Report for the FY 2024-25 and the same was reviewed by the Statutory Auditors of the Company and adopted by the Board of Directors at its meeting held on 27th May 2025. Further, M/s Grand Mark and Associates, Chartered Accountants (FRN 011317N) were also appointed as the Internal Auditor for the Financial Year 2025-26.

14. STATUTORY AUDITORS

M/s. G. Joseph & Associates, Chartered Accountants (Firm Registration No. 006310S) were appointed as the Statutory Auditors for the term of five consecutive years, from the conclusion of the 28th Annual General Meeting held on 15th September, 2022 till the conclusion of the 33rd Annual General Meeting to be held in the year 2027 to examine and audit the accounts of the Company during the said period. Your Company has received confirmation from the Statutory Auditors to the effect that their appointment, is in accordance with the limits specified under the Act and the firm satisfies the criteria specified in Section 141 of the Act read with Rule 4 of the Companies (Audit and Auditors) Rules, 2014. In accordance with the provisions of the Act, the appointment of Statutory Auditors is not required to be ratified at every Annual General Meeting.

The Statutory Auditor's report for Financial Year 2024-25 does not contain any qualifications, reservations, adverse remarks or disclaimers, which would be required to be dealt with in the Boards' Report, except for the remarks and the corresponding management explanations provided in Note 18 of the Board's report. Also, the Notes to the Financial Statements referred in the Auditors Report are self-explanatory.

15. SECRETARIAL AUDITORS

Your Company has appointed M/s M/s. BVR & Associates Company Secretaries LLP as the Secretarial Auditor for the Financial Year 2024-2025. In line with the recent amendment to the

Listing Regulations, the Secretarial Auditors are required to be rotated every ten years. Accordingly, in terms of provisions of Section 204 of the Act, read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors (the Board), on recommendation of the Audit Committee, at its meeting held on 27th May 2025 appointed M/s. BVR & Associates Company Secretaries LLP (FRN. AAE-7079), Practicing Company Secretaries as Secretarial Auditor of the Company for first term of five years from 01st April 2025 to 31st March 2030 subject to approval by Shareholders in the ensuing 31st Annual General Meeting to hold office till the conclusion of the 36th AGM of the Company to be held in the year 2030 and to carry out Secretarial Audit under the provisions of Section 204 of the Companies Act, 2013 throughout the said Financial years. M/s. BVR & Associates Company Secretaries LLP have confirmed they are not disqualified from being appointed as the Secretarial Auditors of the Company and satisfy the prescribed eligibility criteria.

The report of the Secretarial Auditor for the Financial Year 2024-25 in Form MR-3 is annexed to this report as **Annexure I**. The Secretarial Audit Report and Secretarial Compliance Report for the Financial year 2024-25, does not contain any qualification, reservation, or adverse remark, except for an observation and the corresponding management explanations provided in Note 18(b) of the Board's report. During the year under review, the Secretarial Auditors have not reported any instances of fraud under Section 143(12) of the Act and therefore disclosure of details under Section 134(3) (ca) of the Act is not applicable.

16. COST AUDITORS

Your Company does not fall within the purview of the eligibility criteria prescribed under the Companies (Cost Records and Audit) Rules, 2014 for the appointment of a Cost Auditor for the Financial Year 2024–25. Accordingly, a cost audit was not conducted for the said year. However, the Company continues to maintain adequate cost records in compliance with the requirements of the aforementioned rules.

17. BOARD MEETINGS

During the Financial Year 2024–25, your Company convened five Board Meetings on the following dates: 30^{th} May 2024, 25^{th} July 2024, 11^{th} September 2024, 6^{th} November 2024, and 5^{th} February 2025. Detailed disclosures regarding Board Meetings are provided in the Corporate Governance Report forming part of this Annual Report.

18. EXPLANATION TO AUDITOR'S REMARKS

A) STATUTORY AUDIT REPORT

The Statutory Auditors have issued an unqualified Audit Report for the financial year 2024–25, with certain observations pertaining to related party transactions and the redemption of preference shares. With respect to the related party transactions, the observations relate to loans which are well within the limits prescribed under Sections 185 and 186 of the Companies Act, 2013. The Management clarifies that a threshold approval limit of ₹5 crores was duly approved by the shareholders at the 28th Annual General Meeting of the Company held in the year 2022. Additionally, the observations concerning the redemption of preference shares and transactions under Section 185 have been duly addressed. The Management Representation detailing these matters has been submitted to the Auditors.

The specific remarks of the Auditors and corresponding Management explanations are disclosed in the Notes to the Financial Statements forming part of the Balance Sheet as at 31st March, 2025. These notes are self-explanatory and, accordingly, no further comments are required under Section 134(5) of the Companies Act, 2013.

B) SECRETARIAL AUDIT REPORT

The Secretarial Auditors also had submitted an unqualified Audit Report for the Financial Year 2024-25 except for the following observations:

Observation. 1.

The Company has complied with the provisions of Equity listing Agreements and SEBI (Listing Obligations and Disclosure Requirements) entered into with Bombay Stock Exchange.

However, it is noted that dematerialization of promoter shareholding is less than 100% (98.62% of the total promoter shareholding has been dematerialized and the rest 1.38% is in the process of dematerialization and the company is in the process of such conversion.

As per the Management representation it is stated that the company has already requested the promoter share holder to dematerialize their physical holding. One such Promoter informed that the corresponding share certificate which was misplaced has been traced out and shall take steps apply for dematerialization of the same.

19. MATERIAL CHANGES AFFECTING THE FINANCIAL POSITION OF THE COMPANY

During the reporting year there were no material changes or events occurred affecting the financial position of the Company.

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

The information of Conservation of Energy as required under Section 134(3)(m) of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014 is not applicable to the business segments in which your Company operates. However, the initiatives by the Company is detailed out in **Annexure-II**.

During the year, your Company has not earned any Foreign Exchange and there is no outgo in Foreign Exchange.

21. DEVELOPMENT AND IMPLEMENTATION OF A RISK MANAGEMENT POLICY

The Board of Directors has adopted a Risk Management Policy which sets out the framework for the management of risks faced by the Company in the conduct of its business to ensure that all business risks are identified, managed and monitored.

Your company has voluntarily constituted a Risk Management Committee and the composition is detailed under Corporate Governance Report which forms part of this Report. The Committee on timely basis informs the Board of Directors about risk assessment and minimization procedures which in the opinion of the Committee may threaten the existence of the Company, if any. The details of Risk Management Committee and its frequency of meetings are included in the Corporate Governance Report. Your Company had insured all its fixed assets to cover all financial risks. The Audit Committee has additional oversight in the area of financial risks and controls.

22. DIRECTORS AND KEY MANAGERIAL PERSONNEL

BOARD OF DIRECTORS

NAME	CATEGORY
Mr. S.K Gupta	Chairman & Managing Director
Mrs. Swati Gupta	Non-Executive Director
Mr. Kushagra Gupta	Non-Executive Director & CFO
Mrs. Sarita Jindal	Non-Executive Director
Mrs. Neethu Subramoniyan	Independent Non-Executive Director
Mrs. Arya Surendran	Independent Non-Executive Director
Ms. Mayuri Sinha	Independent Non-Executive Director
Mrs. Hemalatha.G	Independent Non-Executive Director

KEY MANAGERIAL PERSONNEL

NAME	CATEGORY
Mr. S.K Gupta	Chairman & Managing Director
Mr. Kushagra Gupta	Chief Financial Officer
Mrs. Malavika. S Kumar	Company Secretary (as on 31st March 2025)
Ms. Nayana V B	Company Secretary (w.e.f 01 August, 2025)

<u>During the year under review the following were the changes in the composition of Board and KMP:</u>

Ms. Mayuri Sinha (DIN: 08915515) was appointed with effect from 17.05.2024 and Mr. Kushagra Gupta (DIN: 08477477), Mrs. Neethu Subramoniyan (DIN: 08788544), Mrs. Arya Surendran (DIN: 10625534) and Mrs. Hemalatha. G (DIN: 10705286) were appointed with effect from 25.07.2024.

Pursuant to Rule 8 of the Companies (Accounts) Rules, 2014, the Board of Directors hereby states that, in its opinion, the independent directors appointed during the financial year possess the requisite integrity, expertise, experience, and proficiency as required for effectively discharging their duties.

Except for the above, there were no other changes in the Board of the Company during the Financial Year 2024–25.

Mrs. Sandhya Gopi, Company Secretary and Compliance Officer, resigned with effect from 30th May, 2024 due to personal reasons as stated in her resignation letter. Following her resignation, Mrs. Malavika S. Kumar was appointed as the Company Secretary and Compliance Officer with effect from 01st June, 2024. Except for the above, there were no other changes in the Key Managerial Personnel of the Company during the Financial Year 2024–25.

After the year under review, Mrs. Malavika S. Kumar, Company Secretary and Compliance Officer, resigned with effect from 30th July, 2025 due to personal reasons as stated in her resignation letter. Following her resignation, Ms. Nayana V B was appointed as the Company Secretary and Compliance Officer with effect from 01st August 2025.

Mr. Kushgra Gupta (DIN: 08477477), Director, retires by rotation at the ensuing 31st Annual General Meeting and being eligible offers himself for re-appointment. The Board recommends his re-appointment on recommendation by the Nomination and Remuneration Committee.

Brief details of Directors proposed to be appointed/re-appointed, as required under Regulation 36 of the SEBI Listing Regulations, are provided in the Notice of the 31st Annual General Meeting as **Appendix 1.**

The Composition of the Board and Committees are made available on the website of the Company.

23. COMMITTEES OF THE BOARD

The details of various committees constituted by the Board, including the committees mandated pursuant to the applicable provisions of the Act and SEBI Listing Regulations, are given in the Corporate Governance Report, which forms part of this Annual Report.

24. DETAILS OF SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNAL

No orders were passed by the authorities which impacts the going concern status and Company's operations in future.

25. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorised, recorded and reported correctly. The internal control is exercised through documented policies, guidelines and procedures. This is periodically reviewed by the Audit committee to ensure effectiveness of the internal control system. The internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, and for maintaining accountability of persons. The adequacy of internal financial controls is included in Management Discussion and Analysis Report (MDAR) which is annexed to the Board's Report as **Annexure III.**

26. DECLARATION BY INDEPENDENT DIRECTORS

The Company has four Independent Directors on Board. The Company has received the necessary declaration from each Independent Director in accordance with Section 149(7) of the Companies Act, 2013, that they meet the criteria of independence as laid down in sub section (6) of Section 149 of the Companies Act, 2013 and subsequently the same was place at the Board Meeting held on 27^{th} May 2025.

The Company has received the necessary declaration from each Independent Director in accordance with Section 149(7) of the Companies Act, 2013, that they meet the criteria of Independence as laid down in sub section (6) of Section 149 of the Companies Act, 2013 and subsequently the same was place at the Board Meeting held on the same date. The Board is of the opinion that the Independent Directors of the Company possess requisite qualifications, experience and expertise and they hold highest standards of integrity.

27. CORPORATE SOCIAL RESPONSIBILITY (CSR) POLICY

As per the Companies Act, 2013, every company having net worth of 500 crore or more, or turnover of 1000 crore or more or net profit of 5 crore or more during the immediately preceding financial year are required to constitute a Corporate Social Responsibility (CSR) Committee of the Board of Directors comprising three or more directors, at least one of whom should be an independent director and such company shall spend at least 2% of the average net profits of the company's three immediately preceding financial years. None of the above criteria become applicable to your Company during the year under review.

28. AUDIT COMMITTEE

The Audit Committee comprises of Mrs. Neethu Subramoniyan (DIN-08788544) Non-Executive Independent Director as Chairperson, Mr. Kushagra Gupta (DIN-08477477) Non-Executive Non Independent Director and Mrs. Arya Surendran (DIN: 10625534), Non-Executive Independent Director as members.

The Committee had convened four meetings during the period under review. The details are given in the Corporate Governance Report, which forms part of this Annual Report.

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

The overall effectiveness of the Board shall be measured on the basis of the ratings obtained by each Director and accordingly the Board shall decide the Appointments, Re-appointments and Removal of the non-performing Directors of the Company. The Board review the various strategies of the Company and accordingly set the performance objectives for directors, consistent with the varying nature and requirements of Company's business. The Board as a whole shall discuss and analyze its own performance during the year together with suggestions for improvement thereon, pursuant to the performance objectives.

30. INDEPENDENT DIRECTOR'S MEETING

The Independent Directors met on 30th May, 2024, without the attendance of the Non-Independent Directors. The Independent Directors reviewed the performance of the Non-Independent Directors, the Committees and the Board as a whole along with the performance of the Chairman of your Company, taking into account the views of Company's Executive Director and Non- Executive Directors and assessed the quality, quantity and timeliness of flow of information between the management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

31. SELECTION OF NEW DIRECTORS AND BOARD MEMBERSHIP CRITERIA

The Nomination and Remuneration Committee works with the Board to determine the appropriate characteristics, qualification, skills and experience for the Board as a whole and its individual members with the objective of having a Board with diverse backgrounds and experience.

As per the provisions of Section 178(3) of the Companies Act, 2013, the Nomination and Remuneration Committee has formulated a "Policy on Remuneration of Director, Key Managerial Personnel & Senior Employees". The web link is disclosed in **Annexure IV** to this report.

32. EVALUATION OF BOARD'S PERFORMANCE

The Board has annually evaluated the performance of the Board, its committees and individual Directors including the Chairman of the Board. The Board evaluated the performance of Non-Executive and Independent Directors and their core skills, expertise and competencies.

The overall effectiveness of the Board shall be measured on the basis of the ratings obtained by each Director and accordingly the Board shall decide the appointments, re-appointments and removal of the non-performing Directors of the Company. The Company has accordingly, set the performance objectives for directors, consistent with the varying nature and requirements of Company's business. The Board as a whole shall discuss and analyze its own performance during the year together with suggestions for improvement thereon, pursuant to the performance objectives.

33. FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS

The Company proactively keep its Independent Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry. The web link is disclosed in **Annexure IV** to this Report.

34. VIGIL MECHANISM & WHISTLE BLOWER POLICY

The Company has put in place a Vigil Mechanism and Whistle Blower Policy in place pursuant to the provisions of Sec 177(9) & (10) of the Companies Act, 2013 and as per Regulation 4(2) (d)(iv) and 34 (3) read with para 10 of part C of Schedule (V) of SEBI (LODR) Regulation 2015. The mechanism also provides for adequate safeguards against victimization of Directors and Employees who avail the mechanism also provides for direct access to the Chairman of the Audit Committee in special cases. Employees are free to report violations of laws, rules, regulations or unethical conduct to their immediate supervisor/notified persons. The reports received from any employee will be reviewed by the Audit committee. The Directors and senior management are to maintain confidentiality of such reporting and ensure that the whistle blowers are not subjected to any discriminatory practice. The weblink of the policy is available under the list of policies disclosed as **Annexure IV** to the Boards Report.

35. CORPORATE GOVERNANCE

The Company is committed to maintaining the highest standards of corporate governance and has put in place an effective corporate governance system. In terms of Regulation 34 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Report on Corporate Governance along with Compliance Certificate issued by Practicing Company Secretary of the Company is attached to the Annual Report and forms an

integral part of this Report. This certificate will also be sent to the Stock Exchanges, where the shares of the Company are listed, BSE Ltd. along with the Annual report to be filed by the company.

Declaration by CEO/CFO that the Board Members and Senior Management Personnel have complied with the Code of Conduct, [Clause 49 II E (2) of LA] is annexed and also forming part of this report.

36. MANAGERIAL REMUNERATION

The Remuneration Policy for selection of Directors and determining their Independence sets out the guiding principles for the Nomination and Remuneration Committee for identifying the persons who are qualified to become the Directors. Your Company's Remuneration Policy is directed towards rewarding performance based on review of achievements.

None of the employees employed throughout the Financial year 2024-25 are in receipt of remuneration of Rupees One Crore and Two lakhs or more in aggregate and none of the employees employed for part of the year are in receipt of Rupees Eight Lakhs and Fifty Thousand per month as specified in Rule 5(2) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

The statement of Disclosure of Remuneration under Section 197 of the Act and Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 ("Rules") forms part of the Corporate Governance Report and is annexed to this Report as **Annexure V**.

The statement containing names of top ten employees in terms of remuneration drawn and the particulars of employees as required under Section 197(12) of the Act read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is provided in a separate Annexure forming part of this Report.

Further, the report and the accounts are being sent to the Members excluding the aforesaid annexure. In terms of Section 136 of the Act, the said annexure is open for inspection and any Member interested in obtaining a copy of the same may write to the Company Secretary. Your Company's policy on directors' appointment and remuneration and other matters ("Remuneration Policy") pursuant to the provisions of Section 178(3) of the Act is available on the website of your Company at: https://primaindustries.in/policies/docs/Remuneration-Policy-Directors.pdf

37. DISCLOSURES UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013

Your Company believes in providing a safe and harassment free workplace for every individual working in the company premises through various interventions and practices. The Company endeavors to create and provide an environment that is free from discrimination and harassment including sexual harassment. In this light, the company has framed a well-defined policy on Prevention of Sexual Harassment for an employee.

Your Company has constituted an Internal Complaints Committee (ICC) in line and in compliance with the requirements of The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and rules made thereunder, to consider and resolve any complaints related to sexual harassment.

During the year under review, the details of cases (if any) filed pursuant to The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 is as follows:

- Number of complaints of sexual harassment received in the year: Nil
- Number of complaints disposed off during the year: Nil
- Number of cases pending for more than ninety days: Nil

38. REPORTING OF FRAUDS BY AUDITORS

During the year under review, the Statutory Auditors and Secretarial Auditor of your Company have not reported any instances of fraud committed in your Company by its officers or employees, to the Audit Committee under Section 143(12) of the Act.

39. MANAGEMENT DISCUSSION AND ANALYSIS REPORT (MDAR)

As required under Clause 49 of the Listing Agreement with Stock Exchanges, the Management Discussion and Analysis Report is enclosed as a part of this report as **Annexure-III.**

40. BOARD POLICIES

The details of various policies approved and adopted by the Board as required under the Act and the SEBI Listing Regulations are provided in **Annexure – IV** to this report.

41. DIRECTOR'S RESPONSIBILITY STATEMENT

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

- a) in the preparation of the Annual accounts for the financial year ended 31st March, 2025, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b) the directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2025 and of the profit/loss of the Company for that period;
- c) the directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act 2013 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- d) the directors have prepared the annual accounts on a going concern basis;
- e) the directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.
- f) the directors have laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and are operating effectively.

42. GENERAL DISCLOSURES

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

- 1. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 2. Issue of shares (including sweat equity shares) to employees of the Company under any scheme.
- 3. Application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016.
- 4. One time settlement of loan obtained from the Banks or Financial Institutions
- 5. Revision of financial statements and Directors' Report of your Company.
- 6. Neither the Managing Director(s) nor the Whole-time Director(s) of the Company receive any remuneration or commission from any of its subsidiaries as it is not having any its subsidiaries.
- 7. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.
- 8. Compliance with the provisions relating to the Maternity Benefit Act, 1961.

43. BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT

In terms of Regulation 34(2)(f) of the SEBI Listing Regulations, the Annual Report of top one thousand listed entities based on market capitalization, shall contain the Business Responsibility and Sustainability Report ('BRSR') describing the initiatives taken by the entity from an environmental, social and governance ('ESG') perspective. As your company does not fall under the above threshold, it is not required to annex Business Responsibility and Sustainability Report.

44. FINANCIAL AND OPERATIONAL PERFORMANCE

The financial statements have been prepared in compliance with the requirements of the Companies Act, 2013 and Generally Accepted Accounting Principles in India as detailed out in the financial highlights under Director's Report.

45. INDUSTRIAL RELATIONS

The Company maintained healthy, cordial and harmonious industrial relations at all levels. Despite severe competition, the enthusiasm and unstinting efforts of the employees have enabled the Company to remain at the forefront of the industry. It has taken various steps to improve productivity across organization.

Your Company continued to receive co-operation and unstinted support from the distributors, retailers, stockiest, suppliers and others associated with the Company as its trading partners. The Directors wish to place on record their appreciation for the same and your Company will continue in its endeavor to build and nurture strong links with trade, based on mutuality, respect and cooperation with each other and consistent with consumer interest.

46. HUMAN RESOURCES

The Company's HR philosophy is to establish and build a high performing organization, where each individual is motivated to perform to the fullest capacity to contribute to developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel. The Company is giving direct employment to about 61 employees as per the payroll as on 31st March 2025 out of which 31 are permanent staff and 30 are laborers.

47. APPRECIATION

It is our strong belief that caring for our business constituents has ensured our success in the past and will do so in future. The Board acknowledges with gratitude the co-operation and assistance provided to your company by its bankers, financial institutions, and government as well as non-Government agencies. The Board wishes to place on record its appreciation to the contribution made by employees of the company during the year under review. The Company has achieved impressive growth through the competence, hard work, solidarity, cooperation and support of employees at all levels. Your Directors thank the customers, clients, vendors and other business associates for their continued support in the Company's growth. The Board also takes this opportunity to express its deep gratitude for the continued co-operation and support received from its valued shareholders.

For and on behalf of the Board For Prima Industries Limited

Sd/-

S.K.Gupta Chairman and Managing Director

(DIN: 00248760)

Place: Cochin Date: 04.08.2025

Form No: MR 3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 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,
PRIMA INDUSTRIES LIMITED
DOOR NO. V-679/C, INDUSTRIAL DEVELOPMENT AREA,
MUPPATHADAM, EDAYAR, COCHIN, KERALA-683110.
CIN: L15142KL1994PLC008368

We, BVR & Associates Company Secretaries LLP have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **PRIMA INDUSTRIES LIMITED**[CIN: L15142KL1994PLC008368](hereinafter called the Company). The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records produced to us and according to information and explanations given to us by the Company, we hereby report that in our opinion, the Company has, during the audit period covering the Financial year ended on 31.03.2025 complied with the provisions of the Companies Act, 2013 (Act) and the Rules made there under, the Memorandum and Articles of Association of the Company and also applicable provisions of the aforesaid law, standards, guidelines, agreements, etc.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the Financial year ended on 31.03.2025 according to the provisions of:

- 1 The Companies Act, 2013 and the Rules made there under.
- 2 The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under.
- 3 The Depositories Act, 1996 and the Regulations and Bye-laws framed there under.
- 4 The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act').
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.
 - d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999.
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008.
 - f. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and.
 - g. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;

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

As informed to us the following other Laws specifically applicable to the Company as under:

- 1. The Competition Act, 2002.
- 2. The Kerala Panchayat Raj Act and Kerala Municipalities Act.
- 3. The Kerala Shops & Establishment Act, 1960
- 4. Kerala Industrial Establishments (National & Festival Holidays Act) 1958
- 5. Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.
- 6. Food Safety And Standards Act, 2006
- 7. Indian Boilers Act 1923
- 8. The Water (Prevention and Control of Pollution) Act, 1974.
- 9. The Air (Prevention & Control of Pollution) Act, 1981
- 10. The Environment (Protection) Act, 1986.
- 11. The Legal Metrology Act, 2009.
- 12. The Standard of Weight & Measures (Enforcement) Act, 1985.

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

1) Secretarial Standards issued by the Institute of Company Secretaries of India, to the extent applicable

We report that, during the year under review:

- 1. The status of the Company during the financial year has been that of a Listed Public Company.
- 2. The Company has not been a holding or a subsidiary of another Company. The Company is a Listed Public Company.
- 3. The Board of Directors of the Company has been duly constituted as on the date of the Report. There were changes in the composition of the Board of Directors during the period under review. However, these changes were in accordance with the provisions of the Companies Act, 2013 and SEBI Regulations.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda are sent at least seven days in advance, a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting. Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

- 4. The Directors have complied with the disclosure requirements in respect of their eligibility of appointment, there being independent and compliance with the code of Business Conduct & Ethics for Directors and Management Personnel.
- 5. The Directors have complied with the requirements as to disclosure of interests and concerns in contracts and arrangements, shareholdings/debenture holdings and directorships in other Companies and interests in other entities.
- 6. The Company has not advanced loans, given guarantees and provided securities to directors and/or persons or firms or Companies in which directors were interested other than the approved Related Party Transactions.
- 7. The amount borrowed by the Company from its directors, members, bank(s)/ financial institution(s) and others were within the borrowing limits of the Company. Such borrowings were made by the Company in compliance with applicable laws.
- 8. The Company has not defaulted in the repayment of unsecured loans, facilities granted by bank(s)/financial institution(s) and non-banking financial companies. The Company has not issued Debentures or collected Public Deposits.
- 9. The Company has not created or modified or satisfied any charges on the assets of the Company and complied with the applicable laws.
- 10. All registrations under the various state and local laws as applicable to the Company are valid as on the date of report.

- 11. The Company has not issued and allotted the securities during the period under scrutiny.
- 12. The Company has not declared and paid dividends to its shareholders during the period under scrutiny.
- 13. The Company has;
 - a. no unpaid dividends,
 - b. not issued debentures and
 - c. not accepted fixed deposits

Hence, there is no need for transferring amount to the Investor Education and Protection Fund during the period under scrutiny.

- 14. As informed by the Management, the Company has paid all its Statutory dues and satisfactory arrangements have been made for arrears of any such dues.
- 15. The Company being a listed entity has complied with the provisions of the Listing Agreement, othert han the observation mentioned in this Report.
- 16. The Company being a listed company has complied with Section 203 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and also, Section 138 of the Act read with the Companies (Accounts) Rules, 2014.
- 17. As per the information from the management, the Company has updated the statutory registers.
- 18. The Company has provided a list of statutes in addition to the laws as mentioned above and it has been observed that there are proper systems in place to ensure compliance of all laws applicable to the Company.

We further report that:

- 1. the Company has complied with the provisions of Corporate Governance Voluntary Guidelines, 2009 issued by the Ministry of Corporate Affairs, Government of India;
- 2. the Company has followed the Secretarial Standards issued by the Institute of Company Secretaries of India to the extent applicable.
- 3. the Company has complied with the provisions of Equity listing Agreements and SEBI(Listing Obligations and Disclosure Requirements) entered into with Bombay Stock Exchange. However, it is noted that dematerialization of promoter shareholding is less than 100% (98.62% of the total promoter shareholding has been dematerialized and the rest 1.38% is in the process of dematerialization) and the company is in the process of such conversion.
- 4. the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 is not applicable to the Company during the period under scrutiny. However, the Company has made necessary disclosures as per Regulation 31 (4) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
- 5. the Company has complied with the provisions of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 including the provisions with regard to disclosures; and the Company is in the process of preparing the required documents and records as per the rules and regulations as certified by the management.
- 6. the provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 are not applicable for the Company during the period under scrutiny.
- 7. the Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 with regard to grant of Stock Options and implementation of the Schemes are not applicable for the Company during the period under scrutiny.
- 8. the provisions of Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 are not applicable for the Company during the period under scrutiny.
- 9. the Company has complied with the provisions of 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;

- 10. the provisions of Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 are not applicable for the Company during the period under scrutiny.
- 11. the provisions of the Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 with regard to buy back of Equity shares are not applicable for the Company during the period under scrutiny.
- 12. the Company has provided E-voting facility to the members and the Company has entered into tri-party agreement between RTA and NSDL as certified by the management.
- 13. The Company had complied with the provisions of The Competition Act, 2002 with regard to prohibition of anti-competitive agreements, abuse of dominance and ensuring of competition advocacy. As per the verification, the Company is ensuring fair competition in the market among its competitors.

We Further Report That:

The compliance with regard to the following Acts is pointed out below:

- 1. The Competition Act, 2002:-Overall Compliance under the Act has been complied by the Company.
- 2. The Kerala Panchayat Raj Act and Kerala Municipalities Act:-The Company has complied with the provisions of the Act.
- 3. The Kerala Shops & Establishment Act, 1960:-Overall Compliance under the Act has been complied by the Company.
- 4. Kerala Industrial Establishments (National & Festival Holidays Act) 1958:- The Company has complied with the provisions of the Act.
- 5. Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013:- Overall Compliance under the Act complied by the Company.
- 6. Food safety and Standards Act, 2006:-The Company has complied with the provisions of the Act.
- 7. Indian Boilers Act 1923:-The Company has complied with the provisions of the Act.
- 8. The Water (Prevention and Control of Pollution) Act, 1974:-The Company has obtained necessary license under the Act.
- 9. The Air (Prevention & Control of Pollution) Act, 1981:-The Company has obtained necessary license under the Act.
- 10. The Environment (Protection) Act, 1986:- The Company has obtained necessary license under the Act.
- 11. The Legal Metrology Act:-The Company has complied with the provisions of the Act.
- 12. The Standard of Weight & Measures (Enforcement) Act, 1985:-The Company has complied with the provisions of the Act.

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 the applicable laws, rules, regulations and guidelines.

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.

Place: Cochin

Date: 27.05.2025

CS N Balasubramanian

Designated Partner

BVR and Associates Company Secretaries LLP

FCS No. F6439 C P No.: 4996

UDIN: F006439G000448144 Peer Review No. P2010KE020500

Annexure A'

To.

The Members

PRIMA INDUSTRIES LIMITED

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

- 1. Maintenance of Secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records.
- 3. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.
- 4. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 5. Where ever required, we have obtained the Management representation about the Compliance of laws, rules and regulations and happening of events etc.
- 6. 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 procedure on test basis.
- 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: Cochin
Date: 27.05.2025

BVR and Associates Company Secretaries LLP

FCS No. F6439

C P No.: 4996 UDIN: F006439G000448144

Peer Review No. P2010KE020500

Annexure-II

INFORMATION AS REQUIRED UNDER SECTION 134(3) (M) OF THE COMPANIES ACT, 2013 READ WITH RULE 8 OF THE COMPANIES (ACCOUNTS) RULES, 2014 FORMING PART OF THE BOARD'S REPORT FOR THE YEAR ENDED 31ST MARCH, 2025.

A. CONSERVATION OF ENERGY

The Company continues its efforts to improve methods for energy conservation and utilization by

- a) More usage of electricity purchased from KSEB.
- b) Improved efficiency of own generation by usage of diesel generator only for emergencies and as stand by.
- c) Intensified vigil on wastage/leakage control.
- d) Consumption Per Unit of Production

Particulars	For the year 2024-25	For the year 2023-24
Actual Production	36243.500 MT	41,245.900 MT
Total Power and Fuel Charges	Rs.8087300.00	Rs. 93,88,000.00
Consumption Per MT	Rs.223.14	Rs. 227.61

B. TECHNOLOGY ABSORPTION

Disclosure of particulars with respect to technology absorption:-

RESEARCH & DEVELOPMENT (R&D)

1. Specific areas in which R&D carried out by the company:

- a) Quality Up gradation
- b) Productivity enhancement
- c) Quality Control Management

2. Benefits derived as a result of the above R&D:

- a) Increase in production and capacity utilization.
- b) Repeat order from customers due to consistency in quality.

3. Future plan of action:

- a) To install 450Kwp Solar Power Plant for generating Green Energy.
- b) To acquire Cost-efficiency in manufacturing operations through better methods and techniques of production.
- c) To Increase range of production and storage facility.
- d) To develop new markets.
- e) To install waste water treatment plant and rain water harvesting system.
- **4. Expenditure in R&D:** Specific expenditure of recurring or capital nature is not involved in Technology absorption, adoption and innovation.
- **5. Efforts**: To develop products of International Quality and Standards and implementation of total Quality Assurance System.

6. Benefits:

- a) Quality of products can be improved and cost of production can be reduced.
- b) Scoring high points in evaluation by reputed buyers.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

- a) The Foreign Exchange earned in terms of actual inflows during the year NIL
- b) The Foreign Exchange outgo during the year in terms of actual outflows NIL

For and on behalf of the Board For Prima Industries Limited Sd/-S.K.Gupta

Place: Cochin
Date: 04.08.2025

Chairman and Managing Director
(DIN: 00248760)

Annexure-III

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Prima Group has always been a value-driven organization. These values continue to direct the growth and business of Prima Group of companies. We are aware of our responsibility to generate economic value for the society. In pursuit of our goals, we will make no compromise in complying with applicable laws and regulations at all levels.

The strategic objective of Prima Industries Limited is to build a sustainable organization that remains relevant to the agenda of our customers, while creating growth opportunities for our employees and generating profitable growth for our investors.

Industry structure and developments, segment wise or product-wise performance, outlook, risks and opportunities of the Company and discussion on financial performance with respect to the operational performance, has been covered in the Board's Report more specifically.

Our Company has a favorable work environment that motivates performance, customer focus and innovation while adhering to the highest degree of quality and integrity. As part of manpower development and training and with an aim to enhance operational efficiency, employees of the Company have been sent on postings and assignments to other Prima Group companies.

The Company has an adequate system of internal controls to ensure that transactions are properly authorized, recorded, and reported, apart from safeguarding its assets. The internal control system is supplemented by well-documented policies, guidelines and procedures and reviews carried out by the Company's internal audit function, which submits reports periodically to the Management and the Audit Committee of the Board.

Further, statements in this Report, describing the Company's objectives, projections, estimates and expectations may constitute 'forward looking statements' within the meaning of applicable laws and regulations. Actual results might differ materially from those either expressed or implied in the statement depending on the circumstances.

