

Ref: VTL/SEC/NSE-BSE/AGM. 2021

Date: 2nd September, 2021

To.

NATIONAL STOCK EXCHANGE OF INDIA LTD

Listing Department "Exchange Plaza,"
Bandra –Kurla Complex,
Bandra (E),
Mumbai 400 051

Scrip Code: VOLTAMP EQ

Voltamp Transformers Limited

To,

BSE LIMITED

Department of Corporate Services, Floor 1, Rotunda Building, P J Towers, Dalal Street, Mumbai 400 001

Scrip Code: 532757

Subject: Notice of 54th Annual General Meeting (AGM) and Annual Report for the F.Y. 2020-21

In compliance with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed Notice of the 54th AGM and Annual Report for the F.Y. 2020- 21. The same will be made available on the Company's website, at http://www.voltamptransformers.com/index.php/dashboard/annualreports

The schedule of AGM is set out below:

Event	Date	Time
Relevant date / cut-off date to vote on AGM resolutions	23/09/2021	NA
Closure of register of members and share transfer books	24/09/2021 to 30/09/2021	NA
Commencement of E-voting	27/09/2021	09:00 AM
End of E-voting	29/09/2021	05:00 PM
AGM	30/09/2021	10:00 AM

This is for your information and record.

Thanking you,

Yours faithfully

FOR VOLTAMP TRANSFORMERS LTD.

SANKET RATHOD

COMPANY SECRETARY & COMPLIANCE OFFICER

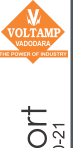
Encl. As above

Annual Report





VOLTAMP TRANSFORMERS LIMITED





Education Program towards improvement of Woman health at Rukmani Chainani Prasuti Gruh at SSG Hospital, Vadodara conducted by Baroda Citizen Council.



A fun game with Savli village Children under Mental Wellness Program



Training of Trainers at Baroda Citizen Council

VOLTAMP TRANSFORMERS LIMITED

BOARD OF DIRECTORS

Shri Kanubhai S. Patel Chairman & Managing Director
Shri Kunjalbhai L. Patel Vice Chairman & Managing Director

Shri Hemant P. Shaparia Independent Director

Dr. (Smt.) Neelaben A. Shelat Independent Woman Director (up to 14.08.2020)

Shri Ashish S. Patel Independent Director

Shri. Rajendra C. Patel Independent Director (w.e.f. 14.08.2020)

Smt. Paulomi J. Lashkari Independent Woman Director (w.e.f. 14.08.2020)

Smt. Taral K. Patel Non-Executive Director (w.e.f. 14.08.2020)

Shri Vallabh N. Madhani Whole Time Director & CFO

BANKERS:

1) ICICI BANK LTD.

Jay House, 2nd Floor, Plot No. 42, Haribhakti Society, Nr. Bird Circle, Old Padra Road, Vadodara – 390007, Gujarat.

REGISTERED OFFICE & WORKS - I:

Makarpura, Vadodara – 390 014, Gujarat. **Phone:** +91 265 6141403 / 6141480 / 3041480

WORKS - II:

Village Vadadala, Jarod-Samlaya Road, Tehsil Savli, Dist. Vadodara 391 520 **Phone:** +91 81286 75081 / 82, 8511187262, 02667 - 677111

E-mail : voltamp@voltamptransformers.com **Website :** www.voltamptransformers.com

CIN: L31100GJ1967PLC001437

REGISTRAR & SHARE TRANSFER AGENT:

LINK INTIME INDIA PVT. LTD.

B- 102 & 103, Shangrila Complex, Near Radhakrishna Char Rasta, Vadodara — 390020, Gujarat. Phone No. 0265-2356573 - 2356794

COMPANY SECRETARY:

Shri Sanket Rathod

M/S. CNK & Associates LLP.

Chartered Accountants C-201-202, Shree Siddhi Vinayak Complex, Opp Alkapuri Side Railway Station, Faramji Road, Alkapuri, Vadodara - 390005

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NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given to the Members of VOLTAMP TRANSFORMERS LIMITED, that the 54th Annual General Meeting of the Members of the Company will be held on Thursday, 30th September, 2021 at 10:00 a.m. through video conference / other audio visual means ("VC/OAVM"), to transact the following business. The venue of the meeting shall be deemed to be the Registered Office of the Company situated at Makarpura, Vadodara – 390 014.

ORDINARY BUSINESS:

- 1) To consider and adopt the Audited Financial Statement for the Financial Year ended 31st March, 2021, together with the Directors' and the Auditors' Reports thereon.
- 2) To declare a final dividend of ₹ 25 per equity share for the year ended March 31, 2021.
- 3) To appoint a Director in place of Shri Kanubhai S. Patel (DIN 0008395), who retires by rotation and being eligible offers himself for re-appointment.

SPECIAL BUSINESS:

4) To appoint Smt. Paulomi Jabal Lashkari (DIN: 00274468) as an Independent Director and in this regard to consider and if thought fit, to pass, the following resolution as an Ordinary Resolution:

"RESOLVED THAT Smt. Paulomi Jabal Lashkari (DIN: 00274468) who was appointed by the Board of Directors as an Additional Director of the Company with effect from August 14, 2020 and who holds office up to the date of this Annual General Meeting of the Company in terms of Section 161(1) of the Companies Act, 2013 ("the Act") and Article 105 of the Articles of Association of the Company but who is eligible for appointment and in respect of whom the Company has received a notice in writing from a Member under Section 160(1) of the Act proposing her candidature for the office of Director of the Company, be and is hereby appointed as Director of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of Sections 149, 152, and other applicable provisions, if any, of the Act, the Companies (Appointment and Qualifications of Directors) Rules, 2014, read with Schedule IV to the Act and Regulation 17, and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended from time to time, the appointment of Smt. Paulomi Jabal Lashkari (DIN: 00274468), who meets the criteria for independence as provided in Section 149(6) of the Act along with the Rules framed thereunder, and Regulation 16(1)(b) of SEBI Listing Regulations and who has submitted a declaration to that effect, and who is eligible for appointment as an Independent Director of the Company, not liable to retire by rotation, for a term of five years commencing from August 14, 2020 to August 13, 2025, be and is hereby approved."

5) To appoint Shri Rajendra Chhotalal Patel (DIN: 01681826) as an Independent Director and in this regard to consider and if thought fit, to pass, the following resolution as an Ordinary Resolution:

"RESOLVED THAT Shri Rajendra Chhotalal Patel (DIN: 01681826) who was appointed by the Board of Directors as an Additional Director of the Company with effect from August 14, 2020 and who holds office up to the date of this Annual General Meeting of the Company in terms of Section 161(1) of the Companies Act, 2013 ("Act") and Article 105 of the Articles of Association of the Company but who is eligible for appointment and in respect of whom the Company has received a notice in writing from a Member under Section 160(1) of the Act proposing his candidature for the office of Director of the Company, be and is hereby appointed as Director of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of Sections 149, 152, and other applicable provisions, if any, of the Act, the Companies (Appointment and Qualifications of Directors) Rules, 2014, read with Schedule IV to the Act and Regulation 17, and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended from time to time, the appointment of Shri Rajendra Chhotalal Patel (DIN: 01681826), who meets the criteria for independence as provided in Section 149(6) of the Act along with the Rules framed thereunder, and Regulation 16(1)(b) of SEBI Listing Regulations and who has submitted a declaration to that effect, and who is eligible for appointment as an Independent Director of the Company, not liable to retire by rotation, for a term of five years commencing August 14, 2020 to August 13, 2025, be and is hereby approved."



6) To appoint Smt. Taral K. Patel (DIN: 00023066) as a Non Executive Director and in this regard to consider and if thought fit, to pass, the following resolution as an Ordinary Resolution:

"RESOLVED THAT Smt. Taral K. Patel (DIN: 00023066) who was appointed as an Additional Director of the Company w.e.f. 14th August, 2020 by the Board of Directors and who holds office upto the date of this Annual General Meeting in terms of Section 161 and other applicable provisions of the Companies Act, 2013 ("the Act") read with Companies (Appointment and Qualification of Directors) Rules, 2014 and Article 105 of the Article of Association, and pursuant to the recommendation of the Nomination & Remuneration Committee and the Board of Directors, and being eligible, offer herself for appointment, and in respect of whom the Company has received a notice in writing under Section 160(1) of the Act from a Member signifying his intention to propose Smt. Taral K. Patel's (DIN: 00023066) candidature for the office of the Director, be and is hereby appointed as a Non-executive, Non Independent Director of the Company, liable to retire by rotation, with effect from the date of this Meeting.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) and / or Company Secretary of the Company, be and are hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution."

7) To approve remuneration of the Cost Auditors for the financial year 2021-22 and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), M/s. Y. S. Thakar & Co., Cost Accountants, who has been appointed as the Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial year 2021-22, be paid the remuneration of ₹ 65,000/- (Rupees Sixty Five Thousand) per annum plus applicable taxes / levies and reimbursement of actual out of pocket expenses that may be incurred during the course of audit.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to take such steps and do such acts, deeds and things as may be necessary or desirable to give effects to this Resolution or incidental thereto."

Regd. Office: BY ORDER OF THE BOARD OF DIRECTORS

Makarpura, Vadodara Gujarat – 390 014. **Date** : June 25, 2021

CIN :L31100GJ1967PLC001437 SANKET RATHOD
e-mail :vnm ipo@voltamptransformers.com COMPANY SECRETARY

NOTES:

- 1) AN EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013, RELATING TO THE SPECIAL BUSINESS TO BE TRANSACTED AT THE MEETING IS ANNEXED HERETO.
- 2) In view of the COVID-19 pandemic and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 and all other relevant circulars issued from time to time, physical attendance of the Members to the AGM venue is not required and general meeting to be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM. The venue of the meeting shall be deemed to be the Registered Office of the Company.
 - Pursuant to the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 read with the circulars issued by MCA and SEBI, 54th AGM of the Company shall be conducted through VC/OAVM. National Securities Depositories Limited ('NSDL') will be providing facility for remote e-voting participation in the AGM through VC/OAVM and e-voting during the AGM.
- 3) 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 and a proxy need not be a member of the Company. Since this AGM is being held through VC/OAVM, in terms of the MCA Circulars and SEBI Circulars, the facility for appointment of proxies by the Members will not be available for this AGM. Hence, proxy form and attendance slip including route map are not annexed to this notice.

- 4) The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5) Register of Members and Share Transfer Books will remain closed from Friday, 24th September, 2021 to Thursday, 30th September, 2021 (Both days inclusive).
- 6) Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 7) In line with the aforesaid Ministry of Corporate Affairs (MCA) Circulars the Notice of AGM along with Annual Report for 2020-21 is being sent only through electronic mode to those members whose email addresses are registered with the Company or their respective Depository Participants. Members may also note that the Notice of the 54th AGM and the Annual Report 2020-21 will also be available on the website of the Company at http://www.voltamptransformers.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com. Investors are requested to register their e-mail address with Link Intime India Pvt. Ltd., if shares are held in physical mode or with their DP, if the shares are held in electronic mode.
- 8) The remote e-voting period begins on Monday, 27th September, 2021 at (9:00 A.M. IST) and ends on Wednesday 29th September, 2021 at (5:00 P.M. IST) 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. Thursday 23rd September, 2021, 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 Thursday 23rd September, 2021.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:-

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 and joining virtual meeting 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.	1. If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under "IDeAS" section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on options available against Company name or e-Voting service provider - NSDL and you will be re-directed to NSDL e-Voting website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



	2. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com.Select "Register Online for IDeAS" Portal or click at 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 held 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 options available against Company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Individual Shareholders holding securities in demat mode with CDSL	1. Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.
	2. After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL . Click on NSDL to cast your vote.
	3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in 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 provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Once login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on options available against Company name or e-Voting service provider-NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

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

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.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
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 022- 23058738 or 022-23058542-43

B) Login Method 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:

	anner of holding shares i.e. emat (NSDL or CDSL) or Physical	Your User ID is:
a)	For Members who hold shares in demat account with NSDL. then your user ID is IN300***12*****.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12*****
b)	For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID 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 use 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.co.in 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 and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting 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 and General Meeting is in active status.
- 2. Select "EVEN" of Company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join General Meeting".
- 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 vbhatt2004@yahoo.co.in with a copy marked to evoting@nsdl.co.in.
- 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 toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to (Name of NSDL Official) at evoting@nsdl.co.in.

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 vnm ipo@voltamptransformers.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 vnm ipo@voltamptransformers.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 and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in 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.

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

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

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

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join General meeting" menu against Company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.

PROCEDURE TO RAISE QUESTIONS / SEEK CLARIFICATIONS WITH RESPECT TO ANNUAL REPORT:

- 1. As the AGM is being conducted through VC / OAVM, members are encouraged to express their views/ send their queries in advance mentioning their name, DP Id and Client Id/Folio No., e-mail id, mobile number at vnm_ipo@voltamptransformers.com to enable smooth conduct of proceedings at the AGM. Questions / Queries received by the Company on or before Monday, 27th September, 2021 on the aforementioned e-mail id shall only be considered and responded to during the AGM.
- 2. The Company reserves the right to restrict the number of questions and number of speakers, as appropriate, to ensure the smooth conduct of the AGM.

GENERAL INFORMATION FOR SHAREHOLDERS

- 1. The voting right shall be as per the number of equity shares held by the member(s) as on Thursday, 23rd September, 2021, being the cut-off date. Members are eligible to cast vote electronically only if they are holding shares as on that date.
- 2. Mr. Vijay Bhatt of M/s. Vijay Bhatt & Co., Company Secretaries, (Membership No. FCS: 4900) (Address 110, Rajvee Tower, Near Tube Company, Old Padra Road, Vadodara 390 020) has been appointed as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting and remote e-voting process in a fair and transparent manner.
- 3. The results of the electronic voting shall be declared to the Stock Exchanges after the conclusion of AGM. The results along with the Scrutinizer's Report, shall also be placed on the website of the Company at www.voltamptransformers.com.
- 4. Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. 23rd September, 2021, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or RTA. However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com or contact NSDL at the following toll free no.: 1800-222-990.



- 5. Subject to the approval of the Members at the AGM, the dividend will be paid with in 30 days from the conclusion of the AGM, to the members whose names appear on the Company's register of members as on Record date, and in respect of the shares held in dematerialized mode, to the members whose names are furnished by National Securities Depository Limited and Central Depository Services (India) Limited as beneficial owner as on that date.
 - Payment of dividend shall be made through electronic mode to the Members who have updated their bank account details. Demand drafts will be dispatched to the registered address of the members who have not updated their bank details. Members are requested to register / update their complete bank details with their Depository Participant(s) with whom they maintain their demat accounts, if shares are held in dematerialized mode by submitting the forms and documents as required by the Depository Participants. With the Company / Linkintime India Pvt. Ltd., if shares are held in physical mode by submitting scanned copy of signed request letter which shall contain Member's name, folio number, bank details (Bank account number, Bank and Branch name and address, IFSC MICR details), self attested copy of PAN card and cancelled cheque leaf.
- 6. Pursuant to the Finance Act, 2020, dividend income will be taxable in the hands of the Members w.e.f. 1st April, 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the members at prescribed rates in the Income Tax Act, 1961. In general, to enable compliance with TDS requirements, Members are requested to complete and / or update their Residential Status, Permanent Account Number ("PAN") category as per the IT Act with their Depository Participants ('DPs') or in case shares are held in physical form, with the Company by sending documents by 20th September, 2021.
- 7. In terms of the provisions of Section 124 of the Companies Act, 2013, the amount of dividend not encashed or claimed within 7 (seven) years from the date of its transfer to the unpaid dividend account, will be transferred to the Investor Education and Protection Fund (IEPF) established by the Government. Accordingly, the unclaimed dividend in respect of financial year 2013-14 is due for transfer to the IEPF by September 2021.
- 8. Pursuant to section 124(6) of the Companies Act, 2013, as amended and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, (the IEPF Rules, 2016) all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more will become due for transfer to the IEPF Demat account. Shareholders may note that both the unclaimed dividend amount transferred to IEPF and the shares transferred to the Demat Account of the IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from the IEPF Authority by making an online application in Form IEPF-5 (available on www.iepf.gov.in) along with the fee prescribed to the IEPF authority with a copy to the Company.
- 9. All the documents referred to in the accompanying Notice and Explanatory Statements, shall be available for inspection through electronic mode, basis on the request being sent on vnm_ipo@voltamptransformers.com till the date of AGM.
- 10. Pursuant to the requirements of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 on Corporate Governance, the information about the Directors proposed to be appointed/re-appointed at the Annual General Meeting is given in the Annexure to the Notice.
- 11. Members holding shares in dematerialised form may please note that, while opening a depository account with Participants they may have given their bank account details, which will be printed on their Demand draft. However, if Members want to change/correct the bank account details, they should send the same immediately to the Depository Participant concerned. Members are also requested to give the MICR code of their bank to their Depository Participant. The Company will not entertain any direct request from Members for cancellation/change in the bank account details furnished by Depository Participants to the Company.
- 12. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their Demat accounts. Members holding shares in physical form can submit their PAN details to the Registrar and Share Transfer Agent or the Company.

STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013 ("the Act")

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

Item No. 4

The Board of Directors of the Company by resolution dated 14th August, 2020, appointed Smt. Paulomi J Lashkari (DIN: 00274468) as an Additional Director (Woman- Independent) to hold office upto the 54th Annual General Meeting of the Company. As per the Sections 161 (1) & 149 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable provisions, for continuation of her appointment, approval of shareholders by ordinary resolution is mandatory. The Nomination & Remuneration Committee at its Meeting held on 14th August, 2020 after considering her knowledge, acumen, expertise and experience in respective fields has recommended to the Board that association of her as an Independent Director would be in the interest of the Company. Based on the above, the Nomination & Remuneration Committee and the Board has recommended her appointment as an Independent Director on the Board of the Company, to hold office for the term of five consecutive years commencing from 14th August, 2020 upto 13th August, 2025 and not liable to retire by rotation.

Smt. Paulomi J Lashkari (DIN: 00274468) is not disqualified from being appointed as Directors in terms of Section 164 of the Act and has given her consent to act as a Director. The Company has also received a declaration from Smt. Paulomi J Lashkari (DIN: 00274468) that she meets with the criteria of independence as prescribed in section 149 of the Act and regulation 16 of the SEBI (Listing obligation and Disclosure Requirements) Regulations 2015. In the opinion of the Board, Smt. Paulomi J Lashkari (DIN: 00274468) fulfills the conditions for appointment as an Independent Director as specified in the Act and rules made thereunder and is independent from the Management. Copy of the draft letter for appointment of Smt. Paulomi J Lashkari (DIN: 00274468) as an Independent Director setting out the terms and conditions of her appointment would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day.

Smt. Paulomi J Lashkari, aged 56 (DIN: 00274468) is a B.A – from The Gujarat University and having vast experience in the field of manufacturing and service industry. Presently she is on the Board of Yogi Metalised Products Pvt Ltd, Omni Lens Pvt Ltd, Scope Consultancy Private Limited, Madhav Health Care & Realty Private Limited, Jaybee Organiser and Developer Private Limited, L&P Infracon Private Limited and GIDC Epsez Gandhinagar Association. She is also Designated Partner of Aashiana Recreation Projects LLP.

Except Smt. Paulomi J Lashkari (DIN: 00274468), none of the other Directors and Key Managerial Personnel of the Company or their relatives, are, in any way, concerned or interested, financially or otherwise, in this resolution.

The Board commends the ordinary Resolution set out at Item No. 4 of the Notice for approval by the shareholders.

Item No. 5

The Board of Directors of the Company by resolution dated 14th August, 2020, appointed Shri Rajendra Chhotalal Patel (DIN: 01681826) as an Additional Director (Independent) to hold office upto the 54th Annual General Meeting of the Company. As per the Sections 161 (1) & 149 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable provisions, for continuation of his appointment, approval of shareholders by ordinary resolution is mandatory. The Nomination & Remuneration Committee at its Meeting held on 14th August, 2020 after considering his knowledge, acumen, expertise and experience in respective fields has recommended to the Board that association of him as an Independent Director would be in the interest of the Company. Based on the above, the Nomination & Remuneration Committee and the Board has recommended his appointment as an Independent Director on the Board of the Company, to hold office for the term of five consecutive years commencing from 14th August, 2020 upto 13th August, 2025 and not liable to retire by rotation.

Shri Rajendra Chhotalal Patel (DIN: 01681826) is not disqualified from being appointed as Directors in terms of Section 164 of the Act and has given his consent to act as a Director. The Company has also received a declaration from Shri Rajendra Chhotalal Patel (DIN: 01681826) that he meets with the criteria of independence as prescribed in section 149 of the Act and regulation 16 of the SEBI (Listing obligation and Disclosure Requirements) Regulations 2015. In the opinion of the Board, Shri Rajendra Chhotalal Patel (DIN: 01681826) fulfills the conditions for appointment as an Independent Director as specified in the Act and rules made thereunder and is independent from the Management. Copy of the draft letter for appointment of Shri Rajendra Chhotalal Patel (DIN: 01681826) as an Independent Director setting out the terms and conditions of his appointment would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day.



Shri Rajendra Chhotalal Patel, aged 69 years (DIN: 01681826) is a B.Sc - Chemical Engineering - from The California State Polytechnic University USA and having vast experience in the field of Chemical industry. Since 2005, he is a Managing Director of UI VR Private Limited, manufacturing persulfates. Previously, he had been on the board of Himanshu Chemicals Pvt Ltd and also been founder owner of Electrochem Industries & Seamless Corporation.

Except Shri Rajendra Chhotalal Patel (DIN: 01681826), none of the other Directors and Key Managerial Personnel of the Company or their relatives, are, in any way, concerned or interested, financially or otherwise, in this resolution.

The Board commends the ordinary Resolution set out at Item No. 5 of the Notice for approval by the shareholders.

Item No. 6

The Board of Directors of the Company by resolution dated 14th August, 2020, appointed Smt. Taral K. Patel (DIN: 00023066) as an Additional Director (Non-executive) to hold office upto the 54th Annual General Meeting of the Company. As per the Sections 161 (1) and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014, for continuation of her appointment, approval of shareholders by ordinary resolution is mandatory. The Nomination & Remuneration Committee at its Meeting held on 14th August, 2020 after considering her knowledge, acumen, expertise and experience in respective fields, has recommended to the Board that association of her as a Non-Executive Director would be in the interest of the Company. Based on the above, the Nomination & Remuneration Committee and the Board has recommended her appointment as a Non Executive, Non Independent Director on the Board of the Company, liable to retire by rotation.

Smt. Taral K. Patel (DIN: 00023066) is not disqualified from being appointed as Director in terms of Section 164 of the Act and has given her consent to act as a Director.