Financials performance and Operational Efficiency

The following discussions on our financial condition and result of operations should be read together with our Audited Financial Statements and the notes to these statements included in the Annual report. These Financial statements are prepared in accordance with the Indian Accounting Standards (Ind AS) under the Historical Cost Convention as a going concern on accrual basis except for certain financial instruments which are measured at fair values, the provisions of the Companies Act, 2013 and guidelines issued by SEBI. The Ind AS are prescribed under Section 133 of the Act, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment rules issued thereafter.

The overall performance of the Company has witnessed a slight decline in sales during the year 2024-25 while comparing to that of previous year. Our Company's performance was promising in Solvent Extraction Division but was not remarkable in the Animal Feed Division. The total turnover of the Company is Rs. 75.48 Million as against that of the previous year of Rs. 79.37 Million. The Net worth of the Company stands at Rs. 194.65 Million as against that of the previous year of Rs. 196.07 Million.

Segment wise or product wise performance

The company's primary segments have been identified as

- (a) Cattle Feed Division
- (b) Oil Cake Processing Division

There are no reportable secondary segments. Segment wise analysis has been made on the above basis and amounts allocated on a reasonable basis. The accounting policies adopted for segment reporting are in line with the accounting policies of the company. The detail of segment wise performance is given along with the Audited Financial Statements which is annexed to this Report.

For and on behalf of the Board For Prima Industries Limited

Sd/-

S.K.Gupta Chairman and Managing Director

(DIN: 00248760)

Place: Cochin Date: 04.08.2025

Annexure-IV

POLICIES AND WEB LINK

SL NO	NAME OF POLICIES	REGULATION	WEBLINK
1	Code of Practices and		https://primaindustries.in/policies/d
	Procedures for Fair	Regulation 9A of the SEBI	ocs/code-of-conduct.pdf
	disclosure of unpublished	(Prohibition of Insider Trading)	
	price sensitive	Regulations	
	information		
2	Terms of Appointment of	Regulation 46 of the SEBI Listing	https://primaindustries.in/policies/d
	Independent Directors	Regulations and Section 149 read	ocs/Terms-and-conditions-of-
		with Schedule IV to the Act	Appointment-of-Independent-
_			<u>Directors.pdf</u>
3	Policy on Material	Regulation 24 of the SEBI (LODR)	https://primaindustries.in/home/ima
	Subsidiaries	Regulations, 2015	ges/Subsidiary-Policy.pdf
4	Website content Archival	SEBI (LODR) Regulations, 2015	https://primaindustries.in/policies/d
	Policy		ocs/Archival-Policy-PIL.pdf
5	Policy on Preservation of		https://primaindustries.in/policies/d
	Documents	Regulation 9 of the SEBI (LODR)	ocs/Policy-For-Preservation-of-
		Regulations, 2015	<u>Documents.pdf</u>
6	Code of Conduct for		https://primaindustries.in/policies/d
	Board of Directors and	Regulation 17(5) of SEBI (LODR)	ocs/Code-of-Conduct-for-Directors-
	Senior Management of	Regulations, 2015	and-Senior-Management-of-Prima-
	the Company		Industries-Limited.pdf
7.	Policy for Determination	Regulation 30 of SEBI (LODR)	https://primaindustries.in/policies/d
	of Materiality	Regulations, 2015	ocs/POLICY-FOR-DETERMINATION-
			OF-MATERIALITY-PIL.pdf
8	Familiarization	D 1.1 05(5) 1.1 (COPP)	https://primaindustries.in/policies/d
	Programme for	Regulation 25(7) and 46 of SEBI	ocs/Familiarization-Programme-fo-
	Independent Directors	(LODR) Regulations, 2015	Independen-Directors.pdf
9	Remuneration Policy	Regulation 19 of the SEBI Listing	https://primaindustries.in/policies/d
		Regulations read with Part D of	ocs/Remuneration-Policy-
		Schedule II and Section 178 of	<u>Directors.pdf</u>
4.0	D. I. d. D. d. W. d. d.	the Companies Act, 2013	10 // 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
10	Related Party Transaction	Regulation 23 of SEBI (LODR)	https://primaindustries.in/home/ima
	Policy	Regulations, 2015	ges/Related-Party-Transaction-
4.4	Maria Di Bar	D 1 (2 22 (200) (1 200)	Policy.pdf
11	Whistle Blower Policy	Regulation 22 of SEBI (LODR)	https://primaindustries.in/home/ima
		Regulations, 2015	ges/Whistle-Blower-Policy.pdf

For and on behalf of the Board For Prima Industries Limited

Sd/-

S.K.Gupta

Chairman and Managing Director (DIN: 00248760)

Place: Cochin Date: 04.08.2025

INFORMATION PURSUANT TO SECTION 197 OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

A. The ratio of the remuneration of each Director to the median Remuneration of the employees of the Company for the Financial year 2024-25 and the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary in the financial year 2024-25:

Sl No	Name of the Director	Designation	Ratio
1	Mr Kushagra Gupta	CFO	11.36%
2	Mrs. Sandhya Gopi	Company Secretary	0.76%
3	Mrs. Malavika S Kumar	Company Secretary	5.08%

^{*} None of the other Directors are drawing remuneration from the Company except sitting fees by the independent Directors.

- (ii) The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year; There was an 5% increment in the year under report.
- (iii) The percentage increase in the median remuneration of employees in the financial year; 5%
- **(iv) The number of permanent employees on the rolls of company;** 26 permanent employees are there on the pay roll as on 31st March 2025.
- (v) average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration; 5%

It is hereby affirmed that the remuneration is as per the remuneration policy of the company.

For and on behalf of the Board For Prima Industries Limited

Sd/-

S.K.Gupta

Chairman and Managing Director

(DIN: 00248760)

Place: Cochin Date : 04.08.2025

INDEPENDENT AUDITORS' REPORT

To the Members of Prima Industries Limited Report on the Audit of Standalone Financial Statements

Opinion

We have audited the standalone financial statements of Prima Industries Limited ('the Company'), which comprise the Balance Sheet as at 31st March 2025, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended, and the notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us the aforesaid standalone financial statements give the information required by the Companies Act 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March 2025, and its loss and its cash flows for the year ended on that date.

Basis for Opinion

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

Sr. No Key Audit Matter

1 Revenue Recognition

The company has entered into contracts with various customers for processing their materials on various terms; and distinct performance obligation.

2 Audit Procedures Performed

Our audit procedures included identification of contractual obligation in respect of each contract and to ensure that the revenue relating to the year is recognised.

- a) To achieve this we have checked the effectiveness of intended controls to identify the contractual obligation on each contract.
- b) Selected samples of contracts with customers and cross checked with the revenues recognised in the books.

Emphasis of Matters

- We draw attention to the fact that the Company has failed to redeem preference shares issued on 24th July 2002 amounting to Rs 5,19,74,030 held by Ayyappa Roller Flour Mills Limited which were due for redemption since July 2022, which is not in compliance with Section 55 of Companies Act, 2013. We are also informed that the Company have placed a petition with the Hon'ble NCLT on 25th February 2025 for the redemption of the unredeemed preference shares and to issue further 51,97,403 cumulative redeemable preference shares of Rs 10 each to the existing shareholder, for a term of 20 years from the date of issue on the same terms and conditions.
- The Company has made following transaction with its associate companies which are not in compliance with section 185 of the Companies Act 2013:

Unsecured interest free loan to Associate Companies and outstanding, amounting to Rs. 2,81,02,632 which is not yet recovered.

Our opinion is not modified in respect of these matters.

Other Information

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

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

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

Management's responsibility for the standalone financial statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors 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 the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

• Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not

detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on Other Legal and Regulatory Requirements

- A. As required by the Companies (Auditor's Report) Order, 2020("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the Annexure a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- B. As required by Section 143 (3) of the Act, we report that:
- 1 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.
- 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.
- 3 The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- 4 In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act.
- 5 On the basis of the written representations received from the directors as on 31st March 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2025 from being appointed as a director in terms of Section 164 (2) of the Act.
- 6 The separate report on the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls is not applicable to the Company.
- C. With respect to the matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanation given to us:
- 1 The Company does not have any pending litigations which would impact its financial position;

- The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
- 3 There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company;
- 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
- 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;
- Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
 - 7 The Company has not declared dividend during the year.
- Based on our examination which included test checks, the Company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (editlog) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with. Additionally, the audit trail has been preserved by the company as per the statutory requirements for record retention.
- D In our Opinion and according to the information and explanations given to us, the remunerations paid by the company to its directors during the current year is in accordance with the provisions and is not in excess of limit laid down in section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under section 197(16) which are required to be commented upon by us.

For G Joseph & Associates Chartered Accountants Firm Reg. No. 006310S

P Rajagopal Partner

202134

UDIN: 25202134BMIT0Y9457

Place: Kochi Date: 27-05-2025

ANNEXURE TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE STANDALONE FINANCIAL STATEMENTS OF PRIMA INDUSTRIES LIMITED

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

We have audited the internal financial controls over financial reporting of Prima Industries ("the Company") as of 31st March 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. 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") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. 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 authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised 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 31st March, 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 Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For G Joseph & Associates Chartered Accountants Firm Reg. No. 006310S

Place: Kochi P Rajagopal Date: 27-05-2025 Partner

202134 UDIN:25202134BMITQY9457

ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT IN TERMS OF SECTION 143(11) OF THE COMPANIES ACT, 2013

- (i) a.A The Company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment.
 - a.B The company does not have any intangible assets.
- b. As explained to us, the property, plant and equipment have been physically verified by the management at reasonable intervals; no material discrepancies were noticed on such verification.
- c. The title deeds of all the immovable properties are held in the name of the Company.
- d. The Company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
- e. According to the information and explanations given to us and on the basis of our examination of the records of the company, there are no proceedings initiated or are pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- (ii) a. As explained to us, inventories have been physically verified during the year. In our opinion, the frequency of verification by the management is reasonable and the coverage and procedure for such verification is appropriate. Discrepancies of 10% or more in aggregate for each class of inventory have been properly dealt with in the books of account.
- b. The company has not been sanctioned working capital limits in excess of five crores rupees in aggregate from banks or financial institutions on the basis of security of current assets.
- (iii) According to the information and explanations given to us and on the basis of our examination of the books of account, the Company has not made investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties, other than the following:

a. Investments in, guarantee or security provided or loans or advances in the nature of loans granted

Description	Guarantees	Security	Loans	Advances in the nature of Loans
Balance outstanding as at balance sheet date in respec				
- Subsidiaries				
- Joint Ventures				
- Associates				
- Others			2,81,02,632	

- b. In our opinion, the interest free unsecured loans granted to companies during the year are prima facie prejudicial to the interest of the Company.
- c. The company has stipulated the schedule of repayment of principal. The receipt of the principal amount is regular.
 - d. There are no overdue amounts of loan or interest.
- e. No loan or advance in the nature of loan granted and which has fallen due during the year has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
- f. The company has granted loans or advances in the nature of loans repayable on demand or without specifying any terms or period of repayment and has granted loans to promoters or related parties defined in section 2(76) of Companies Act 2013.
- (iv) Based on our audit procedures and on the information given by the management ,we report that Company has not complied with the provisions of section 185 and 186 while extending unsecured interest free short term loan.
- (v) The Company has not accepted any deposit from public within the meaning of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules framed thereunder.
- (vi) As per information and explanation given by the management, maintenence of cost records has been prescribed by the Central Government under clause (d) of sub-section (1) of section 148 of the Companies Act and we are of the opinion that prima facie the prescribed accounts and records have been made and maintained.
- (vii) (a) According to the records of the Company, undisputed statutory dues including Goods and Service Tax, provident fund, employees' state insurance, income tax, sales tax, service tax, customs duty, excise duty, value added tax, cess and any other statutory dues have generally been regularly deposited with the appropriate authorities. According to the informations and explanations given to us there were no statutory dues on the last day of the financial year outstanding for a period of more than six months from the date they became payable.
- (b) According to the information and explanations given to us, there is no amounts payable in respect of income tax, wealth tax, Service tax, Sales tax, Customs duty and Excise duty which have not been deposited on account of any disputes.
- (viii) The Company has not surrendered or disclosed any transaction not recorded in the books of account during the year.
- (ix) (a) According to the information and explanations given to us, the company has not defaulted in repayment of dues to financial institutions or banks or debenture holders.
- (b) The company has not been declared a wilful defaulter by any bank, financial institution or other lender.

- (c) Term loans were applied for the purpose for which the loans were obtained.
- (d) On an overall examination of the financial statements of the Company, no funds raised on short-term basis have been used for long-term purposes by the Company.
- (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (f) The company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies
- (x) (a) The Company has not raised any money by way of initial public offer and through debt instruments by way of further public offer during the year or during earlier years.
- (b) Based on the audit procedures performed and the information and explanations given to us by the management, we report that the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debetures during the year under review.
- (xi) Based on the audit procedures performed and the information and explanation given to us, we report that no fraud on or by the Company has been noticed or reported during the year, nor have we been informed of such case by the management.
- (b) No report under section 143(12) of Companies Act, 2013 read with rule 13 of Companies (Audit and Auditors) Rules, 2014 has been filed by the auditors with the Central Government.
- (c) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, the Company has not received any whistle-blower complaints during the year.
- (xii) The Company is not a Nidhi Company and therefore, the provisions of clause 3 (xii) of the Order are not applicable to the Company.
- (xiii) All transactions with related parties are in compliance with section 177 and 188 of Companies Act, 2013 and the details have been suitably disclosed in the Financial Statements as required by the accounting standards.
- (xiv) (a) In our opinion and based on our examination, the company has an internal audit system. However, the scope and coverage of which requires to be improved, to be commensurate with the size and nature of its business.
 - (b) The internal audit report received was considered by us.
- (xv) Based on the audit procedures performed and the information and explanation given to us, we report that the Company has not entered into any non-cash transactions with its directors/director of the company or associate company/a person connected with the Director during the year.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) and therefore, the provisions of clause 3 (xvi) of the Order are not applicable to the Company.
- (xvii) The company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly Clause 3(xviii) of the Order is not applicable.

- According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that 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.
- Based on the audit procedures performed and the information and explanation given to us, we report that the company has no liability maintain fund according to the provision of section 135 of Companies Act 2013.

For G Joseph & Associates **Chartered Accountants** Firm Reg. No. 006310S

P Rajagopal Partner

UDIN: 25202134BMITQY9457

Place: Kochi Date: 27-05-2025 202134

INDEPENDENT AUDITORS' REPORT

To the Members of Prima Industries Limited **Report on the Audit of Consolidated Financial Statements**

Opinion

We have audited the consolidated financial statements of Prima Industries Limited ('the Company'), which comprise the Balance Sheet as at 31st March 2025, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us the aforesaid consolidated financial statements give the information required by the Companies Act 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March 2025, and its loss and its cash flows for the year ended on that date.

Basis for Opinion

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

Sr. No	Key Audit Matter
1	Revenue Recognition
	The company has entered into contracts with various customers for processing their
	materials on various terms; and distinct performance obligation.
2	Audit Procedures Performed
	Our audit procedures included identification of contractual obligation in respect of each
	contract and to ensure that the revenue relating to the year is recognised.
	a) To achieve this we have checked the effectiveness of intended controls to identify
	the contractual obligation on each contract.
	b) Selected samples of contracts with customers and cross checked with the
	revenues recognised in the books.

Emphasis of Matters

- We draw attention to the fact that the Company has failed to redeem preference shares issued on 24th July 2002 amounting to Rs 5,19,74,030 held by Ayyappa Roller Flour Mills Limited which were due for redemption since July 2022, which is not in compliance with Section 55 of Companies Act, 2013. We are also informed that the Company have placed a petition with the Hon'ble NCLT on 25th February 2025 for the redemption of the unredeemed preference shares and to issue further 51,97,403 cumulative redeemable preference shares of Rs 10 each to the existing shareholder, for a term of 20 years from the date of issue on the same terms and conditions.
- The Company has made following transaction with its associate companies which are not in compliance with section 185 of the Companies Act 2013:

Unsecured interest free loan to Associate Companies and outstanding, amounting to Rs. 2,81,02,632 which is not yet recovered.

Our opinion is not modified in respect of these matters.

Other Information

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

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

Management's responsibility for the consolidated 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 consolidated financial statements that give a true and fair view of the financial position, financial performance, and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and

presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors 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 the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on Other Legal and Regulatory Requirements

- A. As required by the Companies (Auditor's Report) Order, 2020("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the Annexure a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- B. As required by Section 143 (3) of the Act, we report that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under Section 133 of the Act.
 - On the basis of the written representations received from the directors as on 31st March 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2025 from being appointed as a director in terms of Section 164 (2) of the Act.
 - The separate report on the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls is not applicable to the Company.
- C. With respect to the matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanation given to us:
 - The Company does not have any pending litigations which would impact its financial position;
 - 2 The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company;
 - 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
 - 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;
 - Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
 - 7 The Company has not declared dividend during the year.
 - 8 Based on our examination which included test checks, the Company has used an

accounting software for maintaining its books of account which has a feature of recording audit trail (editlog) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with. Additionally, the audit trail has been preserved by the company as per the statutory requirements for record retention.

D In our Opinion and according to the information and explanations given to us, the remunerations paid by the company to its directors during the current year is in accordance with the provisions and is not in excess of limit laid down in section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under section 197(16) which are required to be commented upon by us.

For G Joseph & Associates Chartered Accountants Firm Reg. No. 006310S

P Rajagopal Partner 202134

UDIN: 25202134BMITQX6102

Place: Kochi Date : 27-05-2025

ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT IN TERMS OF SECTION 143(11) OF THE COMPANIES ACT, 2013

- (i) a.A The Company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment.
 - a.B The company does not have any intangible assets.
- b. As explained to us, the property, plant and equipment have been physically verified by the management at reasonable intervals; no material discrepancies were noticed on such verification.
- c. The title deeds of all the immovable properties are held in the name of the Company.
- d. The Company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
- e. According to the information and explanations given to us and on the basis of our examination of the records of the company, there are no proceedings initiated or are pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- (ii) a. As explained to us, inventories have been physically verified during the year. In our opinion, the frequency of verification by the management is reasonable and the coverage and procedure for such verification is appropriate. Discrepancies of 10% or more in aggregate for each class of inventory have been properly dealt with in the books of account.
- b. The company has not been sanctioned working capital limits in excess of five crores rupees in aggregate from banks or financial institutions on the basis of security of current assets.
- (iii) According to the information and explanations given to us and on the basis of our examination of the books of account, the Company has not made investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties, other than the following:
- a. Investments in, guarantee or security provided or loans or advances in the nature of loans granted

Description	Guarantees	Security	Loans	Advances in the nature of Loans
Balance outstanding as at balance sheet date				
- Subsidiaries				
- Joint Ventures				
- Associates				
- Others			2,81,02,632	

- b. In our opinion,the interest free unsecured loans granted to companies during the year are prima facie prejudicial to the interest of the Company.
- c. The company has stipulated the schedule of repayment of principal. The receipt of the principal amount is regular.
 - d. There are no overdue amounts of loan or interest.
- e. No loan or advance in the nature of loan granted and which has fallen due during the year has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
- f. The company has granted loans or advances in the nature of loans repayable on demand or without specifying any terms or period of repayment and has granted loans to promoters or related parties defined in section 2(76) of Companies Act 2013.
- (iv) Based on our audit procedures and on the information given by the management, we report that Company has not complied with the provisions of section 185 and 186 while extending unsecured interest free short term loan.
- (v) The Company has not accepted any deposit from public within the meaning of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules framed thereunder.
- (vi) As per information and explanation given by the management, maintenence of cost records has been prescribed by the Central Government under clause (d) of sub-section (1) of section 148 of the Companies Act and we are of the opinion that prima facie the prescribed accounts and records have been made and maintained.
- (vii) (a) According to the records of the Company, undisputed statutory dues including Goods and Service Tax, provident fund, employees' state insurance, income tax, sales tax, service tax, customs duty, excise duty, value added tax, cess and any other statutory dues have generally been regularly deposited with the appropriate authorities. According to the informations and explanations given to us there were no statutory dues on the last day of the financial year outstanding for a period of more than six months from the date they became payable.
- (b) According to the information and explanations given to us, there is no amounts payable in respect of income tax, wealth tax, Service tax, Sales tax, Customs duty and Excise duty which have not been deposited on account of any disputes.
- (viii) The Company has not surrendered or disclosed any transaction not recorded in the books of account during the year.
- (ix) (a) According to the information and explanations given to us, the company has not defaulted in repayment of dues to financial institutions or banks or debenture holders.
- (b) The company has not been declared a wilful defaulter by any bank, financial institution or other lender.

- (c) Term loans were applied for the purpose for which the loans were obtained.
- (d) On an overall examination of the financial statements of the Company, no funds raised on short-term basis have been used for long-term purposes by the Company.
- (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (f) The company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies
- (x) (a) The Company has not raised any money by way of initial public offer and through debt instruments by way of further public offer during the year or during earlier years.
- (b) Based on the audit procedures performed and the information and explanations given to us by the management, we report that the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debetures during the year under review.
- (xi) (a) Based on the audit procedures performed and the information and explanation given to us, we report that no fraud on or by the Company has been noticed or reported during the year, nor have we been informed of such case by the management.
- (b) No report under section 143(12) of Companies Act, 2013 read with rule 13 of Companies (Audit and Auditors) Rules, 2014 has been filed by the auditors with the Central Government.
- (c) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, the Company has not received any whistle-blower complaints during the year.
- (xii) The Company is not a Nidhi Company and therefore, the provisions of clause 3 (xii) of the Order are not applicable to the Company.
- (xiii) All transactions with related parties are in compliance with section 177 and 188 of Companies Act, 2013 and the details have been suitably disclosed in the Financial Statements as required by the accounting standards.
- (xiv) (a) In our opinion and based on our examination, the company has an internal audit system. However, the scope and coverage of which requires to be improved, to be commensurate with the size and nature of its business.
 - (b) The internal audit report received was considered by us.
- (xv) Based on the audit procedures performed and the information and explanation given to us, we report that the company has not entered into any non-cash transactions with its directors/director of the company or associate company/a person connected with the Director during the year.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) and therefore, the provisions of clause 3 (xVi) of the Order are not applicable to the Company.
- (xvii) The company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly Clause 3(xviii) of the Order is not applicable.
- (xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board

of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.

(xx) Based on the audit procedures performed and the information and explanation given to us, we report that the company has no liability maintain fund according to the provision of section 135 of Companies Act 2013.

For G Joseph & Associates

Chartered Accountants Firm Reg. No. 006310S

P Rajagopal

Place: Kochi Partner
Date 27-05-2025 202134

UDIN: 25202134BMITQX6102

ANNEXURE TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE CONSOLIDATED FINANCIAL STATEMENTS OF PRIMA INDUSTRIES LIMITED

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

We have audited the internal financial controls over financial reporting of Prima Industries ("the Company") as of 31st March 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. 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") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. 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 authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised 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 31st March, 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 Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For G Joseph & Associates Chartered Accountants Firm Reg. No. 006310S P Rajagopal Partner

202134 UDIN:25202134BMITQX6102

Place: Kochi Date: 27-05-2025

CORPORATE GOVERNANCE REPORT

FOR THE YEAR ENDED 31st MARCH 2025

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

The company aims at not only its own growth but also maximization of benefits to the shareholders, employees, customers, government and also the general public at large. For this purpose the company continuously strives to improve its level of overall efficiency through good corporate governance, which envisages transparency, professionalism and accountability in all its operations. We, Prima Industries Limited, are committed to good corporate governance and its adherence to the best practices of true spirits at all times. Our corporate Governance philosophy rests on five basic tenets viz., Board's accountability, value creation, strategic guidance, transparency and equitable treatment to all stakeholders.

2. BOARD OF DIRECTORS

As on 31st March, 2025, the Company's Board consists of eight Directors having considerable professional experience in their respective fields. Board consists of one Chairman and Managing Director, Three Non-Executive Directors, and Four Non-Executive Independent Directors. The Composition of the Board is in conformity with Regulation 17 of the SEBI Listing Regulations and as per the Companies Act, 2013.

A Brief Profile of the respective Directors are made available on the website of the Company at https://primaindustries.in/management-team/

COMPOSITION AND CATEGORY OF THE BOARD AS ON 31ST MARCH, 2025

Sl No.	Name of Director	DIN	Age	Date of Appointment	Category of Directorship
1	Mr. S. K. Gupta	00248760	85 years	05/12/2012	Chairman & Managing Director
2	Mrs. Swati Gupta	00249036	55 years	31/03/2015	Non-Executive Woman Director
3	Mr. Kushagra Gupta	08477477	29 years	25/07/2024	Non-Executive Director
4	Mrs. Sarita Jindal	00021622	66 years	25/07/2024	Non-Executive Director
5	Mrs. Neethu Subramoniyan	08788544	34 years	25/07/2024	Non-Executive Independent Director
6	Mrs. Arya Surendran	10625534	35 years	25/07/2024	Non-Executive Independent Director
7	Mrs. Hemalatha.G	10705286	41 years	25/07/2024	Non-Executive Independent Director
8	Ms. Mayuri Sinha	08915515	33 years	17/05/2024	Non-Executive Independent Director

CHANGE IN COMPOSITION OF THE BOARD OF DIRECTORS DURING THE YEAR 2024-25

During the Financial year 2024-25, the changes in the composition of the Board of Directors of our company are as detailed below.

Sl	Name of Director	DIN	Category	Date of	Date of
N				Appointme	cessation
0.				nt	
1	Mrs. Neethu	08788544	Non-Executive	14/02/2024	17/05/2024
	Subramoniyan		Independent Director		
2.	Mrs. Sruti Jindal	03363435	Non-Executive	13/11/2019	25/07/2024
			Independent Director		

3	Ms. Mayuri Sinha	08915515	Non-Executive	17/05/2024	NA
			Independent Director		
4	Mr. Kushagra Gupta	08477477	Non-Executive Director	25/07/2024	NA
5	Mrs. Sarita Jindal	00021622	Non-Executive Director	25/07/2024	NA
6	Mrs. Neethu	08788544	Non-Executive	25/07/2024	NA
	Subramoniyan		Independent Director		
7.	Mrs. Arya Surendran	10625534	Non-Executive	25/07/2024	NA
			Independent Director		
8.	Mrs. Hemalatha. G	10705286	Non-Executive	25/07/2024	NA
			Independent Director		

These changes in the Board of Directors reflect our commitment to maintaining strong corporate governance and ensuring continuity in leadership. The Board has reconstituted its Committees accordingly.

ROLE OF BOARD OF DIRECTORS

Your Board of Directors play a primary role in ensuring good governance, smooth functioning of the Company and in creating shareholders value. The Board's role, functions, responsibility and accountability are clearly defined. Your Board periodically reviews all the relevant information which are required to be placed before it pursuant to Clause 49 of the Listing Agreement and in particular reviews and approves corporate strategies, business plans, annual budgets, projects and capital expenditure. Your Board not only monitors the Company's overall corporate performance it also set standards of corporate behavior, ensures transparency in corporate dealing and compliance with the laws and regulations.

BOARD MEETING AND PROCEDURE:

The Board Meetings are governed by a structured agenda. The Company Secretary, in consultation with the Chairman and Senior Management, prepares the detailed agenda for the meetings. Where it is not practical to attach any document to the agenda, the same is tabled before the meeting. Also, to transact urgent businesses, which may come up after circulation of agenda papers the same is tabled before the Board. Agenda of the Board Meeting and Notes on Agenda are circulated to the Directors well in advance of each Board Meeting. At the Board meeting elaborate presentations are made to the Board.

Five Board Meetings were held during the year 2024-25 on 30th May 2024, 25th July 2024, 11th September 2024, 06th November 2024 and 05th February 2025. The Board meets at least once in every quarter to review the Company's operations and financial performance. The maximum time gap between two consecutive meetings is not more than 120 days. The members discuss each agenda item freely in detail. The necessary quorum was present in all the meetings.

During the year, the Board accepted all the recommendations of the Committees of the Board, which were statutory in nature and required to be recommended by the Committee and approved by the Board. Hence, the Company is in compliance with the conditions of clause 10(j) of Schedule V of the SEBI Listing Regulations.

Details of attendance of Directors at the Board Meetings and Annual General Meeting held during 2024-25 are given below:

ATTENDANCE OF DIRECTORS AT THE BOARD AND THE ANNUAL GENERAL MEETING DURING							
	THE	E FINANCIAL	YEAR 2024	-2025			
NAME OF 01/24-25 02/24-25 03/24-25 04/24-25 05/24-25 AGM 30/05/24 25/07/24 11/09/24 06/11/24 05/02/25 22/08/24							
DIRECTOR							
Mr. S. K. Gupta	Yes	Yes	Yes	Yes	Yes	Yes	
Mrs. Swati Gupta Yes Yes Yes Yes Yes							
Mr. Kushagra Gupta	NA	Yes	Yes	Yes	Yes	Yes	

Mrs. Sarita Jindal	NA	Yes	Yes	Yes	Yes	Yes
Mrs. Neethu	NA	Yes	Yes	Yes	Yes	Yes
Subramoniyan						
Mrs. Arya	NA	Yes	Yes	Yes	Yes	Yes
Surendran						
Mrs. Hemalatha. G	NA	Yes	Yes	Yes	Yes	Yes
Ms. Mayuri Sinha	Yes	Yes	Yes	Yes	Yes	Yes
Mrs. Sruti Jindal	Yes	NA	NA	NA	NA	NA

DISCLOSURE OF RELATIONSHIPS BETWEEN DIRECTORS:

SL. NO	NAME OF DIRECTOR	DIN	RELATIONSHIP
1	Mr. S. K. Gupta	00248760	Father -in-law of Mrs. Swati Gupta, Director, Father of Mrs. Sarita Jindal, Director, Grand Father of Mr. Kushagra Gupta, Director
2	Mrs. Swati Gupta	00249036	Daughter in law of Mr. S.K. Gupta, Chairman and Managing Director and Mother of Mr. Kushagra Gupta, Director.
3	Mr. Kushagra Gupta	08477477	Son of Mrs. Swati Gupta, Grandson of Mr. S.K. Gupta, Chairman and Managing Director and relative of Mrs. Sarita Jindal.
4	Mrs. Sarita Jindal	00021622	Daughter of Mr. S.K. Gupta, Chairman and Managing Director and relative of Mrs. Swati Gupta and Mr. Kushagra Gupta but not related to them.
5	Mrs. Neethu Subramoniyan	08788544	NA
6	Mrs. Arya Surendran	10625534	NA
7	Mrs. Hemalatha. G	10705286	NA
8	Ms. Mayuri Sinha	08915515	NA

^{*}Explanation: Except for the relationship between Mr. SK Gupta and Mrs. Swati Gupta, Mrs. Swati Gupta and Mr. Kushagra Gupta, Mr. SK Gupta and Mrs. Sarita Jindal there is no inter se relationship between the Directors and the Key Managerial Personnel falling within the meaning of "Relative" as defined under Section 2(77) of the Companies Act, 2013.

N	NUMBER OF SHARES AND CONVERTIBLE INSTRUMENTS HELD BY DIRECTORS:					
SL. NO.	NAME OF DIRECTOR	NUMBER OF SHARES HELD				
	Executive Director					
1.	Mr. S. K Gupta	41101				
	Non- Executive Directors					
2.	Mrs. Swati Gupta	714747				
3.	Mr. Kushagra Gupta	705000				
4.	Mrs. Sarita Jindal	20101				

^{*}excludes Independent Directorship as on date of this Report. None of the Independent Directors hold any shares in the Company.

Details of Directorships and Committee Membership held by the directors in other listed/public companies as on March 31, 2025 are given in the table below:

Name of Directors	Category of Directorship in other entities	Name of Committee	Name of Listed Entity/ Public Limited Company
	Chairman and Managing Director	NIL	Prima Agro Limited
Mr. S. K. Gupta (DIN: 00248760)	Managing Director	NIL	Ayyappa Roller Flour Mills Limited
	Non- Executive Director	NIL	Prima Credits Limited
	Non- Executive Director	NIL	PAPL Exim India Limited
Mrs. Swati Gupta (DIN: 00249036)	Non- Executive Director & Chief Financial Officer	Chairperson 1. Stakeholders Relationship Committee 2. Risk Management Committee Member 1. Audit Committee 2. Nomination & Remuneration Committee 3.CSR Committee.	Prima Agro Limited
	Non- Executive Director	NIL	Ayyappa Roller Flour Mills Limited
	Non- Executive Director	NIL	Prima Credits Limited
	Non- Executive Director	NIL	PAPL Exim India Limited
	Non- Executive Director	NIL	Prima Agro Limited
Mr. Kushagra Gupta	Non- Executive Director	NIL	Ayyappa Roller Flour Mills Limited
(DIN: 08477477)	Non- Executive Director	NIL	Prima Credits Limited
	Non- Executive Director	NIL	PAPL Exim India Limited
Mrs. Sarita Jindal (DIN: 00021622)	Non- Executive Director	NIL	Prima Agro Limited

^{*}Excludes directorship in Private limited companies, which are not the subsidiaries of Public limited companies, Section 8 companies and alternate directorships.

Name, Designation & DIN of Director	Age & Date of Appointme nt	Category of Directorship in Prima Industries Limited	No. of other Directorship* Held (other than Prima Industries Limited)	Detail Commit (other that Indust Limited) in Chairm Meml	tee** n Prima ries n which nan/
					er
Mr. S.K Gupta	85 years	Chairman &	4	0	0
(DIN:00248760)	05.12.2012	Managing Director			
Mrs. Swati	55 years	Non-Executive-	4	2	3
Gupta	31.03.2015	Non Independent			
(DIN:00249036)		Director			
Mr. Kushagra	29 years	Non-Executive-			
Gupta	25.07.2024	Non Independent	4	0	0
(DIN:00249036)		Director			
Mrs. Sarita		Non-Executive-			
Jindal	66 years	Non Independent	1	0	0
(DIN:00021622)	25.07.2024	Director			

^{*}Excludes directorship in Private limited companies, which are not the subsidiaries of Public limited companies, Section 8 companies and alternate directorships.

3. OTHER COMMITTEES AT BOARD LEVEL

(A) Independent Audit Committee

The Board has constituted the Audit committee in accordance with Section 177(4) of the Companies Act, 2013 and Regulation 18(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Audit Committee at the Board level of your Company acts as a link between the Independent Auditors, the Management and the Board of Directors. The Audit committee interacts with the Independent Auditors, Secretarial Auditors and Internal Auditors and reviews and recommends their appointment and remuneration. The Audit Committee is provided with all necessary assistance and information for enabling them to carry out its function effectively.

In general, the Audit Committee reviews the Audit and internal control procedures, accounting policies and the Company's financial reporting process and ensure that the financial statements are correct, sufficient and credible and exercises the powers as recommended from time to time by SEBI, Stock Exchanges and/or under the Companies Act, 2013. Further your Audit Committee also reviews the following information mandatorily:

- 1. Management discussion and analysis of financial conditions and results of operations;
- 2. Statement of significant related party transactions submitted by the management;
- 3. Management letters/letters of internal control weaknesses if any issued by the statutory auditors:
- 4. Internal Audit Report relating to internal control weaknesses, if any and implementation of action points arising there from and
- 5. The appointment, removal and terms of remuneration of the Internal Auditors.
- 6. Quarterly and annual financial statements and
- 7. Risk assessment and minimization procedures

^{**} Excludes Independent Directorship.

^{***}Includes Audit committee and Stakeholders' Relationship Committee

The composition of the Audit Committee is as under:-

Name of Director	Category of Director	Role
Mrs. Neethu Subramoniyan	Non-Executive Independent Director	Chairperson
Mrs. Arya Surendran	Non-Executive Independent Director	Member
Mr. Kushagra Gupta	Non- Executive Director & CFO	Member

The Audit committee consists of two Non-Executive Independent Directors, one of whom is the Chairperson. All the members of the Committee possess accounting or related financial management expertise. There was no situation where the Board has not accepted the recommendation of the Audit Committee. The Chief Finance Officer also attends the meetings of Audit Committee.

The Company Secretary, acts as the Secretary to the Audit Committee. During the Financial year 2024–25, there were changes in the composition of the Board of Directors of our company, subsequent to which the Audit Committee was reconstituted, the details of which are disclosed in the Corporate Governance Report and also hosted on the website of the company, the weblink of which is mentioned in this Report.

During the year under review, the Committee met four times on 30^{th} May 2024, 25^{th} July 2024, 6^{th} November 2024, and 5^{th} February 2025. All Committee members were present at each of these meetings.

(B) Nomination and Remuneration Committee

The Board had constituted a Nomination and Remuneration Committee pursuant to the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The composition of the Nomination and Remuneration Committee is as under:

Name of Director	Category of Director	Role
Mrs Arya Surendran	Non-Executive Independent Director	Chairperson
Mrs Neethu Subramoniyan	Non-Executive Independent Director	Member
Mr. Kushagra Gupta	Non- Executive Director	Member

The terms of reference of the committee inter alia include:

Succession planning for Board of Directors and Senior Management Employees, Identifying and selection of candidates for appointment of Directors/Independent Directors based on certain laid down criteria's, Identifying potential individuals for appointment of Key Managerial personnel and other senior managerial position, Reviewing the performance of the Board of Directors and Senior Management personnel including Key Managerial Personnel based on certain criteria approved by the Board. While reviewing the performance, the Committee ensures that the remuneration is reasonable and sufficient to attract, retain and motivate the best managerial talents, remuneration commensurate with the performance of individual and group and also maintains a balance between fixed and incentive pay reflecting both short- term and long-term objectives of the Company.

The Company Secretary and Compliance Officer acts as Secretary to the Committee to discharge the functions of the Committee and to place a report at each Board meeting on matters dealt by the committee each quarter. During the year under review, the Committee met four times on 30th May 2024, 25th July 2024, 6th November 2024, and 5th February 2025. All Committee members were present at each of these meetings.

Further, during the Financial year 2024-25, there were changes in the composition of the Board of Directors of our company, subsequent to which the Nomination and Remuneration Committee

was reconstituted, the details of which are disclosed in the Corporate Governance Report and also hosted on the website of the company, the weblink of which is mentioned in this Report.

(C) Stakeholders Relationship Committee

In compliance with the provisions of Section 178(5) of the Companies Act, 2013 and Regulation 20 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Stakeholders Relationship Committee of the Board looks into various issues relating to shareholders/investors including transfer and transmission of shares held by shareholders in physical format as well as in demat form and tracks investor complaints and suggest measures for improvement from time to time.

The Stakeholders' Relationship Committee comprises of the following directors:

Name of Director	Category of Director	Role
Mr. Kushagra Gupta	Non- Executive Director	Chairperson
Mrs Arya Surendran	Non- Executive Independent Director	Member
Mrs Neethu Subramoniyan	Non- Executive Independent Director	Member

The Company Secretary and Compliance Officer acts as Secretary to the Committee to discharge the function of the Committee and to place a report at each Board meeting on matters dealt by the committee each quarter. All the Committee members were present on all meetings.

During the Financial year 2024-25, there were changes in the composition of the Board of Directors of our company, subsequent to which the Stakeholders' Relationship Committee was reconstituted, the details of which are disclosed in the Corporate Governance Report and also hosted on the website of the company, the weblink of which is mentioned in this Report.

During the year under review, the Committee met ten times on the following dates: 3rd April 2024, 16th April 2024, 30th May 2024, 2nd July 2024, 25th July 2024, 14th October 2024, 6th November 2024, 15th November 2024, 27th November 2024, and 5th February 2025.

As of March 31, 2025, there are no outstanding complaints pending for more than thirty days. Additionally, there are no pending share transfers or transmissions as of the same date.

(D) Corporate Social Responsibility Committee (CSR Committee)

Pursuant to provisions of Section 135 of the Companies Act, the Company has to spend an amount of at least 2 percent of the average net profits of the Company made during the three immediately preceding financial years calculated in accordance with the provisions of Section 198 on CSR activities.

Despite the CSR provisions not mandating compliance under Section 135 of the Companies Act, 2013, the Company proactively established a Board sub-committee known as the CSR Committee. This initiative reflects the company's commitment to sustainable development, aiming to deliver economic, social, and environmental benefits to all stakeholders.

The composition of the CSR Committee is detailed here under:

Name of Director	Category of Director	Role
Mrs Neethu Subramoniyan	Non- Executive Independent Director	Chairperson
Mrs Arya Surendran	Non- Executive Independent Director	Member
Mr. Kushagra Gupta	Non- Executive Director Director	Member

During the Financial year 2024–25, there were changes in the composition of the Board of Directors of our company, subsequent to which the CSR Committee was reconstituted, the details of which are disclosed in the Corporate Governance Report and also hosted on the website of the company, the weblink of which is mentioned in this Report.

During the year under review, the Company was not required to incur any expenditure towards Corporate Social Responsibility (CSR) as it did not meet the profitability criteria prescribed under Section 135 of the Companies Act, 2013, due to inadequate profit in the immediately preceding financial year.

(E) Risk Management Committee

Evaluation of Business Risk and managing the risk has always been an ongoing process in your Company. The Company has set up a risk management framework to identify, monitor and minimize risk and also to identify business opportunities. The Audit Committee also functions as the Risk Management Committee.

Since the provisions of Regulation 21 is not applicable, no separate meetings were conducted during the year under review. However, the company has voluntarily constituted a Risk Management Committee and the composition is detailed here under:

Name of Director	Category of Director	Role
Mr. Kushagra Gupta	Non- Executive Director	Chairperson
Mrs Arya Surendran	Non- Executive Independent Director	Member
Mrs Neethu Subramoniyan	Non- Executive Independent Director	Member

During the Financial year 2024-25, there were changes in the composition of the Board of Directors of our company, subsequent to which the Risk Management Committee was reconstituted, the details of which are disclosed in the Corporate Governance Report and also hosted on the website of the company, the weblink of which is mentioned in this Report.

Name, Designation & Address of the Compliance Officer(s):

Mrs. Malavika S Kumar was the Company Secretary & Compliance Officer up to 30th July, 2025.

Presently, Ms. Nayana V B, Company Secretary is the Compliance Officer effective from 01st August 2025. Appointed under Section 203 of the Companies Act, 2013, she fulfills the responsibilities of a Key Managerial Personnel and Compliance Officer, overseeing the company's ongoing legal compliance requirements.

Company Secretary & Compliance Officer Prima Industries Limited Door No. V/679-C, Industrial Development Area Muppathadam P.O, Edayar, Cochin – 683110 Ph: 0484-2551533/2551534

Email: primagroupcompanies@gmail.com

4. CORE COMPETENCIES OF THE BOARD OF DIRECTORS

The Board of Directors play a pivotal role in guiding our strategic direction and ensuring robust governance practices. Composed of diverse professionals with extensive experience across various industries, our board members bring a wealth of core competencies crucial to our sustained growth and success. They provide invaluable insights into market dynamics, competitive landscapes, and emerging trends, guiding our strategic decisions with foresight and agility.

The Board has, taking into consideration the Company's nature of business, core competencies, key characteristics, identified the following core skills / expertise / competencies as required in the context of its business(es) for it to function effectively and which are available with the Board.

The mapping of the same with each of the Directors are as below:

Skills / Expertise / Competencies	Mr. S.K Gupta	Mrs. Swati Gupta	Mr. Kushagra Gupta	Mrs. Sarita Jindal	Mrs. Neethu Subramoniyan	Mrs. Arya Surendran	Ms. Mayuri Sinha	Mrs. Hemalatha G
Understanding of business	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Knowledge on key industry and Technology trends	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Corporate Strategy	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Risk Management	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Financial Management	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Governance and Compliance	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Stakeholders Management	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Performance Management and Evaluation	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

5. ANNUAL GENERAL MEETINGS

The Annual General Meetings for the last three years were held as follows:

Year	Location	Date	Time	No. of special resolutions passed
2023-24	The Renai, Cochin, P.B. No. 2310, Metro Pillar No.515, Palarivattom, Cochin -682 025.	22-08-2024	12:30 PM	7
	Door No,V/679-C,IDA,			
2022-23	Muppathadam P.O. Edayar	15-09-2023	12:30 PM	4
	Door No,V/679-C,IDA,	·		
2021-22	Muppathadam P.O. Edayar	15-09-2022	02:00 PM	4

All the resolutions proposed by the Directors to shareholders in last three years were approved by the shareholders with adequate majority. Voting results of the last Annual General Meeting is available on the website of the Company at www.primaindustries.in

Postal Ballot

During the Financial Year 2024-25, no resolution was put through by postal ballot. None of the businesses proposed to be transacted in the ensuing 31st Annual General Meeting for the Financial year 2024-25 requires the passing of a Special Resolution by way of postal ballot.

6. REMUNERATION OF DIRECTORS

All decisions relating to the remuneration of the Non- Executive / Executive Directors were taken by the Board of Directors of the Company and on the recommendations from the Nomination and Remuneration Committee and the Audit Committee and in accordance with Shareholders' approval wherever necessary.

Details for remuneration paid / to be paid to the Directors for the year under review are as under: (Rs. In Hundreds)

Particulars	Salary, benefits, bonus etc paid during the year		Sitting fees (for Board and its committee)
Mr. S K Gupta, Chairman & MD	Nil	Nil	Nil
Mrs. Swati Gupta, Director	Nil	Nil	Nil
Mr. Kushagra Gupta, NED & CFO	16,943	Nil	Nil
Mrs. Sarita Jindal, NED	Nil	Nil	Nil
Mrs. Neethu Subramoniyan, ID	Nil	Nil	250
Mrs. Arya Surendran, ID	Nil	Nil	200
Mrs. Hemalatha. G, ID	Nil	Nil	200
Ms. Mayuri Sinha, ID	Nil	Nil	250
Mrs. Sruti Jindal, ID	Nil	Nil	Nil

The Company has not paid any remuneration such as salary, benefits, bonuses, stock options, pension, performance linked incentives etc. to other directors and there is no other pecuniary relationship or transactions between the Company and the non-executive directors, other than the related party transactions as reported in the notes to the financial statements.

The details of remuneration/sitting fee paid to Directors and Key Managerial Personnel during the year under review are as given in the Annual Return available at www.primaindustries.in.

Remuneration Policy:

The remuneration policy of the Company is directed towards rewarding performance, based on review of achievements on a periodic basis. The Company endeavors to attract, retain, develop and motivate high-caliber executives and to incentivize them to develop and implement the Company's Strategy, thereby enhancing the business value and maintain a high-performance workforce. The policy ensures that the level and composition of remuneration of the Directors and management is optimum.

The web link of the Remuneration Policy is disclosed under **Annexure IV** to the Directors Report.

7. GENERAL SHAREHOLDER INFORMATION:

(a) Annual General Meeting:

Date & Time: Monday, 15th September, 2025, at 11:00 AM

Venue: The Renai Cochin, P.B. No. 2310, Metro Pillar No. 515,

Palarivattom, Cochin - 682 025

Financial Year: 1st April 2024 to 31st March 2025

Annual Book Closure: 09th September, 2025 to 15th September, 2025 (both days inclusive), for

the purpose of the 31st Annual General Meeting for the Financial year

2024-25.

Dividend recommended during the Financial Year 2024-25

For Equity Shares - NIL For Preference Shares - NIL

(b) Dividend Payment

With a view to conserve the resources of the Company the Directors are not recommending any dividend on equity shares for the year under review. Your Company is not required to formulate Dividend Distribution Policy pursuant to Regulation 43A of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 as the Company does not fall under top 1000 listed entities based on market capitalization as on 31st March 2025.

(c) Listing of shares and Stock code

The Company's equity shares are listed on the BSE Limited, Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai – 400 001 and the listing fees for the year 2024-25 has been paid to the Stock Exchange. The Company's Stock Code is 531246. The International Securities Identification Number (ISIN) for the Company's shares is INE723N01012

(d) Share transfer mechanism:

In terms of Regulation 40(1) of the SEBI Listing Regulations, as amended, securities can be transferred only in dematerialized form w.e.f. 1st April, 2019, except in case of requests received for transmission or transposition of securities. Members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Transfers of equity shares in electronic form are effected through the depositories with no involvement of the Company. The Board has delegated the authority for approving transfers, transmissions etc. to the Stakeholders' Relationship Committee.

Regulation 40 of Listing Regulations, as amended, mandates that transfer, transmission and transposition of securities of listed companies held in physical form shall be effected only in demat mode. Further, SEBI vide its Circular dated 25th January, 2022, has clarified that listed companies, with immediate effect, shall issue securities only in demat mode while processing any investor service requests including transmission, issuance of duplicate shares, deletion of name, exchange of shares, etc. In view of this as also to eliminate all risks associated with physical shares and for ease of portfolio management, Members holding shares in physical form are requested to consider converting their holdings to demat mode.

As per the Circular(s) issued by SEBI, after due verification of the investor service requests received from the Shareholders/Claimants, LOCs are issued in lieu of physical share certificate(s) by Companies/RTAs. The validity of such LOCs is 120 days from the date of issuance, within which the Shareholder/Claimant is required to make a request to the Depository Participant (DP) for dematerialising the shares covered by the LOC. In case the demat request is not submitted within the aforesaid timeline of 120 days, companies are required to transfer such shares to SEDA opened by companies for this purpose. Shareholders/Claimants can claim back their shares from SEDA by submitting the required documents to the Company's RTA as per SEBI Advisory dated 30th December, 2022, as amended.

Pursuant to SEBI circular No.SEBI/HO/MIRSD/MIRSD-POD/P/CIR/2025/97 dated 2nd July 2025, investors are informed that, a special window is opened only for re-lodgment of transfer deeds, lodged prior to 1st April 2019, and which were rejected/returned/not attended to, due to deficiency in the documents/process/or otherwise. This facility of re-lodgment will be available from 7th July 2025 to 6th January 2026. Investors are requested to re-lodge such cases, after rectifying the deficiency identified earlier, with the company's Registrar and Share Transfer Agents viz. M/s. Venture Capital and Corporate Investments Pvt. Ltd, at the following address: "Aurum", Door No.4-50/P-II/57/4F & 5F, Plot No.57 4th & 5th Floors, Jayabheri Enclave Phase – II Gachibowli, Hyderabad – 500032 latest by 6th January 2026.

Investors may please note that the above mentioned Circular is available on the website of the company at http://www.primaagro.in/ and on the website of SEBI at www.sebi.gov.in

The Company has obtained the following certificate(s) from a Practising Company Secretary and has submitted the same to the Stock exchanges within the stipulated time:

- 1. Annual Secretarial Compliance Report for the year ended March 31, 2025
- 2. Certificate regarding Reconciliation of the share capital audit of the Company on a quarterly basis.

The Company has appointed M/s Venture Capital and Corporate Investments Private Limited as the Registrar and Share Transfer Agent (RTA) to handle Investor concerns and transfer/

transmission and other related grievances. Investors can contact the RTA at investor.relations@vccipl.com or the Company at primagroupcompanies@gmail.com

(e) Registrar & Share Transfer Agent(RTA)

M/s. Venture Capital and Corporate Investments Private Limited (Category- I Registrars) is appointed as Registrar and Transfer (R&T) Agent of the Company for both Physical and Demat Shares.

The Registered Office address is as follows:

"AURUM", 4th & 5th Floors, Plot No.57,

Jayabheri Enclave Phase - II, Gachibowli,

Hyderabad - 500 032

Ph:040-23818475, Fax: 040-23868024 Email: <u>investor.relations@vccipl.com</u>

(f) Applicability of Business Responsibility Reports:

Pursuant to the amendment dated December 22, 2015, to Regulation 34(2)(f) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the requirement to submit a Business Responsibility Report is applicable only to the top 1,000 listed companies based on market capitalization as on March 31st of every year. Since this requirement is not applicable to the Company, the Business Responsibility Report has not been included.

(g) Dematerialization of shares and liquidity:

The Company has arranged agreements with National Securities Depositories Limited (NSDL) and Central Depository Services Limited (CDSL) for Dematerialization of shares through Venture Capital and Corporate Investments Pvt. Ltd. The Company's shares are regularly traded on the Bombay Stock Exchange Limited in electronic form. Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company Shares is INE723N01012.

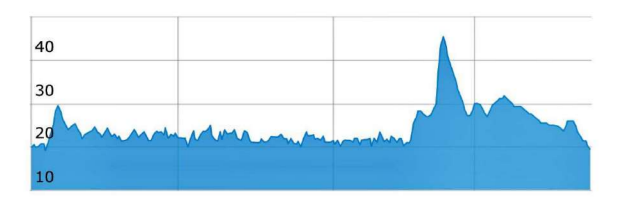
As on 31^{st} March 2025, 74.87% of total equity shares of the Company have been dematerialized and 25.13% of shares are held in physical form. The equity shares of the Company are tradable in compulsory dematerialized segment of the stock exchange hence are regularly traded on BSE.

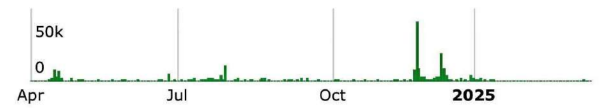
The Company had sent repeated reminders requesting the physical share certificate holders to dematerialize their physical shares holding of the Company and also made the same request through Company website.

(h) Market Price Data (Face value of Re 10) (BSE): High, Low and Total No of shares dealt during the Year 2024-25:

Market Price data – high, low and the number of shares traded during each month in the Financial Year 2024-2025 on BSE Limited, Mumbai is given as follows:

Month/Year	Month's High Price	Month's Low Price	Volume (No of shares)
April 2024	30.98	18.26	51387
May 2024	25.84	21.00	13122
June 2024	25.50	20.25	23971
July 2024	27.45	20.00	61636
August 2024	24.95	20.25	26582
September 2024	24.00	19.99	22482
October 2024	23.00	19.01	12754
November 2024	30.75	19.65	127422
December 2024	47.00	25.80	112220
January 2025	31.78	27.00	13479
February 2025	29.29	24.63	1020
March 2025	26.00	19.38	5180





 $[Source: This\ information\ is\ compiled\ from\ the\ data\ available\ from\ the\ website\ of\ BSE\ Limited)$

(i) Distribution of shareholding as on 31st March 2025

Nominal Value	Share	holders	Shar	es
	Number	% to Total	No. of shares	% to Total
Upto - 500	1444	77.34	212502	01.97
501 - 1000	262	14.03	228109	02.11
1001 - 2000	61	03.27	103180	00.96
2001 - 3000	36	01.93	92362	00.86
3001 - 4000	6	00.32	21492	00.20
4001 - 5000	15	00.80	73200	00.68
5001 - 10000	16	00.86	121014	01.12
10001 and above	27	01.45	9940041	92.11
Total	1867	100.00	10791900	100.00

Shareholding Pattern as on 31^{st} March, 2025:

Sl.N o.	Category of shareholder	Nos. of share holders	Total nos. shares held	Percentage of Shareholding	Number Of Dematerializ ed Shares
(A)	Promoter and Promoter Group				
(1)	Indian				
(a)	Individuals/Hindu Undivided Family	49	873181	8.09	824181
(b)	Bodies Corporate	5	4975036	46.10	4975036

	Sub-Total(A)(1)	54	5848217	54.19	5799217
(2)	Foreign				
(a)	Individuals (Non Resident Foreign Individuals)	13	39000	0.36	7000
	Sub-Total(A)(2)	13	39000	0.36	7000
	Total Shareholding of Promoter and Promoter Group A = (A)(1)+(A)(2)	67	5887217	54.55	5806217
(B)					
(1)	Institutions (Domestic)				
	Sub-Total(B)(1)	0	0	0	0
(2)	Institutions (Foreign)			0	
	Sub-Total(B)(2)	0	0	0	0
(3)	Central Government / State Government(s)	0	0	0	0
	Sub-Total(B)(3)	0	0	0	0
(4)	Non-institutions				
	Resident Individuals holding nominal share capital up to Rs. 2 lakhs	1757	749480	6.94	351380
	Resident Individuals holding nominal share capital in excess of Rs. 2 lakhs	12	4074953	37.76	1867553
	Non Resident Indians (NRIs)	17	43439	0.40	43439
	Bodies Corporate	12	36811	0.34	10911
	Sub-Total(B)(4)	1798	4904683	45.45	2273283
	Total Public Shareholding(B) = (B)(1) + (B)(2) + (B)(3) + B(4)	1798	4904683	45.45	2273283
	Total Promoter & Public Shareholding (A+B)	1865	10791900	100	8079500

(j) **Details of Securities Suspended**: Not Applicable

(k) Outstanding GDR/ADR/Warrants or any convertible instruments, conversion instruments, conversion date and impact on equity:

Your Company does not have any outstanding GDR/ADR/Warrants or any convertible instruments, conversion instruments.

(l) Commodity price risk or foreign exchange risk and hedging of activities: The Company does not deal in commodities and hence the disclosure pursuant to SEBI Circular dated November 15, 2018 is not required to be given.

(m) Plant Location

New Industrial Development Area Menon Para Road, Kanjikode Palakkad-678 621

(n) Address for correspondence:

The Company Secretary, Prima Industries Limited

CIN: L15142KL1994PLC008368

Door No.V/679-C, Industrial Development Area Muppathadam .P.O., Edayar, Cochin – 683 110

Ph: 0484-2551533/2551534

Email: primagroupcompanies@gmail.com

Website: www.primaindustries.in

(o) Registrar and Share Transfer Agents:

Venture Capital and Corporate Investments Private Limited (Category- I Registrars)

"AURUM", 4th & 5th Floors, Plot No.57, Jayabheri Enclave Phase – II, Gachibowli,

Hyderabad - 500 032

Ph:040-23818475, Fax: 040-23868024 Email: <u>investor.relations@vccipl.com</u>

Email: info@vccilindia.com

8. MEANS OF COMMUNICATION

All price-sensitive information and matters that are material to shareholder are disclosed to the respective Stock Exchanges, where the securities of the Company are listed. All submission to the Exchanges is made through the respective electronic filing systems. Quarterly / half-yearly / Annual results, notices and information relating to General Meetings, etc. are published in leading newspapers Janayugam (Malayalam Daily) and in Financial Express (English Daily) and are notified to the Stock Exchanges as required under the Listing Regulations and posted on Company's website: www.primaindustries.in.

9. VIGIL MECHANISM & WHISTLE BLOWER POLICY

The Company has put in place a Vigil Mechanism and Whistle Blower Policy in place pursuant to the provisions of Sec 177(9) & (10) of the Companies Act, 2013 and as per Regulation 4(2) (d)(iv) and 34 (3) read with para 10 of part C of Schedule (V) of SEBI (LODR) Regulation 2015. The mechanism also provides for adequate safeguards against victimization of Directors and Employees who avail the mechanism also provides for direct access to the Chairman of the Audit Committee in special cases. Employees are free to report violations of laws, rules, regulations or unethical conduct to their immediate supervisor/notified persons. The reports received from any employee will be reviewed by the Audit committee. The Directors and senior management are to maintain confidentiality of such reporting and ensure that the whistle blowers are not subjected to any discriminatory practice. The weblink of the policy is available under the list of policies disclosed as **Annexure IV** to the Boards Report.

10. RISK MANAGEMENT

Your Company has a comprehensive risk management policy. Your Company has laid down procedures to inform Board members about the risk assessment and minimization procedures. These procedures are periodically reviewed to ensure that executive management controls the risks through properly defined framework.

The Audit Committee has been designated by the Board for reviewing the adequacy of the risk management framework of the Company, the key risks associated with the businesses of the Company and the measures are taken in place to minimize the same and thereafter the details are presented to and discussed at the Board meeting. The risk management issues are discussed in the Management Discussion and Analysis Report.

11. OTHER DISCLOSURES

- i. **Related Party Transactions** All transactions with related parties were in the ordinary course of business and at arm's length. The company has not entered into any transaction of a material nature with any of the related parties which are in conflict with the interest of the company. The details of related party transactions are disclosed in Note No. 30 attached to and forming part of the financial statements. The web link of the policy is dealing with Related Parties is disclosed under **Annexure IV** to the Boards Report.
- ii. Details of non-compliance by the company, penalties, and strictures imposed on the company by Stock Exchange, SEBI or any statutory authority, on any matter related to capital markets, during the last three years: -

DURING THE FINANCIAL YEAR 2023-2024:

During the financial year 2023-24, there were no such penalties/strictures imposed on the Company by the Stock Exchanges or Securities and Exchange Board of India (SEBI) or any other Statutory Authority on any matter relating to capital markets.

DURING THE FINANCIAL YEAR 2022-2023:

The Company has received an e-mail on 22nd June 2022 showing Non-compliance with the requirement pertaining to the submission of Consolidated Financial Results with Regulation 33 of SEBI (LODR) Regulations 2015 for the quarter ended September 30, 2021. The Company submitted the Consolidated Financial Results and also paid the fine for non-compliance amounting to Rs.41,300/-on 29th June 2022.

The Company received another mail on 20^{th} February 2023 regarding discrepancy in Consolidated Financial Results for the quarter ended 31^{st} December 2022. The Company replied to the mail on 24^{th} February 2023 stating that the Company is not a holding company in the sense that it holds a Subsidiary Company for which Consolidation of Financial Statements is required. Being not a Parent Company the Company is exempted from filing the Consolidated Financial Results. The Company has taken up the matter and yet to receive a reply from Listing Compliance Department, BSE Limited.

The Company has also received a notice on October 21st 2022 for non-submission of the Annual Report within the period prescribed under the Regulation 34 of SEBI (LODR) Regulations 2015 for the year ended March 2022. The Company paid fine of Rs.2,360/- for the same and ensured that such delay does not occur in future.

DURING THE FINANCIAL YEAR 2021-2022:

The company had received a notice dated 19th November 2021 showing Non-Compliance with the requirement pertaining to the submission of Consolidated Financial Results for the quarter ended September 30, 2021.

On receipt of the notice, your Company had submitted the Consolidated Financial Results on 22nd November, 2021. However, in continuation to the Non-Compliance notice, Company had received another notice dated 14.12.2021 showing late compliance with fine. Your Company had paid the fine and complied with the concerned Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) 2015.

- iii. **Compliance with Accounting Standards-** In the preparation of financial statements there is no deviation from the prescribed Accounting Standards.
- iv. The web link of the **policy for determining material subsidiaries** and material events is disclosed under the list of policies disclosed as **Annexure IV** to the Boards Report.
- v. Total fees for all services paid to the Statutory Auditor amounts to Rs. 1,35,000/-

- vi. **Code of Conduct for Prohibition of Insider Trading (PIT):** To regulate trading in the Company's securities by its Directors and Designated Persons, the Company has adopted a Code of Conduct for the Prohibition of Insider Trading (PIT). The Code also includes the policy and procedures to be followed in the event of a leak or suspected leak of Unpublished Price Sensitive Information (UPSI). In compliance with SEBI regulations, the Company is utilizing the Structured Digital Database (SDD) software for effective monitoring and compliance.
- vii. Commodity price risk or foreign exchange risk and hedging activities: The Company does not deal in commodities and hence the disclosure pursuant to SEBI Circular dated November 15, 2018 is not required to be given.
- viii. Disclosure under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2018: The details have been disclosed in the Directors Report forming part of the Annual Report.
 - ix. None of the directors on the Board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority. A certificate from a company secretary in practice certifies the same is annexed to Corporate Governance Report as **Annexure A.**
 - x. **Code of Conduct** All members of the board, the Executive officers and the senior officers have affirmed compliance to the code as on 31st March 2025. A declaration to this effect, signed by the Chairman and Managing Director is appended at **Annexure B** to this report.
 - xi. **Compliance Certificate-**The Company has complied with all the mandatory corporate governance requirements specified in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the Listing Regulations. Your Company has obtained a certificate as required by Schedule V of the listing regulation from M/s BVR & Associates Company Secretaries LLP, Practicing Company Secretaries affirming the Compliances and is annexed to this Corporate Governance Report as **Annexure C.**
 - xii. **CEO/CFO Certificate**: The Chief Executive Officer (CEO) and the Chief Financial Officer (CFO) certificate for the year ended 31st March, 2025 in compliance with the provisions of Regulation 17(8) of the SEBI Listing Regulations is annexed to this report as **Annexure D**.
 - xiii. **Preferential allotment or Qualified institutional placement:** During the year under review, the Company did not raise, any funds through preferential allotment or qualified institutional placement as specified under Regulation 32(7A) of the SEBI Listing regulations.
 - xiv. The company has also ensured the implementation of non-mandatory items specified in sub regulation 1 of Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 as specified in Part E of Schedule II as follows:
 - a) **The Board** -The Company has a Chairman & Managing Director who is entitled to maintain Chairpersons Office.
 - b) **Shareholder Rights** Half yearly and other quarterly financial statements are published in newspapers and uploaded on Company's website www.primaindustries.in. The same are also available on the website of stock exchange where the equity shares of the Company are listed i.e., www.bseindia.com.
 - c) **Reporting of Internal Auditor-** The Internal Auditor reports directly to the Audit Committee.

For and on behalf of the Board For Prima Industries Limited Sd/-S.K.Gupta

Chairman and Managing Director (DIN: 00248760)

Place: Cochin Date: 04.08.2025

ANNEXURE A

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To the Members.

PRIMA INDUSTRIES LIMITED

Door No. V-679/C, IDA, Muppathadam, Edayar, Cochin, Kerala-683110.

CIN: L15142KL1994PLC008368

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Prima Industries Limited (hereinafter referred to as 'the Company'), for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal (www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company for the financial year ending 31st March, 2025, have been debarred or disqualified from being appointed or continuing as Director(s) of Company by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

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 test check basis 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.

For BVR and Associates Company

Secretaries LLP,

Place: Ernakulam

Date: 04.08.2025

CS N Balasubramanian Designated Partner FCS No. F6439 CP No: 4996

UDIN: F006439G000917030

Peer Review No: P2010KE020500

ANNEXURE B

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT

Pursuant to part D of Schedule V of SEBI (LODR) Regulations 2015

I hereby declare that all the members of the Board of Directors and Senior Management personnel have affirmed compliance with the Code of Conduct of the Board of Directors and Senior Management personnel of Prima Industries Limited for the Financial year 2024-2025.

For and on behalf of the Board For Prima Industries Limited Sd/-

Sa/-

S.K.Gupta Chairman and Managing Director

(DIN: 00248760)

ANNEXURE C

COMPLIANCE CERTIFICATE ON CORPORATE GOVERNANCE

Pursuant to Regulation 34(3) and Schedule V (E) of the SEBI (LODR) Regulations, 2015

To the Members, **PRIMA INDUSTRIES LIMITED**

Door No. V-679/C, IDA, Muppathadam, Edayar, Cochin, Kerala-683110.