Smt. Taral K. Patel, aged 45 years (DIN: 00023066) is holding MBA degree from The B K School of Management, Ahmedabad, She is a Teacher Trainer for Fastrackids International, a global early childhood educational franchise Company based in USA & Certified Professional Coach from LTW (USA) ACTP and having vast experience in the field of social wellness, charitable activities, Life Skill Development and Human Resource. She has been Founder Director of the Banyan Club since 2005 to till date, an early childhood education centre that focuses on life skills development, Managing Trustee of Samvedana Foundation, a foundation for supporting and funding various NGO and individual primarily in education and healthcare, apart from this, she is Trustee and Treasurer of Arpan Charitable Trust and Arpan School - NGO since 2006, Managing Committee Member at Baroda Management Association, Vadodara and Vice Chairperson and Trustee at Baroda Citizen's Council (NGO), Vadodara.

Except Smt. Taral K. Patel (DIN: 00023066) and Shri Kunjal L. Patel (DIN: 00008354), none of the other Directors and Key Managerial Personnel of the Company or their relatives, are, in any way, concerned or interested, financially or otherwise, in this resolution.

The Board commends the ordinary Resolution set out at Item No. 6 of the Notice for approval by the shareholders.

Item No. 7

The Board, on the recommendation of the Audit Committee, has approved the appointment of M/s. Y. S. Thakar & Co., Cost Accountants as the Cost Auditors and remuneration payable to them, to conduct the audit of the cost records of the Company for the financial year 2021-22. In accordance with the provisions of Section 148 of the Act read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors has to be ratified by the shareholders of the Company.

Accordingly, consent of the members is sought for passing an Ordinary Resolution as set out at Item No. 7 of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending March 31, 2022.

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

The Board commends the Ordinary Resolution set out at Item No. 7 of the Notice for approval by the shareholders.

Regd. Office: BY ORDER OF THE BOARD OF DIRECTORS

Makarpura, Vadodara Gujarat – 390 014. Date : June 25, 2021

CIN :L31100GJ1967PLC001437 SANKET RATHOD
e-mail :vnm_ipo@voltamptransformers.com COMPANY SECRETARY

PROFILE OF DIRECTORS RECOMMENDED FOR APPOINTMENT / REAPPOINTMENT AS REQUIRED UNDER REGULATION 36 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATION, 2015 AND CLAUSE 1.2.5 of SECRETARIAL STANDARD -2 ON GENERAL MEETINGS

Name of Director	Shri Kanubhai S. Patel (DIN No. 0008395)
Date of Birth	03/05/1957
Date of reappointment	11/02/2020
Expertise in specific functional area	Vast experience of more than 3 decades in the field of Strategic Business Management, Stakeholder Relationship, Marketing & Business Development, Finance, Accounting, Taxation and Banking, Resource Planning, Corporate Affairs and also the General Management of the Company.
Qualification	F.C.A., F.C.S., B.Com,
Brief Resume of Shri Kanubhai S. Patel & details of the Companies in which Directorship held	Shri Kanubhai S. Patel, Chairman and Managing Director, is associated with VOLTAMP GROUP since more than 39 years. He holds a Commerce degree from The M.S. University, Vadodara and is a Fellow Member of the Institute of Chartered Accountants of India and also the Institute of Company Secretaries of India. He has also attended Global Advance Management Programme conducted by the Kellog School of Business Chicago (USA). He has vast experience of more than 3 decades in the field of Finance, Marketing and Commercial Matters and also the Genera Management of the Company. He also worked for short tenures with Atu Products Ltd., Bombay Dyeing & Manufacturing Company Ltd. and Cadbury India Ltd. Presently he is on the Board of Paramount Limited, Meghman Finchem Ltd.
Listed Companies in which Directorship held other than this Company	Nil
Listed Companies in which membership of Committees of Directors held other than this Company	Nil
Relationship with other Directors and Key Managerial Personnel	Not related with any Director / KMP of the Company.
No. of shares held in the Company as on 31.03.2021	1
Name of Director	Smt. Paulomi J Lashkari (DIN: 00274468)
Date of Birth	05/10/1964
Date of Appointment	14/08/2020
Expertise in specific functional area	Vast experience in the field of manufacturing and service industry.
Qualification	B.A. from The Gujarat University
Brief Resume of Smt. Paulomi J Lashkari & details of the Companies in which Directorship held	Smt. Paulomi J Lashkari, (DIN: 00274468) is a B.A. from The Gujarat University and having vast experience in the field of manufacturing and service industry. Presently she is on the Board of Yogi Metalised Products Pvt Ltd, Omni Lens Pvt Ltd, Scope Consultancy Private Limited, Madhav Health Care & Realty Private Limited, Jaybee Organiser And Developer Private Limited, L&P Infracon Private Limited and GIDC Epsez Gandhinagar Association. She is also Designated Partner of Aashiana Recreation Projects LLP.
Listed Companies in which Directorship held other than this Company	Nil
Listed Companies in which membership of Committees of Directors held other than this Company	Nil
Relationship with other Directors and Key Managerial Personnel	Not related with any Director / KMP of the Company.
No. of shares held in the Company as on 31.03.2021	Nil



Name of Director	Shri Rajendra Chhotalal Patel (DIN: 01681826)
Date of Birth	16/03/1952
Date of Appointment	14/08/2020
Expertise in specific functional area	Vast experience in the field of manufacturing and General Management
	of the Company.
Qualification	B.Sc- Chemical Engineering from The California State Polytechnic University USA
Brief Resume of Shri Rajendra Chhotalal Patel & details of the Companies in which Directorship held	Shri Rajendra Chhotalal Patel, (DIN: 01681826) is a B.Sc. Chemical Engineering from The California State Polytechnic University USA and having vast experience in the field of Chemical industry. Since 2005, he is a Managing Director of UI VR Private Limited, manufacturing persulfates. Previously, he had been on the board of Himanshu Chemicals Pvt Ltd and also been founder owner of Electrochem Industries & Seamless Corporation.
Listed Companies in which Directorship held other than this Company	Nil
Listed Companies in which membership of Committees of Directors held other than this Company	Nil
Relationship with other Directors and Key Managerial Personnel	Not related with any Director / KMP of the Company.
No. of shares held in the Company as on 31.03.2021	Nil
Name of Director	Smt. Taral K. Patel (DIN: 00023066)
Date of Birth	28/12/1975
Date of Appointment	14/08/2020
Expertise in specific functional area	Social wellness, Charitable activities, Life Skill Development and Human Resource.
Qualification	MBA from The B K School of Management, Ahmedabad
Brief Resume of Smt. Taral K. Patel & details of the Companies in which Directorship held	Smt. Taral K. Patel, (DIN: 00023066) is holding MBA degree from The B K School of Management, Ahmedabad, She is a Teacher Trainer for Fastrackids International a global early childhood educational franchise Company based in USA & Certified Professional Coach from LTW (USA) ACTP and having vast experience in the field of social wellness, charitable activities, Life Skill Development and Human Resource. She has been Founder Director of the Banyan Club since 2005 to till date, an early childhood education center that focuses on life skills development, Managing Trustee of Samvedana Foundation, a foundation for supporting and funding various NGO and individual primarily in education and healthcare, apart from this, she is Trustee and Treasurer of Arpan Charitable Trust and Arpan School - NGO since 2006, Managing Committee Member at Baroda Management Association, Vadodara and Vice Chairperson and Trustee at Baroda Citizen's Council (NGO), Vadodara.
Listed Companies in which Directorship held other than this Company	Nil
Listed Companies in which membership of Committees of Directors held other than this Company	Nil
Relationship with other Directors and Key Managerial Personnel	Related with Shri Kunjal L. Patel Vice Chairman and Managing Director of the Company.
No. of shares held in the Company as on 31.03.2021	1

DIRECTORS' REPORT

Dear Shareholders,

Your Directors have pleasure in presenting the 54th Directors' Report and Financial Statements for the Financial Year ended 31st March, 2021.

FINANCIAL RESULTS:

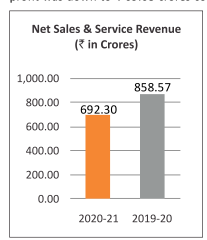
(₹ in lakhs)

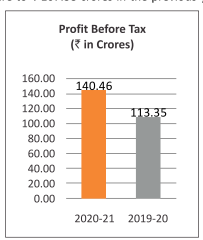
PARTICULARS	2020-2021	2019-2020
Net Sales and Service Income	69230.99	85857.57
Profit before Finance cost and Depreciation	14931.27	12235.30
Finance Cost	0.01	0.46
Depreciation	885.16	899.24
Profit Before Tax	14046.10	11335.60
Current Tax	2481.74	2990.48
Deferred Tax	252.39	(619.57)
Income Tax of earlier year	90.29	26.98
Net profit after Tax before comprehensive loss	11221.68	8937.71
Other Comprehensive Loss	(100.14)	(43.86)
Net Profit after Tax	11121.54	8893.85

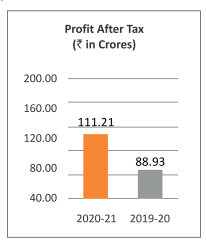
PERFORMANCE REVIEW & STATE OF THE COMPANY AFFAIRS:

A) OPERATIONS:

In the year under review, the Company has posted a sales and service revenue of ₹ 692.30 crores as compared to ₹ 858.57 crore in the previous year. The sales in term of volume decreased to 8729 MVA as compared to 10297 MVA in the previous year. The Profit Before Tax (PBT) increased to ₹ 140.46 crores, as compared to ₹ 113.35 crores in the previous year and Profit After Tax (PAT) increased to ₹ 111.21 crores, as compared to ₹ 88.93 crores in the previous year. However operating profit was down to ₹ 69.68 crores compare to ₹ 107.38 crores in the previous year.







During the year on the business front barring first two quarters of the year, the Company weathered the pandemic very well and able to maintain balance sheet quality and satisfactory performance in most turbulence time which we have not seen in generations. The GDP growth was back in positive territory (+0.4%) in 3Q FY: 20-21 after a decline of 24.4% and 7.3% respectively in 1Q FY: 20-21 and 2Q FY: 20-21. India saw a V-shaped recovery as most consumption and industrial indicators were back in positive growth territory in the September-December quarter after being in deep negative in the June quarter. The situation started improving slowly but suddenly the more widespread and intense second wave of the



pandemic started from the beginning of FY:21-22. Second wave is more intense compared with the first wave and it has been a setback for India's fledging economic recovery. The second wave of pandemic has led to the reimposition of lockdown across states, resulting in loss of economic activity and disruption in industrial activities. The uncertainty created by second wave is setback for the revival of the economy across regions.

In this uncertain environment created by pandemic and unprecedent rise in major raw material prices, based on position as on date the Company may not able to sustain past period margins in FY:21-22. However, Company believes these are short term challenges and it continues to pursue its long term growth strategy. With a robust manufacturing base, strong brand affinity, and a competent workforce we are confident to lead the recovery in shorter period in post pandemic phase and strive to sustain profitable and industry level growth in medium term.

The financial year 2021-2022 started with an order backlog of ₹ 317.75 crores (4431 MVA).

For detailed analysis of the performance, please refer to the Management Discussion and Analysis section of the Annual Report given in Annexure-IV.

B) COVID-19 UPDATE:

The COVID-19 pandemic is a global humanitarian and health crisis, which continues to impact all our stakeholders: employees, customers, vendors, investors and communities in which we operate in. The actions taken by various state governments to contain the pandemic, such as closing of borders and lockdown restrictions, have resulted in significant disruption to people and businesses. While vaccines have been made available, there are delays in vaccinating larger populations, increased instances of variants and infections, and consequential stress on the health sector. Consequently, market demand in some segments and supply chains have been affected. India, is experiencing a second wave of infections, including with new variants of the COVID-19 virus. In second wave there is a marked increase in the number of cases across regions and a small percentage of the Company employees or their families have been adversely affected. In addition, India may experience future waves, which may further stress the healthcare ecosystem.

The Company accorded paramount priority to employees health and safety, continuously review the rapidly changing situation to ensure that measures are continuously implemented to keep employees safe during the covid-19 pandemic and adopted following steps to combat Covid-19 pandemic situation., and keep business going:

- Suspension of all domestic and international travel.
- Enhanced sanitization at factories.
- Work from home policy, wherever feasible.
- Educate employees about importance of masks, social distancing, hygiene, and self-evaluation.
- Engage with customers digitally through webinars for knowledge sharing, business development, remote techno-commercial negotiations and service support for trouble shooting and commissioning.
- Executed remote factory acceptance tests on products to help customers to complete their projects in time.
- One time financial aid to all employees (on roll and contract) to mitigate financial hardship.

C) UPDATE ON AMALGAMATION OF KUNJAL INVESTMENTS PVT. LTD AND VOLTAMP TRANSFORMERS LTD:

The Board of Directors of the Company, at its meeting held on 11th May, 2020 have considered and approved a Scheme of Amalgamation (the "Scheme") between Voltamp Transformers Limited ("VTL" or "Company") and Kunjal Investments Private Limited ("KIPL"), under Sections 230 to 232 read with section 66 and other applicable provisions of the Companies Act, 2013 ("2013 Act").

The Scheme contemplates the amalgamation of KIPL with the Company and the dissolution without winding up of KIPL pursuant thereto.

The Scheme has received requisite approval from the statutory authorities including SEBI, Stock Exchanges, Reserve Bank of India and the respective shareholders and creditors (secured and unsecured) of the Company and Kunjal Investments Pvt. Ltd (KIPL). Both the stock exchanges vide their letter dated February 25, 2021 directed the Company to file amalgamation Scheme with Hon'ble National Company Law Tribunal ("NCLT") Ahmedabad bench for it's sanction. As per the said direction Company have filed application under Section 230 to 232 of the Companies Act, 2013 read with Companies (Compromise, Arrangement and Amalgamations) Rules, 2016 seeking direction for convening and holding the meetings of Equity

shareholders, Secured Creditor and Unsecured Creditors for considering and if thought fit, approving with or without modification, a Scheme of Amalgamation of Kunjal Investments Pvt. Limited with Voltamp Transformers Limited. The Hon'ble National Company Law Tribunal (NCLT), by an order dated March 24, 2021 in the Company Application No. CA (CAA) NO.12/NCLT/AHM/2021 has directed inter alia, that a meeting of the Equity shareholders, Secured Creditor and Unsecured Creditors of the Company be convened and held on Tuesday, April 27, 2021 through video-conferencing (VC) or other audio-visual means (OAVM) to consider, and if thought fit, to approve with or without modification, the proposed Scheme of Amalgamation between Kunjal Investments Private Limited ('the Transferor Company') and Voltamp Transformers Limited ('the transferee Company'). Pursuant to the said Order, the meetings of Equity Shareholders, Secured Creditor and Unsecured Creditors were held on April 27, 2021, through video conferencing / other audio visual means, in compliance with the applicable provisions of the Companies Act, 2013 and the Listing Regulations. Said scheme was approved with requisite majority by Equity shareholders, Secured Creditor and Unsecured Creditors of the Company.

Voting Results of the aforesaid meetings are available on the website of the Company. Detail report on said meeting along with Chairman Report and Scrutinizer's Report was filed with Hon'ble Tribunal for further process.

Final hearing in the said scheme was fixed on 09th June, 2021 but on account of non availability of bench on the day of hearing matter stands adjourned for hearing on 29th June, 2021. After getting sanction from the Hon'ble NCLT (Ahmedabad) bench, amalgamation scheme shall be effective from filing of certified true copy of the order with ROC office. Pending such approvals, no accounting effect of the above mentioned Scheme has been given in the financial statements for the year ended 31st March, 2021.

DIVIDEND:

The Board of Directors has recommended a dividend of ₹ 25 per equity share having face value of ₹ 10 each, subject to the approval of the members at the 54^{th} Annual General Meeting ("AGM"). In the previous year, the Company had paid an interim Dividend of ₹ 25 per equity share of ₹ 10 each.

AMOUNT PROPOSED TO BE TRANSFERRED TO RESERVES:

The Company has made no transfer to reserves during F.Y. 2020-21.

CHANGE IN THE NATURE OF BUSINESS, IF ANY:

There is no change in the nature of business during the financial year 2020-21.

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

There have been 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.

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

During the year 2020-21 no significant and material orders were passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

DETAILS OF SUBSIDIARY/JOINT VENTURES/ASSOCIATE COMPANIES:

Your Company has no Subsidiary/Joint Ventures/Associate Companies.

DEPOSITS:

Your Company has not accepted any deposit during the year and there was no deposit at the beginning of the year. Therefore, Chapter V of the Companies Act 2013 relating to acceptance of deposits is not applicable and hence, no detail of the deposit is given in the report.

SHARE CAPITAL:

During the year under review, the Company has neither issued any securities nor has taken any Corporate Action for cancellation of issues securities, hence, there is no change in share capital structure of the Company.



TRANSFER OF UNCLAIMED DIVIDEND AND SHARES TO INVESTOR EDUCATION AND PROTECTION FUND:

The unclaimed dividend amount aggregating to ₹ 2,04,135 for the financial year ended on 31st March, 2013 was transferred to the Investor Education and Protection Fund established by the Central Government, during the financial year ended March 31, 2021, pursuant to Section 124 of the Companies Act, 2013. During the year Company has also transferred shares on which dividend remained unclaimed and unpaid for a period of consecutive seven years pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendments issued thereto by the Ministry of Corporate Affairs, Government of India.

DISCLOSURE OF PARTICULARS REGARDING CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

The disclosure of particulars relating to conservation of energy and technology absorption and foreign exchange earnings and outgo as required by Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 is given in **Annexure – I** forming part of this report.

EMPLOYEES:

The industrial relations during the year under review have remained cordial and satisfactory. The Board thanks all the Employees for their valuable contribution to the working of the Company.

In accordance with the provisions of Section 197(12) of the Companies Act, 2013 and Rule 5(1) and Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the names and other particulars of employees and the Disclosure pertaining to remuneration and other details are set out in the **Annexure - II** to the Directors' Report. However, as per the provisions of Section 136(1) of the Companies Act, 2013, the Directors' Report is being sent to the shareholders without this Annexure. Shareholders interested in obtaining a copy of the Annexure may write to the Company Secretary at the Company's Registered Office. The information is also available for inspection at the corporate office during working hours up to the date of the Annual General Meeting.

CORPORATE GOVERNANCE:

In compliance with the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate report on Corporate Governance is given in **Annexure –III** along with certificate from M/s. CNK & Associates LLP, Chartered Accountant (FRN: 101961W), confirming compliance with the requirement of Corporate Governance.

MANAGEMENT DISCUSSION AND ANALYSIS:

A detailed review of the operations, performance and future outlook of the Company and its businesses is given in the Management Discussion and Analysis Report which forms part of this Report as **Annexure - IV**.

STATUTORY AUDITORS:

At the 50th Annual General Meeting held on 12th August 2017, M/s. CNK & Associates LLP, Chartered Accountant (FRN: 101961W), were appointed as Statutory Auditors of the Company to hold the office till the conclusion of the Annual General Meeting to be held in the year 2022.

The Report issued by M/s. CNK & Associates LLP, Chartered Accountant (FRN: 101961W), Statutory Auditor for FY 2020-21 does not contain any qualification, reservation, adverse remark or disclaimer.

The Auditor's certificate confirming compliance with conditions of corporate governance as stipulated under Listing Regulations, for FY: 2020-21 is enclosed to the Directors' Report.

COST AUDITORS:

The Board of Directors, on recommendation of the Audit Committee, has re-appointed M/s Y.S. Thakar & Co., Cost Accountants (Firm Registration No.000318) as Cost Auditor of the Company, for the Financial year ending March 31, 2022 at a remuneration as mentioned in the Notice convening the 54th AGM and same is recommended for your consideration and ratification.

The maintenance of cost records as specified by the Central Government under sub-section (1) of Section 148 of the Companies Act, 2013 is required by the Company and accordingly such accounts and records are made and maintained. The Company has filed the Cost Audit Report for F.Y. 2019-20 on 8th September, 2020, which is within the time limit prescribed under the Companies (Cost Records and Audit) Rules, 2014. The Report does not contain any qualification, reservation or adverse remark or disclaimer.

SECRETARIAL AUDITORS:

In accordance with the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 the Company has appointed M/s. J. J. Gandhi & Company, Practicing Company Secretaries, Vadodara, to conduct the Secretarial Audit of the Company for the year ended 31, March 2021. The Secretarial Auditor has submitted their report which is appended to this Report as **Annexure V**. The Secretarial Audit Report does not contain any qualification, reservation, adverse remark or disclaimer.

AUDIT COMMITTEE:

The Company has an Audit Committee pursuant to the requirements of the Act read with the Rules framed thereunder and LODR. Powers and role of the Audit Committee are included in Corporate Governance Report forming part of this report.

COMMITTEES OF THE BOARD

The details of all committees and their terms of reference are set out in the Corporate Governance Report.

RISK MANAGEMENT POLICY AND INTERNAL FINANCE CONTROL ADEQUACY:

The Company has in place a mechanism to identify, assess, monitor and mitigate various risks in achieving key objectives of the Company. The Company has developed and implemented Risk Management Policy of the Company to identify & evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage.

The internal control systems are commensurate with the nature, size and complexity of the business of the Company. These are routinely tested and certified by Statutory as well as Internal Auditors.

DIRECTORS AND KEY MANAGERIAL PERSONNEL:

The Board of Directors of the Company at their meeting held on 14th August, 2020 have appointed Smt. Paulomi J. Lashkari as an Additional Director (Woman Independent) of the Company, w.e.f. 14th August, 2020 to hold office up to the ensuing Annual General Meeting pursuant to section 161 (1) of the Companies Act, 2013 (the "Act") and the rules made thereunder. In terms of Section 149 and any other applicable provisions, if any, of the Companies Act, 2013, Smt. Paulomi J. Lashkari is proposed to be appointed as an Independent Director for five (5) consecutive years effective from 14th August, 2020 to 13th August, 2025. Appropriate resolution for the appointment of Smt. Paulomi J. Lashkari as an Independent Director of the Company is being placed for the approval of shareholders of the Company at this AGM. The brief resume and other related information has been detailed in the Notice convening 54th AGM of the Company.

The Board of Directors of the Company at their meeting held on 14th August, 2020 have appointed Shri Rajendra C. Patel as an Additional Director (Independent) of the Company, w.e.f. 14th August, 2020 to hold office up to the ensuing Annual General Meeting pursuant to section 161 (1) of the Companies Act, 2013 (the "Act") and the rules made thereunder. In terms of Section 149 and any other applicable provisions, if any, of the Companies Act, 2013, Shri Rajendra C. Patel is proposed to be appointed as an Independent Director for five (5) consecutive years effective from 14th August, 2020 to 13th August, 2025. Appropriate resolution for the appointment of Shri Rajendra C. Patel as an Independent Director of the Company is being placed for the approval of shareholders of the Company at this AGM. The brief resume and other related information has been detailed in the Notice convening 54th AGM of the Company.

The Board of Directors of the Company by resolution dated 14th August, 2020, appointed Smt. Taral K. Patel (DIN: 00023066) as an Additional Director (Non-executive), liable to retire by rotation of the Company w.e.f. 14th August, 2020 to hold office up to the ensuing Annual General Meeting pursuant to section 161 (1) of the Companies Act, 2013 (the "Act") and the rules made thereunder. Appropriate resolution for the appointment of Smt. Taral K. Patel (DIN: 00023066) as a Non-executive Director of the Company is being placed for the approval of shareholders of the Company at this AGM. The brief resume and other related information has been detailed in the Notice convening 54th AGM of the Company.

During the year, there is no change in Key Managerial Personnel of the Company.

RETIREMENT BY ROTATION AND SUBSEQUENT RE-APPOINTMENT:

Shri Kanubhai S. Patel, Chairman and Managing Director of the Company is liable to retire by rotation at this 54th AGM, pursuant to section 152 and other applicable provisions, if any, of the Companies Act, 2013, read with Companies (Appointment and Qualification of Directors) Rule, 2014 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force) and being eligible, has offered himself for re-appointment. Appropriate resolution for his reappointment is being placed for the approval of shareholders of the Company at this AGM.



DIRECTORS RESPONSIBILITY STATEMENT:

In terms of Section 134(3) (c) of the Companies Act, 2013, the Directors, to the best of their knowledge and belief and according to the information and explanations obtained by them in the normal course of their work, state that, in all material respects:

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

INDEPENDENT DIRECTORS:

The Independent Directors hold office for a fixed term and are not liable to retire by rotation.

Each Independent Director has given written declaration to the Company confirming that he/she meets the criteria of independence as mentioned under Section 149(6) of the Act and regulation 16(1)(b) of the Listing Regulations. The Independent Directors have also submitted a declaration that they are not aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective independent judgment and without any external influence, pursuant to Regulation 25 of the Listing Regulations.

NUMBER OF MEETINGS OF THE BOARD:

During the financial year under review, five Board Meetings of the Board of Directors were held. The details of the attendance of Directors at the Board Meetings are mentioned in the report on the Corporate Governance annexed hereto.

POLICY ON APPOINTMENT AND REMUNERATION OF DIRECTORS:

The Policy of the Company on Directors' appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a Director and other matters provided under sub-section (3) of section 178, is appended as **Annexure - VI** to this Report. The Policy has been posted on the website of the Company (http://www.voltamptransformers.com/pdf/nomination_remuneration_policy.pdf)

ANNUAL EVALUATION BY THE BOARD:

The evaluation framework for assessing the performance of Board including the individual Directors are based on certain key measures, viz. Attendance of Board Meetings and the Committee Meetings, qualitative contribution in deliberations on agenda items, long term view in the inputs regarding development and sustainability of the Company and consideration of shareholders and other stakeholders' interests.

The evaluation involves Self-Evaluation by the Board Member and subsequently assessment by the Board of Directors. A member of the Board does not participate in the discussion of his / her evaluation. The Board of Directors has expressed their satisfaction to the evaluation process.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186:

There are no guarantees and securities given in respect of which provision of section 186 of the Act are applicable. Provision of section 186 in respect of loans and advances given and investment made have been complied with by the Company. Details of the same is available in notes to the financial statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES REFERRED TO IN SECTION 188(1):

There are no contracts or arrangements entered into with related parties, except payment of managerial remuneration to Managing Directors and Whole-time Director. Further, the policy on Related Party Transactions duly approved by the Board of Directors of the Company has been posted on the website of the Company. (http://www.voltamptransformers.com/pdf/related_party_transactions_policy.pdf)

CORPORATE SOCIAL RESPONSIBILITY:

The Corporate Social Responsibility (CSR) Committee was constituted by the Board of Directors, pursuant to Section 135 of the Companies Act, 2013 and CSR policy has also been framed by the Board as per the said Section and the Rules made thereunder. The Policy on CSR has been posted on the website of the Company (http://www.voltamptransformers.com/pdf/corporate_social_responsibility_policy.pdf).

The details about initiatives taken by the Company on Corporate Social Responsibility during the year is appended at **Annexure** - **VII** of the report.

EXTRACT OF ANNUAL RETURN:

Extract of Annual Return in Form MGT-9 as on 31.03.2021 is appended to this Report as **Annexure VIII,** in compliance with section 134(3)(a) of the Act.

ANNUAL RETURN:

In accordance with the provisions of Section 92(3) of the Act, Annual Return of the Company can be accessed at http://www.voltamptransformers.com.

VIGIL MECHANISM / WHISTLE BLOWER POLICY:

The Whistle Blower Policy (Vigil Mechanism) was constituted by the Board of Directors, pursuant to Section 177 of the Companies Act, 2013 and the Rules made thereunder to report genuine concerns of Directors and Employees. The Policy has been posted on the website of the Company (http://www.voltamptransformers.com/pdf/whistle_blower_policy.pdf).

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

The Company has in place an Anti Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013 and Rules framed thereunder. Internal Complaint Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. During the year under review, no complaints were reported to the Board.

BUSINESS RESPONSIBILITY REPORT:

As stipulated under the listing Regulations, the Business Responsibility Report describing the initiatives taken by the Company from an environmental, social and governance perspective is attached in the format prescribed as **Annexure IX** and forms integral part of the Annual Report.

SECERETARIAL STANDARD:

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

APPRECIATION AND ACKNOWLEDGEMENT:

Your Directors wish to place on record their appreciation for the continued support & co-operation extended during the year by the Company's customers, business associates, vendors, bankers, investors, Govt. authorities & other Stakeholders.

The Board also expresses its appreciation towards the contribution made by all the Employees of the Company.

FOR AND ON BEHALF OF THE BOARD

Place : Vadodara KANUBHAI S. PATEL
Date : June 25, 2021 CHAIRMAN & MANAGING DIRECTOR



ANNEXURE - I TO THE DIRECTORS' REPORT

A] CONSERVATION OF ENERGY:

- [a] Energy conservation measures taken:
 - 1. Systematic studies of power consumption to avoid unwanted energy losses.
- [b] Additional investments and proposal if any, being implemented for reduction of consumption of energy:
 - Installation of Vacuum Ovening for distribution transformers manufacturingfacility.
- [c] Impact of the measures at [a] and [b] above for reduction of energy consumption and consequent impact on the cost of production of goods:
 - The various measures taken by the Company have resulted in reduction in consumption of energy and efforts are going on to further reduce the consumption of energy, quality improvement, time saving and the consequent impact on the cost of production.
- [d] Total energy consumption and energy consumption per unit of production as per Form-A: Not Applicable.

B] TECHNOLOGY ABSORPTION:

Research and Development (R&D):

- [a] Specific areas in which R&D carried out by the Company:
 - 1. Electrostatic field calculation using Electro software.
 - 2. Impulse Voltage distribution analysis using VLN software from Ukraine.
 - 3. Short circuit strength calculation using ELDINST from VIT Ukraine.
 - 4. Temperature rise using SAPRTON from VIT Ukraine.
 - 5. Development of Ester fluid filled transformer.
 - 6. Extensive use of partial discharge & impulse test facility.
 - 7. Development of design software.
 - 8. Use of Finite element based software for transformers parameter analysis.
- [b] Benefits derived as a result of the above R&D:
 - Transformer is able to withstand severe short circuit, impulse voltage distribution conditions without damage, hence reliability is ensured.
 - 2. Price Competitiveness.
 - 3. Improvement in quality with cost saving.
 - 4. Higher rating transformers winding become easier and with better quality.
 - 5. First time right manufacturing reduces trial and error efforts
- [c] Further plan of action:
 - 1. Continued emphasis on development of cost effective components and work on import substitution.
 - 2. Identification and narrowing down the gaps in the areas of product, process, manufacturing and information technologies.
 - 3. Wastage reduction / control by implementation of 5-S.
 - 4. Solar panel installation for office building, power supply.
 - 5. Web based testing facility to avoid physical travelling of customer representative. This will save time and cost.

Technology Absorption, Adaptation and Innovation:

- [a] Efforts, in brief, made towards technology absorption, adaptation and innovation:

 Extensive training in technical and management fields with a special emphasis on Total Quality Management.
- [b] Benefits derived as a result of the above efforts: Improvement in product quality.
- [c] Technology imported during the last five years: The Company has executed technical license agreement with PROCOM, Germany for getting Aluminum Foil Winding Technology.

C] FOREIGN EXCHANGE EARNINGS AND OUTGO:

[a] Foreign Exchange used : ₹ 1,35,62,286 [b] Foreign Exchange earned : ₹ 5,71,79,210

ANNEXURE - III TO THE DIRECTORS' REPORT

CORPORATE GOVERNANCE REPORT:

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

Our Corporate Governance practices fosters a culture of ethical behavior and fair disclosures, which aims to build trust of our Stakeholders. The Company has established systems and procedures to ensure that its Board is well-informed and well equipped to fulfill its overall responsibilities and to provide the management with the strategic direction needed to create long term shareholders value. It ensures fairness, transparency, accountability, and integrity of the management. The Corporate Governance philosophy of the Company has been further strengthening through the Company's Code of Conduct, Code for Fair Disclosure and Code for Prevention of Insider Trading.

2. BOARD OF DIRECTORS:

In terms of Regulation 17 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), at least 50% of the Board should comprise of non-executive independent Directors with at least one Independent Woman Director. The Company has an optimum combination of executive and non-executive Directors including Independent woman Director. As on 31st March, 2021, the Company has 8 Directors comprising of 2 Managing Directors, 1 Whole Time Director, 1 Non Executive Director & 4 Non Executive Independent Directors and 50% of the Board comprises of Non Executive Independent Directors. The Company has two woman directors on Board out of which one is Independent Woman Director. Shri Kunjal L. Patel and Smt. Taral K. Patel are related to each other.

The details of the composition, nature of directorship, the number of meetings attended and the directorships in other Companies as at March 31, 2021 are detailed herein below:

Name of Director	Position	Meeti and a duri	of Board ings held ttended ing the 2020-21	Attendance At the Last AGM held on 14.08.2020	Member Commit As a Member		No. of Directorship in other Companies
		Held	Attended				
Shri Kanubhai S. Patel	C & MD	5	5	Yes	1		2
Shri Kunjalbhai L. Patel	VC & MD	5	5	Yes	2	Nil	2
Shri Hemant P. Shaparia	NED & I	5	4	Yes	1	1	2
Dr. (Smt.) Neela A. Shelat*	NED & I	2	2	NA			Nil
Shri Ashish S. Patel	NED & I	5	4	Yes	2	2	2
Smt. Taral K. Patel**	NED	2	2	NA	1	1	2
Smt. Paulomi J. Lashkari**	NED & I	2	2	NA	2	Nil	7
Shri Rajendra C. Patel**	NED & I	2	2	NA	1	Nil	1
Shri Vallabh N. Madhani	WTD & CFO	5	5	Yes	1	Nil	Nil

C: Chairman, MD: Managing Director, VC: Vice Chairman, NED: Non Executive Director, I: Independent Director, WTD: Whole Time Director, CFO: Chief Financial Officer

Notes:

During the Financial Year 2020-21, five Board Meetings were held on 11th May, 2020, 10th June, 2020, 14th August, 2020, 9th November 2020 and 11th February, 2021.

The gap between any two meetings did not exceed 120 days. Further, Company has adopted and adhered to the Secretarial Standards prescribed by the The Institute of Company Secretaries of India.

The Board of Directors have noted the declaration received from the Independent Director pursuant to LODR with regard to their Independence and are of the opinion that the Independent Directors fulfill the condition of Independence and are independent of the management of the Company.

^{*} Dr. (Smt.) Neela A. Shelat resigned from the office with effect from 14th August, 2020.

^{**} Smt. Taral K. Patel, Smt. Paulomi J. Lashkari and Shri Rajendra C. Patel appointed w.e.f 14th August, 2020.



Detailed agenda notes were made available to the Directors in respect of the matters listed in Part-A of Schedule-II of the Listing Regulations, at least 7 (seven) days prior to the date of Meetings, as required under Secretarial Standard - $1 - \frac{1}{2}$ (Meetings of the Board of Directors'.

3. COMMITTEES OF THE BOARD:

Recognizing the immense contribution that committees make in assisting the Board of Directors in discharging its duties and responsibilities and with a view to have a close focus on various facets of the business, the Board has constituted the following four (4) Committees of the Board.

- 1. Audit Committee;
- 2. Nomination and Remuneration Committee;
- 3. Stakeholders' Relationship Committee;
- 4. Corporate Social Responsibility Committee.

The constitution and terms of reference of all the mandatory committees are decided by the Board in line with the applicable provisions of the Act, Rules and LODR Regulations.

These committees meet at the frequency, if any, prescribed under the Act and additionally as and when the need arises and the minutes of their meetings are placed before the Board in its next meeting for the Board to take note thereof.

The Company Secretary of the Company act as the Secretary of all committees of the Board.

(i) Audit Committee:

The term of reference:

Role of the Audit Committee in accordance with the provisions of Section 177 of the Companies Act, 2013 read with Rule 7 of Companies (Meetings of Board and its Powers) Rules, 2014, and Regulation 18 of the SEBI (LODR) Regulations, 2015 and includes:

- (1) Oversight of the listed entity's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- (2) Recommendation for appointment, remuneration and terms of appointment of auditors of the listed entity;
- (3) Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- (4) Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval, with particular reference to:
 - (a) Matters required to be included in the director's responsibility statement to be included in the Board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - (b) Changes, if any, in accounting policies and practices and reasons for the same;
 - (c) Major accounting entries involving estimates based on the exercise of judgment by management;
 - (d) Significant adjustments made in the financial statements arising out of audit findings;
 - (e) Compliance with listing and other legal requirements relating to financial statements;
 - (f) Disclosure of any related party transactions;
 - (g) Modified opinion(s) in the draft audit report;
- (5) Reviewing, with the management, the quarterly financial statements before submission to the Board for approval;
- (6) Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency

- monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- (7) Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- (8) Approval or any subsequent modification of transactions of the listed entity with related parties;
- (9) Scrutiny of inter-corporate loans and investments;
- (10) Valuation of undertakings or assets of the listed entity, wherever it is necessary;
- (11) Evaluation of internal financial controls and risk management systems;
- (12) Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- (13) Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- (14) Discussion with internal auditors of any significant findings and follow up there on;
- (15) Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;
- (16) Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- (17) To look into the reasons for substantial defaults in the payment to the shareholders (in case of non-payment of declared dividends) and creditors;
- (18) To review the functioning of the whistle blower mechanism;
- (19) Approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- (20) Carrying out any other function as is mentioned in the terms of reference of the audit committee.
- (21) Reviewing the utilization of loans and/ or advances from/investment by the holding Company in the subsidiary exceeding ₹ 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.
- (22) Review of following information:
 - (1) Management discussion and analysis of financial condition and results of operations;
 - (2) Statement of significant related party transactions (as defined by the audit committee), submitted by management;
 - (3) Management letters / letters of internal control weaknesses issued by the statutory auditors;
 - (4) Internal audit reports relating to internal control weaknesses; and
 - (5) The appointment, removal and terms of remuneration of the Chief Internal Auditor shall be subject to review by the audit committee.
 - (6) Statement of deviations:
 - (a) Quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
 - (b) Annual statement of funds utilized for purposes other than those stated in the offer document/ prospectus/notice in terms of Regulation 32(7).

The Audit Committee of the Company meets as per criteria laid down under Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI (LODR) Regulations, 2015.



Composition and Attendance of Audit Committee Meeting:

Name of the Directors	Category	Position at the Committee	Number of Meeting attended
Shri Hemant P. Shaparia	NED & I	Chairman	4/5
Shri Kanubhai S. Patel	C & MD	Member	5/5
Shri Ashish S. Patel	NED & I	Member	4/5
Dr. (Smt.) Neela A. Shelat*	NED & I	Member	1/2
Smt. Paulomi J Lashkari**	NED & I	Member	2/2

C: Chairman, MD: Managing Director, VC: Vice Chairman, NED: Non-Executive Director, I: Independent Director

The Committee met five times during the financial year ended 31st March, 2021, on 11th May, 2020, 10th June 2020, 14th August 2020, 9th November, 2020, and 11th February, 2021.

- * Dr. (Smt.) Neela A. Shelat resigned from the office with effect from 14th August, 2020.
- ** Smt. Paulomi J Lashkari is appointed as Independent Director with effect from 14th August, 2020.

The Minutes of the meetings of the Audit Committee are circulated to the members of the Board, discussed and taken note of it and the recommendations of the Audit Committee are accepted by the Board.

The Chairman of the Audit Committee was present at the last Annual General Meting held on 14th August, 2020.

(ii) NOMINATION AND REMUNERATION COMMITTEE:

The terms of Reference:

In compliance with Section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (LODR) Regulations, 2015, the Company has constituted a Nomination & Remuneration Committee of the Board. All members of the Committee are Non Executive and Independent Directors. The terms of reference of the Committee inter alia, include:

- (1) Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommend to the Board of Directors a policy relating to, the remuneration of the Directors, key managerial personnel and other employees;
- (2) Formulation of criteria for evaluation of performance of independent Directors and the Board of Directors;
- (3) Devising a policy on diversity of Board of Directors;
- (4) Identifying persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board of Directors their appointment and removal.
- (5) Whether to extend or continue the term of appointment of the independent Director, on the basis of the report of performance evaluation of independent Directors.
- (6) Recommend to the Board, all remuneration, in whatever form, payable to senior management.

Composition and Attendance of Nomination & Remuneration Committee Meeting:

Name of the Directors	Category	Position at the Committee	Number of Meeting attended
Shri Ashish S. Patel	NED & I	Chairman	2/2
Shri Hemant P. Shaparia	NED & I	Member	2/2
Smt. Taral K. Patel**	NED	Member	
Shri Rajendra C. Patel**	NED & I	Member	
Dr. (Smt.) Neela A. Shelat*	NED & I	Chairman	1/1

NED: Non-Executive Director, I: Independent Director

- * Dr. (Smt.) Neela A. Shelat resigned from the office with effect from 14th August, 2020 and on her resignation Shri Ashish S. Patel is appointed as Chairman of Nomination & Remuneration Committee with effect from 14th August, 2020.
- ** Smt. Taral K. Patel & Shri Rajendra C. Patel are appointed as Committee members with effect from 14th August, 2020.

The Committee met two times during the financial year ended 31st March, 2021, on 10th June 2020 and 14th August 2020.

Remuneration Policy:

The Company has a credible and transparent policy in determining and accounting for the remuneration of Directors, Key Managerial Personnel & employees of the Company. (Website:www.voltamptransformers.com/pdf/nomination_&_remuneration_policy.pdf)

(iii) STAKEHOLDERS' RELATIONSHIP COMMITTEE:

The terms of reference:

In compliance with Section 178 of the Companies Act, 2013 and Regulation 20 and Schedule II, Part D of the SEBI (LODR) Regulations, 2015, a Stakeholders' Relationship Committee of the Board has been constituted. The terms of reference of the Committee inter alia, include:

- (1) Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/ duplicate certificates, general meetings etc.
- (2) Review of measures taken for effective exercise of voting rights by shareholders.
- (3) Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- (4) Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the Company.

Composition and Attendance of Stakeholders Relationship Committee Meeting:

Name of the Directors	Category	Position at the Committee	Number of Meeting attended
Shri Ashish S. Patel	NED & I	Chairman	1/1
Shri Kanubhai S. Patel*	C & MD	Member	1/1
Shri Kunjalbhai L. Patel	VC & MD	Member	1/1
Shri Vallabh N. Madhani*	WTD & CFO	Member	

C: Chairman, MD: Managing Director, VC: Vice Chairman, NED: Non-Executive Director, I: Independent Director, WTD: Whole Time Director, CFO: Chief Financial Officer

During the financial year ended on 31st March 2021, committee met once on 10th June 2020.

Details of investor complaints received and redressed during the year 2020-21 are as follow:

Number of shareholders complaints received during the year	Number of complaints resolved during the year	Number of pending complaints at the end of the year
Nil	Nil	Nil

(iv) CORPORATE SOCIAL RESPONSIBILITY (CSR) COMMITTEE:

The terms of reference:

In compliance with the section 135 of the Companies Act, 2013 Corporate Social Responsibility (CSR) Committee of the Board has been constituted. The Committee recommend to the Board Budget for CSR activities for the particular financial year, monitor the CSR activities undertaken by the Company. The whole details activities undertaken during the Financial year 2020-21 has been given in **Annexure -VII.**

^{*}On reconstitution of Committee on 14th August, 2020, Shri Vallabh N. Madhani is appointed as member of the Committee in place of Shri Kanubhai S. Patel.



Composition and Attendance of CSR Committee Meeting:

Name of the Directors	Category	Position at the Committee	Number of Meeting attended
Shri Kunjalbhai L. Patel	VC & MD	Chairman	2/2
Shri Kanubhai S. Patel	C & MD	Member	1/1
Dr. (Smt.) Neelaben A. Shelat	NED & I	Member	
Smt. Taral K. Patel	NED & I	Chairperson	1/1
Shri Ashish S. Patel	NED & I	Member	0/1
Smt. Paulomi J Lashkari	NED & I	Member	1/1

C: Chairman, MD: Managing Director, VC: Vice Chairman, NED: Non-Executive Director, I: Independent Director

Note: On reconstitution of Committee on 14th August, 2020, Smt. Taral K. Patel is appointed as Chairperson of the Committee and Shri Kunjal L. Patel, Shri Ashish S. Patel and Smt. Paulomi J. Lashkari are appointed as members of the Committee in place of existing Chairman and members with effect from 14th August, 2020.

The Committee met two times during the financial year ended 31st March, 2021, on 14th August 2020 and 11th February, 2021.

4. FAMILIARISATION PROGRAM FOR INDEPENDENT DIRECTORS:

The Independent Directors have been familiarised with the Company, their roles and responsibilities in the Company, nature of the Industry in which the Company operates, business model of the Company etc. The details of familiarisation programs imparted to the Independent Directors are put up on the website of the Company and can be accessed at http://www.voltamptransformers.com/index.php/dashboard/policies

5. THE FOLLOWING IS THE LIST OF CORE SKILLS/EXPERTISE/COMPETENCIES IDENTIFIED BY THE BOARD OF DIRECTORS AS REQUIRED IN THE CONTEXT OF ITS BUSINESS(ES) AND SECTOR(S) FOR IT TO FUNCTION EFFECTIVELY AND THOSE ACTUALLY AVAILABLE WITH THE BOARD:

- Knowledge understand the Company's business, policies, and culture (including its mission, vision, values, goals, current strategic plan, governance structure, major risks and threats and potential opportunities) and knowledge of the industry in which the Company operates,
- ii. Behavioral Skills attributes and competencies to use their knowledge and skills to function well as team members and to interact with key stakeholders,
- iii. Strategic thinking and decision making,
- iv. Financial Skills,
- v. Technical/Professional skills and specialized knowledge to assist the ongoing aspects of the business.

vi. Expertise / Skills of Directors:

Sr No.	Name of the Directors	Expertise / Skills
1	Shri Kanubhai S. Patel	Strategic Business Management, Stakeholder Relationship, Marketing & Business Development, Finance, Accounting, Taxation and Banking, Resource Planning, Corporate Affairs and also the General Management of the Company.
2.	Shri Kunjalbhai L. Patel	General Management comprising of purchase and planning, technical aspects of quality control, manufacturing & design aspects of transformers.
3.	Smt. Taral K. Patel	Social Activities, Skill Development and Human Resource
4.	Shri Hemant P. Shaparia	Financial and management consultancy services like capital raising, loan syndication, mergers and acquisition, foreign collaborations and joint ventures and corporate law matters.
5.	Smt. Paulomi J. Lashkari	General Management, Operational aspects
6.	Shri Rajendra C. Patel	General Management, Technical aspects
7.	Shri Ashish S. Patel	General Management, Technical aspects, International Business.
8.	Shri Vallabh N. Madhani	Company Law matters, Banking & Finance, Fund Management, Legal Compliance, Insurance.