Place: Cochin

Date: 04.08.2025

CIN: L15142KL1994PLC008368

We have examined the compliance of conditions of Corporate Governance by Prima Industries Limited for the year ended 31st March, 2025 as stipulated in Regulation 34 (3) read with Schedule V (E) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. In our opinion and to the best of our information and according to the explanations given to us, and based on the representations made by the management, we certify that the Company to the extent applicable, has complied with the conditions of Corporate Governance as stipulated in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

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 BVR and Associates Company Secretaries LLP, CS N Balasubramanian Designated Partner FCS No. F6439

CP No: 4996 UDIN: F006439G000917173

Peer Review No: P2010KE020500

Place: Ernakulam Date: 04.08.2025

ANNEXURE D

CHIEF EXECUTIVE OFFICER (CEO) AND CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

To,

The Board of Directors

Prima Industries Limited

Dear Members of the Board,

We, S.K. Gupta, Chairman & Managing Director and Mr. Kushagra Gupta, CFO of Prima Industries Limited, to the best of our knowledge and belief, certify that:

- 1. We have reviewed the financial statements and the cash flow statement for the year under review and to the best of our knowledge and belief:
 - a) these statements do not contain any materially untrue statement or omit any material facts or contain statements that might be misleading;
 - b) these statements together present a true and fair view of the company's affair and are in compliance with existing accounting standards, applicable laws and regulations.
- 2. To the best of our knowledge and belief, no transactions entered into by the company during the year are fraudulent, illegal or violative of the company's code of conduct.
- 3. We accept responsibility for establishing and maintaining internal control for financial reporting. We have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and;
- 4. We have indicated to the Auditors and the Audit committee that:
 - a. there are no significant changes in internal control over financial reporting during the year.
 - b. there are no significant changes in accounting policies during the year.
 - c. there are no frauds of which we are aware, that involves management or other employees who have a significant role in the company's internal control system over financial reporting.

For Prima Industries Limited

S.K.Gupta Sd/-

Chairman and Managing Director

Date :04.08.2025 DIN: 00248760

Place: Cochin

Kushagra Gupta
Sd/-

Chief Financial Officer

Prima Industries Limited CIN:L15142KL1994PLC008368

Date: 27-05-2025

		((In '00s)	
Particulars	Note	As at March 31, 2025	As March 31, 20	
I. Assets		,		
1 Non-current assets				
Property, Plant & Equipment	4	6,15,192	6,11,6	
Capital work-in progress	5	-	49,	
Financial Assets				
Investments	6A	9,80,984	10,19,	
Loans	6B	16,751	16,	
2 Current Assets				
Inventories	8	34,528	26,	
Financial Assets				
Investments				
Trade receivables	9A	19,173	34,	
Cash and cash equivalents	9B	853	1,	
Loans	9C	200	2,	
Tax Assets (Net)		30,423	56,	
Other current assets	10	7,98,193	6,47,	
TOTAL	24	24,96,296	24,65,	
II. Equity & Liabilities				
1 Equity				
Equity share capital	11	22,99,735	22,99,	
Other equity	12	(3,53,189)	(3,39,	
2 Liabilities				
Non-Current Liabilities				
Financial Liabilities				
Borrowings	16	2,56,673	2,43,	
Provisions	15	30,542	28,	
	7			
Deferred tax Liabilities (net) 3 Current Liabilities	1	1,47,680	1,01,	
Financial Liabilities				
Borrowings	16	34,994	27,	
Trade payables	17	1,419	2,	
Other Current Liabilities	18	78,443	73,	
Provisions	15	-	27,	
TOTAL		24,96,296	24,65,	
	100			
Summary of significant accounting policies The accompanying notes form an integral part of the	1,2,3 financial statements			
As per our report of even date attached		For and on behalf of the Boar	rd of Directors	
		Prima Industries Limited		
For G Joseph & Associates				
Chartered Accountants				
(Reg. No.006310S)				
P.RAJAGOPAL	Swati Gupta		ajjan Kumar Gup	
Partner	Director		anaging Director	
M.No.202134	DIN- 00249036	D	IN- 00248760	
N	Kushagra Gupta		alavika S Kumar	
Place : Cochin	(CFO)	Co	ompany Secretary	
1010 : 27 05 2025				

CIN:L15142KL1994PLC008368 Standalone Statement of Profit and Loss for the period ended March 31, 2025 (In '00s) For period ended For period ended Particulars Note March 31, 2025 March 31, 2024 **Revenue From Operations** 19 7,54,798 7,93,690 87,522 1,80,777 20 П Other income 8,42,320 9,74,468 Ш **Total Income** Expenses Cost of Material Consumed 21 9,393 11,839 Changes In Inventory 818 22 Employee Benefit Expenses 23 1,49,189 1,83,688 Finance Costs 24 2,659 2,706 Depreciation and amortisation expenses 25,514 61,780 25 6.46.799 5.89.707 Other Expenses 26 Total expenses(IV) 8,33,553 8,50,539 Profit/(Loss) before tax (III-IV) 8,767 1,23,929 VI Exceptional Items [(expense) / income] VII Profit/(Loss) before tax 8,767 1,23,929 VIII Tax expense 27 20,686 Current income tax Previous Year Tax Expense (6,388)44,756 57,840 Deferred Tax 27 MAT Credit 38,368 78,527 IX Profit/(Loss) for the period from continuing 45,403 (29,601)operations(VI+VII) Other comprehensive income 16,809 1,61,750 Items that will not be reclassified to Profit or Loss 28 Income tax relating to items that will not be reclassified to Profit or Loss (1,394)(42,055)28 (14,187) 1,65,098 XI Total comprehensive income for the period(VIII+IX) XII Earnings per Equity shares (of continuing operations) of Rs. 10/- each Basic (in Rs) 14 (0.27)0.42 Diluted (in Rs) (0.27)0.42 14 1,2,3 Summary of significant accounting policies The accompanying notes form an integral part of the financial statements As per our report of even date attached For and on behalf of the Board of Directors Prima Industries Limited For G Joseph & Associates Chartered Accountants (Reg. No.006310S) P.RAJAGOPAL Swati Gupta Sajjan Kumar Gupta Partner Director Managing Director M.No.202134 DIN-00249036 DIN-00248760 Kushagra Gupta Malavika S Kumar Place: Cochin (CFO) Company Secretary Date: 27-05-2025

Prima Industries Limited

	:L15142KL1994PLC008368 lalone Statement of Cash Flow for	the period ended March 31,	2025 (In '00s)
	rticulars	•	For period ended March 31, 2025	For period ended March 31, 2024
A	CASH FLOW FROM OPERATING A	CTIVITIES		
А	Total Comprehensive Income	CITVIIIES	(14,187)	1,65,098
	Adjustments for :		(= -,== - ,	-,,
	Provision for Income-tax		46,150	99,895
	Depreciation and amortisation		25,514	61,780
	Interest Income		(2,567)	(2,089
	Fair value movement of equity instruments	s	(16,809)	(1,61,750
	Interest paid		2,659	2,706
	Operating Profit before working capital ch	nanges	40,760	1,65,640
	Movements in working capital:			
	Decrease(Increase) in Inventories		(8,172)	26,956
	Decrease(Increase) in Sundry Debtors		15,077	(17,373
	Decrease(Increase) in Loans and Advance	s	1,900	1,844
	Decrease(Increase) in other current assets		(1,51,040)	(1,22,426
	Increase(Decrease) in Current Liabilities		(23,341)	(9,089
	Increase(Decrease) in Other Non Current	Liabilities	1,728	907
	Cash from Operations		(1,23,089)	46,460
	Income Tax paid		26,388	6,363
	Cash from Operations		(96,701)	52,823
	Exceptional Items			
	Cash from Operating Activities		(96,701)	52,823
В	CASH FLOW FROM INVESTING AC	TIVITIES		
ь	Additions	TIVIIIES	(29,019)	(19,23)
	Sale of non- current investments		55,188	3,26,045
			49,643	
	Capital work in progress			(49,643
	Interest Income Net Cash from Investing Activities		2,567 78,379	2,089 2,59,25 3
	Net Cash from investing Activities		10,319	2,37,23
C	CASH FLOW FROM FINANCING AC	CTIVITIES		
	Net Proceeds from Borrowings		20,542	1,18,024
	Dividend paid during the year		-	(4,47,896
	Interest paid		(2,659)	(2,706
	Net Cash from Financing Activities		17,884	(3,32,578
D	TOTAL INCREASE (DECREASE) IN	CASH AND CASH		
	EQUIVALENTS DURING THE YEAR	R (A+B+C)	(438)	(20,502
	Cash and cash equivalents at the beginning	g of the year	1,292	21,794
	Cash and cash equivalents at the end of the	e year	853	1,292
	Common outs of soul and soul assistant	-14		
	Components of cash and cash equiva	aiciits	428	236
	Balances with banks in current accounts		425	1,056
	Total cash and cash equivalents		853	1,292
s pei	There aren't any significant amount of case our report of even date attached	sh and cash equivalents held by the	entity which are not available for For and on behalf of the B Prima Industries Limited	soard of Directors
harte	Joseph & Associates ored Accountants No.006310S)		Time industries Limited	•
artne	AJAGOPAL Swati Gupta tner Director No.202134 DIN- 00249036		Sajjan Kumar Gupta Managing Director DIN- 00248760	
lace :	Cochin 27-05-2025	Kushagra Gupta (CFO)		Malavika S Kumar Company Secretary

Prima Industries Limited

No. V-679/C, Industrial Development Area, Muppathadam, Edayar, Cochin-683110

Notes to financial statements for the year ended March 31, 2025

1 Corporate information

Prima Industries Limited (the "Company"), is an Indian Company registered under the Companies Act, 2013. The Company was promoted primarily for Solvent Extraction and also for the refining of Oil.

2.1 Basis of accounting and preparation of financial statements

The Financial Statements have been prepared on the historical cost convention. These statements have been prepared in accordance with the generally accepted accounting principles and the applicable Mandatory Accounting Standards and relevant requirements of The Companies Act, 2013 ('the Act'). The accounting policies have been consistently applied by the Company. The preparation required adoption of estimates and assumptions that can affect the reported amounts of revenue and expenditure and the assets and liabilities as well as the disclosure of contingent liabilities. Differences between the actual results and estimates are recognised in the year in which they become known or materialises.

2.2 Use of estimates

Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as the Management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material ,their effects are disclosed in the notes to the financial statements.

2.3 Summary of Significant accounting policies

a. Inventories

Finished goods, Raw materials and Inventories are valued at lower of cost and net realizable value.

Cost Formula

Inventories are valued by using First in First Out method.

Net realisable value is the estimated selling price in the ordinary course of business.

(where cost includes purchase cost and processing expenses (for finished goods))

As the company carries inventory of finished goods of various grade / quality, and the net realisable value of all such grade / quality are not available, the valuation is done based on the rates as certified by the Managing Director.

b. Cash and cash equivalents (for purposes of Cash Flow Statement)

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

c. Depreciation and amortisation

Depreciation on Fixed Assets is provided to the extent of depreciable amount on Straight line Method (SLM). Depreciation is provided based on useful life of the assets as prescribed in Schedule II to the Companies Act, 2013.

d. Revenue recognition

Revenue from sale of goods is recognised at the point of despatch to the customers, net of sales returns. Income from processing is recognised on accrual basis.

e. Fixed assets

Fixed Assets are stated at their original cost of acquisition including taxes, duties, freight and other incidental expenses relating to the acquisition and installation of the concerned assets less accumulated depreciation.

f. Employees Benefits

Retirement Benefits

Contribution to provident fund and employees welfare fund are charged to Profit & Loss Account on accrual basis. The liability on account of gratuity has been provided for on the basis of company's own valuation as per AS - 15.

g. Borrowing Costs

Borrowing Cost that are directly attributable to the acquisition and construction of the qualifying asset are capitalised. A qualifying asset is an asset that necessarily takes substantial period of time to get ready for its intended use. Other borrowing cost are recognised in the period in which they are incurred.

The amount of borrowing costs capitalized during the year is Rs. Nil.

h. Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

i. Taxes on Income

The company does not have any income tax liability during the year since profits are offset by accumulated brought forward loss of the previous years.

Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the Balance Sheet date. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. If the company has unabsorbed depreciation or carry forward tax losses, deferred tax assets are recognised only if there is virtual certainty supported by convincing evidence that such deferred tax assets can be realised against future taxable profits.

At each balance sheet date the Company re-assesses unrecognised deferred tax assets. It recognises unrecognised deferred tax assets to the extent that it has become reasonably certain or virtually certain, as the case may be that sufficient future taxable income will be available against which such deferred tax assets can be realised.

j. Impairment Loss

The carrying amounts of assets are reviewed at each balance sheet date, if there is any indication of impairment based on internal/external factors. An impairment loss is recognized wherever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of the asset's net selling price and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value at the weighted average cost of capital. After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life.

In the opinion of the management, current assets, loans and advances will realise the values as stated in the Balance Sheet, if realised in the normal course of business.

k. Segment Reporting

The company's primary segments (business segments) have been identified as (a) Cattle Feed Division, (b) Oil Cake Processing Division. There are no reportable geographical segments. Segment revenue, segment results, segment assets and segment liabilities include the respective amounts identifiable to each of the segments as also amounts allocated on a reasonable estimate. The expenses, which are not directly attributable to any of the business segment are shown as unallocated expenditure. Assets and liabilities that cannot be allocated between the segments are shown as part of unallocated assets and liabilities respectively.

l. Cash Flow Statement

Cash Flow Statement has been prepared under the Indirect Method as per AS - 3. Cash & Cash Equivalents in the statement comprises of Cash in hand & balances with banks.

m. Provisions and contigencies

The Company creates a provision when there is a present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. Where there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Provisions for onerous contracts i.e. contracts where the expected unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it, are recognised when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.

One Time Settlement with Banks

The interest waiver obtained on one time settlement with banks during the year 2011 - 12 and 2012 - 13 have been credited to profit & loss account. The interest waiver obtained in earlier years has been reduced from the brought forward losses and the principal amount waived were credited to the Capital Reserves.

The One Time Settlement amount for the Term Loan includes the value of Cumulative Redeemable Preference Shares allotted to the Bank, against overdue interest upto 31/03/2012 and converting the outstanding Principal amount and converting the present value of savings on account of reduction in rate on a restructuring. The One Time Settlement amount net of the value of the Cumulative Preference shares is considered to be principal amount waiver and the entire interest outstanding as per books is considered to be waived and has been reduced from the brought forward losses.

on formation mout of the Cton Johns Financial Ct. towards				/ 7 . 10
es forming part of the Standalone Financial Statements TE 5- CWIP				(In '0
Particulars			As at March 31, 2025	As March 31, 20
Tangible Assets			March 31, 2023	Waten 31, 2
Civil Work In Progress				
Opening Balance			49,643	
Additions:		_		49.
Sub-total		_	49,643	49
Less:Transferred to Fixed assets on Capitalization Less:Deletions			49,643	
Sub-total			49,643	
Closing balance		_	-	49
ΓΕ 6 : Non Current Financial Assets ΓΕ 6A -Investments				
			As at	A 1 21 2
Particulars Investment carried at fair value through OCI			March 31, 2025	March 31, 2
Non-Trade quoted Investments in Mutual fund		<u> </u>	9,80,984	10,19
		=	9,80,984	10,19
Details of investment	M	2025	Manual 21	2024
Particulars	March 31 No of Units	, 2025 Value	March 31 No of Units	, 2024 Value
Quoted Non-Trade Investments in Mutual Funds:				
NIPPON INDIA ULTRA SHORT DURATION FUND - GROWTH OPTION - GROWTH PLAN (CPGPG)	-	-	56	2
NIPPON INDIA LARGE CAP FUND - GROWTH PLAN GROWTH OPTION (
EARGG)	33,660	28,095	33,660	26
NIPPON INDIA MULTI CAP FUND - GROWTH PLAN GROWTH OPTION (
EOGPG)	33,757	90,886	33,757	82
NIPPON INDIA GROWTH FUND - GROWTH PLAN GROWTH OPTION (GFGPG)	2,106	78,141	2,106	68
NIPPON INDIA FLEXI CAP FUND - GROWTH PLAN (LCGPG)	4,19,748	63,972	4,19,748	60.
NIPPON INDIA FOCUSED EQUITY FUND - GROWTH PLAN GROWTH OPTION	2,829	3,125	2,829	2
NIPPON INDIA MULTI ASSET FUND - GROWTH PLAN (MFGPG)	15,29,781	3,05,462	17,62,654	3,16
NIPPON INDIA PASSIVE FLEXICAP FOF - GROWTH PLAN (PPGPG)	-	-	2,31,105	42
NIPPON INDIA SMALL CAP FUND - GROWTH PLAN GROWTH OPTION (SCGPG)	-	-	12,151	17
NIPPON INDIA BANKING & FINANCIAL SERVICES FUND - GROWTH PLAN (BFGPG) ISIN: INF204K01927	5,201	29,939	5,201	26
NIPPON INDIA LARGE CAP FUND - GROWTH PLAN GROWTH OPTION (EARGG)	-	-	40,806	31
NIPPON INDIA MULTI CAP FUND - GROWTH PLAN GROWTH OPTION (EOGPG)	13,749	37,016	13,749	33
NIPPON INDIA GOLD SAVINGS FUND - GROWTH PLAN GROWTH OPTION (31,316	10,734	31,316	8
GDGPG)	- ,-			
·	463	17,180	463	15

		(1,00,479)	(99,08
		7,941 690	7,49 42,22
		,	
		As at March 31, 2025	As March 31, 202
	=	16,751	16,7
		16,751	16,7
		March 31, 2025	March 31, 20
		As at	As
27,69,880	9,80,984	33,29,728	10,19,3
	15,195	-	
2,750	1,612	-	
1,19,799	15,125	1,19,799	14,
2,02,338	25,546	2,02,338	24,
10,213	-	10,213	
38,081	-	38,081	
27,549	9,033	27,549	8,
19,885	5,760	19,885	5
31,617	4,819	31,617	4.
-	-		
1,29,090	12,085		13,
-	-		
20,017	.5, .5,	,	57
		,	39
45,605	68.337	45.605	64
16,213	51,561	16,213	50
2,357	11,346	2,357	10
	16,213 45,605 20,847 - 1,29,090 - 31,617 19,885 27,549 38,081 10,213 2,02,338 1,19,799 2,750 373	16,213 51,561 45,605 68,337 20,847 43,459 - - 1,29,090 12,085 - - 31,617 4,819 19,885 5,760 27,549 9,033 38,081 - 10,213 - 2,02,338 25,546 1,19,799 15,125 2,750 1,612 373 15,195	16,213 51,561 16,213 45,605 68,337 45,605 20,847 43,459 20,847 38,081 1,29,090 12,085 1,29,090 7,898 31,617 4,819 31,617 19,885 5,760 19,885 27,549 9,033 27,549 38,081 - 38,081 10,213 - 10,213 2,02,338 25,546 2,02,338 1,19,799 15,125 1,19,799 2,750 1,612 - 373 15,195 27,69,880 9,80,984 33,29,728 As at March 31, 2025

Movement in deferred tax assets

Particulars	Gratuity provision	Carried forward loss	Fair value change in Equity instrument	Property,Plant & Equipment
At 1 April 2017	1,125	5,870	(5,870)	-
Charged/(credited)				
-to profit or loss	304	1,09,591		(1,05,571)
-to other comprehensive income		-	(4,020)	
At 31 March 2018	1,429	1,15,461	(9,890)	(1,05,571)
Charged/(credited)				
-to profit or loss	6,981	(6,948)		(98,622)
-to other comprehensive income			(5,692)	
At 31 March 2019	8,409	1,08,513	1,810	(98,622)
Charged/(credited)				
-to profit or loss	(6,609)	(2,942)		9,162
-to other comprehensive income			(1,501)	
At 31 March 2020	1,800	1,05,570	309	(89,460)
Charged/(credited)				
-to profit or loss	2,336	-		9,380
-to other comprehensive income			(26,411)	
At 31 March 2021	4,136	1,05,570	(26,102)	(80,080)
Charged/(credited)				· · ·
-to profit or loss	2,996	-	-	11,638
-to other comprehensive income	, , , , , , , , , , , , , , , , , , ,	_	(27,485)	· -
At 31 March 2022	7,132	1,05,570	(53,587)	(68,443)
Charged/(credited)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	()/	(,,
-to profit or loss	124	_		(11,012)
-to other comprehensive income	12.		(3,443)	(11,012)
At 31 March 2023			(3,113)	
nt 51 March 2025	7,256	1,05,570	(57,030)	(57,431)
Charged/(credited)				
-to profit or loss	236	(63,342)		5,266
-to other comprehensive income			(42,055)	
At 31 March 2024	7,492	42,228	(99,085)	(52,164)
Charged/(credited)				
-to profit or loss	449	(41,538)		(3,667)
-to other comprehensive income			(1,394)	·
At 31 March 2025	7,941	690	(1,00,479)	(55,831)

Deferred tax assets on losses are only recognosed to the extent it is sufficient to offset the deferred tax liabilities as in management judgment there is no probable certainty that there would be future taxable income against which such deferred tax assets can be realized.

NOTE 8 : Inventories

	As at	As at
Particulars	March 31, 2025	March 31, 2024
At lower of cost and net realisable value		
Raw Materials	-	-
Finished goods	-	-
Consumables, Stores & Spare Parts	34,528	26,356
	34,528	26,356

- 1 Inventories are valued at lower of cost and net realizable value using First in First Out method.
- 2 Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale and cost includes purchase cost and processing expenses (for finished goods).

NOTE 9: Current Financial Assets

NOTE 9A :Trade Receivables

As at March 31, 2025	As at March 31, 2024
19,173	34,250
-	-
-	-
-	-
-	-
19,173	34,250
	19,173 - - - -

Particulars			from due date of pa	yment		
	Less than 6 months	6 months - 1 vear	1-2 years	2- 3 years	More than 3 years	Total
(i) Undisputed Trade Receivables- Considered good		year	<u> </u>		<u> </u>	
•	19,173	-	-	-	-	19,
	(34,250)	-	-	-	-	(34,
(i) Undisputed Trade Receivables -Considered						
doubtfull	-	-	-	-	-	
(i) Disputed Trade Receivables - Considered good	-	-	-	-	•	
(1) Disputed Trade Receivables - Considered good	_		_	_	_	
	-	-	-	-	-	
(i) Disputed trade receivables Considered doubtfull	-	-	-	-	-	
(i) Unbilled Dues	-	-	-	-	-	
	-	-	-	-	•	
Total Trade Receivables						19
						(3)
E 9B :Cash and cash equivalents					As at	
Particulars					March 31, 2025	March 31,
Balance with Banks					425	
 In Current Accounts Cash in Hand 					425 428	1
Cash in Hand Total				•	853	
				•		
Balances in current accounts						
Devet colons					As at	Manak 21
Particulars (i) Congre Ponk Budgesery					March 31, 2025	March 31,
(i) Canara Bank, Pudussery(ii) IOB, Edappally					244	
(iii) ICICI Bank KAL Divident A/C					0	
(iv) IOB, Kanjikode					16	
					425	1
E 9C : Short term Loans						
E 9C . Short term Loans					As at	
Particulars					March 31, 2025	March 31,
Unsecured Considered Good						
Loan to employees					200	2
Total				:	200	2
E 10 : Other Current Assets						
Particulars					As at March 31, 2025	March 31,
Advances for expenses					33,903	29
Advance to Related Parties					3,00,074	2,69
Advances for capital expenditure					3,88,043	2,85
GST Input receivable					15,414	6
MAT Credit Entitlement					56,378	49
Prepaid expenses TDS Deducted Refund Receivable					2,891	
Deducted Kerting Receivable					1,490 7,98,193	6,47
					1,70,175	υ,τ.
E 11 :Equity share capital			Equity S		Preference	
Particulars			Equity Shares	Shares Amount	Preference Shares	
Particulars Authorised:			Shares	Amount	Shares	An
Particulars Authorised: As at April 2024						An
Particulars Authorised: As at April 2024 Increase during the year			Shares	Amount	Shares	11,50
Particulars Authorised: As at April 2024 Increase during the year As at April 2025 Issued, Subscribed & Paid Up:			1,35,00,000 - 1,35,00,000	13,50,000	1,15,00,000 1,15,00,000	11,50
Particulars Authorised: As at April 2024 Increase during the year As at April 2025 Issued, Subscribed & Paid Up:			1,35,00,000	13,50,000 - 13,50,000	Shares 1,15,00,000	11,50
Particulars Authorised: As at April 2024 Increase during the year As at April 2025 Issued, Subscribed & Paid Up: As at April 2024			1,35,00,000 - 1,35,00,000	13,50,000 - 13,50,000	1,15,00,000 1,15,00,000	
Particulars Authorised: As at April 2024 Increase during the year As at April 2025 Issued, Subscribed & Paid Up: As at April 2024 Increase during the year As at April 2025 Forfeited Shares Account			1,35,00,000 - 1,35,00,000 1,07,91,900 - 1,07,91,900	13,50,000 - 13,50,000 10,79,190 - 10,79,190	1,15,00,000 1,15,00,000 1,11,97,403	11,50 11,50 11,19
Particulars Authorised: As at April 2024 Increase during the year As at April 2025 Issued, Subscribed & Paid Up: As at April 2024 Increase during the year As at April 2025			1,35,00,000 - 1,35,00,000 1,07,91,900	13,50,000 - 13,50,000 10,79,190 -	1,15,00,000 1,15,00,000 1,11,97,403	11,50 11,50 11,19

Rights, Preferences and Restrictions attached to equity Shares

- The Company has only one class of shares referred to as Equity Shares having a par value of Rs.10/- per share. Each holder of Equity Shares is entitled to one vote per share.
- The company declares and pays dividend in Indian Rupees. The dividend when proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. For the current year, no dividend is proposed by Board of Directors
- In the event of liquidation of the company the holders of equity shares shall be entitled to receive any of the remaining assets of the company after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.
- 4 During the year there was no change in the number of shares outstanding at the beginning and at the end of the year.

Shares held by holding company and subsidiaries of holding company in aggregate

	As at 31st March, 2025	As at 31st March, 2024
Equity Shared of Rs.1 each	=	=
Shares held by holding company	-	-
Shares held by subsidiaries of holding company	=	-

Details of Equity shares held by shareholders holding more than 5% of the aggregate shares in the Company

Name	% of holding	As at 31-03-2	As at 31-03-2025 As a		
		No of Shares	Amount	No of Shares	Amount
Swati Gupta	6.62	7,14,747	71,475	7,14,747	71,475
Ayyappa Roller Flour Mills Ltd	19.80	21,36,500	2,13,650	21,36,500	2,13,650
Prima Credits Limited	11.76	12,69,000	1,26,900	12,69,000	1,26,900
Kusheshwar Jha	10.19	10,99,900	1,09,990	11,00,500	1,10,050
Kushagra Gupta	6.53	7,05,000	70,500	7,04,933	70,493
Prima Agro Limited	9.45	10,19,528	1,01,953	10,19,528	1,01,953

Equity shares movement during the 5 years preceding 31 March 2025

A. Equity shares allotted as fully paid-up pursuant to contract without payment being received in cash

No equity shares were issued in terms of scheme of amalagamation

B. Equity shares issued as bonus

No equity shares were alloted as fully paid up bonus shares by capitalisation of profits transferred from retained earnings pursuant to an ordinary resolution passed after taking the consent of shareholders through postal ballot.

C. Equity shares extinguished on buy-back

No equity shares were bought back during the 5 preceding years as at 31st March 2025.

Preference share

(i) The Company has only one class of Preference Shares (non-convertible cumulative redeemable) having a face value of Rs.10/- per share.

Shares held by holding company and subsidiaries of holding company in aggregate

	As at 31st March, 2025	As at 31st March, 2024
Preference shares of Rs.10 each	-	-
Shares held by holding company	-	-
Shares held by subsidiaries of holding company	-	-

Details of shares held by each shareholder holding more than 5% shares:

Name	% of holding	As at 31-	03-2025	As at 31-	03-2024
		No of Shares	Amount	No of Shares	Amount
Ayyappa Roller Flour Mills Ltd	100.00	1,11,97,403	11,19,740	1,11,97,403	11,19,740

			As at 31-03-20			As at 31-03-2024		
· No	Promoter Name	No.of Shares	% of total Shares	% ch the ye	ange during	No.of Shares	% of total Shares	% change during t vear
1	Ramla Shamsudheen	1000			-	1,000	0.01	jeur
	T R Ajith Kumar	1000			_	1,000	0.01	
	Musaddique Shaikh	1000			_	1,000	0.01	
	Ayyappath Rajgopal Karunan	1000			_	1,000	0.01	
	Mohhammed Ghouse Mohiuddin	1000			_	1,000	0.01	
	Samuel P Issac	1000				1,000	0.01	
		1000	0.0	71	_	1,000	0.01	
/	K V Shamsudheen	4000				4 000	0.04	
	Samiyya Shamsudheen	1000)1	-	1,000	0.01	
8	Parakkadavath Ummer	-	-		100.00	1,000	0.01	
	Karmali Joseph Stanley							
	Elamma Stanley	1000			-	1,000	0.01	
10	Abdul Ahmad	1000	0.0)1	-	1,000	0.01	
11	Khaja Moinuddin	1000	0.0)1	-	1,000	0.01	
12	M G Ooommen	1000	0.0)1	_	1,000	0.01	
13	Valiyaveettile M Mathew	1000			_	1,000	0.01	
	M Abdul Rahim					,		
1.4	Manju Rahim	1000	0.0	11		1,000	0.01	
14	•	1000	0.0)1	-	1,000	0.01	
	Virandra Kumar Gupta			.1			* * *	
15	Dayawati Gupta	1000	0.0)1	-	1,000	0.01	
	Sharmishtha Rajnikant Shah							
	Rajnikant Chimanlal Shah	1000			-	1,000	0.01	
17	Siby Mathew	1000			-	1,000	0.01	
18	T P M Mohammed Moideen	1000	0.0)1	-	1,000	0.01	
19	Velishala Bhadrinath Gandhi	1000	0.0)1	-	1,000	0.01	
	Ujwal Joshua Aralikatti							
20	Neena Ujwal Joshua Aralikatti	1000	0.0)1	_	1,000	0.01	
	Mohd Haider	1000	0.0)1	_	1,000	0.01	
	Javed Iqbal Siddiqi	1000			_	1,000	0.01	
	Sethuraman	1000			_	1,000	0.01	
	Thomas Antony	1000				1,000	0.01	
24	•	1000	0.0)1	-	1,000	0.01	
	Pradeep Kumar Dudeja							
	Renu Dudeja	1000			-	1,000	0.01	
	Maltiben J Vaidya	1000			-	1,000	0.01	
27	Beena M Shah	1000	0.0)1	-	1,000	0.01	
28	K B Gopalakrishnan	1000	0.0)1	-	1,000	0.01	
29	E Ibrahim	1000	0.0)1	-	1,000	0.01	
	Kaippilly Velu Soman							
30	Sinmi Soman	1500	0.0)1		1,500	0.01	
		1500	0.0	71	_	1,500	0.01	
31	Yogesh Kumar Mittal							
	Nidhi Mittal	1500			-	1,500	0.01	
32	Manisha Mehta	1500	0.0)1	-	1,500	0.01	
33	Narendrakumar C Patel	1500	0.0)1	_	1,500	0.01	
	Nanu Jadeja	1500	0.0			1,230	0.01	
5-4	3	2000		12		2.000	0.02	
25	Dharitri Nanu Jadeja	2000			-	2,000	0.02	
35	Upendra Krishna Pai	2000	0.0	12	-	2,000	0.02	
	Gulab Bhai Patel			20		• 000	^	
	Amga Ben Patel	2000			-	2,000	0.02	
	K Krishnankutty	1000			-	1,000	0.01	
	Minaxiben A Patel	1000			-	1,000	0.01	
39	Khushalbhai J Patel	1000			-	1,000	0.01	
40	Arjunbhai K Patel	1000			-	1,000	0.01	
41	Usha Sheth	5000	0.0)5	-	5,000	0.05	
42	Sajjan Kumar Gupta	41101	0.3	38	-	41,101	0.38	
	Sarita Jindal	20101			-	20,101	0.19	
	Sushila Gupta	23101			_	23,101	0.21	
	Dimple Agarwala	20101			_	20,101	0.19	
		714747			-	7,14,747	6.62	
40	Swati Gupta	/14/4/	0.0	12	-	1,14,141	0.02	
	C Abdul Rahiman							
47	Sainaba Abdul Rahiman	1000	0.0)1	-	1,000	0.01	
	Martin Clement D Souza							
48	Irene Shirley Anita D Souza	1000	0.0)1	-	1,000	0.01	
	Narendra Kumar Saikia	1000			_	1,000	0.01	
	Karishma Gupta	2030				2,030	0.02	

51 Ayyappa Real Estate Private Limited	455000	4.22	-	4,55,000	4.22	
52 Prima Credits Limited	1269000	11.76	-	12,69,000	11.76	
53 Prima Alloys Private Limited	95000	0.88	-	95,000	0.88	
54 Prima Agro Limited	1019536	9.45	-	10,19,536	9.45	
55 Ayyappa Roller Flour Mills Ltd	2136500	19.80	-	21,36,500	19.80	
56 Branabettu Bharath Hegde	1000	0.01	-	1,000	0.01	
57 Devanandan Velekkathu Parangu	1000	0.01	-	1,000	0.01	
58 Vishnu Narayan Vaidya	5000	0.05	-	5,000	0.05	
Chandersen Dhalumal Jatwani						
59 Hemlata Chandersen Jatwani	10000	0.09	-	10,000	0.09	
60 Chandra Narendrakumar Kothari	0	0.00	100.00	10,000	0.09	
Ghanshyambhai M Patel						
61 Sarojben G Patel	1000	0.01	-	1,000	0.01	
62 Heeru Vashdev Nainani	2000	0.02	-	2,000	0.02	
63 Nirmala Santu Samtani	2000	0.02	-	2,000	0.02	
64 Dhirensing Jagdishchandra Vaidya	2000	0.02	-	2,000	0.02	
65 Nitin Dhanjibhai Shah	2000	0.02	-	2,000	0.02	
66 Nabti Shamum	2000	0.02	-	2,000	0.02	
67 Prabha Vishnu Vaidya	3000	0.03	-	3,000	0.03	
Ilyas Ahmed						
68 Fairoz Fathima	3000	0.03	-	3,000	0.03	
69 Bharat Dolatrai Doshi	5000	0.05	-	5,000	0.05	
	5887217	54.55		5898217	54.65	

NOTE 12 :Reserves & Surplus

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Capital Reserve (Investment subsidy)	15,000	15,000
Other Reserves - Waiver of Loan on One Time Settlement	14,76,940	14,76,940
Retained earnings	(21,42,926)	(21,13,325)
Equity instrument through other comprehensive income	2,97,796	2,82,381
	(3,53,189)	(3,39,003)

NOTE 13: Analysis of items of other comprehensive income(OCI),net of tax

Fair value change in equity instruments

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Opening Balance	2,82,381	1,62,686
Fair value change in equity instruments	15,415	1,19,695
Closing Balance	2,97,796	2,82,381

NOTE 14 : Earning per share

Basic and diluted earning per share

The calculations of profit attributable to equity shareholders and weighted average number of equity shares outstanding for purposes of basic earnings per share calculation are as follows:

i. Profit (loss) attributable to equity shareholders (basic and diluted)

Particulars	For period ended	For period ended
	March 31, 2025	March 31, 2024
Profit (loss) for the year, attributable to the equity holders	(29,601)	45,403
	(29,601)	45,403

ii. Weighted average number of equity shares (basic and diluted)

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Particulars		For period ended
1 at tection 5	March 31, 2025	March 31, 2024
Opening Balance	1,07,91,900	1,07,91,900
Effect of fresh issue of shares for cash	-	-
Weighted average number of equity shares for the year	1,07,91,900	1,07,91,900
Earning Per Share (EPS) - (Rs.)	(0.27)	0.42

NOTE 15 :Provisions

Particulars	March 31, 2025	March 31, 2024
Non-Current Provisions		
Provision for Employee benefits		
Gratuity-defined benefit liability	30,542	28,814
	30,542	28,814
Current Provisions		
Provision for Employee Benefits		
Provision For Exgratia	-	7,074
Provision For Income Tax	<u>-</u>	20,686
	<u> </u>	27,760

As at

As at

The Company has a defined benefit gratuity plan. Gratuity is computed as 15 days salary, for every completed year of service or part thereof in excess of 6 months and is payable on retirement/termination/resignation. The benefit vests on the employees after completion of 5 years of service. The Gratuity liability has not been externally funded. Company makes provision of such gratuity liability in the books of accounts on the basis of company's own valuation.