6. GENERAL BODY MEETINGS:

(A) Location and time where last three Annual General Meetings were held:

Financial Year	Date	Time	Venue
2019-20	14-08-2020	10:00 a.m.	Through Video Conference / Other Audio Visual Means. Deemed venue of Meeting is Registered Office of the Company situated at Makarpura, Vadodara - 390014
2018-19	14-08-2019	10:00 a.m.	Vadodara Chamber of Commerce & Industry, VCCI Commercial Complex,
2017-18	14-08-2018	10:00 a.m.	2 nd Floor, 73, GIDC, Makarpura, Vadodara – 390 010.

(B) Special Resolution passed in the last three Annual General Meetings ("AGM"):

	•			
AGM No.	AGM Date	Details of Special Resolution Passed		
53 rd	14-08-2020	 Reappointment of Shri Kanubhai S. Patel (DIN 0008395) as a Chairman and Managing Director of the Company for further period of five years with effect from 11.02.2020 to 10.02.2025. Reappointment of Shri Hemant P. Shaparia (DIN: 00053392) as an Independent Director of the Company with effect from 18.03.2020 to 17.03.2025. Appointment of Shri Vallabh N. Madhani (DIN: 02209006) as a Whole Time Director & CFO for a period starting from 14.08.2019 to 31.03.2022 		
52 nd	14-08-2019	No Special Resolution was passed at 52 nd AGM of the Company.		
51 st	14-08-2018	1. Reappointment of Dr. (Smt) Neelaben A. Shelat as an Independent Director of the Company with effect from March 18, 2018 up to March 17, 2023.		

(C) Postal Ballot:

No Special Resolution was passed by the Company in the last three years through postal ballot. As on date, the Company does not have any proposal to pass any special resolution by way of postal ballot.

7. LIST OF CREDIT RATINGS OBTAINED BY THE COMPANY DURING FINANCIAL YEAR 2020-21:

BANK FACILITIES	RATING
Long term bank facilities (Fund based)	Care AA; Stable
Long term / Short term bank facilities (Non fund based)	Care AA; Stable /Care A1 +

8. DISCLOSURES:

(A) Disclosure on materially significant related party transactions:

There was no materially significant related party transaction during the year having potential conflict with the interest of the Company.

(B) Details of non-compliance by the Company, penalties and strictures imposed on the Company by the Stock Exchanges or SEBI or any Statutory Authorities or any matter related to capital markets during the last three years:

The Company has complied with all the requirements of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as well as regulations and guidelines of SEBI. No penalties have been levied or strictures have been passed by SEBI, Stock Exchange, or any Statutory Authority on the matters relating to the capital market, in the last three years.

(C) Whistle Blower Policy and affirmation that no personnel have been denied access to the Audit Committee:

The Company has adopted Whistle Blower Policy. The details in this regard have been mentioned in the Board's Report forming part of this Annual Report.

(D) Details of compliance with mandatory requirements and adoption of the non- mandatory requirements of this clause:

The Company has fully complied with mandatory requirements of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



(E) Confirmation that in the opinion of the Board, the Independent Directors fulfill the conditions specified in these Regulations and are Independent of the Management:

Based on the declaration submitted by the Independent Directors of the Company provided at the beginning of the Financial Year 2020-21, the Board hereby certify that all the Independent Directors appointed by the Company fulfills the conditions specified in these Regulations and are independent of the management.

(F) The details of total fees for all services paid by the Company to the statutory auditor are as under:

Type of Service	Amount (₹) in lakhs
Audit Fee	11.50
Reimbursement of expenses	0.20
Total	11.70

9. MEANS OF COMMUNICATION:

(A) Quarterly Financial Results:

The quarterly/ annual financial results are published in the Business Standard/ the Financial Express (English daily) and Vadodara Samachar (Gujarati). The financial results and the official news releases are also placed on the Company's website www.voltamptransformers.com

(B) Official News Release:

The Company holds conference calls/ one to one meet with analysts and makes necessary presentation to appraise and make available the public information relating to the Company's working and future outlook.

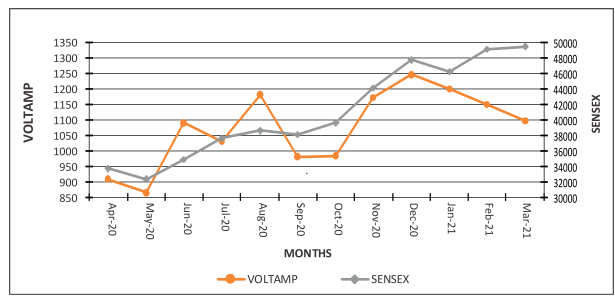
10. GENERAL SHAREHOLDER INFORMATION:

i.	Annual General Meeting:	Date : 30 th September, 2021				
		Time : 10:00 a.m.				
		Venue : Via Video Conference / other audio visual means and the venue				
		of the meeting shall be deemed to be the Registered office of the				
		Company, situated at Makarpura, Vadodara – 390 014				
ii.	Financial Year :	The Company follows April-March as its financial year.				
iii.	Date of Book Closure:	24 th September, 2021 to 30 th September, 2021				
iv.	Dividend Payment Date:	Within 30 days from the date on which the shareholders approve the				
		dividend.				
V.	Listing on Stock Exchanges:	BSE Limited National Stock Exchange of India Limited (NSE)				
vi.	Stock Code:	532757 VOLTAMP-EQ				
vii.	Registrar and	LINK INTIME INDIA PVT. LTD.				
	Share Transfer Agents:	B – 102 & 103, Shangrila Complex, 1st Floor, Opp. HDFC Bank,				
		Near Radhakrishna Char Rasta, Akota, Vadodara 390020.				
viii.	Share Transfer System:	The Company's shares are being in compulsory demat list, are transferable				
		through the depository system.				
ix.	Plant Location:	Unit – I Makarpura, Vadodara, 390014, Gujarat, India.				
		Unit – II Village Vadadala, Jarod-Samlaya Road, Tehsil Savli,				
		Dist.Vadodara, 391520, Gujarat, India.				
x.	Address for correspondence:	Voltamp Transformers Limited				
		Makarpura, Vadodara, 390 014, Gujarat.				
		Email id: vnm_ipo@voltamptransformers.com				
		Website: www.voltamptransformers.com				
xi.	Corporate Identification Number:	L31100GJ1967PLC001437				
xii.	Compliance Officer:	Shri Sanket Rathod, Company Secretary is the Compliance Officer				
		of the Company and Secretary to all Committees of the Board.				

xiii. Market Price Data for the year 2020-21:

PERIOD	PERIOD BSE (₹) BSE SENSE		E SENSEX	N:	SE (₹)	NIFTY		
	High	Low	High	Low	High	Low	High	Low
April 2020	1,000.40	857.00	33,887.25	27,500.79	996.9	852.65	9889.05	8055.8
May 2020	908.50	810.00	32,845.48	29,968.45	910.75	811	9889.30	8806.75
June 2020	1,312.00	869.50	35,706.55	32,348.10	1300.00	859.1	10553.15	9544.35
July 2020	1,205.60	976.35	38,617.03	34,927.20	1210.00	965.95	11341.4	10299.6
August 2020	1,221.00	1,005.00	40,010.17	36,911.23	1220.00	1004.2	11794.25	10882.25
September 2020	1,167.95	960.00	39,359.51	36,495.98	1198.9	960.00	11618.1	10790.2
October 2020	1,030.00	978.80	41,048.05	38,410.20	1032.00	975.00	12025.45	11347.05
November 2020	1,209.80	973.60	44,825.37	39,334.92	1210.5	973.00	13145.85	11557.4
December 2020	1,324.00	1,107.70	47,896.97	44,118.10	1,324.4	1110.00	14024.85	12962.8
January 2021	1,299.00	1,180.00	50,184.01	46,160.46	1,300.00	1179.00	14753.55	13596.75
February 2021	1,351.35	1,127.00	52,516.76	46,433.65	1,355.00	1,124.85	15431.75	13661.75
March 2021	1,208.40	986.40	51,821.84	48,236.35	1,198.90	984.35	15336.3	14264.4

(xiv) Performance in comparison to broad-based indices BSE Sensex:



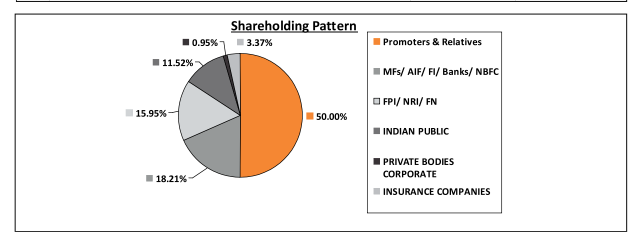
(xv) Dematerialization of shares and liquidity:

The shares of the Company are available under dematerialized form with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). The Company's equity shares are compulsorily traded in the dematerialized form. The code number allotted by NSDL and CDSL to your Company is **INE540H01012**.



(xvi) Shareholding Pattern as on 31-03-2021:

Sr. No.	Category	No. of Shares Held	% to total Shareholding
1.	Promoters and their Relatives	5058561	50.00
2.	Mutual fund/ Alternate Investment Fund	1841970	18.21
3.	Foreign Portfolio Investors	1555200	15.37
4.	Financial Institutions/ Banks/ NBFC	229	0.00
5.	Insurance Companies	340536	3.37
6.	NRI & Foreign National	59166	0.58
7.	Indian Public	1165345	11.52
8.	Private Bodies Corporate	96113	0.95
	Total	10117120	100.00



(xvii)Distribution of Shareholding as on 31-03-2021:

Sr. No.	No. of Equity Shares held	No. of Shareholders	% of Shareholder	No. of Shares held	% of Shareholding
1.	1 - 500	18740	98.0946	751316	7.4262
2.	501 - 1000	219	1.1464	164492	1.6259
3.	1001 - 2000	70	0.3664	102259	1.0108
4.	2001 - 3000	22	0.1152	57626	0.5696
5.	3001 - 4000	10	0.0523	33800	0.3341
6.	4001 - 5000	6	0.0314	27267	0.2695
7.	5001 - 10000	11	0.0576	84225	0.8325
8.	10001 - above	26	0.1361	8896135	87.9315
	Total	19104	100.00	10117120	100.00

(xviii) Disclosure with respect to shares lying in suspense account: NA

Place : Vadodara KANUBHAI S. PATEL
Date : June 25, 2021 CHAIRMAN & MANAGING DIRECTOR

DECLARATION ON CODE OF CONDUCT

[Regulation 34(3) read with Schedule V (Part D) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

The Company has in place a Code of Conduct applicable to the Board Members as well as the Senior Management and that the same has been hosted on the Company's website http://www.voltamptransformers.com/index.php/dashboard/codeconduct. All the Board Members and the Senior Management Personnel have affirmed compliance with the Code of Conduct as on 31st March, 2021. The declaration signed by the Chairman & Managing Director of the Company is given below:

"I, Kanubhai S. Patel, Chairman & Managing Director of the Company, hereby declare that all Board Members and Senior Management Personnel of the Company have affirmed the compliance of the Code of Conduct during the Financial Year ended 31st March, 2021."

Place : Vadodara KANUBHAI S. PATEL
Date : June 25, 2021 CHAIRMAN & MANAGING DIRECTOR

MANAGING DIRECTOR AND CFO CERTIFICATION

To The Board of Directors Voltamp Transformers Limited Makarpura, Vadodara.

We certify that:

- A. We have reviewed financial statements and the cash flow statement of Voltamp Transformers Ltd. for the year ended March 31, 2021 and that to the best of our knowledge and belief:
 - (1) these statements do not contain any materially untrue statement or any material fact or contain statements that might be misleading;
 - (2) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we 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 the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee
 - (1) significant changes in internal control over financial reporting during the year;
 - (2) significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (3) instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Place : Vadodara KANUBHAI S. PATEL V. N. MADHANI

Date : June 25, 2021 CHAIRMAN & MANAGING DIRECTOR WHOLE TIME DIRECTOR & CFO



DECLARATION

This is to confirm that for the year 2020-21, all Board members and senior management personnel have affirmed compliance with the code of conduct of Voltamp Transformers Limited.

Place : Vadodara KANUBHAI S PATEL SANKET RATHOD

Date : June 25, 2021 CHAIRMAN & MANAGING DIRECTOR COMPANY SECRETARY

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To, The Members of Voltamp Transformers Limited, Makarpura, Vadodara

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Voltamp Transformers Limited**, having CIN L31100GJ1967PLC001437 and having Registered Office at Makarpura, Vadodara (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In 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 and its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr. No.	Name of Directors	DIN	Date of appointment in Company
1.	SHRI KUNJAL LALITKUMAR PATEL	00008354	04/06/1994
2.	SHRI KANUBHAI SHAKARABHAI PATEL	00008395	11/02/2010
3.	SHRI HEMANT PRAVINCHANDRA SHAPARIA	00053392	18/03/2015
4.	SHRI ASHISH SURENDRABHAI PATEL	01309384	14/08/2018
5.	SMT. TARAL KUNJAL PATEL	00023066	14/08/2020
6.	SMT. PAULOMI JABAL LASHKARI	00274468	14/08/2020
7.	SHRI RAJENDRA CHHOTALAL PATEL	01681826	14/08/2020
8.	SHRI VALLABH NANJIBHAI MADHANI	02209006	14/08/2019

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

for J. J. Gandhi & Co. Practising Company Secretaries J. J. Gandhi Proprietor FCS No. 3519 and CP No. 2515

FCS No. 3519 and CP No. 2515 UDIN: F003519C000488652

Place: Vadodara

Date: June 19, 2021

Independent Auditors' Certificate on Corporate Governance

To, The Members, **Voltamp Transformers Limited**

We, CNK & Associates, LLP Chartered Accountants, the Statutory Auditors of Voltamp Transformers Limited ("the Company"), have examined the compliance of conditions of Corporate Governance by the Company, for the year ended on March 31, 2021, as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

Managements' Responsibility

2. The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in the SEBI Listing Regulations.

Auditors' Responsibility

- Our responsibility is limited to examining 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 have examined the books of account and other relevant records and documents maintained by the Company for the 4. purpose of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.
- 5. We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India (the ICAI), the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

- Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provide by the Management and considering the relaxation granted by the Ministry of Corporate affairs and Securities and Exchange Board of India warranted due to the spread of COVID-19 Pandemic, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI Listing Regulations during the year ended March 31, 2021.
- We 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 M/s. CNK & Associates, LLP

Chartered Accountants FRN No.: 101961W/W-100036

Alok Shah Partner Membership No. 042005 UDIN: 21042005AAAAKC8208

Place : Vadodara Date : June 25, 2021



ANNEXURE - IV TO THE DIRECTORS' REPORT MANAGEMENT DISCUSSION AND ANALYSIS

ECONOMY / INDUSTRY OVERVIEW:

The macro-economic environment became very challenging during the past year. While private sector capital expenditure was already muted prior to the onset of the Covid-19, the pandemic accelerated the slowdown further during a large part of the financial year with the GDP of India contracting by 23.9 percent in the quarter April-June, 2020. Following the nation-wide lockdown announced in March' 20, the Company manufacturing operations were temporarily halted. The priority of the Company was the safety and health of its employees and safe delivery of finished goods in transit.

With an easing of the nation-wide lockdown phase wise from May' 20 onwards, the supply chain continued disrupted, impacting the Company's factory operations. There were also challenges due to delays in inspection and dispatch of finished goods due to project sites closed. However, capacity utilization and product offtake from the Company's factories improved during the last 4 months of the financial year.

The Government spending in the capital goods continued during the lockdown, though at a slower pace. Private sector spending was need based.

The Govt. of India has taken several measures to mitigate the distress caused by the pandemic by announcing stimulus packages, various reforms under Atmanirbhar Bharat Program i.e. Make in India, Digital India, Emergency Credit Line Guarantee Scheme, amendment in the Insolvency and Bankruptcy Code, Jal Jeevan Mission, Production - Linked Incentive (PLI) Scheme in the 13 key sectors for enhancing India's manufacturing capabilities and enhancing exports. All these policy initiatives will eventually have positive impact on Company's business in medium to long term. The RBI has also taken several measures to support the economy including interest rate cuts. In spite of all measures, economic growth continued to moderate due to lack of demand from large industries and infrastructure sector. The credit growth has continued to be muted during the year as lenders and borrowers remain risk averse due to pandemic led uncertainty. The Second wave not only led to severe health hazards and fatalities relative to the first wave, but also obstructed the nascent economic recovery which had started gaining some pace after second quarter of the year.

The focus of the Company continues on driving profitable growth.

OUTLOOK FOR THE COMPANY:

The Government of India has announced the National Infrastructure Pipeline which envisages massive investments in infra projects, is being expanded to cover 7400 projects. This program, as well as additional incentives announced by the Government as a response to COVID-19, is expected to accelerate capacity addition. Increasing electrification and industrialization and improving infrastructure will drive growth in power consumption. The growth of power sector has been a continuous focus area for the Government of India. In the National Investment Plan (NIP) of ₹ 102 lakhs crore, power sector received 25% of the budget for the next 5 years. With robust initiatives by the Government and focus on clean energy and push for local manufacturing, the demand outlook for the Company business looks promising in medium to long term.

India has been witnessing an alarming resurgence in Covid-19 infections since March 21. Consequently several states have imposed lockdown / restrictive measures to curb the spread of virus. Worsening pandemic situation, localized lockdowns and slower than expected pace of vaccinations have darkened prospects of a nascent economic recovery and accentuated business certainty.

Economic growth prospects hinges on the effective control of pandemic and the relaxation of the restrictions that are in place across the various parts of the country. The restrictions are expected to ease gradually from June onwards. At the same time there is optimism that with higher proportion of the population getting vaccinated, there could be a turnaround in the economic activity as has been witnessed in other parts of the world.

The first quarter of the current year will not be easy as manufacturing activities got hampered on account of shortages of oxygen at sub vendors end and disruption of supply chain on account of restrictions put by various states to curb pandemic.

Presently manufacturing operations at factories started gradually on ease of restrictions but dispatch of finished goods is not moving at desired pace with delay in clearances/ payment release from customers' end. In the current situation it is very difficult to comment on future scenario.

COMMODITIES PRICES & ITS IMPACT:

AN ACROSS-THE-BOARD rise in global commodity prices is leading to input cost pressures and is a growing concern, as it is not only expected to have a bearing on cost of infrastructure development in India but also have an impact on the overall inflation, economic recovery and policy making.

In what is being billed as a new commodity super cycle resulting from recovery in global demand (led by recovery in China and the US), supply-side constraints and loose monetary policy of global central banks, most commodities are on an unprecedented bull run that is expected to extend.

ON THE RISE						
Commodity (Unit)	May 1, 2020	May 7, 2021	% Rise			
NSE Nifty Metal Index	1700	5500	223			
Hot-rolled coil / HRC Steel*	\$478	\$1519	217			
Copper (per pound)	\$2.42	\$4.83	99			
Brent Crude (per barrel)	\$24.2	\$68.27	182			

Source: COMEX, National Stock Exchange* Contract of 20 short tonnes

Steel, the most commonly used input in construction sector and industries, is at all time highs, as most metals including base and precious metals prices have gone through the roof over the last one year.

With the economy amid a slowdown, such a sharp rise is a bit difficult to comprehend. Hot rolled coil steel futures prices, for instance, have shot up from around \$450-500 in April-2020 to over \$ 1500.

Prices of copper are also at all time high, surpassing the previous peak in February 2011. Copper futures on COMEX have more than doubled from \$2.1 per pound on March 19, 2021. Bullish investors bet that demand for copper will increase further as the world economy recovers from Covid slumps and as investment into green energy sectors ramp up.

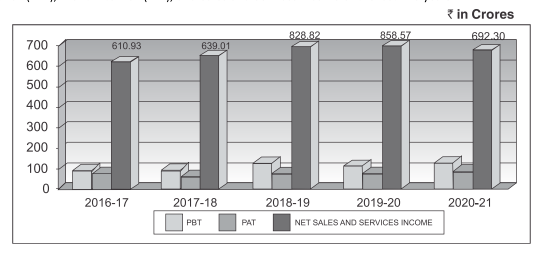
After bottoming out in April, Brent Crude oil price are also on a tear, nearing around \$73 to a barrel with any potential rise above \$75 being seen as taking it further up till \$85 a barrel according to report in the business daily.

As India has outlined a big infrastructure development plan, the sharp rise in prices of steel and cement is a bit of a worry. For every percentage point growth in GDP, this would lead to a backward increase in cost on account of increase in price of steel and cement. Also, if we increase the cost of building infra, it will lead to increase in costing of the project and then the toll prices among others.

Recovery in big economies like China and the US are driving the prices of metals.

FINANCIAL PERFORMANCE OF THE COMPANY DURING THE LAST FIVE YEARS:

Profit Before Tax (PBT), Profit After Tax (PAT), and Sales and Services Income of the last five years.



The Company has achieved net sales and service revenue of ₹ 692.30 Crores as compared to ₹ 858.57 crores in the previous year and the PBT increased to ₹ 140.46 crores as compared to ₹ 113.35 crores in the previous year and PAT increased to ₹ 111.21 crores as compared to ₹ 88.93 crores in the previous year.



FACTORS AFFECTING OUR FUTURE RESULTS OF OPERATIONS:

The major factors affecting future results of operations of your Company are the currency fluctuation, competitive pressures from local as well as recently entered International competitors, Govt. policies on power and infrastructure sectors and project implementation, large unutilized capacity in Industry, aggressive pricing, continuing and highly volatile raw material prices, Covid-19 pandemic and timely availability of imported raw materials at budgeted cost.

HUMAN RESOURCES/ INDUSTRIAL RELATIONS:

The Company continue its focus on development of human resources. The Company is a firm believer that its employee are its strength and the Company therefore respects individual rights and dignity of all its employees. The relations of the management with employees during the year continued to be cordial. Learning and development has been strengthened to bring value addition in the employee and to enhance team building leading towards success. The Company focuses on providing the employees, employee - friendly environment and culture and career growth opportunities.

INTERNAL CONTROL SYSTEMS:

The Company has in place, commensurate with the size and complexity of Company's business operation, effective internal control systems and policies for compliance of laws and to safeguard the interest of the Company. The Company maintains a system of internal controls designed to provide reasonable assurance regarding the efficiency and reliability of operations and for safeguarding the assets of the Company and for ensuring appropriate recording and reporting of financial information for ensuring reliability of financial controls and for ensuring compliance of applicable laws and regulations.

The internal financial controls are adequate and are operating effectively and there are proper systems in place to ensure compliance with the provisions of all applicable laws and such systems are adequate and operating effectively.

The internal audit covers a wide variety of operational matters and ensures compliance with specific standards with regard to reliability and suitability of policies and procedures.

The internal auditors report to the top management through CFO and continuously monitor adherence to laid down systems and policies. Services of internal auditors are being outsourced through established audit firm. The systems are regularly reviewed and modified for changes in operating and regulatory requirements.

The Audit Committee reviews the adequacy and effectiveness of internal control systems and suggests improvement for strengthening the same from time to time.

RISKS & CONCERNS:

Currently the Covid-19 pandemic seems to be the biggest threat to the power sector and the economy. The Covid-19 pandemic is a global humanitarian and health crisis, which continues to impact all our stakeholders: employees, customers, vendors, investors and communities in which we operate in. Covid-19 will be crucial parameter to watch while forecasting upcoming businesses opportunities. Unprecedent increase in major material prices is also a area of concern adversely impacting fixed price orders for transformers. The wide fluctuation of rupee against US Dollars also affects margin since the key raw materials, viz. copper, transformer oil, special steels for lamination, etc., are of import origin.

STRENGTH:

The Company is debt free since many years and having a good amount of investments of its surplus funds in diversified portfolios, viz. debt and equity mutual funds, bonds, debentures, fixed deposits, PMS, tax-free bonds, etc. and the Company has efficient working capital management. The Company has a diverse industrial client base and not dependent on any particular industry segment or region to book orders. Continuity of senior level management staff in service with long duration allows the Company to handle larger volume of business with comparatively less risk.

DETAILS OF SIGNIFICANT CHANGES IN KEY FINANCIAL RATIOS:

In accordance with the SEBI (Listing Obligations and Disclosure Requirements 2018) (Amendment) Regulations, 2018, the Company is required to give details of significant changes (change of 25% or more as compared to the immediately previous financial year) in key sector specific financial ratios.

KEY FINANCIAL RATIOS:

Sr No.	Ratios	As at 31st March, 2021	As at 31 st March, 2020	Variance	Reason for variance
1	Debtors Turnover (no. of days)	84.62	69.48	21.79%	
2	Inventory Turnover (no. of days)	83.79	63.09	32.80%	Mainly because of lower turnover and delay in dispatch clearance from customer's end.
3	Interest Coverage (no. of times)			NA	
4	Current Ratio (no. of times)	5.53	5.26	5.28%	
5	Debt Equity Ratio	0.09	0.09	(0.35%)	
6	Operating Profit Margin (%)	10.07	12.51	(19.52%)	
7	Net Profit Margin (%)	18.37	13.07	40.54%	Mainly due to increase in investment income
8	Return on Networth (%)	16.84	15.15	11.15%	

LAST 10 YEARS FINANCIAL HIGHLIGHTS

Year ended 31 Mar (₹ in crores)	FY12	FY13	FY14	FY15	FY16	FY17	FY18	FY19	FY20	FY 21
Net Sales (A)	569.81	515.50	444.78	516.89	563.30	610.94	639.02	828.83	858.58	692.31
Expenditure (B)	528.09	481.32	429.81	497.14	525.89	550.75	573.00	735.25	744.84	615.28
EBITDA (C=A-B)	41.72	34.18	14.97	19.75	37.41	60.18	66.02	93.58	113.74	77.03
Interest & Bank Charges. (D)	0.48	0.49	0.37	0.30	0.43	0.51	0.56	0.00	0.00	0.01
Depreciation ('E)	8.27	7.67	7.13	7.22	5.98	5.82	5.99	7.15	8.99	8.85
Other Income (F)	15.45	20.02	26.74	21.16	28.29	38.98	40.67	36.25	8.61	72.29
PBT (G=C-D-E+F)	48.42	46.03	34.21	33.39	59.29	92.83	100.14	122.68	113.36	140.46
Tax (H)	15.15	13.13	7.92	4.98	15.31	20.62	26.66	37.84	23.98	28.24
PAT (I=G-H)	33.27	32.90	26.29	28.41	43.98	72.21	73.48	84.84	89.38	112.22
Other Comprehensive Income/(Expense) (OCI) (J)						(0.35)	(0.11)	0.05	(0.44)	(1.00)
TOTAL OCI (K=I+J)	33.27	32.90	26.29	28.41	43.98	71.86	73.37	84.89	88.94	111.22
Key Ratios (%)	FY12	FY13	FY14	FY15	FY16	FY17	FY18	FY19	FY20	FY 21
EBITDA Margin (L=C/A*100)	7.32	6.63	3.37	3.82	6.64	9.85	10.33	11.29	13.25	11.13
Net Margin (M=K/(A+F)*100)	5.69	6.14	5.58	5.28	7.43	11.06	10.79	9.81	10.26	14.55

CAUTIONARY STATEMENT:

Statements in this report on Management Discussion and Analysis relating to the Company's objectives, projections, estimates, expectations or prediction may be forward looking within the meaning of applicable securities laws and regulations. These statements are based on certain assumptions and expectations of future events. By their nature, forward-looking statements require the Company to make assumptions and are subject to change based on risks and uncertainties. Actual results might differ materially from those expressed or implied depending upon factors such as climatic conditions, global and domestic demand-supply conditions, finished goods prices, raw materials cost and availability, foreign exchange market movements, changes in Government regulations and tax structure, economic and political developments within India and the countries with which the Company has business and other factors such as litigation and industrial relations. The Company assumes no responsibility in respect of forward looking statements herein which may undergo changes in future on the basis of subsequent developments, information or events.



ANNEXURE - V TO THE DIRECTORS' REPORT SECRETARIAL AUDIT REPORT

(For the Financial year ended on 31st March, 2021)

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

To, The Members, Voltamp Transformers Limited, Makarpura, Vadodara,

Dear Sirs,

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

Based on our verification of the Company's books, papers, minutes books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2021, complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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 31st March, 2021, according to the provisions of:

- 1. The Companies Act, 2013 (the Act) and the rules made thereunder.
- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- 4. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment and Overseas Direct Investment and External Commercial Borrowings. As reported to us there were no FDI, ODI and ECB transactions in the Company during the Audit period.
- 5. 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, 2009. Not Applicable as the Company did not issue any security during the financial year under review.
 - D. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999. - Not Applicable as the Company has not granted any options to its employees during the financial year under review.
 - E. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008. Not Applicable as the Company neither issue nor listed any debt securities during the financial year under review.
 - F. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993. The Company is not registered as Registrar to Issue and Share Transfer Agent.
 - G. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. Not Applicable as the Company has not delisted its equity shares from any stock exchange during the financial year under review.
 - H. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998. Not Applicable as the Company did not buy back any security during the financial year under review.

Considering representation of management and products, process and location of the Company, following laws are applicable specifically to the Company. Having regard to the compliance system prevailing in the Company and on examination of the relevant records on test check basis, we further report that the Company has complied with the following laws;

- 1. The Environment (Protection) Act, 1986
- 2. The Air (Prevention and Control of Pollution) Act, 1981
- 3. The Water (Prevention and Control of Pollution) Act, 1974

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

- (i) The Mandatory Secretarial Standards (SS1 and SS2) issued by The Institute of Company Secretaries of India.
- (ii) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

We further report that;

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

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

We further report that as per the minutes of the meetings duly recorded and signed by the Chairman, the decisions were carried at meetings without any dissent.

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

For J. J. Gandhi & Co. Practicing Company Secretaries

Place: Vadodara
Date: 17th June, 2021

J. J. Gandhi Proprietor FCS No. 3519 and CP No. 2515 UDIN number F003519C000481018

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



Annexure to Secretarial Audit Report

Date: 17th June, 2021

To, The Members, Voltamp Transformers Limited, Makarpura, Vadodara.

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

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and the processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and the practices, we followed provided a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company. The Compliance of applicable financial laws like direct and indirect laws have not been reviewed in this Audit since the same have been subject to review by Statutory Financial Audit and other designated professionals.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For J. J. Gandhi & Co. Practicing Company Secretaries

J. J. Gandhi Proprietor FCS No. 3519 and CP No. 2515

ANNEXURE VI TO THE DIRECTORS' REPORT NOMINATION AND REMUNERATION POLICY

Voltamp Transformers Limited ("the Company") has constituted Nomination and Remuneration Committee ("Committee") pursuant to the provisions of section 178 of the Companies Act, 2013 and rules made thereunder and clause 40 of the Listing Agreement. This Policy has been formed for nomination and deciding remuneration of Directors, Key Managerial Personnel (KMP) and other employees of the Company, by the Nomination and Remuneration Committee and approved by the Board of Directors at their respective meetings held on 20th May, 2015.

OBJECTIVE

The Policy has been formed with an objective that the remuneration of Directors, Key Managerial Personnel (KMP) and other employees of the Company is appropriate considering short and long term performance objectives appropriate to the working of the Company and the same is suitable based on the Company's size, financial position and practices prevailing in peer Companies in the industries, with a view to ensure long term sustainability of the Company.

APPLICABILITY

The Remuneration Policy shall be applicable to all Directors, KMPs and Other employees, present as well as future and shall be of guidance for the Board.

SCOPE & FUNCTIONS

The Committee shall identify persons who are qualified to become Directors and who may be appointed in senior management, in accordance with the criteria laid down, and recommend to the Board, their appointment and removal and shall carry out evaluation of every Director's performance.

The Committee shall ensure that:

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

RETIREMENT & REMOVAL

The Director, KMP and other employees of the Company, shall retire as per the applicable provisions of the regulations and the prevailing policy of the Company and / or the provisions of the Companies Act, 2013 & applicable Act, Rules and Regulations, if any. The removal of Director and KMP shall be subject to the provisions of the Companies Act, 2013 and the rules made thereunder.

REMUNERATION TO MANAGING DIRECTOR

- At the time of appointment or re-appointment, the remuneration (including perquisites, commission, etc.) to be paid to the Managing Director, shall be recommended by the Nomination & Remuneration Committee and approved by the Board. The overall remuneration shall be in accordance with the terms and conditions and overall limit prescribed as per the applicable provisions of the Companies Act, 2013 and the rules made thereunder and schedules thereto and shall be subject to prior / post approval of the shareholders of the Company and Central Government, if required.
- If, in any financial year, the Company has no profits or the profits are inadequate, the Company shall pay remuneration to the Managing Director/s in accordance with the provisions of Schedule V of the Companies Act, 2013 or with the previous approval of the Central Government, if required.

REMUNERATION TO NON-EXECUTIVE / INDEPENDENT DIRECTOR

- The Non-executive Directors of the Company shall be paid sitting fees as per the applicable regulations, and as approved by the Board of Directors from time to time.

REMUNERATION TO KMP AND OTHER EMPLOYEES

The KMPs and other employees of the Company shall be paid monthly remuneration as per the Company's HR policies and / or as may be approved by the Committee, if required. The break-up of pay scale and quantum of perquisites including employer's contribution to P.F., pension scheme, etc. shall be as per the Company's HR policies.

AMENDMENT

The Company reserves its right to amend or modify this Policy in whole or in part, at any time without assigning any reason whatsoever. However, the same shall be recorded in the minutes of the Committee and Board.



ANNEXURE - VII TO THE DIRECTORS' REPORT

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY ACTIVITIES

[as prescribed under Section 135 of the Companies Act, 2013 and Companies (Corporate Social Responsibility Policy) Rules, 2014]

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

Our Philosophy: We believe in holistic community building with special focus on Nutrition, healthcare, education

and women empowerment of the underserved within the communities we operate in.

Vision : It is our vision to see thriving communities that comprise of happy, healthy and actively learning

children, employed youth, empowered and healthy women.

Objectives: To create educated, active, empowered and healthy communities through making available

healthcare, sanitisation and education facilities, through Sustainable Programs that spread awareness in Mental and Emotional health, through Women's Empowerment Projects that make them financially educated, through Food and Nutrition programs that focus on healthy living and habits and through infrastructure support wherever required. Our focus for all these initiatives

will be sustainability, stability and security

Please refer to Corporate Social Responsibility Policy posted on the Company's website at http://www.voltamptransformers.com/pdf/corporate_social_responsibility_policy.pdf

2. The Composition of the CSR Committee:

Name of the Directors	Category	Position at the Committee	Number of Meeting attended
Shri Kunjalbhai L. Patel	VC & MD	Chairman	2/2
Shri Kanubhai S. Patel	C & MD	Member	1/1
Dr. (Smt.) Neelaben A. Shelat	NED & I	Member	
Smt. Taral K. Patel	NED	Chairperson	1/1
Shri Ashish S. Patel	NED & I	Member	0/1
Smt. Paulomi J Lashkari	NED & I	Member	1/1

C: Chairman, MD: Managing Director, VC: Vice Chairman, NED: Non-Executive Director, I: Independent Director Note:

On reconstitution of Committee on 14th August, 2020, Smt. Taral K. Patel is appointed as Chairperson of the Committee and Shri Kunjal L. Patel, Shri Ashish S. Patel and Smt. Paulomi J. Lashkari are appointed as members of the Committee with effect from 14th August, 2020.

The Committee met two times during the financial year ended 31st March, 2021, on 14th August 2020 and 11th February, 2021.

- 3. The Web link where composition of CSR Committee, CSR Policy, and CSR Projects approved by the Board are disclosed on the website of the Company: The Company has framed a CSR policy in compliance with the provision of Section 135 of the Companies Act, 2013 and the same is placed on the website of the Company www.voltamptransformers.com.
- **4.** Details of Impact assessment of CSR projects carried out in pursuance of sub rule (3) of Rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014, if applicable : **Not Applicable**
- 5. Details of the amount available for set off in pursuance of sub-rule (3) of Rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any:

SR No.	Financial Year	Amount available for set-off from preceding financial years	Amount required to be set-off for the financial year, if any
1	2020-21	Not applicable	NA

6. Average net profit of the Company for last three financial years as per Section 135 (5):

(₹ in lakhs)

Particulars	2017-18 2018-19		2019-20
Net Profit	7705.08	10093.80	11590.11

Average net profit of the Company for last three financial years is at ₹ 9796.33 lakhs

- 7. (a) Prescribed CSR expenditure (two per cent of the amount as in item 6 above) : ₹ 195.93 lakhs
 - (b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: NIL
 - (c) Amount required to be set off for the financial year, if any: NIL
 - (d) Total CSR obligation for the financial year (7a +7b +7c) : ₹ 195.93 lakhs
- 8. (a) CSR amount spent or unspent for the financial year:

Total amount spent		Amount Unspent (in ₹ Lakhs)						
for the financial year (₹ in lakhs)	Unspent (ount transferred to CSR Account as per ction 135(6)	Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5					
	Amount Date of transfer		Name of the fund	Amount	Date of transfer			
198.20	24.02	30.04.2021	NA	NA	NA			

(b) Details of CSR amount spent against ongoing projects for the financial year:

(1)	(2)	(3)	(4)		(5)	(6)	(7)	(8)	(9)	(10)	(11)	
SI No.	Name of the Project	the list of area activities (Yes/ duration allocated for the unspent in the		current	Mode of implementation Direct	mplemen- through implementing agen ation Direct						
		Schedule VII to the Act					(in ₹)	account for the	financial year (in ₹)	(Yes / No)		
				State	District			project as per Section 135 (6) (in ₹)			Name	*CSR Registration Number
1	School Project at Maninagar Primary School	(ii), (iii)	Yes	Gujarat	Vadodara	2	650000	130000	520000	Yes	Voltamp Transformers Ltd	NA
2	Women Empowerment through SHG Promotion and Livelihood Enhancement Initiative	(ii), (iii)	Yes	Gujarat	Vadodara	3	1882050		1882050	No	Advance Resource Centre for Humanitarian Development Foundation	NA
	1					TOTAL	2532050	130000	2402050			



(c) Details of CSR amount spent against, other than ongoing projects, for the financial year:

(1)	(2)	(3)	(4)	(5)		(6)	(7)	(8)	
SI No.	Name of the Project	Item from the list of	Local area	Location (the proje		Amount spent	Mode of implemen-	Mode of implementation through implementing age	ncy
		activities in Schedule VII to the Act	(Yes/ No)	State	District	for the project (in Rs.)	tation Direct (Yes / No)	Name	*CSR Registration Number
1	**Donation to Chief Minister Relief Fund (Gujarat) - Covid 19	(xii)	No	Gujarat	Gandhinagar	2500000	No	Govt. of Gujarat	NA
2	Healthcare	(i)	Yes	Gujarat	Vadodara	5527898	No	Baroda Citizens Council	NA
3	Health care	(i)	Yes	Gujarat	Vadodara	1950000	No	Medical Care Centre Trust	NA
4	Eradicating hunger, and malnutrition	(i)	Yes	Gujarat	Vadodara	1340880	No	The Akshaya Patra Foundation	NA
5	Education Promotion, Health care, & Eradicating hunger,	(i), (ii)	Yes	Gujarat	Vadodara	500000	No	Shri Jalaram Sevashram Trust	NA
6	Education Promotion	(ii)	Yes	Gujarat	Vadodara	429780	No	Disha Charitable Trust	NA
7	Health care	(i)	Yes	Gujarat	Vadodara	822000	No	Trust for Reaching The	NA
8	Health care	(i)	Yes	Gujarat	Bharuch	2000000	No	SEWA RURAL	NA
9	Health care	(i)	Yes	Gujarat	Vadodara	390057	No	Arpan Charitable Trust	NA
10	Promotion of Sport	(vii)	No	Maharashtra	Mumbai	500000	No	Olympic Gold Quest	NA
11	Health care	(i)	Yes	Gujarat	Vadodara	500000	No	Hari Om Seva Trust	NA
12	Health care	(i)	Yes	Gujarat	Anand	500000	No	Charutar Arogya Mandal	NA
13	Education Promotion	(ii)	Yes	Gujarat	Vadodara	2600000	No	Sardardham	NA
					Total	19690615			

^{*} CSR Registration number will be obtained within the prescribed timeline, wherever applicable as per CSR amendment Rules. The requirement does not apply to CSR projects or programs approved prior to April 1, 2021.

(d) Amount spent in administrative overheads : NA

(e) Amount spent on impact assessment, if applicable : NA

(f) Total amount spent for the financial year (8b + 8c + 8d +8e) : ₹ 198.20 Lakhs

(g) Excess amounts for set off, if any :NA

^{**} Paid to Chief Minister Relief Fund Gujarat. Currently donation made to CM relief fund is not treated as CSR however, it should be noted that contributions to the Chief Minister's Relief Fund amid COVID-19 pandemic will be allowed as CSR expenditure to the companies if the State Government appeals to that effect and the fund so received will be used exclusively for combating COVID-19 disaster. Since disaster management, including relief, rehabilitation and reconstruction activities are notified in Schedule VII and COVID-19 pandemic is treated as notified disaster by the Central Government, any contribution to the Chief Minister's Relief Fund for such cause will be allowed as CSR expenditure.

9. (a) Details of Unspent CSR amount for the preceding three financial years: NOT APPLICABLE

SI No.	Preceding Financial Year	Amount transferred to Unspent CSR Account under Section 135 (6) (in ₹)	Amount spent in the reporting Financial Year (in ₹ Lakhs)			under per	Amount remaining to be spent in succeeding Financial Year (in ₹ Lakhs)
1	2017-18		56.29				
2	2018-19		78.29				
3	2019-20		161.41				

- (b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year: Not applicable
- 10. In case of creation or acquisition of capital assets, furnish the details relating to the assets so created or acquired through CSR spent in the financial year: Not Applicable

(asset-wise details)

- (a) Date of acquisition of the capital asset(s): N.A.
- (b) Amount of CSR spent for creation or acquisition of capital assets: N.A.
- (c) Details of the entity or public authority or beneficiary under whose name such capital assets is registered, their address etc.: **N.A.**
- (d) Provide details of the capital assets(s) created or acquired (including complete address and location of the capital assets): **N.A.**
- 11. Specify the reason(s), if the Company has failed to spend two percent of the net profit as per Section 135(5): Not applicable

FOR VOLTAMP TRANSFORMERS LIMITED

FOR AND ON BEHALF OF THE CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

KANUBHAIS. PATEL
CHAIRMAN & MANAGING DIRECTOR

TARAL K. PATEL
CHAIRPERSON OF THE CORPORATE
SOCIAL RESPONSIBILITY COMMITTEE



ANNEXURE VIII TO THE DIRECTORS' REPORT

Form MGT- 9

EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31st March, 2021

Pursuant to section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Companies (Management and Administration) Rules, 2014

I. Registration and other details

I)	CIN:-	L31100GJ1967PLC001437
II)	Registration Date	02.03.1967
III)	Name of the Company	VOLTAMP TRANSFORMERS LIMITED
IV)	Category / Sub Category of the Company	PUBLIC LIMITED COMPANY
V)	Address of the Registered Office and Contact Details	MAKARPURA, VADODARA -390014, GUJARAT, INDIA, PHONE : +91 2652642011/2642012/3041480 FAX : + 91 2652646774 / 3041499 E-mail : voltamp@voltamptransformers.com
VI)	Whether listed Company	Yes
VII)	Name, address and contact details of Registrar and Transfer Agent, if any	Link Intime India Pvt. Ltd B-102 & 103, Shangrila Complex, First Floor, Opp. HDFC Bank, Near Radhakrishna Char Rasta, Vadodara -390020, Gujarat Phone: +91 265 2356573 – 2356794, Fax: +91 265 2356791 E-mail: alpesh.gandhi@linkintime.co.in

II. Principal business activities of the Company

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

Sr. No.	Name and Description of main products/ service	NIC code of the product/ service	% to total turnover of the company
1	Manufacturing of Electrical Transformers	27102	98%

III. Particulars of Holding, Subsidiary and Associate Companies: NA

Sr. No.	Name and address of the Company	CIN/ GLN	Holding/ Subsidiary/ Associates	% of shares held	Applicable section
1.					