Particulars	As at March 31, 2025	As a March 31, 20
Non Current Borrowings	Watti 31, 2023	Water 31, 20
Term Loan for Vehicle (Refer note (i) below)	_	11,83
ICICI Loan (Refer note (ii) below)	2,56,673	2,31,3
Total Boun (Rejer note (N) veton)	2,56,673	2,43,1
Current Borrowings		
(i) Unsecured borrowings		
(a) Bank overdraft - ICICI Bank	18,457	11,6
(ii) Current Maturity of Long Term Debt	16,537	16,3
	34,994	27,9
	2,91,667	2,71,1

i. Term Loan for Vehicle

The Company has availed term loan from ICICI bank for purchase of vehicle on hypothecation of vehicle. The loan is for Rs.55,90,000 which carries an interest rate of 7.35% and repayable in 60 installments.

ii. ICICI Bank Loan

The Company has availed house loan from ICICI Bank for the construction of building. The loan is for Rs. 2,71,73,943 which carries floating interest rate and repayable in 240 monthly installments. As at Balance Sheet date the Company has not delayed the repayment of principal and interest.

NOTE 17 :Trade Payables

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Total outstanding dues of micro enterprises and small enterprises; and	-	-
Total outstanding dues of creditors other than micro enterprises and small enterprises	1,419	2,195
	1,419	2,195

<u>Disclosure under Micro</u>, <u>Small and Medium Enterprises Development Act</u>:

The Company has not received any intimation from its vendors regarding their status under Micro small and Medium Enterprises Development Act, 2006 and hence disclosures if any, required under the said Act have not been made.

Trade Payables ageing schedule for the year ended as on 31st March 2025 and 31st March 2024

Outstand	ding for following periods from due date of	payment	•		·
Particulars		1- 2	2-3	More	Total
1 at ticulars	Less than 1 year	year	years	than 3	
		S		years	
(i) MSME					-
(ii) Others	1,419				1,419
	(2,195)				(2,195)
(iii) Disputed dues - MSME					-
(iv) Disputed dues - Others					
(v) Unbilled Dues					-
Total Trade Payables			•		1,419
Total Trade rayables					(2.195)

NOTE 18 : Other Current Liabilities

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Statutory dues	6,367	9,978
Creditors for expenses	2,749	2,600
Creditors for others	55,571	46,382
Expenses payable	13,756	14,288
	78,443	73,248

Statutory dues includes:-

	As at	As at
Particulars	March 31, 2025	March 31, 2024
TDS Payable	5,361	3,655
GST Payable	73	72
EPF Payable	712	5,973
ESI Payable	221	278
	6,367	9,978

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Sale of products	57	9,311
Sale of services	7,54,741	7,84,379
	7,54,798	7,93,690
Sale of products comprises		
Finished goods		
-Palm Kernel Oil - Refined		1,154
Other Products	57	
<u>Scrap</u>		
Machinery Parts and Electrical Items	_	8,157
Total sale of Products	57	9,311
Sale of Services comprises		
Processing Charges	7,54,741	7,84,379
Total - Sale of services	7,54,741	7,84,379

19a. (a) Disaggregation of revenue from contracts with customers

The Company derives revenue from the transfer of goods and services at a point of time as given below.

Particulars	For the year ended 31 March 2025	For the year ended 31 March 2024
Revenue from Sale of Products	57	1,154
Revenue from Sale of Services	7,54,741	7,84,379
Revenue from Sale of Scrap	-	8,157
	7,54,797	7,93,690

The revenue is further disaggrerated into revenue from domestic as well as export market as given below

The ference is further disaggreence into revenue from domestic as were as expert market as given below					
Particulars	Within India	Outside India			
2024-25					
Revenue from contracts with Customers					
Timing of Revenue Recognition					
(a) At a point in time (Product/Sales)	7,54,797	-			
(b) Over time	-	-			
2023-24					
Revenue from contracts with Customers					
Timing of Revenue Recognition					
(a) At a point in time (Product/Sales)	7,93,690	-			
(b) Over time	-	-			

(b) Performance obligations

(i) Sale of Refined oil

The Performance obligation is satisfied upon delivery of the good and payment is generally done on weekly basis.

(ii) Service Income

The Performance obligation is satisfied at the point in time and payment is generally due upon completion of installation or repair and acceptance of the customer

NOTE 20 : Other Income

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Interest Income	2,567	2,089
Other Non Operating Income	84,955	1,78,689
	87,522	1,80,777
Other non operating income comprises		
Weigh bridge receipt	285	164
Cash Discount	580	-
Miscellaneous Income	383	1,002
Accounts written back	6,512	22,330
Gain on Redemption of Mutual Funds	77,195	1,55,192
-	84,955	1,78,689

NOTE 21 : Cost of Materials Consumed

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Raw Materials		
Opening stock	-	-
Add: purchases	9,393	11,839
Less: Closing stock	-	-
Cost of material consumed	9,393	11,839

Doublesslows	As at	As a
Particulars	March 31, 2025	March 31, 202
Stock as on 1st April		0
Finished Goods Total opening balance		81 8 1
Total opening balance		0.1
Stock as on 31 st March		
Finished Goods		-
Total Closing Balance	<u> </u>	-
Changes in Inventory	<u> </u>	81
ΓΕ 23 : Employee Benefit Expenses		
Particulars	As at March 31, 2025	As a March 31, 202
Salaries, Wages & Bonus	80,573	1,11,18
Contribution to provident and other funds	6,336	12,2
Director's Remuneration	16,943	8,3
Gratuity Expense	2,375	8,8
Ex Gratia Leave salary	12,000 578	7,70 1,53
Staff welfare	30,383	33,72
Suit House	1,49,189	1,83,68
		79**
FE 24 : Finance Costs Particulars	As at	As
Tartenary	March 31, 2025	March 31, 20
a) Bank Charges	1,250	3
b) Interest on Borrowingsb) Interest on delayed payment	1,354 54	2,2 1
b) Interest on delayed payment	2,659	2,7
		,
TE 25 : Depreciation and amortisation expenses	As at	As
Particulars	March 31, 2025	March 31, 202
Depreciation plant,property and equipment	25,514	61,78
Amortisation of intangible assets	25,514	61,7
TE 26 : Other Expenses	As at	As
Particulars	March 31, 2025	March 31, 202
Stores and Spares Consumed	3,26,267	3,23,6
Power and fuel	80,873	93,8
Manufacturing expenses	76,658	50,0
Manufacturing expenses		5
Repairs and maintenance	2 000	
Repairs and maintenance -Plant & Machinery	2,099 11,475	
Repairs and maintenance -Plant & Machinery -Others	11,475	3,7
Repairs and maintenance -Plant & Machinery	11,475 9,745	3,7 32,8
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees	11,475	3,7 32,8 5,5
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration	11,475 9,745 6,014	3,7 32,8 5,5 8,6 1,2
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy	11,475 9,745 6,014 9,286 1,350	3,7 32,8 5,5 8,6 1,2
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges	11,475 9,745 6,014 9,286 1,350 - 2,890	3,7 32,8 5,5 8,6 1,2 1,1 2,8
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986	3,7 32.8 5.5 8,6 1,2 1,1 2.8 28,2 3,8 33,5
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses Consumables, Stocks and Spares	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986 6,46,799	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2 3,8 33,5 5,89,7
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses Consumables, Stocks and Spares Opening stock	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986 6,46,799	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2 3,8 33,5 5,89,7
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses Consumables, Stocks and Spares	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986 6,46,799	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2 3,8 33,5 5,89,7
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses Consumables, Stocks and Spares Opening stock Add: purchases	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986 6,46,799 26,356 3,34,439 3,60,795	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2 3,8 33,5 5,89,7
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses Consumables, Stocks and Spares Opening stock	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986 6,46,799	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2 3,8 33,5 5,89,7
Repairs and maintenance -Plant & Machinery -Others Sponsorship Fees Insurance Premium Rates and Taxes Auditor's remuneration Technical Consultancy Professional and legal charges Travelling & Conveyance Transportation Charges Other Expenses Consumables, Stocks and Spares Opening stock Add: purchases	11,475 9,745 6,014 9,286 1,350 - 2,890 17,342 3,812 98,986 6,46,799 26,356 3,34,439 3,60,795 34,528	3,7 32,8 5,5 8,6 1,2 1,1 2,8 28,2 3,8 33,5 5,89,7

NOTE 27 : Tax Expense		
Particulars	As at March 31, 2025	As at March 31, 2024
1 Current Tax		
a.) Tax expense for current year	-	20,686
b.) Add: MAT credit utilised	-	-
c.) Tax expense relating to prior years	(6,388)	-
2 Deferred Tax	44,756	57,840
	38,368	78,527

Income tax recognized in other income

meonic tax recognized in other meonic						
	For the year ended 31/03/2025		For the year ended 31/03/2024			
Particulars		Tax (expense)				
	Before tax	benefit	Net of tax	Before tax	Tax (expense) benefit	Net of tax
Fair value change in equity instrument	16,809	(1,394)	15,415	1,61,750	(42,055)	1,19,695

Reconciliation of effective tax rate

A reconciliation of the income tax expenses to the amount computed by applying the statutory income tax rate to the profit before income taxes is summarized below:

Particulars	For the year ended	For the year ended
Fatticulais	31/03/2025	31/03/2024
Profit from continuing operations before income tax expense	24,182	2,43,625
Tax at the Indian Tax Rate of 26% (Previous Year tax rate - 26%)	6,287	63,342
Permanent disallowances		-
Permanent allowances	-	-
Temporary differences	44,756	57,840
Tax losses for which no deferred tax was recognised	(12,675)	(42,656)
Total income tax expense/(credit)	38,368	78,527
Effective tax rate	158.67%	32.23%

NOTE 28 : Other comprehensive income

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Equity instrument through other comprehensive income	16,809	1,61,750
Tax effect of the above	(1,394)	(42,055)
	15,415	1,19,695

NOTE 28 : Contingent liabilities and Commitments

Particul	ars	As at March 31, 2025	As at March 31, 2024
a.	Claims against the company not acknowledged as debt;	Nil	Nil
b.	Guarantees;		
	- Guarantees issued by the bank	Nil	Nil
c.	Other money for which the company is contingently liable	Nil	Nil
d.	Claims against the Company not acknowledged as debts		
	- Sales Tax demand disputed by the Company	Nil	Nil
	- Central Sales Tax demand disputed by the Company	Nil	Nil
	- KGST demand disputed by the Company	Nil	Nil
	- Penalty disputed by the Company	Nil	Nil
e.	Estimated amount of contracts remaining to be executed on capital account and not provided for;	Nil	Nil
f.	Uncalled liability on shares and other investments partly paid	Nil	Nil
g.	Other commitments - Dividend on Cumulative Reedemable Preference Shares.	9,47,766	8,35,792

In view of the Carried forward loss and financial crunch of the Company it was not possible to propose dividend in respect of 10% cumulative preference shares.

NOTE 29 : Activity in foreign currency

		As at	As at
Particul	lars	March 31, 2025	March 31, 2024
a.	Earnings in Foreign Exchange	Nil	Nil
b.	CIF Value of Imports	Nil	Nil
c.	Expenditure in Foreign Currency	Nil	Nil
d.	Dividends remitted in foreign currencies	Nil	Nil

NOTE 30 : Disclosure as per Ind As 24 – Related Party Disclosure

Details of Related Parties:

Description of relationship	Names of related parties
a.) Key Management Personnel	 Mr. Sajjan Kumar Gupta (Managing Director) Mr. Swati Gupta Gupta (Director) Mr. Kushagra Gupta (CFO) Mrs. Sandhya Gopi (Company Secretary) Ms. Malavika S Kumar (Company Secretary) Ms. Sarita Jindal (Director) Ms. Arya Surendran (Director) Ms. Hemalatha Girija (Director) Ms. Mayuri Sinha (Director) Ms. Neethu Subramoniyan (Director)
b.) Entities under common control	Prima Agro Limited Prima Beverages Pvt Limited Ayyappa Real estate Private Limited
c.) Associates	Ayyappa Roller Flour Mills Limited Prima Credits Limited

Particulars	As at March 31, 2025	As at March 31, 2024
Remuneration	March 31, 2025	March 31, 202
LP singh		8,381
Mr.Kushagra Gupta	16,943	15,825
- ·	1,138	
Mrs. Sandhya Gopi Ms. Malavika S Kumar	7,578	5,688
	1,378	-
Sitting Fee Ms. Arya Surendran	200	
Ms. Hemalatha Girija	200	-
	200 250	-
Ms. Mayuri Sinha	250 250	-
Ms.Neethu Subramoniyan	250	-
Transactions during the year		
<u>Loans taken</u>		
Prima Agro Limited	12,000	10,000
Ayyappa Roller Flour Mills Ltd	· -	47,000
Prima Beverages Pvt Ltd	1,48,500	28,000
Loans Repaid/Given		
Prima Agro Limited	24,500	12,000
Prima Beverages Pvt Ltd	1,45,500	28,000
Ayyappa Roller Flour Mills Ltd	1,000	-
Other expenses met/(paid)		
Prima Agro Limited	(87)	929
Sponsorship fees of Kushagra Gupta	9,745	32,835
Ayyappa Roller Flour Mills Ltd	16,835	-
Prima Beverages Pvt Ltd	3,000	-
(Write off)/ back off amounts due		
Prima Agro Limited	-	554
Balances outstanding at the end of the year		
Prima Beverage Pvt Ltd		_
Ayyappa Roller Flour Mill	2,81,026	2,63,191
Prima Agro Limited	19,048	6,634
Tima Agro Lima	17,040	0,034

NOTE 31 : Financial Instruments and risk management

- 1 The Company has disclosed all the financial assets and liabilities at amortized cost.
- 2 The Company's board of directors has overall responsibility for the establishment and oversight of the company's risk management framework. The Company's risk management policies are established to identify and analyze the risks faced by the company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the company's activities.
- 3 Expected credit loss

In accordance with Ind AS 109, the Company applies Expected Credit Loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance, lease receivables, trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 18, financial guarantee contracts which are not measured as at FVTPL.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights.

Credit loss is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive (i.e. All cash shortfalls) discounted at the original effective interest rate.

While estimating cash flows, Company considers all contractual terms of financial Instrument over the expected life of the financial instrument including cash flows from the sale of collateral held that are integral to contractual terms.

The company follows 'simplified approach' for recognition of impairment loss allowance on:

- Trade receivables or contract revenue receivables: and
- impairment allowance based on lifetime ECL at each reporting date, right from its initial recognition.

No allowance has been made for ECL during the year (Previous year Nil) as the Management is of the opinion that all debtors other than those specifically provided for are realisable in its entirety. This is evidenced by the fact that debtors position of the Company has substantially improved as compared to the previous financial year.

NOTE 32 : Operating segments

1 Primary Segment Information(By Business Segment)

- The company's primary segments have been identified as
 - (a) Cattle Feed Division
 - (b) Oil Cake Processing Division.

There are no reportable secondary segments.

NOTE 33 : General

- 1 Set off has been made to the extent debit balances could be linked with corresponding credit balances
- 2 The amounts in the financial statements are presented in rupees in hundereds
- 3 Personal balances are subject to confirmation
- 4 Previous year figures have been regrouped and reclassified wherever necessary to correspond to the current year's classification/disclosure.

Other Statutory Information

- 1 The Company does not have any Immovable Property whose title deeds are not held in the name of the Company.
- 2 The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- 3 The Company has utilised funds raised from issue of securities or borrowings from banks and financial institutions for the specific purposes for which they were issued/taken.
- 4 The Company has not obtained any borrowings from banks or financial institutions on the basis of security of current assets.
- The Company has not been declared as a wilful defaulter by any lender who has powers to declare a company as a wilful defaulter at any time during the financial year or after the end of reporting period but before the date when financial statements are approved.
- The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
- 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 7 (a)
 - provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- 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:
 - directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
- (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- 9 The provisions of Corporate Social Responsibility under Section 135 of the Companies Act, 2013 are not applicable to the Company.
- 10 The Company does not have any transactions with struck-off companies.
- The Company does not have any transaction which is not recorded in the books of accounts but has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).
- 12 The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
- The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Companies Act, 2013 read with Companies (Restriction on number of Layers) Rules, 2017.
- 14 The Company does not have any charges or satisfaction which is yet to be registered with the Registrar of Companies (ROC) beyond the statutory period.
- 15 The company has failed to redeem preference shares issued on 24th July 2002 amounting to Rs 5,19,74,030 held by Ayyappa Roller Flour Mills Limited which were due for redemption since July 2022, which is not in compliance with Section 55 of Companies Act, 2013. We are also informed that the Company have placed a petition with the Hon'ble NCLT on 25th February 2025 for the redemption of the unredeemed preference shares and to issue further 51,97,403 cumulative redeemable preference shares of Rs 10 each to the existing shareholder, for a term of 20 years from the date of issue on the same terms and conditions.

As per our report of even date attached For G Joseph & Associates Chartered Accountants (Reg. No.006310S)

For and on behalf of the Board of Directors **Prima Industries Limited**

P.RAJAGOPAL Partner M.No.202134

Swati Gupta Director DIN-00249036 Sajjan Kumar Gupta Managing Director DIN- 00248760

Place: Cochin Date: 27-05-2025 Kushagra Gupta (CFO)

Malavika S Kumar Company Secretary

Prima Industries Limited CIN:L15142KL1994PLC008368

Notes forming part of the Standalone Financial Statements

E 4- Property,Plant & Equipment			Plant	& Office		
Particulars	Land	Building	Plant & Equipment	Vehicles	Office equipments	Total
Gross Block						
Balance as at 1st April, 2023	98,834	7,23,998	17,86,305	72,153	2,65,935	29,47,2
Additions	1,210	8,132	9,395	-	500	19,2
Disposals						
Balance as at 31st March 2024	1,00,044	7,32,129	17,95,701	72,153	2,66,435	29,66,4
Additions			1,458		27,561	29,0
Disposals			1,150		27,301	27,
Reclassification to investment property						
Balance as at 31st March 2025	1,00,044	7,32,129	17,97,159	72,153	2,93,995	29,95,4
Accumulated Depreciation Balance as at 1st						
April, 2023	-	3,64,929	16,48,843	21,586	2,57,638	22,92,9
Additions	-	11,863	39,455	8,609	1,852	61,7
Disposals						
Balance as at 31st March 2024	-	3,76,792	16,88,298	30,194	2,59,490	23,54,
Additions		12,079	1,702	8,609	3,124	25,:
Disposals		ŕ	,	,	, i	
Reclassification to investment property						
Balance as at 31st March, 2025	-	3,88,871	16,90,000	38,803	2,62,614	23,80,
Net Block		· ·				
Balance as at 1st April, 2023	98,834	3,59,069	1,37,463	50,568	8,297	6,54,
Balance as at 31st March, 2024	1,00,044	3,55,337	1,07,403	41,959	6,944	6,11,
Balance as at 31st March, 2025	1,00,044	3,43,258	1,07,158	33,350	31,381	6,15,

Prima Industries Limited

CIN:L15142KL1994PLC008368

Standalone Statement of changes in equity for the year ended March 31, 2025

A. Equity share capital

1 As at March 31, 2025

(In '00s)

Particulars	Opening balance as at 1 Apr 2023	Canital due to	Restated balance as at 1 April 2023	Changes in equity share capital during the year	Closing balance as at 31 Mar 2024	Changes in Equity Share Capital due to prior period errors	Restated balance as at 31 March 2024	Changes in equity share capital during the year	Closing balance as at 31 Mar 2025
Equity Shares	10,79,190	i	10,79,190	1	10,79,190	ı	10,79,190	-	10,79,190
Forfeited Shares Account	1,00,805	i	1,00,805	1	1,00,805	ı	1,00,805	-	1,00,805
preference share	11,19,740	i	11,19,740	1	11,19,740	ı	11,19,740	-	11,19,740
Total	22,99,735	-	22,99,735	-	22,99,735	-	22,99,735		22,99,735

B. Other Equity

1 As at March 31, 2025 (In '00s)

Particulars	Capital Reserve	Other Reserves – Waiver of Loan on One Time Settlement	Retained Earnings	Equity instrument through other comprehensive	Total reserves
Opening balance as at 1 Apr 2023	15,000	14,76,940	(17,10,831)	1,62,686	(56,205)
Profit for the year	_	-	45,403	-	45,403
Dividend distributed to cumulative redeemable preference shareholders		_	(4,47,896)		(4,47,896)
Other Comprehensive Income for the year	_	-	(4,47,670)	1,61,750	1,61,750
Tax on other comprehensive income	-	-	-	(42,055)	(42,055)
Closing balance as at 31 Mar 2024	15,000	14,76,940	(21,13,325)	2,82,381	(3,39,003)
Profit for the year			(29,601)		
Dividend distributed to cumulative redeemable preference shareholders			_		
Other Comprehensive Income for the year				16,809	16,809
Tax on other comprehensive income				(1,394)	(1,394)
Closing balance as at 31 Mar 2025	15,000	14,76,940	(21,42,926)	2,97,796	(3,53,189)

Prima Industries Limited CIN:L15142KL1994PLC008368

Consolidated Balance Sheet as at March 31, 2025

		(In '00s)
articulars	Note	As at March 31, 2025	As March 31, 202
I. Assets			
1 Non-current assets			- 44 -
Property, Plant & Equipment	4	6,15,192	6,11,68
Capital work-in progress Financial Assets	5	-	49,64
Investments	6A	9,80,984	10,19,3
Loans	6B	16,751	16,7
2 Current Assets Inventories	0	24.529	26.2
Financial Assets	8	34,528	26,3
Investments			
Trade receivables	9A	19,173	34,2
Cash and cash equivalents	9A 9B	853	1,2
Loans	9C	200	2,
Tax Assets (Net)	X	30,423	56,8
Other current assets	10	7,98,193	6,47,
TOTAL	10	24,96,296	24,65,
W 7 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
II. Equity & Liabilities 1 Equity			
Equity share capital	11	22,99,735	22,99,
Other equity	12	(3,53,189)	(3,39,
2 Liabilities			
Non-Current Liabilities			
Financial Liabilities	17	2.54.472	2.42
Borrowings	16	2,56,673	2,43,
Provisions	15	30,542	28,
Deferred tax Liabilities (net)	7	1,47,680	1,01,
3 Current Liabilities			
Financial Liabilities		24.004	27.
Borrowings	16	34,994	27,9
Trade payables Other Current Liabilities	17	1,419	2, 73,
Provisions	18 15	78,443	73,. 27,
TOTAL	15	24,96,296	24,65,
ummary of significant accounting policies he accompanying notes form an integral part of the	1,2,3 financial statements		
s per our report of even date attached		For and on behalf of the Boa	rd of Directors
or G Joseph & Associates		Prima Industries Limited	
hartered Accountants			
Reg. No.006310S)			
.RAJAGOPAL artner 1.No.202134	Swati Gupta Director DIN- 00249036	N	Sajjan Kumar Gup Ianaging Director IN- 00248760
lace : Cochin ate : 27-05-2025	Kushagra Gupta (CFO)		Ialavika S Kumar ompany Secretary

CIN:L15142KL1994PLC008368 Consolidated Statement of profit and loss for the period ended March 31, 2025 (In '00s) For period ended For period ended Note March 31, 2025 March 31, 2024 **Particulars Revenue From Operations** 19 7,54,798 7,93,690 87,522 1,80,777 20 П Other income 8,42,320 9,74,468 Ш **Total Income** Expenses Cost of Material Consumed 21 9,393 11,839 Changes In Inventory 818 22 Employee Benefit Expenses 23 1,49,189 1,83,688 Finance Costs 24 2,659 2,706 Depreciation and ammortisation expenses 25,514 61,780 25 6.46.799 5.89.707 Other Expenses 26 Total expenses(IV) 8,33,553 8,50,539 Profit/(Loss) before tax (III-IV) 8,767 1,23,929 VI Exceptional Items [(expense) / income] VII Profit/(Loss) before tax 8,767 1,23,929 VIII Tax expense 27 20,686 Current income tax Previous Year Tax Expense (6,388)44,756 57,840 Deferred Tax 27 MAT Credit 38,368 78,527 IX Profit/(Loss) for the period from continuing 45,403 (29,601)operations(VI+VII) Other comprehensive income 16,809 1,61,750 Items that will not be reclassified to Profit or Loss 28 Income tax relating to items that will not be reclassified to Profit or Loss (1,394)(42,055)28 (14,187) 1,65,098 XI Total comprehensive income for the period(VIII+IX) XII Earnings per Equity shares (of continuing operations) of Rs. 10/- each Basic (in Rs) 14 (0.27)0.42 Diluted (in Rs) (0.27)0.42 14 1,2,3 Summary of significant accounting policies The accompanying notes form an integral part of the financial statements As per our report of even date attached For and on behalf of the Board of Directors Prima Industries Limited For G Joseph & Associates Chartered Accountants (Reg. No.006310S) P.RAJAGOPAL Swati Gupta Sajjan Kumar Gupta Partner Director Managing Director M.No.202134 DIN-00249036 DIN-00248760 Kushagra Gupta Malavika S Kumar Place: Cochin (CFO) Company Secretary Date: 27-05-2025

Prima Industries Limited

o <u>ns</u> c	lidated Statement of Cash Flow for	or the period ended March 3		In '00s)
Pa	rticulars		For period ended March 31, 2025	For period ender March 31, 2024
Α	CASH FLOW FROM OPERATING A	CTIVITIES		
	Total Comprehensive Income	011/11120	(14,187)	1,65,098.05
	Adjustments for :		() - /	-
	Provision for Income-tax		46,150	99,895
	Depreciation and amortisation		25,514	61,780
	Interest Income		(2,567)	(2,089
	Fair value movement of equity instruments	S	(16,809)	(1,61,750
	Interest paid		2,659	2,700
	Operating Profit before working capital ch	anges	40,760	1,65,640
	Movements in working capital:			
	Decrease(Increase) in Inventories		(8,172)	26,950
	Decrease(Increase) in Sundry Debtors		15,077	(17,37)
	Decrease(Increase) in Loans and Advance	S	1,900	1,84
	Decrease(Increase) in other current assets		(1,51,040)	(1,22,420
	Increase(Decrease) in Current Liabilities		(23,341)	(9,089
	Increase(Decrease) in Other Non Current	Liabilities	1,728	90'
	Cash from Operations		(1,23,089)	46,460
	Income Tax paid		26,388	6,363 52,82 3
	Cash from Operations Exceptional Items		(96,701)	52,82.
	Cash from Operating Activities		(96,701)	52,82
	Out I vin Operating Det vines		(50,702)	52,52.
В	CASH FLOW FROM INVESTING AC	TIVITIES		
	Additions		(29,019)	(19,23'
	Sale of non- current investments		55,188	3,26,04
	Capital work in progress		49,643	(49,64)
	Interest Income		2,567	2,089
	Net Cash from Investing Activities		78,379	2,59,253
C	CASH FLOW FROM FINANCING AC	CTIVITIES		
C	Net Proceeds from Borrowings		20,542	1,18,024
	Dividend paid during the year		-	(4,47,896
	Interest paid		(2,659)	(2,700
	Net Cash from Financing Activities		17,884	(3,32,578
D	TOTAL INCREASE (DECREASE) IN	CASH AND CASH		
υ	EQUIVALENTS DURING THE YEAR		(438)	(20,50)
	Cash and cash equivalents at the beginning	* *	1,292	21,794
	Cash and cash equivalents at the beginning		853	1,292
				<u> </u>
	Components of cash and cash equiva	alents		
	Cash on hand		428	230
	Balances with banks in current accounts		425	1,050
	Total cash and cash equivalents		853	1,292
•	There aren't any significant amount of casour report of even date attached	h and cash equivalents held by the o	entity which are not available for For and on behalf of the E Prima Industries Limited	Board of Directors
harte	Joseph & Associates red Accountants No.006310S)			
RAJ	AGOPAL	Swati Gupta		ijjan Kumar Gupta
rtnei .No.:	· 202134	Director DIN- 00249036		anaging Director IN- 00248760
				
		Kushagra Gupta	N	Ialavika S Kumar
	Cochin	(CFO)	_	Company Secretary

Prima Industries Limited

No. V-679/C, Industrial Development Area, Muppathadam, Edayar, Cochin-683110

Notes to financial statements for the year ended March 31, 2025

1 Corporate information

Prima Industries Limited (the "Company"), is an Indian Company registered under the Companies Act, 2013. The Company was promoted primarily for Solvent Extraction and also for the refining of Oil.

2.1 Basis of accounting and preparation of financial statements

The Financial Statements have been prepared on the historical cost convention. These statements have been prepared in accordance with the generally accepted accounting principles and the applicable Mandatory Accounting Standards and relevant requirements of The Companies Act, 2013 ('the Act'). The accounting policies have been consistently applied by the Company. The preparation required adoption of estimates and assumptions that can affect the reported amounts of revenue and expenditure and the assets and liabilities as well as the disclosure of contingent liabilities. Differences between the actual results and estimates are recognised in the year in which they become known or materialises.

2.2 Use of estimates

Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as the Management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material ,their effects are disclosed in the notes to the financial statements.

2.3 Summary of Significant accounting policies

a. Inventories

Finished goods, Raw materials and Inventories are valued at lower of cost and net realizable value.

Cost Formula

Inventories are valued by using First in First Out method.

Net realisable value is the estimated selling price in the ordinary course of business.