IV. Shareholding Pattern (Equity share capital breakup as percentage of total equity)

i) Category wise Share Holding

Sr. No.	Category of Shareholders		Shareholdi beginning o			S		% change		
		Demat	Physical	Total	% of Total shares	Demat	Physical	Total	% of Total shares	otal the ares year
Α.	Shareholding of Promoter and Promoter Group									
1.	Indian									
a)	Individual/ HUF	714087		714087	7.0582	714087		714087	7.0582	
b)	Central Government/ State Government(s)									
c)	FI / Banks									
d)	Any Other (Specify)									
	Bodies Corporate	4344474		4344474	42.9418	4344474		4344474	42.9418	
	Sub – total (A)(1)	5058561		5058561	50.0000	5058561		5058561	50.0000	

Sr.	Category of		Sharehold			S	hareholding			%
No.	Shareholders	Domest	beginning		0/ 05	Domet	end of the		0/ 05	change
		Demat	Physical	Total	% of Total shares	Demat	Physical	Total	% of Total shares	during the year
2.	Foreign									, 5
a)	Individuals (Non- Resident Individuals / Foreign Individuals)									
b)	Government									
c)	Institutions									
d)	Foreign Portfolio Investor									
e)	Any Other (Specify)									
	Sub-total (A)(2)									
	Total Shareholding of Promoters and Promoter Group A=(A)(1)+(A)(2)	5058561		5058561	50.0000	5058561		5058561	50.0000	0.0000
В.	Public Shareholding									
1.	Institutions									
a)	Mutual Funds / UTI	1879338		1879338	18.5758	1830448		1830448	18.0926	-0.4832
b)	Venture Capital Funds									
c)	Alternate Investment Funds	15249		15249	0.1507	11522		11522	0.1139	-0.0368
d)	Foreign Venture Capital Investors									
e)	Foreign Portfolio Investor	1602177		1602177	15.8363	1555200		1555200	15.3720	-0.4643
(f)	FIs / Banks	22046		22046	0.2179	39		39	0.0004	-0.2175
(g)	Insurance Companies	265854		265854	2.6278	340536		340536	3.3659	0.7381
(h)	Provident Funds/ Pension Funds									
(i)	Any Other (Specify)									
	Sub Total (B)(1)	3784664		3784664	37.4085	3737745		3737745	36.9448	-0.4637
2.	Central Government/ State Government(s)/ President of India Sub Total B (2)									
3.	Non-Institutions									
a)	Individuals									
i)	Individual Share- holders holding nominal share capital upto ₹ 1 lakh	935205	3	935208	9.2438	989455	3	989458	9.7800	0.5362
ii)	Individual share- holders holding nominal share capital in excess of ₹ 1 lakh	51422		51422	0.5083	92761		92761	0.9169	0.4086
b)	NBFCs registered with RBI	190		190	0.0019	190		190	0.0019	0.0000
d)	Overseas Depositories (holding DRs) (balancing figure)									



Sr. No.	Category of Shareholders		Shareholdi beginning o			9	Shareholdi end of th			% change
		Demat	Physical	Total	% of Total shares	Demat	Physical	Total	% of Total shares	during the year
e)	Any Other (Specify)									
	IEPF	731		731	0.0072	850		850	0.0084	0.0012
	Trusts	1176		1176	0.0116	305		305	0.0030	-0.0086
	Foreign Nationals	300		300	0.0030					-0.0030
	Hindu Undivided Family	56792		56792	0.5613	61302		61302	0.6059	0.0446
	Non Resident Indians (Non Repat)	25781		25781	0.2548	18175		18175	0.1796	-0.0752
	Non Resident Indians (Repat)	51350		51350	0.5076	40991		40991	0.4052	-0.1024
	Clearing Member	7304		7304	0.0722	20669		20669	0.2043	0.1321
	Bodies Corporate	143641		143641	1.4198	96113		96113	0.9500	-0.4698
	Sub Total (B)(3)	1273892	3	1273895	12.5915	1320811	3	1320814	13.0552	0.4637
	Total public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)	5058556	3	5058559	50.0000	5058556	3	5058559	50.0000	
	Total (A)+(B)	10117117	3	10117120	100.0000	10117117	3	10117120	100.0000	
C.	Non Promoter - Non Public									
(C1)	Shares Underlying DRs									
1]	Custodian/DR Holder									
(C2)	Shares Held By Employee Trust									
2]	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)									
	Total (A)+(B)+(C)	10117117	3	10117120	100.0000	10117117	3	10117120	100.0000	

(ii) Shareholding of Promoters

Sr. No.			areholding at ginning of the			reholding at th nd of the year	ne	% Change
	Shareholder's Name	No. of Shares Held	% of the total of the Company	% of Shares Pledged/ encum- bered to total shares	No. of Shares Held	% of the total of the Company	% of Shares Pledged/ encum- bered to total shares	in share- holding during the year
1	M/s Kunjal Investments Pvt. Ltd.	4344474	42.9418		4344474	42.9418		
2	Shri Kunjal Lalitkumar Patel	714087	7.0582		714087	7.0582		
3	Shri Kunjal Lalitkumar Patel (HUF)							
4	Shri Kunjal Lalitkumar Patel (HUF)							
5	Miss Aayushi Kunjal Patel							
6	Shri Jwalin Kunjal Patel							
	Total	5058561	50.0000		5058561	50.0000		

(iii) Change in Promoters' Shareholding:

Sr. No.		beginn	lding at the ing of the year		ons during year	Cumulative Shareholding at the end of the year		
	Name & Type of Transaction	No. of shares held	% of total shares of the Company	Date of Transaction	No. of shares	No. of shares held	% of total shares of the Company	
1	Kunjal Investments Private Limited	4344474	42.9418			4344474	42.9418	
	At the end of the year					4344474	42.9418	
2	Shri Kunjal Lalitkumar Patel	714087	7.0582			714087	7.0582	
	At the end of the year					714087	7.0582	
3	Shri Kunjal Lalitkumar Patel (HUF)							
4	Shri Kunjal Lalitkumar Patel (HUF)							
5	Miss Aayushi Kunjal Patel							
6	Shri Jwalin Kunjal Patel							

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs & ADRs)

Sr. No.			olding at the ng of the year	Transaction the y			shareholding d of the year
	Name & Type of Transaction	No. of shares held	% of total shares of the Company	Date of Transaction	No. of shares	No. of shares held	% of total shares of the Company
1	Nalanda India Fund Limited	788340	7.7921			788340	7.7921
	At the end of the year					788340	7.7921
2	Nalanda India Equity Fund Limited	647732	6.4023			647732	6.4023
	At the end of the year					647732	6.4023
3	Nippon Life India Trustee Ltd-A/c	552406	5 4700			552406	5 4700
	Nippon India Small Cap Fund	553486	5.4708			553486	5.4708
	At the end of the year					553486	5.4708
4	DSP Small Cap Fund	398974	3.9436			398974	3.9436
	Transfer			09 Oct 2020	2388	401362	3.9672
	Transfer			16 Oct 2020	12275	413637	4.0885
	Transfer			23 Oct 2020	7875	421512	4.1663
	Transfer			30 Oct 2020	1167	422679	4.1779
	Transfer			06 Nov 2020	190	422869	4.1797
	Transfer			13 Nov 2020	147	423016	4.1812
	Transfer			20 Nov 2020	7575	430591	4.2561
	Transfer			27 Nov 2020	14003	444594	4.3945
	Transfer			04 Dec 2020	9742	454336	4.4908
	Transfer			11 Dec 2020	12967	467303	4.6189
	Transfer			18 Dec 2020	3252	470555	4.6511
	At the end of the year					470555	4.6511
5	HDFC Trustee Company Ltd A/c - HDFC Children's Gift Fund -						
	Investment Plan	375593	3.7124			375593	3.7124
	Transfer			08 May 2020	1031	376624	3.7226
	Transfer			05 Jun 2020	2950	379574	3.7518
	Transfer			12 Jun 2020	3701	383275	3.7884
	Transfer			19 Jun 2020	4200	387475	3.8299
	Transfer			26 Jun 2020	4750	392225	3.8768
	Transfer			10 Jul 2020	(300)	391925	3.8739
	Transfer			17 Jul 2020	(8634)	383291	3.7885
	Transfer			31 Jul 2020	(10979)	372312	3.6800
	Transfer			07 Aug 2020	30200	402512	3.9785
	Transfer			19 Feb 2021	4434	406946	4.0224
	At the end of the year					406946	4.0224



	Name & Type of Transaction		g of the year			at the en	e shareholding nd of the year % of total	
		No. of shares held	% of total shares of the Company	Date of Transaction	No. of shares	No. of shares held	% of total shares of the Company	
6	Paiai Allianz Life Incurance Company Ltd	0	0.0000			0	0.0000	
-	Bajaj Allianz Life Insurance Company Ltd. Transfer	U	0.0000	05 Jun 2020	7600	7600	0.0000	
-	Transfer			12 Jun 2020	49687	57287	0.5662	
-	Transfer			19 Jun 2020	17500	74787	0.7392	
-	Transfer			26 Jun 2020	(54134)	20653	0.7392	
-	Transfer			30 Jun 2020	6480	27133	0.2682	
I –	Transfer			03 Jul 2020	14200	41333	0.4085	
	Transfer			10 Jul 2020	23848	65181	0.4083	
_	Transfer			17 Jul 2020	2859	68040	0.6725	
-								
-	Transfer			24 Jul 2020	29841	97881	0.9675	
I –	Transfer Transfer			31 Jul 2020	38700 11200	136581	1.3500	
	Transfer			07 Aug 2020			1.4607	
-				14 Aug 2020	8500	156281	1.5447	
-	Transfer			21 Aug 2020	21469	177750	1.7569	
-	Transfer			28 Aug 2020	18492	196242	1.9397	
-	Transfer			04 Sep 2020	28200	224442	2.2184	
-	Transfer			11 Sep 2020	23100	247542	2.4468	
_	Transfer			18 Sep 2020	17800	265342	2.6227	
_	Transfer			04 Dec 2020	20000	285342	2.8204	
-	Transfer			18 Dec 2020	35000	320342	3.1663	
_	Transfer			31 Dec 2020	10000	330342	3.2652	
-	Transfer			15 Jan 2021	(1806)	328536	3.2473	
-	Transfer			22 Jan 2021	2000	330536	3.2671	
-	Transfer			29 Jan 2021	10000	340536	3.3659	
	At the end of the year					340536	3.3659	
-	UTI-MID CAP FUND	478548	4.7301			478548	4.7301	
	Transfer			12 Jun 2020	(25000)	453548	4.4830	
	Transfer			10 Jul 2020	(10479)	443069	4.3794	
	Transfer			07 Aug 2020	(25000)	418069	4.1323	
	Transfer			28 Aug 2020	(1559)	416510	4.1169	
	Transfer			11 Sep 2020	(3963)	412547	4.0777	
	Transfer			18 Sep 2020	(62695)	349852	3.4580	
	Transfer			25 Sep 2020	(628)	349224	3.4518	
	Transfer			11 Dec 2020	(2250)	346974	3.4296	
	Transfer			18 Dec 2020	(4500)	342474	3.3851	
	Transfer			25 Dec 2020	(3375)	339099	3.3517	
	Transfer			31 Dec 2020	(3375)	335724	3.3184	
	Transfer			12 Feb 2021	(2250)	333474	3.2961	
I _	Transfer			26 Feb 2021	(6750)	326724	3.2294	
	At the end of the year					326724	3.2294	
8 E	Edelweiss Trusteeship Co Ltd AC-							
E	Edelweiss MF AC-							
E	Edelweiss small Cap Fund	72737	0.7189			72737	0.7189	
7	At the end of the year					72737	0.7189	
9 1	Fidelity Asian Values PLC	60866	0.6016			60866	0.6016	
7	At the end of the year					60866	0.6016	
10 E	ESVEE Capital	24405	0.2412			24405	0.2412	
7	At the end of the year					24405	0.2412	

Sr. No.			olding at the ng of the year		ons during year		e shareholding d of the year
	Name & Type of Transaction	No. of shares held	% of total shares of the Company	Date of Transaction	No. of shares	No. of shares held	% of total shares of the Company
11	ICICI Prudential Life Insurance						
	Company Limited	265854	2.6278			265854	2.6278
	Transfer			03 Apr 2020	(2564)	263290	2.6024
	Transfer			10 Apr 2020	(2901)	260389	2.5737
	Transfer			17 Apr 2020	(4931)	255458	2.5250
	Transfer			24 Apr 2020	(9087)	246371	2.4352
	Transfer			01 May 2020	(3417)	242954	2.4014
	Transfer			08 May 2020	(4083)	238871	2.3611
	Transfer			05 Jun 2020	(4169)	234702	2.3198
	Transfer			12 Jun 2020	(11924)	222778	2.2020
	Transfer			26 Jun 2020	(24024)	198754	1.9645
	Transfer			30 Jun 2020	(2618)	196136	1.9387
	Transfer			03 Jul 2020	(2793)	193343	1.9110
	Transfer			10 Jul 2020	(11127)	182216	1.8011
	Transfer			17 Jul 2020	(11503)	170713	1.6874
	Transfer			24 Jul 2020	(20673)	150040	1.4830
	Transfer			31 Jul 2020	(10091)	139949	1.3833
	Transfer			07 Aug 2020	(520)	139429	1.3781
	Transfer			14 Aug 2020	(10581)	128848	1.2736
	Transfer			21 Aug 2020	(6976)	121872	1.2046
	Transfer			28 Aug 2020	(979)	120893	1.1949
	Transfer			04 Sep 2020	(72828)	48065	0.4751
	Transfer			11 Sep 2020	(16743)	31322	0.3096
	Transfer			18 Sep 2020	(24845)	6477	0.0640
	Transfer			25 Sep 2020	(6475)	2	0.0000
	Transfer			12 Feb 2021	(2)	0	0.0000
	At the end of the year					0	0.0000

(v) Shareholding of Directors and Key Managerial Personnel:

		beginn	olding at the ing / end of ne year	Date	Increase/ Decrease in	Reason	Cumulative s during t	
Sr. No.	For Each of the Directors and KMP	No. of shares	% of total shares of the Company		share- holding		No. of shares	% of total shares of the Company
1.	Shri Kanubhai S. Patel	1					1	
2.	Shri Kunjalbhai L. Patel	714087	7.0582				714087	7.0582
3.	Shri Hemant P. Shaparia	1					1	
4.	Shri Ashish S. Patel	1					1	
5.	Dr. (Smt.) Neela A. Shelat							
6.	Smt. Taral K. Patel	1					1	
7.	Smt. Paulomi J. Lashkari							
8	Shri Rajendra C. Patel							
9.	Shri Vallabh N. Madhani	15					15	
10.	Shri Sanket Rathod	1					1	

(V) Indebtedness: NIL



(VI) Remuneration of Directors and Key Managerial Personnel

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

Amount in ₹

Sr No	Particulars of Remuneration	Name (S. Patel L. Patel N. Madhani Chairman & MD Vice Chairman Whole Time					
		Shri Kanubhai S. Patel Chairman & MD	L. Patel Vice Chairman					
1.	Gross salary							
(a)	Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961.	3,29,34,025	2,77,01,130	39,52,737	6,45,87,892			
(b)	Value of perquisites u/s 17(2) Income Tax Act, 1961.	31,73,819	26,56,164	2,92,335	61,22,318			
(c)	Profits in lieu of salary under section 17(3) Income Tax Act, 1961.							
2.	Stocks Option							
3.	Sweat Equity							
4.	Commission:							
	- As % of profit	1,32,89,970	1,32,89,970		2,65,79,940			
	- Other, specify							
5.	Others, Please specify							
	Total (A)	4,93,97,814	4,36,47,264	42,45,072	9,72,90,150			
	Ceiling as per the Act	Within the I	imits prescribed ur	nder the Companies	Act, 2013.			

B. Remuneration to other Directors

Amount in ₹

Sr No	Particulars of Remuneration			Name of Dire	ectors			Total Amount
		SHRI ASHISH S PATEL	DR. (SMT.) NEELA A SHELAT	SHRI RAJENDRA C. PATEL	SMT. PAULOMI J. LASHKARI	SMT. TARAL K. PATEL	SHRI HEMANT P SHAPARIA	
1.	Independent Directors							
	Fees for attending Board / Committee meetings	40,000	20,000	20,000	20,000		40,000	1,40,000
	Commission							
	Other, Please specify							
	Total (1)	40,000	20,000	20,000	20,000		40,000	1,40,000
2.	Other Non-Executive Directors							
	Fees for attending Board / Committee meetings					20,000		20,000
	Commission							
	Other, Please specify							
	Total (2)					20,000		20,000
	Total (B) = (1+2)	40,000	20,000	20,000	20,000	20,000	40,000	1,60,000
	Total Managerial Remuneration (A+B)							9,74,50,150
	Overall Ceiling as per the Act	W	/ithin the limits	prescribed und	ler the Compani	es Act, 2013.		

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

Amount in ₹

Sr No.	Particulars of Remuneration	SHRI SANKET RATHOD COMPANY SECRETARY	Total Amount
1.	Gross Salary		
(a)	Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961	12,70,103	12,70,103
(b)	Value of perquisites u/s 17(2) Income Tax Act, 1961.	5,944	5,944
(c)	Profits in lieu of salary under section 17(3) Income Tax Act, 1961.		
2.	Stock Option		
3.	Sweat Equity		
4.	Commission		
	- As % of profit		
	- Others, specify		
5.	Other, Please specify		
	Total	12,76,047	12,76,047

VII Penalties / Punishment / Compounding Offences : NIL / NONE



Annexure IX to the Directors' Report

Business Responsibility Report

SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

1	Corporate Identity Number (CIN) of the Company	131100	GJ1967PLC001437			
-						
2	Name of the Company	VOLTAIN	VOLTAMP TRANSFORMERS LTD			
3	Registered address	Makarp	ura, Vadodara -3	90014, Gujarat		
4	Website	www.vo	oltamptransforme	rs.com		
5	E-mail id	voltam	@voltamptransfo	ormers.com		
6	Financial Year reported	01st Apr	il 2020 to 31 st Mar	ch 2021		
7	Sector(s) that the Company is engaged in (industrial activity code-wise)	Group	NIC Code /	Description		
			Class			
		271	2710	Manufacture of Electrical Transformers		
8	List three key products/services that the Company manufactures/provides	1)	Electrical Transfor	rmers		
	(as in balance sheet)	2)	Ring Main Unit (R	RMU)		
		3)	Services relating	to transformers		
9	Total number of locations where business activity is undertaken by the					
	Company:					
	(a) Number of International Locations (Provide details of major 5)	Not Applicable				
	(b) Number of National Locations	Works 1 :Makarpura, Vadodara-390014, Gujarat, India.				
	(a) Hamber of Hadional Educations	Works 2: Village Vadadala, Jarod Samlaya Road, Taluka : Savli,				
		Dist Vadodara – 391520, Gujarat, India.				
40			·	• •		
10	Markets served by the Company - Local/State/National/International	Compar	ny has its business	presence in India and outside India.		

SECTION B: FINANCIAL DETAILS OF THE COMPANY

(₹ In Lakhs)

1	Paid up Capital (INR)	1011.71
2	Total Turnover (INR)	69230.99
3	Total profit after taxes (INR)	11121.54
4	Total Spending on Corporate Social Responsibility (CSR) as percentage of profit after tax (%)	2.00% (of average net profit for previous three years)
5	List of activities in which expenditure in 4 above has been incurred:	Refer CSR report attached to the Directors' report

SECTION C: OTHER DETAILS

1	Does the Company have any Subsidiary Company/ Companies?	No
2	Do the Subsidiary Company/Companies participate in the BR Initiatives of the parent Company? If yes, then indicate the number of such subsidiary Company(s)	Not applicable
3	Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with, participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/entities? [Less than 30%, 30-60%, More than 60%]	No

SECTION D: BR INFORMATION

1	Details of Director/Directors responsible for BR	: Shri Vallabh N. Madhani
2	 (a) Details of the Director/Director responsible for implementation of the BR policy/policies DIN Number Name Designation (b) Details of the BR head:DIN Number (if applicable) Name Designation Telephone number Email id 	: : 02209006 : Shri Vallabh N. Madhani : Whole Time Director & CFO : Same as above : Same as above : Same as above : 0265 - 3041410 : voltamp@voltamptransformers.com

2. Principle-wise (as per NVGs) BR Policy/policies(a) Details of compliance (Reply in YIN)

The National voluntary guidelines on Social, Environmental and Economic Responsibilities of business (NVGs) release by the Ministry of Corporate affairs has adopted nine areas of Business Responsibility.

Principle 1: Businesses should conduct and govern themselves with Ethics, Transparency and Accountability.

Principle 2: Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle.

Principle 3: Businesses should promote the wellbeing of all employees.

Principle 4: Businesses should respect the interests of and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized.

 $principle\,5:\quad Businesses\,should\,respect\,and\,promote\,human\,rights.$

principle 6: Business should respect, protect and make efforts to restore the environment.

Principle 7: Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner.

Principle 8: Businesses should support inclusive growth and equitable Development.

 $Principle 9: \quad Businesses should engage with and provide value to their customers and consumers in a responsible manner.$

No.	Questions	P1	P2	P3	P4	P5	P6	P7	P8	Р9
1	Do you have a policy/ policies for	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
2	Has the policy being formulated in consultation with the relevant stakeholders?	Yes			•					
3	Does the policy conform to any national / international standards? If yes, specify? (50 words)	All the partions Act, Fa	al stand	ards ir	ncludin	g but r	not lim	ited to		
4	Has the policy being approved by the Board? If yes, has it been signed by MD/owner/CEO/ appropriate Board Director?	Policies mandated under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are approved by the Board and other applicable policies are approved by the Managing Director or Functional Head of the Company as appropriate.								
5	Does the company have a specified committee of the Board/ Director/Official to oversee the implementation of the policy?	The Company has Audit Committee, The CSR Committee, The Sexual Harassment of Women at workplace committee and adequate internal control systems to oversee the implementation of such policies.								
6	Indicate the link for the policy to be viewed online?	https://www.voltamptransformers.com- investorsdesk/policies								
7	Has the policy been formally communicated to all relevant internal and external stakeholders?	Yes, wherever appropriate.								
8	Does the Company have in-house structure to implement the policy/policies.	Yes								
9	Does the Company have a grievance redressal mechanism related to the policy/ policies to address stakeholders' grievances related to the policy/ policies?	Yes, wherever appropriate.								
10	Has the Company carried out independent audit/ evaluation of the working of this policy by an internal or external agency?	Yes, wherever appropriate.								

3	Gove	rnance related to BR	
	(a)	Indicate the frequency with which the Board of Directors, Committee of the Board or CEO to assess the BR performance of the Company. Within 3 months, 3-6 months, Annually, More than 1 year.	The Board of Directors assess the BR Performance on annual or half yearly basis depending upon the type of BR activities.
	(b)	Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?	It would be included as a part of the Annual Report of the Company. One can view this report in the Annual Report of the Company uploaded on the website of the Company.



SECTION E: PRINCIPLE-WISE PERFORMANCE

Principle 1:

Businesses should conduct and govern themselves with Ethics, Transparency and Accountability.

1	Does the policy relating to ethics, bribery and corruption cover only the Company? Does it extend to the Group/Joint Ventures/ Suppliers/ Contractors/NGOs/Others?	No. It extends to various stakeholders including Suppliers, Contractors, Consultants and Others.	
2	How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved by the management? If so, provide details thereof, in about 50 words or so.	During the year under review, the Company did not receive any such complaint.	

Principle 2:

Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle.

- 1 List up to 3 of your products or services whose design has incorporated social or environmental concerns, risks and/or opportunities.
 - Electrical Transformers
 - Ring Main Unit (RMU)
 - Services relating to transformers
- 2 For each such product, provide the following details in respect of resource use (energy, water, raw material etc.) per unit of product (optional):
 - (a) Reduction during sourcing/production/distribution achieved since the previous year throughout the value chain? Not available
 - (b) Reduction during usage by consumers (energy, water) has been achieved since the previous year? Not available
- 3 Does the Company have procedures in place for sustainable sourcing (including transportation)?
 - (a) If yes, what percentage of your inputs was sourced sustainably? Also, provide details thereof, in about 50 words or so.