(where cost includes purchase cost and processing expenses (for finished goods))

As the company carries inventory of finished goods of various grade / quality, and the net realisable value of all such grade / quality are not available, the valuation is done based on the rates as certified by the Managing Director.

b. Cash and cash equivalents (for purposes of Cash Flow Statement)

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

c. Depreciation and amortisation

Depreciation on Fixed Assets is provided to the extent of depreciable amount on Straight line Method (SLM). Depreciation is provided based on useful life of the assets as prescribed in Schedule II to the Companies Act, 2013.

d. Revenue recognition

Revenue from sale of goods is recognised at the point of despatch to the customers, net of sales returns. Income from processing is recognised on accrual basis.

e. Fixed assets

Fixed Assets are stated at their original cost of acquisition including taxes, duties, freight and other incidental expenses relating to the acquisition and installation of the concerned assets less accumulated depreciation.

f. Employees Benefits

Retirement Benefits

Contribution to provident fund and employees welfare fund are charged to Profit & Loss Account on accrual basis. The liability on account of gratuity has been provided for on the basis of company's own valuation as per AS - 15.

g. Borrowing Costs

Borrowing Cost that are directly attributable to the acquisition and construction of the qualifying asset are capitalised. A qualifying asset is an asset that necessarily takes substantial period of time to get ready for its intended use. Other borrowing cost are recognised in the period in which they are incurred.

The amount of borrowing costs capitalized during the year is Rs. Nil.

h. Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

i. Taxes on Income

The company does not have any income tax liability during the year since profits are offset by accumulated brought forward loss of the previous years.

Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the Balance Sheet date. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. If the company has unabsorbed depreciation or carry forward tax losses, deferred tax assets are recognised only if there is virtual certainty supported by convincing evidence that such deferred tax assets can be realised against future taxable profits.

At each balance sheet date the Company re-assesses unrecognised deferred tax assets. It recognises unrecognised deferred tax assets to the extent that it has become reasonably certain or virtually certain, as the case may be that sufficient future taxable income will be available against which such deferred tax assets can be realised.

j. Impairment Loss

The carrying amounts of assets are reviewed at each balance sheet date, if there is any indication of impairment based on internal/external factors. An impairment loss is recognized wherever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of the asset's net selling price and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value at the weighted average cost of capital. After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life.

In the opinion of the management, current assets, loans and advances will realise the values as stated in the Balance Sheet, if realised in the normal course of business.

k. Segment Reporting

The company's primary segments (business segments) have been identified as (a) Cattle Feed Division, (b) Oil Cake Processing Division. There are no reportable geographical segments. Segment revenue, segment results, segment assets and segment liabilities include the respective amounts identifiable to each of the segments as also amounts allocated on a reasonable estimate. The expenses, which are not directly attributable to any of the business segment are shown as unallocated expenditure. Assets and liabilities that cannot be allocated between the segments are shown as part of unallocated assets and liabilities respectively.

l. Cash Flow Statement

Cash Flow Statement has been prepared under the Indirect Method as per AS - 3. Cash & Cash Equivalents in the statement comprises of Cash in hand & balances with banks.

m. Provisions and contigencies

The Company creates a provision when there is a present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. Where there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Provisions for onerous contracts i.e. contracts where the expected unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it, are recognised when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.

One Time Settlement with Banks

The interest waiver obtained on one time settlement with banks during the year 2011 - 12 and 2012 - 13 have been credited to profit & loss account. The interest waiver obtained in earlier years has been reduced from the brought forward losses and the principal amount waived were credited to the Capital Reserves.

The One Time Settlement amount for the Term Loan includes the value of Cumulative Redeemable Preference Shares allotted to the Bank, against overdue interest upto 31/03/2012 and converting the outstanding Principal amount and converting the present value of savings on account of reduction in rate on a restructuring . The One Time Settlement amount net of the value of the Cumulative Preference shares is considered to be principal amount waiver and the entire interest outstanding as per books is considered to be waived and has been reduced from the brought forward losses.

na Industries Limited				
:L15142KL1994PLC008368				
es forming part of the Consolidated Financial Statements				(In '00s
TE 5- CWIP				
Particulars			As at March 31, 2025	As a March 31, 202
Tangible Assets			17urch 51, 2025	114111111111111111111111111111111111111
Civil Work In Progress				
Opening Balance Additions:			49,643	49,643.4
Sub-total		_	49,643	49,643.
Less:Transferred to Fixed assets on Capitalization		_	,	-
Less:Deletions		_	49,643 49,643	
Sub-total Closing balance		_	49,043	49,643.
		_		
FE 6 : Non Current Financial Assets				
CE 6A -Investments			As at	As
Particulars			March 31, 2025	March 31, 20
Investment carried at fair value through OCI			0.00.004	10.10.2
Non-Trade quoted Investments in Mutual fund		_	9,80,984 9,80,984	10,19,3 10,19, 3
		=	. ,,-	-, -,-
Details of investment	M 21	2025	Ml 21	2024
Particulars	March 31 No of Units	, 2025 Value	March 31 No of Units	, 2024 Value
Quoted Non-Trade Investments in Mutual Funds:				
NIPPON INDIA ULTRA SHORT DURATION FUND - GROWTH OPTION - GROWTH PLAN (CPGPG)	-	-	56	2,0
NIPPON INDIA LARGE CAP FUND - GROWTH PLAN GROWTH OPTION (EARGG)	33,660	28,095	33,660	26,3
NIPPON INDIA MULTI CAP FUND - GROWTH PLAN GROWTH OPTION (EOGPG)	33,757	90,886	33,757	82,
NIPPON INDIA GROWTH FUND - GROWTH PLAN GROWTH OPTION (GFGPG)	2,106	78,141	2,106	68,
NIPPON INDIA FLEXI CAP FUND - GROWTH PLAN (LCGPG)	4,19,748	63,972	4,19,748	60,
NIPPON INDIA FOCUSED EQUITY FUND - GROWTH PLAN GROWTH OPTION	2,829	3,125	2,829	2,
NIPPON INDIA MULTI ASSET FUND - GROWTH PLAN (MFGPG)	15,29,781	3,05,462	17,62,654	3,16,
NIPPON INDIA PASSIVE FLEXICAP FOF - GROWTH PLAN (PPGPG)	-	-	2,31,105	42,
NIPPON INDIA SMALL CAP FUND - GROWTH PLAN GROWTH OPTION (SCGPG)	-	-	12,151	17,
NIPPON INDIA BANKING & FINANCIAL SERVICES FUND - GROWTH PLAN (BFGPG) ISIN : INF204K01927	5,201	29,939	5,201	26,
NIPPON INDIA LARGE CAP FUND - GROWTH PLAN GROWTH OPTION (EARGG)	-	-	40,806	31,
NIPPON INDIA MULTI CAP FUND - GROWTH PLAN GROWTH OPTION (EOGPG) NURPON INDIA GOLD SAVINGS FUND. GROWTH DLAN GROWTH	13,749	37,016	13,749	33,
NIPPON INDIA GOLD SAVINGS FUND - GROWTH PLAN GROWTH OPTION (GDGPG) NIPPON INDIA GROWTH FUND - GROWTH PLAN GROWTH OPTION (31,316	10,734	31,316	8,
NIPPON INDIA GROWTH FUND - GROWTH PLAN GROWTH OPTION (GFGPG) NIPPON INDIA FOCUSED EQUITY FUND - GROWTH PLAN GROWTH	463	17,180	463	15,
OPTION (LEGPG)	4,319	4,771	4,319	4,

NIPPON INDIA CONSUMPTION FUND - GROWTH PLAN - GROWTH OPTION (MEGPG)	26,234	47,783	26,234	44,940
NIPPON INDIA PHARMA FUND - GROWTH PLAN (PHGPG)	2,357	11,346	2,357	10,110
NIPPON INDIA POWER & INFRA FUND - GROWTH PLAN - GROWTH OPTION (PSGPG)	16,213	51,561	16,213	50,178
NIPPON INDIA SMALL CAP FUND - GROWTH PLAN GROWTH OPTION (${\sf SCGPG})$	45,605	68,337	45,605	64,406
NIPPON INDIA VALUE FUND - GROWTH PLAN GROWTH OPTION (SEGPG)	20,847	43,459	20,847	39,716
NIPPON INDIA EQUITY HYBRID FUND - SEGREGATED PORTFOLIO 1 - GROWTH PLAN (02GPG)		-	38,081	20
NIPPON INDIA TAIWAN EQUITY FUND - GROWTH PLAN (ETGPG)	1,29,090	12,085	1,29,090	13,888
NIPPON INDIA EQUITY HYBRID FUND - SEGREGATED PORTFOLIO 1 - GROWTH PLAN ($02\mathrm{GPG}$)		-	7,898	4
NIPPON INDIA FLEXI CAP FUND - GROWTH PLAN (LCGPG)	31,617	4,819	31,617	4,557
NIPPON INDIA NIFTY SMALLCAP 250 INDEX FUND - GROWTH PLAN (NSGPG)	19,885	5,760	19,885	5,535
NIPPON INDIA - US EQUITY OPPORTUNITIES FUND - GROWTH PLAN (UEGPG)	27,549	9,033	27,549	8,592
NIPPON INDIA EQUITY HYBRID FUND - SEGREGATED PORTFOLIO 2 - GROWTH PLAN GROWTH O ($11{\rm GPG})$	38,081	-	38,081	-
NIPPON INDIA EQUITY HYBRID FUND - SEGREGATED PORTFOLIO 2 - GROWTH PLAN GROWTH O ($11\mbox{GPG})$	10,213	-	10,213	-
NIPPON INDIA IIOVATIVE FUND - GROWTH PLAN (ITGPG)	2,02,338	25,546	2,02,338	24,150
NIPPON INDIA INNOVATION FUND - GROWTH PLAN (ITGPG) ISIN : INF204KC1BL9 (NON-DEMAT)	1,19,799	15,125	1,19,799	14,298
NIPPON INDIA CORPORATE BOND FUND - GROWTH PLAN - GROWTH OPTION ($\operatorname{IPGPG})$	2,750	1,612	-	-
NIPPON INDIA MONEY MARKET FUND - GROWTH PLAN GROWTH OPTION (LQGPG)	373	15,195	-	-
NOTE 6B -Loans	27,69,880	9,80,984	33,29,728	10,19,362
Particulars			As at March 31, 2025	As at March 31, 2024
Unsecured considered good Security Deposits			16,751	16,751
Total		_	16,751	16,751
NOTE 7 :Deferred tax Assets/(Liabilities)				
Particulars			As at March 31, 2025	As at March 31, 2024
Deferred Tax Asset			W1a1 CH 31, 2023	W1a1CH 31, 2024
Gratuity provision Carried forward loss			7,941 690	7,492 42,228
Deferred Tax Liability Fair value change in Equity instrument			(1,00,479)	(99,085)
Property,Plant & Equipment			(55,831)	(52,164)
Net Deferred Tax Asset		_	(1,47,680)	(1,01,530)
Fair value change in Equity instrument Property,Plant & Equipment		 	(55,831)	(52,16

Movement in deferred tax assets

Particulars	Gratuity provision	Carried forward loss	Fair value change in Equity instrument	Property,Plant & Equipment
At 1 April 2017	1,125	5,870	(5,870)	-
Charged/(credited)				
-to profit or loss	304	1,09,591		(1,05,571)
-to other comprehensive income		-	(4,020)	
At 31 March 2018	1,429	1,15,461	(9,890)	(1,05,571)
Charged/(credited)				
-to profit or loss	6,981	(6,948)		(98,622)
-to other comprehensive income			(5,692)	
At 31 March 2019	8,409	1,08,513	1,810	(98,622)
Charged/(credited)				
-to profit or loss	(6,609)	(2,942)		9,162
-to other comprehensive income			(1,501)	
At 31 March 2020	1,800	1,05,570	309	(89,460)
Charged/(credited)				
-to profit or loss	2,336	-		9,380
-to other comprehensive income			(26,411)	
At 31 March 2021	4,136	1,05,570	(26,102)	(80,080)
Charged/(credited)				
-to profit or loss	2,996	-	-	11,638
-to other comprehensive income	-	-	(27,485)	-
At 31 March 2022	7,132	1,05,570	(53,587)	(68,443)
Charged/(credited)				
-to profit or loss	124	-		(11,012)
-to other comprehensive income			(3,443)	
At 31 March 2023	7,256	1,05,570	(57,030)	(57,431)
Charged/(credited)				
-to profit or loss	236	(63,342)		5,266
-to other comprehensive income			(42,055)	
At 31 March 2024	7,492	42,228	(99,085)	(52,164)
Charged/(credited)	,			· •
-to profit or loss	449	(41,538)		(3,667)
-to other comprehensive income			(1,394)	
At 31 March 2025	7,941	690	(1,00,479)	(55,831)

Deferred tax assets on losses are only recognosed to the extent it is sufficient to offset the deferred tax liabilities as in management judgment there is no probable certainty that there would be future taxable income against which such deferred tax assets can be realized.

NOTE 8 : Inventories

	As at	As at
Particulars	March 31, 2025	March 31, 2024
At lower of cost and net realisable value		
Raw Materials	-	-
Finished goods	-	-
Consumables, Stores & Spare Parts	34,528	26,356
	34,528	26,356

- 1 Inventories are valued at lower of cost and net realizable value using First in First Out method.
- 2 Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale and cost includes purchase cost and processing expenses (for finished goods).

NOTE 9: Current Financial Assets

NOTE 9A :Trade Receivables

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Considered good		
Undisputed	19,173	34,250
Disputed	-	-
Considered Doubtfull	-	-
Undisputed	-	=
Disputed	-	-
Total	19,173	34,250

Particulars			rom due date of pay	yment		
	Less than 6 months	6 months - 1	1-2 years	2- 3 years	More than 3 years	Total
(i) Undisputed Trade Receivables-	monus	year	<u> </u>	<u> </u>	<u> </u>	
Considered good	19,173	_	_	_	_	19,1
Compraered good	(34,250)	_	<u>-</u>	_		(34,2
(i) Undisputed Trade Receivables -	(34,230)					(34)
Considered doubtfull	_	_	_	_	_	
(i) Disputed Trade Receivables -	-	-	-	•	•	
Considered good						
•	-	-	-	-	-	
(i) Disputed trade receivables Considered						
doubtfull	-	-	-	-	•	
(i) Unbilled Dues	-	-	-	-	-	
	-	-	-	-	-	
Total Trade Receivables						19 (34)
E 9B :Cash and cash equivalents						
Particulars					As at March 31, 2025	A March 31,
Balance with Banks					17141 CH 31, 2023	141a1CH 31,
- In Current Accounts					425	1
Cash in Hand					423	1
Total				•	853	1
1000				:	000	
Balances in current accounts					As at	A
Particulars					March 31, 2025	March 31,
(i) Canara Bank, Pudussery					166	
(ii) IOB, Edappally					244	
(iii) ICICI Bank KAL Dividend A/C					0	
(iv) IOB, Kanjikode					16	
					425	1
E 9C : Short term Loans						
Particulars					As at March 31, 2025	A March 31,
Unsecured Considered Good					Wiai Cii 51, 2025	March 31,
Loan to employees					200	2
Total					200	2
Total				:	200	
TE 10 : Other Current Assets					As at	A
Particulars					March 31, 2025	March 31,
Advances for expenses					33,903	29
Advance to Related Parties					3,00,074	2,69
Advances for capital expenditure					3,88,043	2,85
GST Input receivable					15,414	6
MAT Credit Entitlement					56,378	49
Prepaid expenses					2,891	5
TDS Deducted Refund Receivable					1,490	1
E 11 :Equity share capital				:	7,98,193	6,47
			Equity Shares	Shares Amount	Preference Shares	
Particulars Authorised:			Snares	AIIIOUIII	Shares	Am
As at April 2024 Increase during the year			1,35,00,000	13,50,000	1,15,00,000	11,50
As at April 2025			1,35,00,000	13,50,000	1,15,00,000	11,50
			1,07,91,900	10,79,190	1,11,97,403	11,19
Issued, Subscribed & Paid Up: As at April 2024						
			1,07,91,900	10,79,190	1,11,97,403	11,19
As at April 2024 Increase during the year			-	10,79,190	1,11,97,403	11,19
As at April 2024 Increase during the year As at April 2025 Forfeited Shares Account As at April 2024			-	10,79,190	1,11,97,403	11,19
As at April 2024 Increase during the year As at April 2025 Forfeited Shares Account			1,07,91,900		1,11,97,403 - -	11,19

Rights, Preferences and Restrictions attached to equity Shares

- The Company has only one class of shares referred to as Equity Shares having a par value of Rs.10/- per share. Each holder of Equity Shares is entitled to one vote per share.
- The company declares and pays dividend in Indian Rupees. The dividend when proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. For the current year, no dividend is proposed by Board of Directors
- In the event of liquidation of the company the holders of equity shares shall be entitled to receive any of the remaining assets of the company after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.
- 4 During the year there was no change in the number of shares outstanding at the beginning and at the end of the year.

Shares held by holding company and subsidiaries of holding company in aggregate

	As at 31st March, 2025	As at 31st March, 2024
Equity Shared of Rs.1 each	-	-
Shares held by holding company	-	-
Shares held by subsidiaries of holding company	-	-

Details of Equity shares held by shareholders holding more than 5% of the aggregate shares in the Company

Name	% of holding	As at 31-03-2	2025	As at 31-03-20	24
		No of Shares	Amount	No of Shares	Amount
Swati Gupta	6.62	7,14,747	71,475	7,14,747	71,475
Ayyappa Roller Flour Mills Ltd	19.80	21,36,500	2,13,650	21,36,500	2,13,650
Prima Credits Limited	11.76	12,69,000	1,26,900	12,69,000	1,26,900
Kusheshwar Jha	10.19	10,99,900	1,09,990	11,00,500	1,09,990
Kushagra Gupta	6.53	7,05,000	70,500	7,04,933	70,500
Prima Agro Limited	9.45	10,19,528	1,01,953	10,19,528	1,01,953

Equity shares movement during the 5 years preceding 31 March 2025

A. Equity shares allotted as fully paid-up pursuant to contract without payment being received in cash

No

equity shares were issued in terms of scheme of amalagamation

B. Equity shares issued as bonus

No equity shares were alloted as fully paid up bonus shares by capitalisation of profits transferred from retained earnings pursuant to an ordinary resolution passed after taking the consent of shareholders through postal ballot.

C. Equity shares extinguished on buy-back

No equity shares were bought back during the 5 preceding years as at 31st March 2025.

Preference share

(i) The Company has only one class of Preference Shares (non-convertible cumulative redeemable) having a face value of Rs.10/- per share.

Shares held by holding company and subsidiaries of holding company in aggregate

Particulars	As at 31st March, 2025	As at 31st March, 2024
Preference shares of Rs.10 each	-	-
Shares held by holding company	-	-
Shares held by subsidiaries of holding company	-	-

Details of shares held by each shareholder holding more than 5% shares:

Name	% of holding	As at 31-03-	2025	As at 31-03-20)24
		No of Shares	Amount	No of Shares	Amount
Ayyappa Roller Flour Mills Ltd	100.00	1,11,97,403	11,19,740	1,11,97,403	11,19,740

			As at 31-03-202			As at 31-03-2024	
r No	Promoter Name	No of Shares	% of total	% change during	No.of Shares	% of total Shares	% change during th
1	Ramla Shamsudheen	1000	Shares 0.01	the year	1,000	0.01	year
		1000	0.01	-	1,000	0.01	-
	T R Ajith Kumar		0.01	-	1,000	0.01	
	Musaddique Shaikh	1000		-			-
	Ayyappath Rajgopal Karunan	1000	0.01	-	1,000	0.01	-
	Mohhammed Ghouse Mohiuddin	1000	0.01	-	1,000	0.01	-
6	Samuel P Issac	1000	0.01	-	1,000	0.01	-
7	K V Shamsudheen Samiyya Shamsudheen	1000	0.01	_	1,000	0.01	_
	* *				,		
8	Parakkadavath Ummer	-	-	100.00	1,000	0.01	•
0	Karmali Joseph Stanley	1000	0.01		1.000	0.01	
	Elamma Stanley	1000	0.01	-	1,000	0.01	•
	Abdul Ahmad	1000	0.01	-	1,000	0.01	•
	Khaja Moinuddin	1000	0.01	-	1,000	0.01	•
	M G Ooommen	1000	0.01	-	1,000	0.01	-
13	Valiyaveettile M Mathew M Abdul Rahim	1000	0.01	-	1,000	0.01	-
14	Manju Rahim	1000	0.01	-	1,000	0.01	
	Virandra Kumar Gupta						
15	Dayawati Gupta	1000	0.01	=	1,000	0.01	-
	Sharmishtha Rajnikant Shah						
	Rajnikant Chimanlal Shah	1000	0.01	-	1,000	0.01	-
	Siby Mathew	1000	0.01	-	1,000	0.01	-
18	T P M Mohammed Moideen	1000	0.01	-	1,000	0.01	
19	Velishala Bhadrinath Gandhi	1000	0.01	-	1,000	0.01	-
	Ujwal Joshua Aralikatti						
	Neena Ujwal Joshua Aralikatti	1000	0.01	-	1,000	0.01	
21	Mohd Haider	1000	0.01	-	1,000	0.01	•
	Javed Iqbal Siddiqi						
	Mubashshera	1000	0.01	-	1,000	0.01	-
23	Sethuraman	1000	0.01	-	1,000	0.01	-
24	Thomas Antony	1000	0.01	-	1,000	0.01	-
	Pradeep Kumar Dudeja						
25	Renu Dudeja	1000	0.01	-	1,000	0.01	-
26	Maltiben J Vaidya	1000	0.01	-	1,000	0.01	
27	Beena M Shah	1000	0.01	-	1,000	0.01	-
28	K B Gopalakrishnan	1000	0.01	-	1,000	0.01	-
29	E Ibrahim	1000	0.01	-	1,000	0.01	-
	Kaippilly Velu Soman						
30	Sinmi Soman	1500	0.01	-	1,500	0.01	
	Yogesh Kumar Mittal				-,		
31	Nidhi Mittal	1500	0.01	-	1,500	0.01	
32	Manisha Mehta	1500	0.01	-	1,500	0.01	
33	Narendrakumar C Patel	1500	0.01	-	1,500	0.01	
	Nanu Jadeja						
34	Dharitri Nanu Jadeja	2000	0.02	_	2,000	0.02	
	Upendra Krishna Pai	2000	0.02		2,000	0.02	
33	Gulab Bhai Patel	2000	0.02		2,000	0.02	
26		2000	0.02		2,000	0.02	
	Amga Ben Patel	2000	0.02	-	2,000		•
	K Krishnankutty	1000	0.01	-	1,000	0.01	•
	Minaxiben A Patel	1000	0.01	-	1,000	0.01	•
	Khushalbhai J Patel	1000	0.01	-	1,000	0.01	•
	Arjunbhai K Patel	1000	0.01	-	1,000	0.01	
	Usha Sheth	5000	0.05		5,000	0.05	
	Sajjan Kumar Gupta	41101	0.38		41,101	0.38	
	Sarita Jindal	20101	0.19	-	20,101	0.19	
	Sushila Gupta	23101	0.21	-	23,101	0.21	
	Dimple Agarwala	20101	0.19		20,101	0.19	•
46	Swati Gupta C Abdul Rahiman	714747	6.62	-	7,14,747	6.62	
17		1000	0.01		1,000	0.01	
4/	Sainaba Abdul Rahiman	1000	0.01	-	1,000	0.01	-
40	Martin Clement D Souza	1000	0.01		1.000	0.01	
40	Irene Shirley Anita D Souza	1000	0.01	-	1,000	0.01	
	Narendra Kumar Saikia	1000	0.01		1,000	0.01	

51 Ayyappa Real Estate Private Limi	455000					
	455000	4.22	-	4,55,000	4.22	
52 Prima Credits Limited	1269000	11.76	-	12,69,000	11.76	
53 Prima Alloys Private Limited	95000	0.88	-	95,000	0.88	
54 Prima Agro Limited	1019536	9.45	-	10,19,536	9.45	
55 Ayyappa Roller Flour Mills Ltd	2136500	19.80	-	21,36,500	19.80	
56 Branabettu Bharath Hegde	1000	0.01	_	1000	0.01	
57 Devanandan Velekkathu Parangu	1000	0.01	_	1000	0.01	
58 Vishnu Narayan Vaidya	5000	0.05	_	5000	0.05	
59 Chandersen Dhalumal JatwaniHe	10000	0.09		10000	0.09	
60 Chandra Narendrakumar Kothari	0	0.00	100.00	10000	0.09	
			100.00			
61 Ghanshyambhai M PatelSarojben	1000	0.01	-	1000	0.01	
62 Heeru Vashdev Nainani	2000	0.02	-	2000	0.02	
63 Nirmala Santu Samtani	2000	0.02	-	2000	0.02	
64 Dhirensing Jagdishchandra Vaidy	2000	0.02	-	2000	0.02	
65 Nitin Dhanjibhai Shah	2000	0.02	-	2000	0.02	
66 Nabti Shamum	2000	0.02	-	2000	0.02	
67 Prabha Vishnu Vaidya	3000	0.03	-	3000	0.03	
68 Ilyas AhmedFairoz Fathima	3000	0.03	-	3000	0.03	
69 Bharat Dolatrai Doshi	5000	0.05	_	5000	0.05	
o, Biana Bomin Bosin	5887217	54.55		5898217	54.65	
E 12 :Reserves & Surplus	3007217	34.33		3070217	54.05	
2 12 incoci ves et sur prus					As at	As
Particulars					March 31, 2025	March 31, 2
Capital Reserve (Investment subsidy)				15,000	15,
Other Reserves – Waiver of Loan on	One Time Settlemen	t			14,76,940	14,76,
Retained earnings					(21,42,926)	(21,13,
Equity instrument through other com	nrehensive income				2,97,796	2,82,
Equity instrument through other con-	prenensive meome			_	(3,53,189)	(3,39,
				=	(0,00,000)	(=,==,
E 13: Analysis of items of other comprehens	ive income(OCI),ne	t of tax				
Fair value change in equity instruments						
D 41 1					As at	A
Particulars					March 31, 2025	March 31, 20
					March 31, 2025 2,82,381	
Opening Balance						1,62,
Opening Balance Fair value change in equity instruments Closing Balance TE 14: Earning per share					2,82,381	March 31, 20 1,62,6 1,19,6 2,82,3
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows:		-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796	1,62, 1,19, 2,82,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows:		-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p	1,62, 1,19, 2,82, per share calculation
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold		-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p	1,62, 1,19, 2,82, per share calculation
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa	ers (basic and dilute	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p For period ended March 31, 2025	1,62, 1,19, 2,82, per share calculation For period en March 31, 2
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa	ers (basic and dilute	-	umber of equity shar	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45,
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa	ers (basic and dilute	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p For period ended March 31, 2025	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45,
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity	ers (basic and dilute rticulars ty holders	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p	1,62, 1,19, 2,82,
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity	ers (basic and dilute rticulars ty holders	-	umber of equity shar	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p For period ended March 31, 2025 (29,601) (29,601)	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45, 45,
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares	ers (basic and dilute rticulars ty holders	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p For period ended March 31, 2025 (29,601) (29,601) For period ended	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45, 45,
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars	ers (basic and dilute rticulars ty holders	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45, 45, For period en March 31, 2
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance	ers (basic and dilute rticulars ty holders	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings p For period ended March 31, 2025 (29,601) (29,601) For period ended	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45, 45, For period en March 31, 2
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900	1,62, 1,19, 2,82, 2,82, per share calculation For period en March 31, 2 45, 45, 45, For period en March 31, 2 1,07,91,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the same shares of the same shares for cash	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity shar	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900	1,62, 1,19, 2,82, 2,82, per share calculation For period en March 31, 2 45, 45, 45, For period en March 31, 2 1,07,91,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the same and the same and the same are same as a same and the same are same as a same are same are same as a same are s	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 rposes of basic earnings period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900	1,62, 1,19, 2,82, 2,82, per share calculation For period en March 31, 2 45, 45, 45, For period en March 31, 2 1,07,91,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the same of the the	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity shar	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 1,07,91,900 (0.27)	For period en March 31, 2 45, 45, 45, 1,07,91,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the shares fo	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 (0,27) As at	For period en March 31, 2 45, 45, 45, 1,07,91, 1,07,91,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the same of the same of the shares for the same of the shares for the same of the shares for the same of	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 1,07,91,900 (0.27)	For period en March 31, 2 45, 45, 45, 1,07,91, 1,07,91,
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the earning Per Share (EPS) - (Rs.) E 15: Provisions Particulars Non-Current Provisions	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 (0,27) As at	1,62, 1,19, 2,82, Per share calculation For period en March 31, 2 45, 45, 45, 1,07,91, 1,07,91, (
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the Earning Per Share (EPS) - (Rs.) E 15 :Provisions Particulars Non-Current Provisions Provision for Employee benefits	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	For period en March 31, 2 For period en March 31, 2 45, 45, 45, 45, 45, 45, 45, 45, 45, 45,
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the same of the share of th	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	For period en March 31, 2 45, 45, 45, 45, 46, 47, 47, 47, 47, 47, 47, 47, 47, 47, 47
Opening Balance Fair value change in equity instruments Closing Balance E 14 : Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the Earning Per Share (EPS) - (Rs.) E 15 :Provisions Particulars Non-Current Provisions Provision for Employee benefits Gratuity-defined benefit liability	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	For period en March 31, 2 45, 45, 45, 45, 46, 47, 47, 47, 47, 47, 47, 47, 47, 47, 47
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the Earning Per Share (EPS) - (Rs.) E 15: Provisions Particulars Non-Current Provisions Provision for Employee benefits Gratuity-defined benefit liability Current Provisions	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	1,62, 1,19, 2,82, Per share calculation For period en March 31, 2 45, 45, 45, 45, 46, 47, 47, 47, 47, 47, 47, 47, 47, 47, 47
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for tearning Per Share (EPS) - (Rs.) E 15: Provisions Particulars Non-Current Provisions Provision for Employee benefits Gratuity-defined benefit liability Current Provisions Provision for Employee Benefits	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	For period en March 31, 2 45, 45, 45, 45, 46, 47, 47, 47, 48, 48, 48, 48, 49, 49, 49, 49, 49, 40, 40, 40, 40, 40, 40, 40, 40, 40, 40
Opening Balance Fair value change in equity instruments Closing Balance E 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the Earning Per Share (EPS) - (Rs.) E 15: Provisions Particulars Non-Current Provisions Provision for Employee benefits Gratuity-defined benefit liability Current Provisions	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	1,62, 1,19, 2,82, Per share calculation For period en March 31, 2 45, 45, For period en March 31, 2 1,07,91, (A March 31, 2 28, 28, 28,
Opening Balance Fair value change in equity instruments Closing Balance TE 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for tearning Per Share (EPS) - (Rs.) TE 15: Provisions Particulars Non-Current Provisions Provision for Employee benefits Gratuity-defined benefit liability Current Provisions Provision for Employee Benefits	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	1,62, 1,19, 2,82, per share calculation For period en March 31, 2 45, 45,
Opening Balance Fair value change in equity instruments Closing Balance TE 14: Earning per share Basic and diluted earning per share The calculations of profit attributable to equity are as follows: Profit (loss) attributable to equity sharehold Pa Profit (loss) for the year, attributable to the equity shares Weighted average number of equity shares Particulars Opening Balance Effect of fresh issue of shares for cash Weighted average number of equity shares for the Earning Per Share (EPS) - (Rs.) TE 15: Provisions Particulars Non-Current Provisions Provision for Employee benefits Gratuity-defined benefit liability Current Provisions Provision for Employee Benefits Provision For Exgratia	ers (basic and dilute rticulars ty holders (basic and diluted)	-	umber of equity share	es outstanding for pu	2,82,381 15,415 2,97,796 For period ended March 31, 2025 (29,601) (29,601) For period ended March 31, 2025 1,07,91,900 - 1,07,91,900 (0,27) As at March 31, 2025	1,62 1,19 2,82 Der share calculation of the s

The Company has a defined benefit gratuity plan. Gratuity is computed as 15 days salary, for every completed year of service or part thereof in excess of 6 months and is payable on retirement/termination/resignation. The benefit vests on the employees after completion of 5 years of service. The Gratuity liability has not been externally funded. Company makes provision of such gratuity liability in the books of accounts on the basis of company's own valuation.

Particulars	As at March 31, 2025	As a March 31, 20
Non Current Borrowings	·	
Term Loan for Vehicle (Refer note (i) below)	-	11,83
ICICI Loan (Refer note (ii) below)	2,56,673	2,31,3
	2,56,673	2,43,1
Current Borrowings		
(i) Unsecured borrowings		
(a) Bank overdraft - ICICI Bank	18,457	11,6
(ii) Current Maturity of Long Term Debt	16,537	16,3
	34,994	27,9
	2,91,667	2,71,1

Notes:

i. Term Loan for Vehicle

The Company has availed term loan from ICICI bank for purchase of vehicle on hypothecation of vehicle. The loan is for Rs.55,90,000 which carries an interest rate of 7.35% and repayable in 60 installments.

ii. ICICI Bank Loan

The Company has availed house loan from ICICI Bank for the construction of building. The loan is for Rs. 2,71,73,943 which carries floating interest rate and repayable in 240 monthly installments. As at Balance Sheet date the Company has not delayed the repayment of principal and interest.

NOTE 17 :Trade Payables

Particulars	March 31, 2025	March 31, 2024
Total outstanding dues of micro enterprises and small enterprises; and	-	-
Total outstanding dues of creditors other than micro enterprises and small enterprises	1,419	2,195
	1,419	2,195

Disclosure under Micro, Small and Medium Enterprises Development Act:

The Company has not received any intimation from its vendors regarding their status under Micro small and Medium Enterprises Development Act, 2006 and hence disclosures if any,required under the said Act have not been made.

Trade Payables ageing schedule for the year ended as on 31st March 2025 and 31st March 2024

Outstandin	g for following periods from due da	te of payment			
Particulars		1- 2	2-3	More	Total
raiticulais	Less than 1 year	years	years	than 3	
				years	
(i) MSME					-
(ii) Others	1,419				1,419
	(2,195)				(2,195)
(iii) Disputed dues - MSME					-
(iv) Disputed dues - Others					
(v) Unbilled Dues					-
otal Trade Payables					1,419
otal Trade rayables					(2,105)

NOTE 18 : Other Current Liabilities

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Statutory dues	6,367	9,978
Creditors for expenses	2,749	2,600
Creditors for others	55,571	46,382
Expenses payable	13,756	14,288
	78,443	73,248

Statutory dues includes:-

	As at	As at
Particulars	March 31, 2025	March 31, 2024
TDS Payable	5,361	3,655
GST Payable	73	72
EPF Payable	712	5,973
ESI Payable	221	278
	6,367	9,978

Denti-colores	As at 2025	As at
Particulars	March 31, 2025	March 31, 2024
Sale of products	57	9,311
ale of services	7,54,741	7,84,379
	7,54,798	7,93,690
Sale of products comprises		·
<u>Finished goods</u>		
-Palm Kernel Oil - Refined		1,15
Other Products	57	-
<u>Scrap</u>		-
Machinery Parts and Electrical Items	-	8,15
Total sale of Products	57	9,31
Sale of Services comprises		
Processing Charges	7,54,741	7,84,37
Total - Sale of services	7,54,741	7,84,37

9a. (a) Disaggregation of revenue from contracts with customers

The Company derives revenue from the transfer of goods and services at a point of time as given below.

Particulars	For the year ended 31 March 2025	For the year ended 31 March 2024
Revenue from Sale of Products	57	1,154
Revenue from Sale of Services	7,54,741	7,84,379
Revenue from Sale of Scrap	-	8,157
	7,54,797	7,93,690

The revenue is further disaggrerated into revenue from domestic as well as export market as given below

Particulars	Within India	Outside India
2024-25		
Revenue from contracts with Customers		
Timing of Revenue Recognition		
(a) At a point in time (Product/Sales)	7,54,797	-
(b) Over time	-	-
2023-24		
Revenue from contracts with Customers		
Timing of Revenue Recognition		
(a) At a point in time (Product/Sales)	7,93,690	-
(b) Over time	-	-

(b) Performance obligations

(i) Sale of Refined oil

The Performance obligation is satisfied upon delivery of the good and payment is generally done on weekly basis.

(ii) Service Income

The Performance obligation is satisfied at the point in time and payment is generally due upon completion of installation or repair and acceptance of the customer

NOTE 20 : Other Income

Particulars	As at March 31, 2025	As at March 31, 2024
Interest Income	2,567	2,089
Other Non Operating Income	84,955	1,78,689
	87,522	1,80,777
Other non operating income comprises		
Weigh bridge receipt	285	16
Cash Discount	580	-
Miscellaneous Income	383	1,002
Accounts written back	6,512	22,330
Gain on Redemption of Mutual Funds	77,195	1,55,192
·	84,955	1,78,689

NOTE 21 : Cost of Materials Consumed

	As at	As at
Particulars	March 31, 2025	March 31, 2024
Raw Materials		
Opening stock	-	-
Add: purchases	9,393	11,839
Less: Closing stock	<u>-</u>	-
Cost of material consumed	9,393	11,839

Particulars	As at March 31, 2025	As March 31, 20
Stock as on 1 st April	Watth 31, 2023	Watch 31, 20
Finished Goods	_	8
Total opening balance		
Stock as on 31 st March		
Finished Goods		
Total Closing Balance	<u> </u>	
Changes in Inventory		
Changes in inventory		
TE 23 : Employee Benefit Expenses		
Particulars	As at March 31, 2025	A: March 31, 20
Salaries, Wages & Bonus	80,573	1.11.
Contribution to provident and other funds	6,336	12,
Director's Remuneration	16,943	8,
Gratuity Expense	2,375	8,
Ex Gratia	12,000	7,
Leave salary	578	1,
Staff welfare	30,383	33,
	1,49,189	1,83
TE 24 : Finance Costs		
Particulars	As at March 31, 2025	A March 31, 2
a) Bank Charges	1,250	1141011011
b) Interest on Borrowings	1,354	2
b) Interest on delayed payment	54	
.,	2,659	2,
ΓΕ 25 : Depreciation and ammortisation expenses		
Particulars	As at March 31, 2025	A March 31, 2
Depreciation plant,property and equipment	25,514	61.
Ammortisation of intangible assets	-	
	25,514	61,
TE 26 : Other Expenses		
Particulars	As at March 31, 2025	A March 31, 2
Stores and Spares Consumed	3,26,267	3,23
Power and fuel	80,873	93
Manufacturing expenses	76,658	50
Repairs and maintenance	-	
-Plant & Machinery	2,099	
-Others	11,475	3.
Sponsorship fees	9,745	32
Insurance Premium	6,014	5
Rates and Taxes	9,286	8
Auditor's remuneration	1,350	1
Technical consultancy	-	1
Professional and legal charges	2,890	2
Travelling & Conveyance	17,342	28.
Transportation Charges	3,812	3,
	98,986 6,46,799	33. 5,89
Other Expenses	0,40,799	3,09,
Other Expenses Consumables, Stocks and Spares		
Other Expenses Consumables, Stocks and Spares Opening stock	26,356	
Other Expenses Consumables, Stocks and Spares	3,34,439	2,97
Other Expenses Consumables, Stocks and Spares Opening stock Add: purchases	3,34,439 3,60,795	2,97 3,49
Other Expenses Consumables, Stocks and Spares Opening stock	3,34,439 3,60,795 34,528	2,97, 3,49 , 26,
Other Expenses Consumables, Stocks and Spares Opening stock Add: purchases	3,34,439 3,60,795	2,97 3,49 26
Other Expenses Consumables, Stocks and Spares Opening stock Add: purchases	3,34,439 3,60,795 34,528	52, 2,97, 3,49 , 26, 3,23 ,

				As at March 31, 2025	As March 31, 20
				_	20,6
				_	- 7
				(6 200)	
					57,
					78,
				20,200	
For the	vear ended 31/03	3/2025	F	or the year ended 31/03/20	024
	Tax (expense)				
				· • · · · ·	Net of tax
16,809	(1,394)	15,415	1,61,750	(42,055)	1,19,
s to the amount comp	uted by applying th	e statutory income ta	ax rate to the profit		
				For the year ended	For the year e
				31/03/2025	31/03/
come tax expense				24,182	2,43,
	%)			6,287	63,
				-	
				44,756	57.
ecognised					(42,
					78
				158.67%	32.
nsive income				March 31, 2025 16,809	March 31, 2
				(1,394)	
				(1,394) 15,415	
ments				15,415	1,19,
				15,415 As at March 31, 2025	1,19,
ments acknowledged as deb	t;			15,415 As at	1,19,
acknowledged as deb	ıt;			15,415 As at March 31, 2025 Nil	1,19,
acknowledged as deb				As at March 31, 2025 Nil Nil	1,19,
acknowledged as deb bank bany is contingently li	able			15,415 As at March 31, 2025 Nil	1,19,
acknowledged as deb e bank bany is contingently li acknowledged as deb	able			As at March 31, 2025 Nil Nil Nil	1,19,
acknowledged as deb bank bany is contingently li acknowledged as det uted by the Company	able			As at March 31, 2025 Nil Nil Nil Nil	1,19,
acknowledged as deb bank bany is contingently li acknowledged as del uted by the Company and disputed by the C	able			As at March 31, 2025 Nil Nil Nil	1,19,
acknowledged as deb bank bany is contingently li acknowledged as det uted by the Company	able			As at March 31, 2025 Nil Nil Nil Nil	1,19,
acknowledged as deb bank bany is contingently li acknowledged as del uted by the Company and disputed by the C	able			As at March 31, 2025 Nil Nil Nil Nil Nil	1,19,
acknowledged as deb bank bany is contingently li acknowledged as det uted by the Company and disputed by the C d by the Company	able ots ompany	int and not provided	for;	As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil	1,19,
acknowledged as debe bank bany is contingently li acknowledged as detuted by the Company and disputed by the C d by the Company Company emaining to be executother investments par	able ots ompany ed on capital accou	-	for;	As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19, A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as detuted by the Company and disputed by the C d by the Company Company emaining to be execut	able ots ompany ed on capital accou	-	for;	As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19. A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as debuted by the Company and disputed by the Cd by the Company Company emaining to be executed ther investments par on Cumulative Reeder	able ots ompany ed on capital accoutly paid mable Preference S	hares.		As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19. A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as debuted by the Company and disputed by the Cd by the Company Company emaining to be executed ther investments par on Cumulative Reeder	able ots ompany ed on capital accoutly paid mable Preference S	hares.		As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19, A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as debuted by the Company and disputed by the Cd by the Company Company emaining to be executed ther investments par on Cumulative Reeder	able ots ompany ed on capital accoutly paid mable Preference S	hares.		As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19, A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as debuted by the Company and disputed by the Cd by the Company Company emaining to be executed ther investments par on Cumulative Reeder	able ots ompany ed on capital accoutly paid mable Preference S	hares.		As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19. A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as debuted by the Company and disputed by the Company Company emaining to be executed their investments part on Cumulative Reeder ancial crunch of the Company continuous control of the Company control of the Comp	able ots ompany ed on capital accoutly paid mable Preference S	hares.		As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	1,19. A March 31, 2
acknowledged as debe bank bany is contingently li acknowledged as debuted by the Company and disputed by the Cd by the Company Company emaining to be executed ther investments par on Cumulative Reeder	able ots ompany ed on capital accoutly paid mable Preference S	hares.		As at March 31, 2025 Nil Nil Nil Nil Nil Nil Nil Ni	(42, 1,19, A March 31, 2
	Before tax 16,809 s to the amount comp come tax expense	Before tax	Before tax benefit Net of tax 16,809 (1,394) 15,415 Is to the amount computed by applying the statutory income tax come tax expense us Year tax rate - 26%) excognised	Before tax benefit Net of tax Before tax 16,809 (1,394) 15,415 1,61,750 Is to the amount computed by applying the statutory income tax rate to the profit come tax expense as Year tax rate - 26%) Excognised	March 31, 2025

NOTE 30 : Disclosure as per Ind As 24 – Related Party Disclosure

Details of Related Parties:

Description of relationship	Names of related parties		
a.) Key Management Personnel	1 . Mr. Sajjan Kumar Gupta (Managing Director)		
	2 . Mr. Swati Gupta Gupta (Director)		
	3. Mr.Kushagra Gupta (CFO)		
	4. Mrs. Sandhya Gopi (Company Secretary)		
	5. Ms. Malavika S Kumar (Company Secretary)		
	6. Ms. Sarita Jindal (Director)		
	7. Ms. Arya Surendran (Director)		
	8. Ms. Hemalatha Girija (Director)		
	9. Ms. Mayuri Sinha (Director)		
	10. Ms.Neethu Subramoniyan (Director)		
b.) Entities under common control	1. Prima Agro Limited		
	2. Prima Beverages Pvt Limited		
	3. Ayyappa Real estate Private Limited		
c.) Associates	1. Ayyappa Roller Flour Mills Limited		
	2. Prima Credits Limited		

	2. Prima Credits Limited				
Particulars	As at March 31, 2025	As at March 31, 2024			
Remuneration	,				
LP singh		8,381			
Mr.Kushagra Gupta	16,943	15,825			
Mrs. Sandhya Gopi	1,138	5,688			
Ms. Malavika S Kumar	7,578				
Sitting Fee					
Ms. Arya Surendran	200	-			
Ms. Hemalatha Girija	200	-			
Ms. Mayuri Sinha	250	-			
Ms.Neethu Subramoniyan	250	-			
Transactions during the year					
<u>Loans taken</u>					
Prima Agro Limited	12,000	10,000			
Ayyappa Roller Flour Mills Ltd	· -	47,000			
Prima Beverages Pvt Ltd	1,48,500	28,000			
Loans Repaid/Given					
Prima Agro Limited	24,500	12,000			
Prima Beverages Pvt Ltd	1,45,500	28,000			
Ayyappa Roller Flour Mills Ltd	1,000	-			
Other expenses met/(paid)					
Prima Agro Limited	(87)	929			
Sponsorship fees of Kushagra Gupta	9,745	32,835			
Ayyappa Roller Flour Mills Ltd	16,835				
Prima Beverages Pvt Ltd	3,000				
(Write off)/ back off amounts due		-			
Prima Agro Limited	-	554			
Balances outstanding at the end of the year					
Prima Beverage Pvt Ltd		-			
Ayyappa Roller Flour Mill	2,81,026	2,63,191			
Prima Agro Limited	19,048	6,634			

NOTE 31 : Financial Instruments and risk management

- 1 The Company has disclosed all the financial assets and liabilities at amortized cost.
- 2 The Company's board of directors has overall responsibility for the establishment and oversight of the company's risk management framework. The Company's risk management policies are established to identify and analyze the risks faced by the company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the company's activities.
- 3 Expected credit loss

In accordance with Ind AS 109, the Company applies Expected Credit Loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance, lease receivables, trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 18, financial guarantee contracts which are not measured as at FVTPL.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights. Credit loss is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive (i.e. All cash shortfalls) discounted at the original effective interest

While estimating cash flows, Company considers all contractual terms of financial Instrument over the expected life of the financial instrument including cash flows from the sale of collateral held that are integral to contractual terms.

The company follows 'simplified approach' for recognition of impairment loss allowance on:

- Trade receivables or contract revenue receivables; and
- impairment allowance based on lifetime ECL at each reporting date, right from its initial recognition.

No allowance has been made for ECL during the year (Previous year Nil) as the Management is of the opinion that all debtors other than those specifically provided for are realisable in its entirety. This is evidenced by the fact that debtors position of the Company has substantially improved as compared to the previous financial year.

NOTE 32 :Operating segments

1 Primary Segment Information(By Business Segment)

The company's primary segments have been identified as

- (a) Cattle Feed Division
- (b) Oil Cake Processing Division.

There are no reportable secondary segments.

NOTE 33 : General

- 1 Set off has been made to the extent debit balances could be linked with corresponding credit balances
- 2 The amounts in the financial statements are presented in rupees in hundereds
- 3 Personal balances are subject to confirmation
- 4 Previous year figures have been regrouped and reclassified wherever necessary to correspond to the current year's classification/disclosure.

Other Statutory Information

- 1 The Company does not have any Immovable Property whose title deeds are not held in the name of the Company.
- 2 The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- 3 The Company has utilised funds raised from issue of securities or borrowings from banks and financial institutions for the specific purposes for which they were issued/taken.
- 4 The Company has not obtained any borrowings from banks or financial institutions on the basis of security of current assets.
- The Company has not been declared as a wilful defaulter by any lender who has powers to declare a company as a wilful defaulter at any time during the financial year or after the end of reporting period but before the date when financial statements are approved.
- The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the 6 Intermediary shall:
- 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 to or on behalf of the Ultimate Beneficiaries.
- 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:
 - directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- 9 The provisions of Corporate Social Responsibility under Section 135 of the Companies Act, 2013 are not applicable to the Company.
- 10 The Company does not have any transactions with struck-off companies.
- The Company does not have any transaction which is not recorded in the books of accounts but has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).
- 12 The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
- The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Companies Act, 2013 read with Companies (Restriction on number of Layers) Rules, 2017.
- 14 The Company does not have any charges or satisfaction which is yet to be registered with the Registrar of Companies (ROC) beyond the statutory period.
- 15 The company has failed to redeem preference shares issued on 24th July 2002 amounting to Rs 5,19,74,030 held by Ayyappa Roller Flour Mills Limited which were due for redemption since July 2022, which is not in compliance with Section 55 of Companies Act, 2013. We are also informed that the Company have placed a petition with the Hon'ble NCLT on 25th February 2025 for the redemption of the unredeemed preference shares and to issue further 51,97,403 cumulative redeemable preference shares of Rs 10 each to the existing shareholder, for a term of 20 years from the date of issue on the same terms and conditions.

As per our report of even date attached

For G Joseph & Associates

Chartered Accountants

(Reg. No.006310S)

For and on behalf of the Board of Directors

Prima Industries Limited

P.RAJAGOPAL

Partner M.No.202134 Swati Gupta Director DIN-00249036 Sajian Kumar Gupta Managing Director DIN-00248760

Kushagra Gupta

(CFO)

Malavika S Kumar Company Secretary

Place: Cochin Date: 27-05-2025

Prima Industries Limited CIN:L15142KL1994PLC008368

Notes forming part of the Consolidated Financial Statements

E 4- Property,Plant & Equipment	Plant & Office							
Particulars	Land	Building	Plant & Equipment	Vehicles	Office equipments	Total		
Gross Block								
Balance as at 1st April, 2023	98,834	7,23,998	17.86.305	72,153	2,65,935	29,47,		
Additions	1,210	8,132	9,395	-	500	19,		
Disposals	-	-	-	-	-	12,		
Balance as at 31st March 2024	1,00,044	7,32,129	17,95,701	72,153	2,66,435	29,66,		
Additions			1,458		27,561	29,		
Disposals			1,430		27,301	2),		
Reclassification to investment property								
Balance as at 31st March 2025	1,00,044	7,32,129	17,97,159	72,153	2,93,995	29,95,		
A communicated Dominariotics Delance on at 1st								
Accumulated Depreciation Balance as at 1st April, 2023	_	3,64,929	16,48,843	21,586	2,57,638	22,92,		
Additions	_	11,863	39,455	8,609	1,852	61,		
Disposals	-	11,803	37,433	8,007	1,632	01,		
Balance as at 31st March 2024	-	3,76,792	16,88,298	30,194	2,59,490	23,54,		
Additions		12,079	1,702	8,609	3,124	25,		
Disposals		12,079	1,702	0,009	3,124	23,		
Reclassification to investment property								
Balance as at 31st March, 2025	-	3,88,871	16,90,000	38,803	2,62,614	23,80,		
Net Block								
Balance as at 1st April, 2023	98,834	3,59,069	1,37,463	50,568	8,297	6,54		
Balance as at 31st March, 2024	1,00,044	3,55,337	1,07,403	41,959	6,944	6,11,		
Balance as at 31st March, 2025	1,00,044	3,43,258	1,07,158	33,350	31,381	6,15		

On the basis of technical evaluation, the Management is of the view that during the financial year 2020-21 there existed neither any internal indication nor any external indication suggesting that any of the assets belonging to the Company are impaired as mentioned in the Ind AS 36 issued by the Institute of Chartered Accountants of India. Based on the above, the Company has not made any provision in its accounts for the year ended 31st March 2023 towards impairment of assets.

Prima Industries Limited CIN:L15142KL1994PLC008368

Consolidated Statement of changes in equity for the year ended March 31, 2025

A. Equity share capital

1 As at March 31, 2025

(In '00s)

Particulars	Opening balance as at 1 Apr 2023	('anital due to	Restated balance as at 1 April 2023	Changes in equity share capital during the year	Closing balance as at 31 Mar 2024	Changes in Equity Share Capital due to prior period errors	Restated balance as at 31 March 2024	Changes in equity share capital during the year	Closing balance as at 31 Mar 2025
Equity Shares	10,79,190	-	10,79,190	1	10,79,190	1	10,79,190	1	10,79,190
Forfeited Shares Account	1,00,805	-	1,00,805	1		-	-	-	-
preference share	11,19,740	-	11,19,740	-	11,19,740	-	11,19,740	-	11,19,740
Total	22,99,735	-	22,99,735	-	21,98,930	-	21,98,930	-	21,98,930

B. Other Equity

1 As at March 31, 2025 (In '00s)

Particulars	Capital Reserve	Other Reserves – Waiver of Loan on One Time Settlement	Retained Earnings	Equity instrument through other comprehensive	Total reserves
Opening balance as at 1 Apr 2023	15,000	14,76,940	(17,10,831)	1,62,686	(56,205)
Profit for the year	-	-	45,403	-	45,403
	-	-	(4,47,896)	-	(4,47,896)
Other Comprehensive Income for the year	-	-		1,61,750	1,61,750
Tax on other comprehensive income	-	-	-	(42,055)	(42,055)
Closing balance as at 31 Mar 2024	15,000	14,76,940	(21,13,325)	2,82,381	(3,39,003)
Profit for the year			(29,601)		
Dividend distributed to cumulative redeemable preference shareholders			-		
Other Comprehensive Income for the year				16,809	16,809
Tax on other comprehensive income				(1,394)	(1,394)
Closing balance as at 31 Mar 2025	15,000	14,76,940	(21,42,926)	2,97,796	(3,53,189)

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NOTICE OF THE 31st ANNUAL GENERAL MEETING

NOTICE is hereby given that the Thirty First (31st) Annual General Meeting of Prima Industries Limited will be held on Monday, 15th September, 2025 at 11.00 AM at The Renai Cochin, P.B.No. 2310, Metro Pillar No.515, Palarivattom, Cochin -682 025, to transact the following business:

ORDINARY BUSINESS

Item No. 01: To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2025 together with the reports of the Board of Directors and the Auditors thereon.

"RESOLVED THAT the Audited Standalone Financial Statements of the Company for the year ended March 31, 2025, the Reports of the Board of Directors and the Independent Auditors thereon, be and are hereby considered, approved and adopted."

Item No. 02: To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2025 together with the Reports of the Auditors thereon.

"RESOLVED THAT the Audited Consolidated Financial Statements of the Company for the year ended March 31, 2025 and the Independent Auditors' Report thereon, be and are hereby considered, approved and adopted."

Item No. 03: To appoint a Director in the place of Mr. Kushagra Gupta (DIN: 08477477) who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and, being eligible, seeks re-appointment.

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Kushagra Gupta (DIN: 08477477), who retires by rotation at this meeting and being eligible has offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

SPECIAL BUSINESS

Item No. 04: Appointment of Secretarial Auditors:

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

"RESOLVED THAT pursuant to provisions of Sections 204 and 179(3) of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 framed thereunder, Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s), re-enactment thereof for time being in force) and circulars issued thereunder from time to time, and based on the recommendation of the Audit Committee and the Board of Directors, M/s. BVR & Associates Company Secretaries LLP (FRN. AAE-7079), Practicing Company Secretaries be and are hereby appointed as Secretarial Auditors of the Company for a term of five consecutive years i.e. from Financial year 2025-26 to Financial year 2029-30, on such remuneration as may be mutually agreed between the Board of Directors and the Secretarial Auditors.

"FURTHER RESOLVED THAT, the Board of Directors of the Company be and is hereby authorized severally to do all acts, deeds, matters and things as may be deemed necessary and/or expedient in connection therewith or incidental thereto, to give effect to the foregoing resolution.

Item No. 05: Authorization to advance loan, give guarantee or provide security under Section 185 of the Companies act, 2013:

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

"RESOLVED THAT in supersession of the earlier resolution passed by the members in the 28th Annual General Meeting of the Company held on 15th September, 2022 and pursuant to the provisions of Section 185 and all other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder (including any statutory modification(s) thereof for the time being in force and as may be enacted from time to time) and the Articles of Association of the Company, the consent of the members of the Company be and is hereby accorded to the Board of Directors of the Company to advance loan including loan represented by a book debt, give guarantee or provide security in connection with any loan taken/to be taken by any company(ies) which are group companies, associate companies, joint venture companies or any other person in which any of the Directors of the Company is interested as specified in the explanation to section 185(2) of the Act, upto an aggregate amount not exceeding Rs. 100,000,000/- (Rupees Ten Crores only) in one or more tranches."

"RESOLVED FURTHER THAT this resolution shall remain in full force and effect until amended or rescinded by the Board and a new resolution is passed by the members in this connection, considering the financial performance of the Company and such other economic conditions."

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorised to negotiate and decide, from time to time, the terms and conditions, to execute such documents, deeds, writings, papers and / or agreements as may be required and do all such acts, deeds, matters and things, as it may in its absolute discretion, deem fit, necessary or appropriate in this regard in order to give effect to the above resolution."

Item No. 06: To make investments, give loans, give guarantees or provide security pursuant to Section 186 of the Companies act, 2013:

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

"RESOLVED THAT in supersession of the earlier resolution passed by the members in the 28th Annual General Meeting of the Company held on 15th September, 2022 and pursuant to the provisions of Section 186 and all other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder (including any statutory modification(s) thereof for the time being in force and as may be enacted from time to time) and the Articles of Association of the Company and such other approvals, consents, sanctions and permissions, as may be necessary, the consent of the members of the Company be and is hereby accorded to the Board of Directors of the Company to give loans to any person or any other body corporate or give guarantee or provide security in connection with a loan to any person or any other body corporate or acquire by way of subscription, purchase or otherwise, the securities of any other body corporate upto an aggregate amount not exceeding Rs. 100,000,000/- (Rupees Ten Crores only) over and above the limits specified in Section 186 (2) of the Companies Act, 2013, in one or more tranches notwithstanding that the aggregate of the loans or guarantees or securities so far given or to be given and/ or securities so far acquired or to be acquired by the Company may collectively exceed the limits prescribed under Section 186 of the Companies Act, 2013."

"RESOLVED FURTHER THAT this resolution shall remain in full force and effect until amended or rescinded by the Board and a new resolution is passed by the members in this connection, considering the financial performance of the Company and such other economic conditions."

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorised to negotiate and decide, from time to time, terms and conditions, to execute such documents, deeds, writings, papers and / or agreements as may be required and do all such acts, deeds, matters and things, as it may in its absolute discretion, deem fit, necessary or appropriate in this regard in order to give effect to the above resolution."

Item No. 07: Ratification and approval of Related Party Transactions with Group Companies for the Financial Year 2024-25.

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 Section 188 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, as amended till date, Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and the Company's policy on Related Party transaction(s) and subject to the approval of the Audit Committee, approval of Shareholders be and is hereby accorded to the Board of Directors of the Company to ratify and approve the contract(s)/ arrangement(s)/ transaction(s) with related parties transacted during the year ended 2024-25 as detailed below.

Related Party Transactions for the Financial Year 2024-25

(Figures in Hundreds)

		•	<u> </u>
Parties	Opening Balance	During	Closing Balance
		the year	
Ayyappa Roller Flour Mills Limited.	263191.00 (Dr)	17835.00 (Dr)	281026.00 (Dr)
Prima Agro Limited	6634.00 (Dr)	12414.00 (Dr)	19048.00 (Dr)

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorised to delegate all or any of the powers conferred on it by or under this resolution to any Committee of Directors of the Company and to do all acts and take such steps as may be considered necessary or expedient to give effect to the aforesaid resolution."

Item No. 08: Approval for Material Related Party Transaction(s) for the Financial Year 2025-26

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

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 (Act), read with Rules framed thereunder under (including any statutory modification(s) or re-enactment thereof for the time being in force), and Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) as amended from time to time and the Company's policy on Related Party Transactions and subject to the approval of Audit Committee and such other approvals as may be required, the consent of Shareholders be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as "Board", which term shall be deemed to include any duly authorized Committee constituted /empowered by the Board, from time to time, to exercise its powers conferred by this resolution), for entering into and / or carrying out and/or continuing with existing contracts / arrangements/ transactions (whether individual transaction or transaction(s) taken together or series of transaction(s) or otherwise) for the Financial year 2025-26 with:

- 1) Ayyappa Roller Flour Mills Limited
 2) Prima Agro Limited
 Not Exceeding Rs. 250.00 Lakhs p.a.
 Not Exceeding Rs. 200.00 Lakhs p.a.
- 3) Prima Beverage Private Limited Not Exceeding Rs. 50.00 Lakhs p.a.

on such term(s) and condition(s) as the Board of Directors may deem fit, provided that the said contract(s) / arrangement(s) / transaction(s) so carried out shall be at arm's length basis and in the ordinary course of business of the Company."

"RESOLVED FURTHER THAT the Board be and is hereby authorised to execute all such agreements, documents, instruments and writings as deemed necessary, with power to alter and vary the terms and conditions of such contracts/ arrangements/ transactions, settle all questions, difficulties or doubts that may arise in this regard, as they may in their sole and absolute discretion deem fit and file requisite forms with the regulatory authorities."

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorised to delegate all or any of the powers conferred on it by or under this resolution to the Audit Committee of the Company and to do all acts and take such steps as may be considered necessary or expedient to give effect to the aforesaid resolution."

Item No. 09: Approval for Extension of Redemption Period of Preference Shares under Section 55(2) of the Companies Act, 2013

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

"RESOLVED THAT pursuant to the provisions of Section 55 (2) and other applicable provisions of the Companies Act, 2013 read with the relevant rules framed thereunder (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), and in accordance with the Articles of Association of the Company, and subject to such consents, permissions and approvals as may be necessary from any statutory authority, the approval of the shareholders be and is hereby accorded to extend the redemption period of 60,00,000,10% Redeemable Preference Shares of 10 each, aggregating to 6,00,00,000 originally issued on 10 March, 10 Which will be due for redemption on 10 March, 10 March, 10 Wears, i.e., up to 10 March, 10 On the existing terms and conditions save and except for the extension of redemption date.

RESOLVED FURTHER THAT the consent of the concerned preference shareholder, M/s Ayyappa Roller Flour Mills Limited has been duly obtained for the said extension, and the same be recorded appropriately.

RESOLVED FURTHER THAT the Board of Directors (hereinafter referred to as "the Board", which term shall be deemed to include any Committee thereof) be and is hereby authorized to take all such steps, actions, and do all such acts, deeds, and things as may be necessary, proper or expedient to give effect to this resolution, including filing of requisite forms with the Registrar of Companies and modifying any terms as may be required by regulatory authorities."

For and on behalf of the Board For Prima Industries Limited

> Sd/-S.K.Gupta

Chairman and Managing Director (DIN: 00248760)

C.

NOTES:

Place: Cochin

Date: 04.08.2025

(a) Members please note that the information regarding appointment/ reappointment of Directors and Explanatory Statement in respect of special businesses to be transacted pursuant to Section 102 of the Companies Act, 2013 ("the Act") and/or Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India is annexed hereto.

- (b)In accordance with the aforesaid MCA Circulars and Circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 2020, 12, SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated **January** 15. 2021. 2022, SEBI/HO/CFD/CMD2/CIR/P/2022/62 SEBI/HO/CFD/PoDdated May 13. 2/P/CIR/2023/4 dated January 5, 2023 and SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 issued by Securities Exchange Board of India (collectively referred to as "SEBI Circulars"), the Notice of the AGM along with the Annual Report for FY 2024-25 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company/National Securities Depository Limited ("NSDL") and the Central Depository Services (India) Limited ("CDSL"), collectively "Depositories" unless any Member has requested for a physical copy of the Report.
- (c) A member entitled to attend and vote at the annual general meeting is entitled to appoint a proxy to attend and vote instead of himself / herself / itself and such a proxy need not be a member of the company.
- (d)Members are requested to note that a person can act as a proxy on behalf of Member not exceeding 50 in number and holding in the aggregate not more than 10% of the total share capital of the Company carrying voting rights. A Member holding more than 10% of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or shareholder.
- (e) The instrument of proxy, in order to be effective, must be received at the Registered Office of the Company not less than 48 hours before the commencement of the Meeting. A Proxy Form is annexed towards the end of Annual Report. Proxies submitted on behalf of limited companies, societies, etc. must be supported by an appropriate resolution or authority as applicable.
- (f) Corporate members intending to send their authorised representatives to attend the Annual General Meeting are requested to send to the Company a certified copy of the Board resolution authorising their representative to attend and vote on their behalf at the meeting.
- (g)In case of joint holders attending the Meeting, only such joint holders who are higher in the order of the names will be entitled to vote.
- (h)Members / proxies / authorized representatives are requested to bring the duly filled Attendance Slip to attend the Meeting. The same is annexed towards the end of Annual Report.
- (i) The Register of Members and Share Transfer Books of the Company will remain closed from 09th September,2025 to 15th September, 2025 (Both days inclusive) for the purpose of the 31st Annual General Meeting for Financial Year 2024-25.
- (j) Relevant documents referred to in the Notice and the accompanying Statement are open for inspection by Members at the Registered Office of the Company between 11 AM to 1 PM on all working days, up to the date of the Meeting.
- (k) Members desiring any information as regards the Annual Report are requested to write to the Company at an early date at primagroupcompanies@gmail.com so as to enable the Management to keep the information ready at the Meeting.
- (l) As per the provisions of the Companies Act, 2013, facility for making nomination is available to the Members in respect of the shares held by them. Nomination forms can be obtained from the Company's Registrars and Transfer Agents by Members holding shares in physical form. Members holding shares in electronic form may obtain Nomination forms from their respective Depository Participant.
- (m) Members are requested to intimate changes, if any, pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc.