Yes. The Company has set procedures to select suppliers, contractors and service providers based on their competence and capability to undertake tasks. The Company prefers to do business with compliant and sustainable suppliers. The Company has set procedures in place for sustainable transportation as well. At the time of qualification to become the Company's supplier the vendor is assessed across set sustainability matrices. All of the Company's vendors mandatorily go through a stringent evaluation and qualification criteria before they are registered with the Company.

- 4 Has the Company taken any steps to procure goods and services from local & small producers, including communities surrounding their place of work?
 - (a) If yes, what steps have been taken to improve their capacity and capability of local and small vendors?

The Company being in business since more than 56 year, is instrumental along with other MNCs to develop very large base of small vendors locally who have scaled up over period of times. The Company provides technical support and guidance to vendors including financial assistance and payment against delivery of material in developing products wherever required.

5 Does the Company have a mechanism to recycle products and waste? If yes what is the percentage of recycling of products and waste (separately as <5%, 5-10%, >10%). Also, provide details thereof, in about 50 words or so.

Yes. The Company is committed to increasing waste efficiency through the ISO certification for all plants. Waste is segregated in to hazardous and non-hazardous waste and managed through a robust waste management system.

- a) Hazardous waste is sent to registered recyclers or to GPCB authorised TSDF (transportation, storage and disposal facilities) for disposal.
- b) Sewage is treated in the sewage treatment plant. The treated water is used for plantation.

Principle 3:

Businesses should promote the well being of all employees

1	Pleas	se indicate the Total number of employees.	274				
2	Pleas	se indicate the Total number of employees hired on t	emporary/contractual/casual basis.		275		
3	Pleas	se indicate the Number of permanent women emplo	yees.		18		
4	Pleas	se indicate the Number of permanent employees wit	h disabilities		02		
5	Do yo	ou have an employee association that is recognized	by management.		NO		
6	Wha	t percentage of your permanent employees is memb	pers of this recognized employee association?		Not applicable		
7	Please indicate the Number of complaints relating to child labour, forced labour, involuntary labour, sexual harassment in the last financial year and pending, as on the end of the financial year.			NIL			
	No.	Category	No of complaints filed during the financial year	No of com	of complaints pending as on end of the financial year		
1	_	Child labarra /farra dellabarra /iarra brata arrialabarra			NIL		
	1	Child labour/forced labour/in voluntary labour	NIL		NIL		
	2	Sexual harassment	NIL NIL		NIL NIL		
		, , , , , , , , , , , , , , , , , , , ,					

8	What	percentage of your under mentioned employees were given safety &	Yes
	skill u _l	ogradation training in the last year?	The employees are subjected to skill based training
	(a)	Permanent Employees	depending on the work and job roles. Training matrix
	(b)	Permanent Women Employees	is designed based on their job risk profiles. As and when
	(c)	Casual/Temporary/Contractual Employees	required, refresher trainings are provided to upgrade
			skill based on any changes in the work / job profiles of
			employees.

Principle 4

Businesses should respect the interest of and be responsive towards all Stakeholders, especially those who are Disadvanteged, Vulnerable and Marginalized.

1	Has the Company mapped its internal and external stakeholders?	Yes		
2	Out of the above, has the Company identified the disadvantaged, vulnerable & marginalized stakeholders.	Yes		
3	Are there any special initiatives taken by the Company to engage with the disadvantaged, vulnerable and marginalized stakeholders. If so, provide details there in about 50 words or so.			
	Yes. The Company undertake its CSR activities for disadvantaged, vulnerable communities including focus on disability sector and in and around its factory operations. details of various CSR initiatives of the Company are part of the Board's Report included			

Principle 5

Businesses should respect and promote Human Right.

1	Does the policy of the Company on human rights cover only the company or extend to the Group/Joint Ventures/Suppliers/Contractors/NGOs/Others?
	No. It is applicable to all Suppliers, Contractors, Consultants and Others.
2	How many stakeholder complaints have been received in the past financial year and what percent was satisfactorily resolved by the management?
	During the year under review, the Company did not receive any such complaint.

Principle 6

 $\label{eq:Businesses} \textbf{Businesses should Respect, Protwct and make efforts to restore the environment.}$

Does the policy related to Principle 6 cover only the Company or extends to the Group/Joint Ventures/Suppliers/Contractors/NGOs/others.
No. It is applicable to all Suppliers, Contractors, Consultants and Others.
Does the Company have strategies/initiatives to address global environmental issues such as climate change, global warming, etc? Y/N. If yes, please give hyperlink for webpage etc.
Yes. The Company has been cautious of the rapidly changing climate conditions and its impact on the environment and humanity. The Company has taken various steps towards delivering its responsibility to combat climate change. Some of the major steps include, installation of 516 KW captive solar plant at its both manufacturing locations to harness renewable energy and reducing carbon footprint, plantation to sequester the CO2 and adding value to biodiversity etc.
Does the Company identify and assess potential environmental risks? YIN
Yes
Does the Company have any project related to Clean Development Mechanism? If so, provide details thereof, in about 50 words or so. Also, if Yes, whether any environmental compliance report is filed?
No
Has the Company undertaken any other initiatives on - clean technology, energy efficiency, renewable energy, etc. Y/N. If yes, please give hyperlink for web page etc.
Yes. The Company has taken various initiatives on conservation of energy and technology absorption as mentioned in Annexure I to the Board's Report.
Are the Emissions/Waste generated by the Company within the permissible limits given by CPCB/SPCB for the financial year being reported?
Yes
Number of show cause/ legal notices received from CPCB/SPCB which are pending (i.e. not resolved to satisfaction) as on end of Financial Year.
Nil



Principle 7

Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner.

- 1 | Is your Company a member of any trade and chamber or association? If Yes, Name only those major ones that your business deals with:
 - a. Vadodara Chamber of Commerce & Industry (VCCI)
 - b. Confederation of Indian Industries (CII)
 - c. Indian Electrical and Electronics Manufacturers Association of India (IEEMA)
- 2 Have you advocated/lobbied through above associations for the advancement or improvement of public good? Yes/No; if yes specify the broad areas (drop box:Governance and Administration, Economic Reforms, Inclusive Development Policies, Energy security, Water, Food Security, Sustainable Business Principles, Others)

No

Principle 8

Businesses should support inclusive growth and equitable Development.

and is accepted and adopted by its stakeholders.

Does the Company have specified programmes/initiatives/projects in pursuit of the policy related to Principle 8? If yes details thereof.

Yes. Company has a CSR policy and undertakes a number of projects that are focused on identified areas of social development.

Are the programmes/projects undertaken through in-house team/own foundation/external NGO/government structures/any other organization?
The Company undertakes programmes/projects directly/through various external Non-Profit Organisations like, Trust, Foundation, Council, and others.

Have you done any impact assessment of your initiative?
Not yet

What is your Company's direct contribution to community development projects- Amount in INR and the details of the projects undertaken.
During the F.Y. 2020-21 the Company spent Rs. 1.98 crores towards CSR programmes. The details are mentioned in Annexure VII to the Board's Report.

Have you taken steps to ensure that this community development initiative is successfully adopted by the community? Please explain in 50 words, or so.

CSR activities were pursued in line with the Company's policy and framework. The first step in the process is to identify communities that require Company's intervention through a stakeholder engagement. The Company has continual interactions with the relevant stakeholders so that its interventions are sustainable

Principle 9

Businesses should engage with and provide value to their customers and consumers in a responsible manner

1	What percentage of customer complaints/consumer cases are pending as on the end of financial year.
	Nil
2	Does the Company display product information on the product label, over and above what is mandated as per local laws? Yes/No/N.A. /Remarks (additional information)
	No.
3	Is there any case filed by any stakeholder against the Company regarding unfair trade practices, irresponsible advertising and/or anti-competitive behaviour during the last five years and pending as on end of financial year. If so, provide details thereof, in about 50 words or so.
	No
4	Did your Company carry out any consumer survey/ consumer satisfaction trends?
	No

INDEPENDENT AUDITORS' REPORT

To,

The Members of Voltamp Transformers Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying Financial Statements of Voltamp Transformers Limited ("the Company"), which comprise the Balance Sheet as at 31st March, 2021, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended and notes to the Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2021, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the Financial Statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the independence requirements that are relevant to our audit of the Financial Statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the Financial Statements.

Emphasis of Matter

We draw attention to Note 49 of the financial statements in respect of Scheme of Amalgamation. The Board of Directors had, at their meeting held on 11th May, 2020 inter alia approved Scheme of Amalgamation between the Company and Kunjal Investment Private Limited ("KIPL") w.e.f. the Appointed Date i.e. 1st June, 2020. The Scheme is subject to necessary approvals from regulatory authorities. Pending such approvals, no accounting effect of the above mentioned scheme has been given in financial statements for the year ended 31st March, 2021.

Our Opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Financial Statements of the current period. These matters were addressed in the context of our audit of the Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Sr No	Key Audit Matter	Auditor's Response
1	Litigations, Provisions and Contingent Liabilities The Company has several litigations for to direct tax as well as indirect tax which include matters under dispute which involves significant management judgement and estimates on the possible outcome of the litigations and consequent provisioning thereof or disclosure as contingent liabilities. Refer note no. 43 of financial statement.	Principal Audit Procedures As part of the audit process, we obtained from the management details of matters under disputes including ongoing and completed tax assessments, demands and other litigations. Our audit approach for the above consists of the following audit procedures: - Evaluation and testing of the design of internal controls followed by the Company relating to litigations and open tax positions for direct and indirect taxes and process followed to decide provisioning or disclosure as Contingent Liabilities; - Discussed with Company's legal team and taxation team for sufficient understanding of on-going and potential legal matters impacting the Company. - We involved our internal expert to evaluate the management's underlying judgements in making their estimates with regard to such matters.



Information other than the Financial Statement and Auditor's Report thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in Board's Report including Annexure to that Board's Report, Corporate Governance, and Shareholder's Information, but does not include the Financial Statements and our auditor's report thereon.

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

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

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

Responsibilities of Management and Those Charged with Governance for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of Financial Statements

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

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

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account;
 - (d) In our opinion, the aforesaid Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - (e) On the basis of the written representations received from the Directors as on 31st March, 2021 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2021 from being appointed as a director in terms of Section 164(2) of the Act;
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B";
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:



In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its Directors during the year is in accordance with the provisions of section 197 of the Act; and

- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements
 Refer Note 43 to the Financial Statements;
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long term contracts including derivative contracts;
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv. 1. The Management has represented that, to the best of it's knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - 2. The Management has represented, that, to the best of it's knowledge and belief, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - 3. Based on such audit procedures that we have 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 (1) and (2) contain any material mis-statement.
 - v. The dividend declared or paid during the year by the Company is in compliance with Section 123 of the Companies Act, 2013.

For C N K & Associates, LLP Chartered Accountants FRN: 101961W/W-100036

Alok Shah Partner

Membership Number: 42005 UDIN No.: 21042005AAAAKB4531

Annexure 'A' to the Independent Auditors' Report

Place: Vadodara

Date : 25th June, 2021

Referred to in Para 1 'Report on Other Legal and Regulatory Requirements' in our Independent Auditor's Report to the members of the Company on the Financial Statements for the year ended 31st March, 2021.

- I. (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Fixed Assets;
 - (b) As informed to us, the Company has a phased programme of physical verification of its fixed assets so as to cover all assets once in three years. In accordance with this programme, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets;
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company;

- II. As per the information and explanations given to us, physical verification of inventory has been conducted at reasonable intervals by the management and no material discrepancies were noticed on physical verification;
- III. According to the information and explanations given to us, the Company has not granted any loans, secured or un secured to Companies, Firms, Limited Liability Partnership or any other parties covered in the register maintained under section 189 of the Companies Act, 2013. Hence, clause 3(a), 3(b) and 3(c) are not applicable for the year;
- IV. In our opinion and according to the information provided to us, there are no loan to Directors including entities in which they are interested in respect of which provision of section 185 are applicable and hence not commented upon. Further, in our opinion and according to information and explanation given to us, provision of section 186 in respect of loans and advances given and investment made have been complied with by the Company. There are no guarantees and securities given in respect of which provision of section 186 of the Act are applicable and hence not commented upon;
- V. In our opinion and as explained to us, the Company has not accepted any deposits during the year and therefore, the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed thereunder are not applicable to the Company;
- VI. We have broadly reviewed the cost records maintained by the Company as prescribed by the Central Government under sub section (1) of Section 148 of the Companies Act, 2013 and are of the opinion that prima facie the prescribed cost records have been made and maintained by the Company. We have, however, not made a detailed examination of the cost records with a view to determine whether they are accurate or complete;
- VII. According to the information and explanations given to us, in respect of statutory dues:
 - (a) According to the information and explanations given to us and the records examined by us, the Company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, employees' state insurance, income-tax, Goods and Service Tax (GST), custom duty, cess and other statutory dues and there are no undisputed statutory dues outstanding as at 31st March, 2021, for a period of more than six months from the date they became payable;
 - (b) According to the information and explanations given to us and the records examined by us, there are no dues of income tax, sales tax, wealth-tax, service tax, duty of customs, duty of excise, value added tax or cess that has not been deposited on account of disputes except the following:

Name of the Statute	Nature of dues	Amount* (₹ in Lakhs)	Period to which the amount relates	Forum where dispute is pending
Central Excise Act, 1944	Excise Duty (Including interest and penalty thereon)	558.47	April 2004 to June 2017	Appeal filed at CESTAT, Ahmedabad
Income Tax Act, 1961	Income Tax	146.42	2009-10	Appeal to HC by the Revenue Department
Income Tax Act, 1961	Income Tax	199.95	2010-11	Appeal to HC by the Revenue Department
Income Tax Act, 1961	Income Tax	174.17	2011-12	Appeal to HC by the Revenue Department
Income Tax Act, 1961	Income Tax	192.70	2012-13	Appeal to HC by the Revenue Department
Income Tax Act, 1961	Income Tax	179.41	2013-14	Appeal to ITAT by the Revenue Department
Income Tax Act, 1961	Income Tax	122.94	2016-17	Appeal to CIT(A) by Assessee
Income Tax Act, 1961	Income Tax	23.39	2017-18	Assessee has preferred an appeal to CIT(A)

^{*}Net of amount paid under protest



- VIII. In our opinion and according to the information and explanation given by the us, Company has not taken any borrowing from any financial institution, bank or Government and there are no dues to debenture holders during the year;
- IX. According to the information and explanations given to us, no moneys were raised by way of initial public offer or further public offer (including debt instruments) during the year and also there are no term loans availed by the Company, hence reporting under this clause is not applicable to Company;
- X. During the course of our examination of the books of account 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, we have neither came across any incidence of fraud on or by the Company noticed or reported during the year, nor we have been informed of any such case by the management;
- XI. In our opinion and according to the information and explanations given to us, the Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act;
- XII. In our opinion and according to the information and explanation given to us, the provisions related to Nidhi Company are not applicable;
- XIII. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the Financial Statements as required by the applicable accounting standards;
- XIV. According to the information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review;
- XV. According to the information and explanation given to us and based on our examination of the records, the Company has not entered into non-cash transactions with the Directors or persons connected with them. Hence, the provisions of Section 192 of the Act are not applicable;
- XVI. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For C N K & Associates, LLP Chartered Accountants FRN: 101961W/W-100036

> Alok Shah Partner

Membership Number: 42005

UDIN No.: 21042005AAAAKB4531

Place : Vadodara

Date : 25th June, 2021

Annexure 'B' to the Independent Auditors' Report

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

We have audited the internal financial controls over financial reporting of **VOLTAMP TRANSFORMERS LIMITED** ("the Company") as of 31st March, 2021 in conjunction with our audit of the Financial Statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

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 prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial statements of the Company were established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to financial statements of the Company 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 judgment, including the assessment of the risks of material misstatement of the Financial Statements, whether due to fraud or error.

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

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, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an internal financial controls with reference to financial statements of the Company and such internal financial controls over financial reporting were operating effectively as at 31st March, 2021, 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, C N K & Associates, LLP Chartered Accountants FRN: 101961W/W-100036

Alok Shah Partner Membership Number: 42005

UDIN No.: 21042005AAAAKB4531

Place: Vadodara
Date: 25th June, 2021

BALANCE SHEET as at 31st March, 2021

ALL AMOUNTS ARE IN LAKHS UNLESS OTHERWISE STATED

	<i>'</i>	ALL AIVIOUNTS ARE	IN LAKIIS UNLLSS C	THERWISE STATED
Sr.		Note	As at 31st	As at 31st
No.	Particulars	No	March, 2021 (₹)	March, 2020 (₹)
ASSE	ETS			
(1)	Non-current Assets			
. ,	(a) Property, plant and equipment	4	5,226.38	5,671.53
	(b) Capital work-in-progress	5	828.65	121.78
	(c) Intangible assets	6	41.70	100.41
	(d) Financial assets			
	(i) Investments	7	46,883.60	41,707.81
	(ii) Other financial assets	8	1,871.31	1,728.20
	(e) Deferred tax assets (net)	9	37.69	254.72
	(f) Other non-current assets	10	35.53	242.46
(2)	Current assets			
. ,	(a) Inventories	11	12,731.46	11,554.98
	(b) Financial assets		,	,
	(i) Investments	12	2,342.20	3,684.63
	(ii) Trade receivables	13	17,072.12	15,028.39
	(iii) Cash and cash equivalents	14	1,989.16	564.19
	(iv) Bank balances other than (iii) above	15	37.08	35.72
	(v) Loans	16	22.45	28.41
	(vi) Other financial assets	17	534.35	303.33
	(c) Other current assets	18	1,388.34	661.37
	Total Assets		91,042.02	81,687.93
(1)	EQUITY AND LIABILITIES		,	,
. ,	Equity			
	(a) Equity share capital	19	1,011.71	1,011.71
	(b) Other equity	20	82,402.48	73,810.23
	Total equity attributable to equity holders of the Company		83,414.19	74,821.94
	LIABILITIES			
(2)	Non-Current liabilities			
	Provisions	21	1,100.04	803.69
(3)	Current liabilities			
	(a) Financial Liabilities			
	(i) Trade payables	22		
	 Total outstanding dues of micro enterprises and small enterprises 		178.96	184.37
	 Total outstanding dues of creditors other than micro enterprises and small enterprises 		501.28	505.89
	(ii) Other financial liabilities	23	280.43	232.82
	(b) Other current liabilities	24	4,657.87	4,361.05
	(c) Provisions	25	739.23	770.80
	(d) Current Tax Liabilities (Net)	26	170.02	7.37
-	Total Liabilities		7,627.83	6,865.99
	Total Equity and Liabilities		91,042.02	81,687.93
			,	,

The accompanying notes are an integral part of the financial statements.

For, C N K & Associates, LLP

Chartered Accountants

Firm Registration No.:101961W/W-100036

Alok Shah

Partner

Membership No.42005

Place: Vadodara
Date: 25th June, 2021

For and on behalf of the Board For Voltamp Transformers Limited

Kanubhai S. Patel

Chairman & MD

Place: Vadodara

Hemant P. Shaparia

Director Place : Rajkot

Paulomi J. Lashkari

Director

Place : Ahmedabad Date : 25th June, 2021 Kunjalbhai L. Patel

Vice Chairman & MD

Place : Vadodara

Rajendra C. Patel

Director

Place : Ahmedabad

Sanket Rathod

Company Secretary Place : Vadodara Vallabh N. Madhani

Whole Time Director & Chief Financial Officer

Place : Vadodara

Taral K. Patel

Director

Place: Vadodara



STATEMENT OF PROFIT & LOSS for the Year Ended 31st March, 2021

ALL AMOUNTS ARE IN LAKHS UNLESS OTHERWISE STATED

Particulars	Note No.	Year ended 31 st March, 2021 (₹)	Year ended 31 st March, 2020 (
Revenue from operations	27	69,230.99	85,857.70
Other income	28	7,229.06	860.73
Total Income		76,460.05	86,718.43
EXPENSES			
Cost of materials consumed	29	51,747.63	66,083.31
Changes in inventories of finished goods,			
Stock-in-trade and work-in-process	30	1,150.69	(1,513.48)
Employee benefits expense	31	3,323.18	3,329.46
Finance costs	32	0.01	0.46
Depreciation and amortization expense	4 & 6	885.16	899.24
Other expenses	33	5,307.28	6,583.84
Total expenses		62,413.95	75,382.83
Profit before tax		14,046.10	11,335.60
Tax expense:			
(1) Current tax	34	2,481.74	2,990.48
(2) Deferred tax	34	252.39	(619.57)
(3) Income tax of earlier years		90.29	26.98
Profit for the year		11,221.68	8,937.71
Other Comprehensive Income			
(i) Items that will not be reclassified to profit or loss			
 Remeasurement of defined benefit plans 		(140.52)	(54.82)
 Equity instruments through other 			
comprehensive income		5.01	(3.96)
(ii) Income tax relating to items that will not be			
reclassified to profit or loss			
- Remeasurement of defined benefit plans		35.37	13.80
 Equity instruments through other 			
comprehensive income			1.12
Total other comprehensive Profit/(Loss)		(100.14)	(43.86)
Total comprehensive income for the period		11,121.54	8,893.85
Earnings per equity share			
(1) Basic	35	110.92	88.34
(2) Diluted	35	110.92	88.34

The accompanying notes are an integral part of the financial statements.

For, C N K & Associates, LLP

Chartered Accountants

Firm Registration No.:101961W/W-100036

Alok Shah

Partner

Membership No.42005

Place : Vadodara

Date: 25th June, 2021

For and on behalf of the Board For Voltamp Transformers Limited

Kanubhai S. Patel

Chairman & MD

Place : Vadodara

Hemant P. Shaparia

Director Place : Rajkot

Paulomi J. Lashkari Director

Place : Ahmedabad Date : 25th June, 2021 Kunjalbhai L. Patel

Vice Chairman & MD

Place : Vadodara

Rajendra C. Patel Director

Place : Ahmedabad

Sanket Rathod Company Secretary Place: Vadodara Vallabh N. Madhani

Whole Time Director & Chief Financial Officer

Place : Vadodara

Taral K. Patel

Director

Place: Vadodara

STATEMENT OF CHANGES IN EQUITY For the year ended 31st March, 2021

ALL AMOUNTS ARE IN LAKHS UNLESS OTHERWISE STATED

a. Equity Share Capital:

Particulars	Nos.	₹ In Lakhs
Equity shares of ₹ 10/- each issued, subscribed and fully paid		
Balance as at 1 st April, 2019	1,01,17,120	1,011.71
Changes in equity share capital during the year		
Balance as at 31st March, 2020	1,01,17,120	1,011.71
Balance as at 1 st April, 2020	1,01,17,120	1,011.71
Changes in equity share capital during the year		
Balance as at 31st March, 2021	1,01,17,120	1,011.71

b. Other Equity:

Particulars	Reserves	and Surplus	Other Comprehensive Income (OCI)	Total Equity
	General Reserve	Retained Earnings	FVTOCI - Equity shares	,
As at 31st March, 2019	44,503.90	23,137.93	18.92	67,660.74
Profit for the year		8,937.71	(2.84)	8,934.87
Other comprehensive income for the year			(8.56)	(8.56)
Transfer of gain/(loss) on FVOCI equity				
investments to retained earnings		8.56		8.56
Remeasurement of the net defined benefit				
liability/asset, net of tax effect		(41.02)		(41.02)
Payment of dividend and dividend tax		(2,744.37)		(2,744.37)
As at 31st March, 2020	44,503.90	29,298.80	7.52	73,810.23
Profit for the year		11,221.68	5.01	11,226.69
Other comprehensive income for the year			(1.37)	(1.37)
Transfer of gain/(loss) on FVOCI equity				
investments to retained earnings		1.37		1.37
Remeasurement of the net defined benefit				
liability/asset, net of tax effect		(105.16)		(105.16)
Payment of Dividend and Dividend tax				
(refer below note)		(2,529.28)		(2,529.28)
As at 31st March, 2021	44,503.90	37,887.43	11.16	82,402.48

The accompanying notes are an integral part of the financial statements.