- a) For shares held in electronic form: to their Depository Participants ("DPs")
- b) For shares held in physical form: to the Company/RTA in prescribed Form ISR-1 and other forms pursuant to SEBI Master Circular No. SEBI/HO/MIRSD/SECFATF/P/ CIR/2023/169 dated October 12, 2023. To mitigate unintended challenges on account of freezing of folios, SEBI vide its Circular No. SEBI/HO/MIRSD/POD-1/P/ CIR/2023/181 dated November 17, 2023, has done away with the provision regarding freezing of folios not having PAN, KYC, and Nomination details. Members may also refer to the Company's website at www.primaindustries.in
- please (n) Members that SEBI vide its Circular No. may note SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the Listed Companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/exchange of securities certificate; endorsement; sub-division/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR - 4, It may be noted that any service request can be processed only after the folio is KYC Compliant.
- (o) In terms of Regulation 40(1) of SEBI Listing Regulations, as amended from time to time,transfer, transmission and transposition of securities shall be effected only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialization, Members are advised to dematerialize the shares held by them in physical form. Members may contact the Company or Venture Capital and Corporate Investments Private Limited, Registrar and Transfer Agent (RTA) for assistance in this regard.
- (p) SEBI vide Circular Nos. SEBI/HO/OIAE/OIAE_IAD-1/P/ CIR/2023/131 dated July 31, 2023, and SEBI/HO/OIAE/ OIAE_IAD-1/P/CIR/2023/135 dated August 4, 2023, read with Master Circular No. SEBI/HO/OIAE/OIAE_IAD-1/P/ CIR/2023/145 dated July 31, 2023 (updated as on August 11, 2023), has established a common Online Dispute Resolution Portal ("ODR Portal") for resolution of disputes arising in the Indian Securities Market. Pursuant to above-mentioned circulars, post exhausting the option to resolve their grievances with the RTA/ Company directly and through existing SCORES platform, the investors can initiate dispute resolution through the ODR Portal at https://smartodr.in/login and the same can also be accessed through the Company's website at www.primaindustries.in
- (q) Members seeking any information with regard to the financial statements or any matter to be placed at the AGM are requested to write to the Company on or before September 13, 2025, through e-mail at primagroupcompanies@gmail.com. The same will be replied by the Company suitably.
 - (r) Equity Shares of the Company are under compulsory demat trading by all investors. Those shareholders, who have not dematerialized their shareholding, are advised to dematerialize the same to avoid any inconvenience in future.
 - (s) The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in dematerialized form are therefore requested to submit their PAN to the Depository Participants with whom they are maintaining the Demat account. Members holding shares in physical form can submit their PAN details to the Registrar and Transfer Agent of the Company.
 - (t) The Proxy form, Attendance Slip and Route map to the AGM venue of the 31st AGM is annexed at the end of the Annual Report.
 - (u) The Register of Directors and Key Managerial Personnel and their shareholding under section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested under Section 189 of Companies Act, 2013 and all documents referred to in this Notice and accompanying Explanatory Statement pursuant to Section 102 of the Companies Act,

2013, will be available for inspection of the Members from the date of circulation of this Notice up to the date of 31st Annual General Meeting i.e. Monday, 15th September 2025.

PROCESS AND MANNER FOR VOTING THROUGH ELECTRONIC MEANS:

- 1. In compliance with the provisions of Section 108 of the Act, Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Listing Regulations and Secretarial Standard on General Meetings (SS-2) issued by the ICSI, the Company is pleased to provide to its Members the facility to cast their votes electronically, through e-voting services provided by National Securities Depository Limited ('NSDL'), on resolutions set forth in this Notice. The Members may cast their votes using an electronic voting system from a place other than the venue of the Annual General Meeting ('remote e-voting') and the services will be provided by NSDL. Instructions for remote e-voting (including process and manner of e-voting) are given herein below. The resolutions passed by remote e-voting are deemed to have been passed as if they have been passed at the Annual General Meeting. The Notice of the 31st Annual General Meeting indicating the instructions of remote e-voting process along with printed Attendance Slip and Proxy Form can be downloaded from the NSDL's website www.evoting.nsdl.com
- 2. The facility for voting through electronic voting system or ballot paper shall be made available at the Annual General Meeting and the Members (including proxies) attending the Meeting who have not cast their vote by remote e-voting shall be able to exercise their right to vote at the Annual General Meeting.
- 3. Members who have cast their vote by remote e-voting prior to the Annual General Meeting may attend the Meeting but shall not be entitled to cast their vote again.
- 4. The remote e-voting period will commence on Friday, 12th September, 2025 at 09:00 A.M. and ends on Sunday 14th September, 2025 at 05:00 P.M. During this period, members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date on Tuesday, 09th September, 2025, may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- 5. A person who is not a member as on the cut-off date should treat this Notice of the AGM for information purpose only.

GUIDELINES FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:-

The remote e-voting period begins on Friday, 12th September, 2025 at 09:00 A.M. and ends on Sunday 14th September, 2025 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e., Tuesday, 09th September, 2025 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Tuesday, 09th September, 2025.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants.

Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.
Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	 For OTP based login you can click on https://eservices.nsdl.com/SecureWeb/evoting/evotinglogin.jsp. You will have to enter your 8-digit DP ID,8-digit Client Id, PAN No., Verification code and generate OTP. Enter the OTP received on registered email id/mobile number and click on login. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal"
	https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period. 4. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.

NSDL Mobile App is available on Google Play App Store 1. Users who have opted for CDSL Easi / Easiest facility, can login Individual Shareholders through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. holding securities in The users to login Easi /Easiest are requested to visit CDSL website demat mode www.cdslindia.com and click on login icon & New System Myeasi Tab with CDSL and then user your existing my easi username & password. 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly. 3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option. 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers. Individual You can also login using the login credentials of your demat account through Shareholders your Depository Participant registered with NSDL/CDSL for e-Voting facility. (holding upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful securities in demat mode) authentication, wherein you can see e-Voting feature. Click on company name login through or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting their website of NSDL for casting your vote during the remote e-Voting period. depository participants

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at 022 - 4886 7000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800-21-09911

B) Login Method for e-Voting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

 Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID
	For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in	16 Digit Beneficiary ID
demat account with CDSL.	For example if your Beneficiary ID is 12********* then your user ID is 12***********
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company
	For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) **Physical User Reset Password?**" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.com mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc.

with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to Mr. Bibin Sajan at bibinsajan@grandmarkca.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.

- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on: 022 4886 7000 or send a request to Pallavi Mhatre, Senior Manager at evoting@nsdl.com

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to primagroupcompanies@gmail.com
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to primagroupcompanies@gmail.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

General Guidelines for Shareholders

- a. The Board of Directors has appointed Mr. Bibin Sajan, M/s Grandmark & Associates (Chartered Accountants), as the Scrutinizer to scrutinize the entire e-voting process at the 31st Annual General Meeting in a fair and transparent manner.
- b. After conclusion of the voting at AGM, the Scrutinizer shall 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 prepare a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, not later than 48 hours of conclusion of the AGM and submit it to the Chairman or a person authorised by him in writing, who shall counter sign the same and declare the result of the voting forthwith.
- c. The Results declared along with the Report of the Scrutinizer shall be placed on the website of the Company at www.primaindustries.in and on the website of NSDL immediately after the declaration of results by the Chairman or a person authorised by him in writing. The results shall

simultaneously be communicated to the Stock Exchanges.

d. For any grievances connected with facility for e-voting members may contact:

Mr. Bibin Sajan, Chartered Accountant, M/s. Grand Mark & Associates (Chartered Accountants), Amrita Trade Towers, 6th Floor, S.A. Road, Pallimukku, Kochi – 682 016

Mail id: bibinsajan@grandmarkca.com

ANNEXURE TO THE NOTICE

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013 AND THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015.

The following statement sets out all material facts relating to the Special Business mentioned in the accompanying Notice:

Item No. 4 Appointment of Secretarial Auditors

Pursuant to Regulation 24A of Listing Regulations, as amended vide SEBI (Listing Obligations and Disclosure Requirements) (Third Amendment) Regulations, 2024 (Amendment), the appointment of Secretarial Auditors are required to be approved by the Shareholders of the Company at the Annual General Meeting and in case of a Secretarial Audit Firm cannot be appointed for more than two consecutive terms of 5 (five) years each.

Accordingly, in terms of provisions of Section 204 of the Act, read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors (the Board), on recommendation of the Audit Committee, at its meeting held on 27th May 2025 appointed M/s. BVR & Associates Company Secretaries LLP (FRN. AAE-7079), Practicing Company Secretaries as Secretarial Auditor of the Company for first term of five years from 01st April 2025 to 31st March 2030 and recommended to the members of the Company in this 31st AGM to hold office till the conclusion of the 36th AGM of the Company to be held in the year 2030 and to carry out Secretarial Audit under the provisions of Section 204 of the Companies Act, 2013 throughout the said Financial years on payment of such remuneration as may be mutually agreed upon between the Board of Directors and the Secretarial Auditors, from time to time.

M/s. BVR & Associates Company Secretaries LLP is a firm of Practising Company Secretaries provides professional services in the field of Corporate Laws, SEBI Regulations, FEMA Regulations including carrying out Secretarial Audits, Due Diligence Audits and Compliance Audits and is also Peer Reviewed. The Company has received written consent from M/s. BVR & Associates Company Secretaries LLP and they have confirmed they are not disqualified from being appointed as the Secretarial Auditors of the Company and satisfy the prescribed eligibility criteria.

The resolution as set forth in Item no. 04 of this Notice has been approved by the Board at their meeting held on 27^{th} May, 2025 and therefore is placed before the members for their approval by way of special resolution.

None of the Directors, Key Managerial Personnel of the Company and their respective relatives, are in any way, concerned or interested, financially or otherwise.

Item No. 5. Authorization to advance loan, give guarantee or provide security under Section 185 of the Companies Act, 2013:

The members are required to note that the Company had already taken their approval under section 185 of the Companies Act, 2013 by way of special resolution at the 28th Annual General Meeting of the Company held on 15th September, 2022 up to a limit of Rs. 5 crores. Now it is proposed to seek the approval of the shareholders to enhance the aggregate limit to Rs. 10 crores keeping in view the Company's business requirement.

Pursuant to Section 185 of the Companies Act, 2013 (the Act), a Company may advance any loan including any loan represented by book debt, or give any guarantee or provide any security in connection with any loan taken by any entity(ies) covered under the category of 'a person in whom any of the director of the Company is interested' as specified in the explanation to Section 185(2) of the Act, after passing a special resolution in the general meeting.

It is proposed to make loan(s) including loan represented by way of book debt to, and/or give guarantee(s) and/or provide security(ies) in connection with any loan taken/to be taken by any company(ies) which are group companies, associate companies, joint venture companies or any other person in whom any of the director of the Company is interested as specified in the explanation to Section 185(2) of the Act, from time to time, within the limits as mentioned in the Item no. 05 of this Notice to meet the business requirements.

The members may note that the Board of Directors of the Company would carefully evaluate the proposals and provide such loan, guarantee or security through deployment of funds out of internal resources/accruals/financial assistance from any banks/financial institutions/body corporates and/or any other appropriate sources, from time to time, at such rate of interest as agreed by the parties in the best interest of the Company and shall be used by the borrowing company for its principal business activities only.

The resolution as set forth in Item no. 05 of this Notice has been approved by the Board at their meeting held on 04^{th} August, 2025. Therefore, it is placed before the members for their approval by way of special resolution.

None of the Directors/ Key Managerial Personnel or their respective relatives in any way, financially or otherwise, concerned or interested in the said resolution.

Item No. 6. To make investments, give loans, give guarantees or provide security pursuant to Section 186 of the Companies Act, 2013:

As per Section 186 of Companies Act, 2013, a Company can invest/ provide loans or give guarantee or provide security in connection with loan to any person or body corporate upto 60% of its paid up share capital, free reserves and securities premium or 100% of its free reserves and securities premium account, whichever is higher. Investment/loans/ guarantees/ providing security over and above the limit mentioned in the Section 186 (2), requires approval of the members of the Company through a special resolution.

Company has already obtained Shareholders approval at the Annual General Meeting held on 15th September, 2022 for an amount of Rs. 5 crore under Section 186 of Companies Act 2013. In order to capitulate the various opportunities of the prevailing industry, the Board of Directors is seeking further approval of the members to make investment, or grant loan or give guarantee or provide security in connection with a loan to any person or any other body corporate including its group companies, associate companies, or joint ventures whether existing or to be formed and/ or acquire by way of subscription, purchase or otherwise, the securities of any other body corporate in excess of the limits specified, under Section 186 of the Companies Act, 2013 upto an aggregate amount not exceeding Rs.10 crores (Rupees Ten crores only) over and above the limits specified in Section 186 of Companies Act, 2013, in one or more tranches.

The said approval is sought keeping in mind the fund requirements of the Company's associates/ group entities to meet urgent needs from time to time to yield and grow in the relevant business segment.

The resolution as set forth in Item no. 06 of this Notice has been approved by the Board at their meeting held on 04th August, 2025. Therefore, it is placed before the members for their approval by way of special resolution.

None of the Directors/ Key Managerial Personnel or their respective relatives in any way, financially or otherwise, concerned or interested in the said resolution.

Item No. 7. Ratification and Approval of Related Party Transactions with Group Companies for the Financial Year 2024-25

The provisions of the SEBI Listing Regulations, as amended by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021, effective $01^{\rm st}$ April, 2022, mandates prior approval of the Members by means of an ordinary resolution for all material related party transactions, even if such transactions are in the ordinary course of business of the concerned company and at an arm's length basis. A transaction with a related party shall be considered as material if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceed(s) Rs.1,000 Crore, or 10% of the annual consolidated turnover as per the last audited financial statements of the listed entity, whichever is lower.

The transactions held between the Company and the related parties during the Financial year 2024-25 are below the above threshold limit, hence not considered material.

However, the Company had obtained prior approval of the members by way of Special Resolution passed at the 30th Annual General Meeting (AGM) held on 22nd August 2024, for entering into transactions (whether individual transaction or transaction(s) taken together or series of transaction(s) or otherwise) either individually or together with its group Companies, Ayyappa Roller Flour Mills Limited, Prima Agro Limited and Prima Beverage Private Limited respectively. The Company had sought approval for the following limit for entering into transactions with the said related party in compliance with the SEBI Regulations:

Ayyappa Roller Flour Mills Limited Prima Agro Limited Prima Beverage Private Limited

- Not exceeding Rs. 250 Lakhs p.a.
- Not exceeding Rs. 200 Lakhs p.a.
- Not exceeding Rs 25 Lakhs p.a.

Pursuant to the above limits the Company had entered into transactions with the said related parties during the Financial year 2024-25. The information required under Regulation 23 of the SEBI Listing Regulations read with SEBI Circular dated 22nd November, 2021 is provided as **Appendix 2**.

The Audit Committee had reviewed and ratified the material related party transactions entered into by the Company during the Financial Year 2024-25. All the related party transaction(s) as mentioned above, entered into by the Company during the FY 2024-25 were in the ordinary course of business of the Company and on an arm's length basis.

The Board recommends passing of the Special Resolution as set out in item number 7 of this Notice, for approval by the Members of the Company in order to ratify the transactions.

The Members may please note that in terms of the provisions of the SEBI Listing Regulations, the related parties as defined thereunder, whether such related parties are a party to the aforesaid transactions or not shall not vote to approve the Special Resolution, as set out in item number 7 of this Notice.

None of the Directors, Key Managerial Personnel of the Company and their respective relatives, are in any way, concerned or interested, financially or otherwise, except to the extent of their shareholding in the Company, if any and to the extent of their directorships (being common Directors) in the proposed Special Resolution, as set out in item number 7 of this Notice.

Item No. 8. Approval for Material Related Party Transactions for the Financial Year 2025-26

The provisions of the SEBI Listing Regulations, as amended by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021, effective 01^{st} April, 2022, mandates prior approval of the Members by means of an Ordinary resolution for all material related party transactions, even if such transactions are in the ordinary course of business of the concerned company and at an arm's length basis. A transaction with a related party shall be considered as material if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceed(s) Rs.1,000 Crore, or 10% of the annual consolidated turnover as per the last audited financial statements of the listed entity, whichever is lower.

To facilitate smooth business, prior approval of the Members is being sought to enable the Company to enter into transaction(s) (whether individual transaction or transaction(s) taken together or series of transaction(s) or otherwise) either individually or together with its group companies Ayyappa Roller Flour Mills Limited, Prima Agro Limited and Prima Beverage Private Limited respectively, being a related party of the Company, during the Financial year 2025-26, which may exceed the materiality threshold as per the SEBI Listing Regulations. The Audit Committee has reviewed and approved the proposed material related party transactions to be entered into by the Company during the Financial Year 2025-26.

All the related party transaction(s) as mentioned hereunder, proposed to be entered into by the Company during the Financial Year 2025-26 would be in the ordinary course of business of the Company and on an arm's length basis.

The Board recommends passing of the Special Resolution as set out in item number 8 of this Notice, for approval by the by the Members of the Company.

The Members may please note that in terms of the provisions of the SEBI Listing Regulations, the related parties as defined thereunder (whether such related party(ies) is a party to the aforesaid transactions or not) shall not vote to approve the Special Resolution, as set out in item number 8 of this Notice.

i) Ayyappa Roller Flour Mills Limited - Not Exceeding Rs. 250.00 Lakhs p.a.
 ii) Prima Agro Limited - Not Exceeding Rs. 200.00 Lakhs p.a.
 iii) Prima Beverage Private Limited - Not Exceeding Rs. 50.00 Lakhs p.a.

Hence, approval of the shareholders is being sought for the said Related Party Transaction(s) proposed to be entered into by your Company with related parties within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Listing Regulations, on such terms and conditions as the Board of Directors may deem fit, for the Financial Year 2025-26. Information required under Regulation 23 of the SEBI Listing Regulations read with SEBI Circular dated 22nd November, 2021 is provided as **Appendix 3**.

None of the Directors, Key Managerial Personnel of the Company and their respective relatives, are in any way, concerned or interested, financially or otherwise, except to the extent of their shareholding in the Company, if any and their directorships (being common Directors) in the proposed Special Resolution, as set out in item number 8 of this Notice.

Item No. 09: Approval for Extension of Redemption Period of Preference Shares under Section 55(2) of the Companies Act, 2013

Pursuant to Companies Act, 2013, a company limited by shares may, if so authorised by its articles, issue preference shares which are liable to be redeemed within a period not exceeding twenty years from the date of their issue. Any variation in terms of redemption of preference shares requires the approval of shareholders by way of a special resolution.

The Company had issued 60,00,000,10% Redeemable Preference Shares of ₹10 each, aggregating to ₹6,00,00,000 originally issued on 27th March, 2013 which will be due for redemption on 26th March, 2026. Due to current financial constraints and liquidity needs, the Company has approached the concerned preference shareholder, M/s Ayyappa Roller Flour Mills Limited and obtained its written consent to extend the redemption period by 7 (Seven) Years up to 26th March 2033, on the same terms and conditions.

None of the Directors, Key Managerial Personnel (KMP), or their relatives are in any way concerned or interested in the resolution, financially or otherwise.

The Board of Directors recommends passing the resolution as a Special Resolution in the 31st Annual General Meeting of the company as Item No 9.

For and on behalf of the Board For Prima Industries Limited Sd/-S.K.Gupta

Place: Cochin Chairman and Managing Director
Date: 04.08.2025 (DIN: 00248760)

APPENDIX-1

INFORMATION REQUIRED TO BE FURNISHED UNDER REGULATION 36(3) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARDS 2 ON GENERAL MEETINGS

Name of Director	MR. KUSHAGRA GUPTA
Date of Birth	06-09-1996
DIN NO	08477477
Date of Appointment on the Board.	25-07-2024
Qualification	BBA, M.FAB
	FMCG Industry, Food and beverage Industry, Family Business
Expertise	Management ,Project Planning & development
	1. Ayyappa Roller Flour Mills Limited
	2. Prima Credits Limited
List of Directorship in other	3.PAPL EXIM India Limited
Companies.	4.Prima Beverage Private Limited
	5. Prima Agro Limited
Membership in Board Committees	
in other Listed Entities.	
*M- Member	NIL
*C- Chairperson	
Relationship, if any, between	Grandson of Mr. S.K. Gupta, Chairman & Managing Director.
Directors inter se	Son of Mrs. Swati Gupta, Director
Shareholding in the Company	705000 shares

^{*}For other details such as number of meetings of the Board attended during the year, remuneration drawn and relationship with other Directors and Key Managerial Personnel in respect of the above Directors, please refer to the Corporate Governance Report.

APPENDIX-2

INFORMATION REQUIRED UNDER REGULATION 23 OF THE SEBI LISTING REGULATIONS READ WITH SEBI CIRCULAR DATED 22^{ND} NOVEMBER, 2021

(Ratification of transaction during Financial Year 2024-25) (Figures in Hundreds)

1	Name of the related party	Ayyappa	Prima	Prima Agro
		Roller Flour	Beverage	Limited
		Mills	Private	
_	_	Limited	Limited	
2	Type of transaction	Repayment of	Running	Running
		Old Running	transaction	transaction &
		balance of	& balance of	balance of
		Account with	Account	Account with
		the Group	with the	the Group
		Company	Group	Company
2	Matarial tarres and martingland of the	D	Company	D
3	Material terms and particulars of the	Repayment of	Running	Running transaction &
	transaction	Old Running balance of	transaction & balance of	balance of
		Account with	Account	Account with
		the Group	with the	the Group
		Company	Group	Company
		Company	Company	Company
4	Nature of Relationship with the	Group	Group	Group
1	Company including nature of its	Company	Company	Company
	concern or interest (financial or	having	having	having
	otherwise)	Common	Common	Common
		Directorship	Directorship	Directorship
5	Tenure of the transaction	N.A	N.A	N.A
6	Value of the transaction(in '000)	17835.00	0	12414.00
7	Percentage of the Company's annual	2.25%	0	1.56%
	consolidated turnover, for the	,	_	
	immediately preceding financial			
	year, that is represented by the value			
	of the transaction.			
8	If the transaction relates to any loans,	Repayment of	Repayment	Repayment of
	inter corporate deposits, advances or	Old Running	of Old	Old Running
	investments made or given by the	balance of	Running	balance &
	listed entity or its subsidiary:	Account with	balance &	current
		the Group	current	transaction
		Company	transaction	with the
			with the	Group
			Group	Company
			Company	
	(i) Details of financial	N.A.	N.A.	N.A.
	indebtedness Incurred	NT A	NT A	DY A
	(ii) Applicable terms, including	N.A.	N.A.	N.A.
	covenants, tenure, interest rate and			
	repayment schedule, whether			
	secured or unsecured; if secured, the			
	nature of security	N.A.	N.A.	N.A.
	(iii) the purpose for which the funds	IV.A.	IN.A.	IV.A.
	will be utilized by the ultimate			

	beneficiary of such funds pursuant to			
	the related party transaction			
9	Justification as to why the RPT is in	Group	Group	Group
	the interest of the Company.	Company-	Company-	Company-
		Settlement of	Settlement	Settlement of
		Old Running	of Old	Old Running
		balance of	Running	balance of
		Account	balance of	Account
			Account	
10	Copy of the valuation or other	N.A.	N.A.	N.A.
	external party report, if any such			
	report has been relied upon.			
11	Any other information relevant or	N.A.	N.A.	N.A.
	important for the members to take a			
	decision on the transaction.			

APPENDIX-3 INFORMATION REQUIRED UNDER REGULATION 23 OF THE SEBI LISTING REGULATIONS READ WITH SEBI CIRCULAR DATED 22ND NOVEMBER, 2021

(Financial Year 2025-26) (Figures in Lakhs)

1	Name of the related party	Ayyappa	Prima	Prima Agro
		Roller Folur	Beverages	Limited
		Mills	Private	
		Limited	Limited	
2	Type of transaction	Repayment of	Repayment	Repayment of
		Old Running	of Old	Old Running
		balance of	Running	balance of
		Account with	balance of	Account with
		the Group	Account	the Group
		Company	with the	Company
			Group	
			Company	
3	Material terms and particulars of the	Repayment of	Repayment	Repayment of
	proposed transaction	Old Running	of Old	Old Running
		balance of	Running	balance of
		Account with	balance of	Account with
		the Group	Account	the Group
		Company	with the	Company
			Group	
			Company	
4	Nature of Relationship with the	Group	Group	Group
	Company including nature of its	Company	Company	Company
	concern or interest (financial or	having	having	having
	otherwise)	Common	Common	Common
		Directorship	Directorship	Directorship
5	Tenure of the proposed transaction	N.A	N.A	N.A
6	Value of the proposed transaction/ Limit Assigned	250.00 Lakhs	50.00 Lakhs	200.00 Lakhs
7	Percentage of the Company's annual consolidated turnover, for the immediately preceding financial	31.50%	630%	25.20%

		,		
	year, that is represented by the value of the proposed transaction.			
8	If the transaction relates to any loans, inter corporate deposits, advances or investments made or given by the listed entity or its subsidiary:	Repayment of Old Running balance of Account with the Group Company	Repayment of Old Running balance of Account with the Group Company	Repayment of Old Running balance of Account with the Group Company
	(i) Details of financial indebtedness Incurred	N.A.	N.A.	N.A.
	(ii) Applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security	N.A.	N.A.	N.A.
	(iii) the purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the related party transaction	N.A.	N.A.	N.A.
9	Justification as to why the RPT is in the interest of the Company.	Group Company- Settlement of Old Running balance of Account	Group Company- Settlement of Old Running balance of Account	Group Company- Settlement of Old Running balance of Account
10	Copy of the valuation or other external party report, if any such report has been relied upon.	N.A.	N.A.	N.A.
11	Any other information relevant or important for the members to take a decision on the proposed transaction.	N.A.	N.A.	N.A.

APPENDIX-4 ADDITIONAL INFORMATION PURSUANT TO APPOINTMENT OF SECRETARIAL AUDITOR

SL no.	Particulars	Details
1	Name of the Auditor	M/s. BVR & Associates Company
		Secretaries LLP, Practicing Company
		Secretaries (Firm Registration No- AAE-
		7079)
2	Date and term of appointment	M/s. BVR & Associates Company
		Secretaries LLP, Practicing Company
		Secretaries (Firm Registration No- AAE-
		7079) have been appointed by the Board of
		Directors on recommendation of the Audit
		Committee at its meeting held on 27th May
		2025 as Secretarial Auditor of the Company
		for first term of five years from 01st April
		2025 to 31st March 2030 and has

		wasammandad to the manhana of the
		recommended to the members of the
		Company in this 31st AGM to hold office till
		the conclusion of the 36th AGM of the
2	Dui of Duo filo	Company to be held in the year 2030.
3	Brief Profile	M/s. BVR & Associates Company
		Secretaries LLP, Practicing Company
		Secretaries (Firm Registration No- AAE-
		7079) is a peer reviewed Limited Liability
		Partnership firm of qualified Company
		Secretaries registered with the Institute of
		Company Secretaries of India(ICSI) and has
		extensive experience in handing Secretarial
		audit, due diligence & compliance matters.
		The core team consists of Qualified Company Secretaries and the Firm
		1 2
		provides the professional services in the field of Secretarial & Legal, Start up
		Exclusive Services, Accounting & Taxation,
		NGO Compliance, NBFC Compliance,
		Governance and Management, Education
		and Training, NCLT Appearances.
4	Number of years of experience of the	(a) In carrying out Secretarial Audit of
1	individual / Firm proposed to be appointed	companies or other body corporates: Over
	as Secretarial Auditor	23 years, including Secretarial Compliance
		Reporting since 2002 and Secretarial Audit
		from the enactment of the Companies Act,
		2013, pursuant to Section 204, effective
		from FY 2014-15 onwards.
		(b) In providing other professional
		services such as corporate law advisory,
		regulatory compliance, company filings
		and related services to companies and
		other body corporates: Over 22 years.
5	Details of orders passed against the	
	proposed Secretarial Auditor by	NA
	ICSI/SEBI/MCA/any other competent	1471
	authority / Court, both in India or outside	
	India, in past 5 (five) years	
6	Whether proposed Secretarial Auditor has	
	rendered any services as prohibited under	
	SEBI Circular dated 31st December, 2024	NΙΔ
	directly or indirectly to the Company or its	NA
	holding company or subsidiary or any	
	associate? If yes, then provide details and	
7	actions, if any taken against the Firm, and Proposed fees payable to the Firm as:	a) Secretarial Auditor: Rs.45000/-
'	1 Toposcu ices payable to the l'illii as.	(b) Other Services: Rs.100000/-
		(c) Reimbursement of expenses: -
8	Total Fees paid to previous/outgoing	M/s. BVR & Associates Company
	auditor	Secretaries LLP were paid ₹148847/- for
	duditoi	the Secretarial Audit conducted for the
		financial year 2024-25.
		imanciai year 2021 20.

9	Rationale for material change in the audit fees proposed to be paid the proposed secretarial auditor as compared to the previous / outgoing auditor	NA
10	Disclosure of % of non-audit fees, paid/payable to the proposed Secretarial Auditor or/and its associate concerns, over audit fees paid/payable to the said auditor	NA
11	Total remuneration/fees, etc. received by the proposed Secretarial Auditor from the Company or group companies (holding, subsidiary, associate, joint ventures) in the last financial year along with details	a) Secretarial Auditor: Rs.44713/- (b) Other Services: Rs.104134/- (c) Reimbursement of expenses: -
12	Past association (name and number of years to be disclosed) of the proposed Secretarial Auditor with: (i) Promoter / Promoter Group during the last 3 years (ii) Group companies (holding, subsidiary, associate, joint ventures) of the listed entity during the last 3 years	M/s. BVR & Associates Company Secretaries LLP (FRN: AAE-7079), being the Secretarial Auditor of the Company, and of Prima Industries Limited and, is also associated with 7 other group entities since FY 2018-19 solely for e-Forms and other compliance certifications under the Companies Act 2013.
13	Rationale of the Board of Directors for recommending the individual / Firm with past orders, if applicable, against them for appointment as Secretarial Auditor	NA



PRIMA INDUSTRIES LIMITED CIN: L15142KL1994PLC008368

Registered Office: Door No: V/679-C, Industrial
Development Area, Muppathadam P O, Edayar, Cochin
– 683 110

ATTENDANCE SLIP

(Please present this slip duly filled at the Meeting Venue)

I/We certify that I/We am/are a registered shareholder/proxy for the registered Shareholder of the Company and I/We hereby record my/our presence at the 31st Annual General Meeting of the Company, to be held on Monday, 15th September, 2025, at 11:00 AM at The Renai Cochin, P.B.No. 2310, Metro Pillar No.515, Palarivattom, Cochin -682 025, Kerala and at any adjournment thereof.

Signature of the Shareholder(s) /Proxy's	
Shareholders/Proxy's Full Name (In Block Letters)	
Registered Folio No./DP ID/Client ID	
No. of Shares Held	

Notes:

- 1. Shareholder(s)/Proxy holder(s) who wish to attend the meeting is/are mandated to bring the Attendance Slip/Proxy form as the case may be and handover at the entrance duly signed.
- 2. Shareholder(s)/Proxy holder(s) attending the meeting should bring his copy of the Annual Report for reference at the meeting.
- 3. A Proxy need not be a member of the company.
- 4. In case of joint holders, the vote of the senior who tends a vote, whether in person or by Proxy, shall be accepted to the exclusion of the vote of the other joint holders. Seniority shall be determined by the order in which the names stand in the Register of Members.

FORM NO. MGT -II PROXY FORM

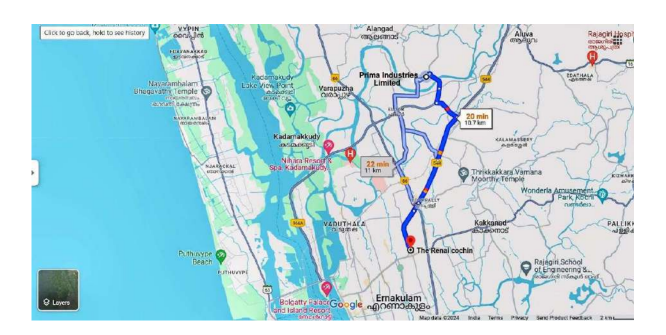


[Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

CIN : Name of the Company : Registered Office :	L15142KL1994PLC008368 PRIMA INDUSTRIES LIMITED Door No. V/679-C, Industrial Development Area Muppathadam P.O, Edayar, Cochin - 683 110
Name of the member(s)	
Registered Address	
Email ID	
Folio No./Client ID/DP ID	
I/We, being the member(s) of	shares of the above named company, hereby appoint
2. Name:	or failing him for the Company at The Renai Cochin, P.B.No. 2310, Metro Pillates 2025, Kerala and at any adjournment thereof in respect of such low:
Sl. No.	Resolutions
1	
2	
3	
4	
5	
6	
7	
9	
Signed thisday of Septem Signature of shareholder Signature of Proxy Holder (s)	ber, 2025 AffixRs.1/- Revenue Stamp

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

ROUTE MAP TO AGM VENUE



Venue of the 31st AGM of Prima Industries Limited:

The Renai Cochin, P.B.No. 2310, Metro Pillar No.515, Palarivattom, Cochin -682 025,