Note: The Board of Directors of the Company at the Board Meeting held on 11th May, 2020 has declared, approved and paid interim dividend of ₹ 25 per Equity Share aggregating to ₹ 2529.28 lakhs for the year: 2019-20

For, C N K & Associates, LLP

Chartered Accountants

Firm Registration No.:101961W/W-100036

Alok Shah

Partner

Membership No.42005

Place: Vadodara
Date: 25th June, 2021

For and on behalf of the Board For Voltamp Transformers Limited

Kanubhai S. Patel Chairman & MD

Place : Vadodara

Hemant P. Shaparia Director

Place: Rajkot

Paulomi J. Lashkari

Director

Place : Ahmedabad Date : 25th June, 2021

Kunjalbhai L. Patel

Vice Chairman & MD Place : Vadodara

Rajendra C. Patel

Director

Place : Ahmedabad
Sanket Rathod

Company Secretary Place: Vadodara

Vallabh N. Madhani

Whole Time Director & Chief Financial Officer Place: Vadodara

Taral K. Patel
Director

Place : Vadodara



Statement of Cash Flows for the year ended 31st March, 2021

ALL AMOUNTS ARE IN LAKHS UNLESS OTHERWISE STATED

Sr. No.	Particulars	For the year ended 31 st March, 2021 (₹)	For the year ended 31 st March, 2020 (₹)
Α	Cash flow from operating activities		
	Profit before income tax	14,046.10	11,335.60
	Adjustments for :		
	Depreciation and amortisation expense	885.16	899.24
	Interest income	(1,198.86)	(946.44)
	Dividend income	(105.48)	(351.58)
	Loss /(Profit) on sale of investment (Net)	(2,572.76)	(352.16)
	Loss /(Profit) on sale of property, plant & equipment (Net)	(10.59)	(25.88)
	Finance cost	0.01	0.46
	Net (Gain)/loss arising on financial asset designated as at		
	fair value through profit and loss (FVTPL)	(3,228.05)	984.13
	Net Adjustments	(6,230.57)	207.77
	Operating profit before working capital changes	7,815.53	11,543.37
	Movements in working capital:		
	(Increase) / Decrease in trade receivables	(2,043.73)	2,629.50
	(Increase) / Decrease in inventories	(1,176.49)	(786.84)
	(Increase) / Decrease in other financial assets	(138.51)	(300.59)
	(Increase) / Decrease in other non financial assets	(726.97)	(100.67)
	Increase / (Decrease) in trade Payables	(10.02)	585.71
	Increase / (Decrease) in provision	124.26	286.62
	Increase / (Decrease) in other financial liabilities	343.65	(77.48)
	Cash generated from operations :	4,187.72	13,779.62
	Direct taxes paid (net)	2,308.03	3,000.70
	Net cash from operating activities (A)	1,879.69	10,778.92
В	Cash flows from investing activities		
	Proceeds of sale of property, plant and equipment's	24.46	48.50
	Purchase of property, plant and equipment's		
	(Including capital work in progress and capital advances)	(996.45)	(1,985.91)
	Interest received	967.84	910.13
	Dividend received	105.48	351.58
	(Purchase)/Sale of investments	1,972.47	(7,897.78)
	Net cash (used) in investing activities (B)	2,073.80	(8,573.49)
С	Cash flow from financing activities :		
	Dividend paid and dividend distribution Tax	(2,528.51)	(2,744.58)
	Finance cost	(0.01)	(0.46)
	Net cash (used) in financing activities (C)	(2,528.52)	(2,745.04)
	Net increase in cash and cash equivalents [(A) + (B) + (C)]	1,424.97	(539.61)
	Cash and cash equivalents at the beginning of the year as per note 13	564.19	1,103.80
NO	Cash and cash equivalents at the end of the year as per note 13	1,989.16	564.19

NOTES:

(i) The above cash flow Statement has been prepared under the "Indirect Method" as set out in Indian Accounting Standards - 7, "Statement of Cash Flow"

The accompanying notes are an integral part of the financial statements.

For, C N K & Associates, LLP Chartered Accountants

Firm Registration No.:101961W/W-100036

Alok Shah Partner

Membership No.42005

Place: Vadodara Date: 25th June, 2021 For and on behalf of the Board For Voltamp Transformers Limited

Kanubhai S. Patel Chairman & MD Place: Vadodara

Hemant P. Shaparia Director Place: Rajkot Paulomi J. Lashkari

Director Place: Ahmedabad Date: 25th June, 2021 Kunjalbhai L. Patel Vice Chairman & MD Place: Vadodara

Rajendra C. Patel Director Place: Ahmedabad

Sanket Rathod Company Secretary Place: Vadodara Vallabh N. Madhani

Whole Time Director & Chief Financial Officer Place : Vadodara

Taral K. Patel Director Place: Vadodara

⁽ii) Figures in bracket indicate Cash Outflow.

COMPANY OVERVIEW AND SIGNIFICANT ACCOUNTING POLICIES

NOTE: 1

CORPORATE INFORMATION

Voltamp Transformers Limited was incorporated in the year 1967 as Voltamp Transformers Private Limited in Vadodara, as a Private Company limited by shares. Subsequently, it was converted into a Public Company, in the year 2006. It has its Registered Office in Vadodara, and the manufacturing plants are located at Makarpura, Vadodara and at Savli, District Vadodara.

The Financial Statements of the Company for the year ended 31st March, 2021 were authorized for issue in accordance with a resolution of the Board of Directors on 25th June, 2021.

NOTE: 2

BASIS OF PREPARATION

i. Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards ("Ind AS") notified under section 133 of the Companies Act, 2013 ("the Act"), Companies (Indian Accounting Standards) Rules, 2015 as amended by Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and other relevant provisions of the Act as applicable.

ii. Historical cost convention

The financial statements have been prepared on a historical cost basis, except the following:

- Certain financial assets and liabilities that are measured at fair value;
- Defined benefit plans plan assets measured at fair value.

iii. Functional and presentation currency

These financial statements are presented in Indian Rupees, which is the Company's functional currency, and all values are rounded to the nearest Lakhs, except otherwise indicated.

2.1 COMPOSITION OF FINANCIAL STATEMENTS

The financial statements are drawn up in INR, the functional currency of the Company, and in accordance with Ind As presentation. The financial statements comprise:

- Balance Sheet
- Statement of Profit & Loss
- Statement of Changes in Equity
- Statement of Cash flow
- Notes to Financial Statement

2.2 SIGNIFICANT ACCOUNTING POLICIES AND OTHER EXPLANTORY NOTES

A. Property, Plant and Equipment:

i. Recognition and measurement

Freehold land is carried at cost and not depreciated. All other items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses. Cost includes expenditure that is directly attributable to the acquisition of the items.

Income and expenses related to the incidental operations, not necessary to bring the item to the location and condition necessary for it to be capable of operating in the manner intended by management, are recognized in the Statement of Profit and Loss.

If significant parts of an item of property, plant and equipment have different useful life, then they are accounted and depreciated for as separate items (major components) of property, plant and equipment.



An Item of Property, Plant and Equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss on disposal of an item of property, plant and equipment is recognized in the Statement of Profit and Loss.

ii. Subsequent Expenditure

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

iii. Capital Work-in-Progress

Plant and properties in the course of construction for production, supply or administrative purposes are carried at cost, less any recognized impairment loss. Cost includes professional fees and, for qualifying asset, borrowing costs capitalized in accordance with the Company's accounting policies. Such plant and Properties are classified and capitalized to the appropriate categories of Property, Plant and Equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the asset are ready for their intended use.

iv. Depreciation

Depreciation is recognized so as to write off the cost of the assets (other than freehold land and Capital work in progress) less their residual values over their useful lives, using the written down value method as per the useful life prescribed in schedule II to the Companies Act, 2013. The Estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in the estimated accounted for on a prospective basis. The estimated useful lives are as mentioned below:

Asset	Useful Lives (Years)		
Factory Building	30 years		
Plant & Machinery	15 years		
Electrical Installation	10 years		
Furniture and Fixtures	10 years		
Vehicles	8 years		
Office Equipments	5 years		
Computer & Hardware	3 years		

B. Intangible Assets:

i. Recognition and measurement

Intangible Assets are stated at cost of acquisition less accumulated amortization and accumulated impairment, if any. Amortization is done over their estimated useful life on straight line basis from the date that they are available for intended use, subjected to impairment test.

ii. Amortization

Software, which is not an integral part of the related hardware is classified as an intangible asset and is amortized over the useful life of 3 years.

C. Impairment:

Non - financial assets

At each balance sheet date, the Company assesses whether there is any indication that any property, plant and equipment and intangible assets with finite life may be impaired. If any such impairment exists, the recoverable amount of an asset is estimated to determine the extent of impairment, if any. Where it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair valueless costs of disposal and value in use. If the recoverable amount of the asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised in statement of Profit and Loss.

D. Inventories:

Inventories are measured at the lower of Cost and Net Realizable Value. The cost of inventories is based on the first-in first-out formula, and includes expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their present location and condition. In the case of manufactured inventories and work in progress, costs include an appropriate share of fixed production overheads based on normal operating capacity.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses. The Net realisable value of work in progress is determined with reference to the selling prices of related finished products.

Raw materials, components and other supplies held for use in the production of finished products are not written down below cost except in cases where material prices have declined and it is estimated that the cost of the finished products will exceed their net realizable value.

The comparison of cost and net realizable value is made on an item-by-item basis.

E. Trade Receivables:

A receivable represents the Company's right to an amount of consideration that is unconditional i.e. only the passage of time is required before payment of consideration is due.

Trade receivables are carried at original invoice amount less any provisions for doubtful debts based on expected credit loss calculations. Provision for allowance are made where there is evidence of risk of non-payment, taking into account ageing, previous experience and general economic conditions. When a trade receivable is determined to be uncollectable it is written off, firstly against any provision available then to Statement of Profit and Loss Account.

F. Investments and Other Financial Assets:

Classification:

The Company classifies its financial assets in the following measurement categories:

- Those to be measured subsequently at fair value (either through other comprehensive income, or through Statement of Profit and Loss), and
- Those measured at amortized cost.

The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows. For assets measured at fair value, gains and losses will either be recorded in Statement of Profit and Loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

The Company reclassifies debt or equity investments when and only when its business model for managing those assets changes.

Measurement

At initial recognition, in case of a financial asset not at fair value through profit and loss, the Company measures a financial asset at its fair value plus, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through Statement of Profit and Loss are expensed in Statement of Profit and Loss.



- (a) Amortized cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost.
- (b) Fair Value through Other Comprehensive Income (FVOCI): Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through Other Comprehensive Income (OCI), except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognized in Statement of Profit and Loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit and loss and recognized in other gains/ losses. Interest income from these financial assets is included in other income using the effective interest rate method.
- (c) Fair value through profit and loss: Assets that do not meet the criteria for amortized cost or FVOCI are measured at fair value through Statement of Profit and Loss. Interest income from these financial assets is included in other income.

Equity Instruments

The Company subsequently measures all equity investments at fair value. Where the Company's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to Statement of Profit and Loss. Dividends from such investments are recognized in Statement of Profit and Loss as other income when the Company's right to receive payment is established.

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

Derecognition

A financial asset is derecognized only when

- (a) The Company has transferred the rights to receive cash flows from the financial asset or
- (b) Retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Impairment

The Company recognizes loss allowance using the expected credit loss (ECL) model for the financial assets, which are not fair valued through profit or loss/OCI.

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

- Trade receivables and
- Other receivables not measures through profit and loss/OCI

The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognizes impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

ECL is presented as an allowance, i.e., as an integral part of the measurement of those assets in the balance sheet. The allowance reduces the net carrying amount.

G. Cash and Cash Equivalents:

Cash and cash equivalents in the balance sheet comprise cash at banks and on hand and highly liquid investments with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

Cash Flow Statement

Cash flows are reported using the indirect method, whereby profit for the period is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flows from the operating, investing and financing activities of the Company segregated.

In the Cash-flow statement, cash and cash equivalents are shown net of bank overdrafts, which are included as current borrowings in liabilities on the balance sheet.

H. Financial Liabilities:

Measurement

All financial liabilities are recognized initially at fair value and in the case of loans, borrowings and payables recognized net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings.

De-recognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. Gains and losses are recognized in Statement of Profit and Loss when the liabilities are derecognized as well as through the Effective Interest rate (EIR) amortization process.

I. Foreign Currency Translation:

Transactions in foreign currencies are initially recorded by the Company at the rate of exchange prevailing on the date of the transaction.

Monetary assets and monetary liabilities denominated in foreign currencies remaining unsettled at the end of the year are converted at the exchange rate prevailing on the reporting date.

Differences arising on settlement or conversion of monetary items are recognized in statement of profit or loss.

Foreign exchange differences regarded as an adjustment to borrowing costs are presented in the Statement of Profit and Loss, within finance costs. All other foreign exchange gains and losses are presented in the Statement of Profit and Loss on a net basis within other gains/ (losses).

J. Revenue recognition:

I. Revenue from sale of product:

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. The Company assesses promises in the contract that are separate performance obligations to which a portion of transaction price is allocated.

Revenue from the sale of goods is recognized at the point in time when control of the asset is transferred to the customer, generally on the delivery of the goods.

Contract balances

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer e.g. unbilled revenue. If the Company performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset i.e. unbilled revenue is recognized for the earned consideration that is conditional.



Contract liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. Contract liabilities are recognized as revenue when the Company performs under the contract.

The Company considers whether there are other promises in the contract that are separate performance obligations to which a portion of the transaction price needs to be allocated. In determining the transaction price, the Company considers the effects of variable consideration, the existence of significant financing component, non-cash component and consideration payable to the customer like return, allowances, trade discounts and volume rebates.

Sales are disclosed excluding net of sales returns, service tax, value added tax and Goods and Services Tax (GST).

II. Revenue from sale of Service:

Revenue from service related activities is recognized as and when services are rendered and on the basis of contractual terms with the parties.

K. Other Incomes

I. Dividend income:

Revenue is recognised when the Company's right to receive the payment is established.

II. Interest income:

Interest income from the financial assets is recognized on a time basis, by reference to the principle outstanding using the effective interest method provided it is probable that the economic benefits associated with the interest will flow to the Company and the amount of interest can be measured reliably. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of that financial asset.

III. Export incentives:

Export incentives are recognized when the right to receive them as per the terms of the entitlement is established in respect of exports made.

IV. Other income:

- i) Other income is accounted for on accrual basis except where the receipt of income is uncertain in which case it is accounted for on receipt basis.
- ii) Claims/Insurance Claim etc, are accounted for when no significant uncertainties are attached to their eventual receipts.

L. Employee benefits:

i. Defined Benefit Obligation Plans:

Gratuity

The Company provides for gratuity, a defined benefit plan (the "Gratuity Plan") covering eligible employees in accordance with the Payment of Gratuity Act, 1972. The Gratuity Plan provides a lump sum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment. The gratuity plan in Company is funded through annual contributions to Life Insurance Corporation of India (LIC) under its Company's Gratuity Scheme. The liability or asset recognized in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The Company's liability is actuarially determined (using the Projected Unit Credit method) at the end of each year. The present value of the defined benefit obligation is determined by discounting the estimated future cash

outflows using interest rates of Government bonds. Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited to equity in other comprehensive income in the period in which they arise. They are included in retained earnings in the statement of changes in equity and in the balance sheet. Past-service costs are recognized immediately in profit or loss.

Compensated Absences

Accumulated compensated absences, which are expected to be availed or encashed within 12 months from the end of the year and are treated as short term employee benefits. The obligation towards the same is measured at the expected cost of accumulating compensated absences as the additional amount expected to be paid as a result of the unused entitlement as at the year end.

Accumulated compensated absences, which are expected to be availed or encashed beyond 12 months from the end of the year end are treated as other long term employee benefits. The Company's liability is actuarially determined (using the Projected Unit Credit method) at the end of each year. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of Government bonds. Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are recognized in profit or loss in the period in which they arise. Past-service costs are recognized immediately in profit or loss.

ii. Defined Contribution Plans:

Superannuation fund:

The Company has a superannuation plan for the benefit of its employees. Employees who are members of the defined benefit superannuation plan are entitled to benefits depending on the years of service and salary drawn. Such contributions are recognized as an expense as and when incurred. The Company does not have any further obligations beyond this contribution.

Provident Fund & Employee State Insurance:

Contribution towards provident fund and employee state insurance for employees is made to the regulatory authorities, where the Company has no further obligations. Such benefits are classified as Defined Contribution Schemes as the Company does not carry any further obligations, apart from the contributions made on a monthly basis.

iii. Short-term obligations:

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

M. Borrowing costs:

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

Other borrowing costs are expensed in the period in which they are incurred.

N. Taxation:

i. Current Income Tax:

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences.



The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in India. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

ii. Deferred Tax:

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the standalone financial statements. Deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit nor loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred tax assets are recognised for all deductible temporary differences only if it is probable that future taxable amounts will be available to utilize those temporary differences.

Deferred tax liabilities are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries, branches and associates and interest in joint arrangements where the Company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries, branches and associates and interest in joint arrangements where it is not probable that the differences will reverse in the foreseeable future and taxable profit will not be available against which the temporary difference can be utilized.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

O. Provisions and Contingencies:

i. Provisions:

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

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Long-term provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money. Short term provisions are carried at their redemption value and are not offset against receivables from reimbursements.

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

ii. Contingent Liabilities:

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

P. Government Grants:

Government grants are recognized only when there is reasonable assurance that the conditions attached to them shall be complied with, and the grants will be received. Deferred income is recognized in the statement of profit or loss on a systematic and rational basis over the useful life of the asset. Government grants related to revenue are recognized on a systematic basis in the statement of profit or loss over the periods as and when related oblinecessary to match them with the related costs which they are intended to compensate.

Q. Earnings per Share:

(i) Basic earnings per share

Basic earnings per equity share are calculated by dividing:

- The profit attributable to owners of the Company, excluding any costs of servicing equity other than ordinary shares.
- By the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year.

(ii) Diluted earnings per share

Diluted earnings per share adjust the figures used in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and
- the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

R. Leases:

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Company as a lessee

Lease Liability

At the commencement date, the Company measures the lease liability at the present value of the lease payments that are not paid at that date. The lease payments shall be discounted using incremental borrowing rate.

Right-of-use assets

Initially recognised at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives.

Subsequent measurement

Lease Liability

Company measure the lease liability by (a) increasing the carrying amount to reflect interest on the lease liability; (b) reducing the carrying amount to reflect the lease payments made; and (c) remeasuring the carrying amount to reflect any reassessment or lease modifications.



Right-of-use assets

Subsequently measured at cost less accumulated depreciation and impairment losses. Right-of-use assets are depreciated from the commencement date on a straight line basis over the shorter of the lease term and useful life of the under lying asset.

Impairment

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

Short term Lease:

Short term lease is that, at the commencement date, has a lease term of 12 months or less. A lease that contains a purchase option is not a short-term lease. If the Company elected to apply short term lease, the lessee shall recognise the lease payments associated with those leases as an expense on either a straight-line basis over the lease term or another systematic basis. The lessee shall apply another systematic basis if that basis is more representative of the pattern of the lessee's benefit.

Company as a lessor

Leases for which the Company is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

S. Segment reporting

Operating segments are reported in a manner consistent with the internal reporting to the Chief Operating Decision Maker "CODM" of the Company. The CODM is responsible for allocating resources and assessing performance of the operating segment. The Company has monthly review and forecasting procedure in place and CODM reviews the operations of the Company as a whole.

T. Exceptional items:

Certain occasions, the size, type or incidence of an item of income or expense, pertaining to the ordinary activities of the Company is such that its disclosure improves the understanding of the performance of the Company, such income or expense is classified as an exceptional item and accordingly are disclosed separately, if any.

2.3 KEY ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

While preparing financial statements in conformity with Ind AS, the management has made certain estimates and assumptions that require subjective and complex judgments. These judgments affect the application of accounting policies and the reported amount of assets, liabilities, income and expenses, disclosure of contingent liabilities at the statement of financial position date and the reported amount of income and expenses for the reporting period. Financial reporting results rely on the management estimate of the effect of certain matters that are inherently uncertain. Future events rarely develop exactly as forecasted and the best estimates require adjustments, as actual results may differ from these estimates under different assumptions or conditions. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized prospectively.

Judgment, estimates and assumptions are required in particular for:

(i) Determination of the estimated useful life of tangible assets:

Useful life of tangible assets is based on the life prescribed in Schedule II of the Companies Act, 2013. In cases, where the useful life are different from that prescribed in Schedule II, they are based on technical advice, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes, manufacturers warranties and maintenance support.

(ii) Recognition and measurement of defined benefit obligations:

The obligation arising from defined benefit plan is determined on the basis of actuarial assumptions. Key actuarial assumptions include discount rate, trends in salary escalation, actuarial rates and life expectancy. The discount rate is determined by reference to market yields at the end of the reporting period on government bonds. The period to maturity of the underlying bonds correspond to the probable maturity of the post-employment benefit obligations. Due to complexities involved in the valuation and its long term nature, defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting period.

(iii) Recognition of deferred tax liabilities:

Deferred tax assets and liabilities are recognized for the future tax consequences of temporary differences between the carrying values of assets and liabilities and their respective tax bases, and unutilized business loss and depreciation carry-forwards and tax credits. Deferred tax assets are recognized to the extent that it is probable that future taxable income will be available against which the deductible temporary differences, unused tax losses, depreciation carry-forwards and unused tax credits could be utilized.

(iv) Discounting of financial assets / liabilities:

All financial assets / liabilities are required to be measured at fair value on initial recognition. In case of financial assets / liabilities which are required to be subsequently measured at amortized cost, interest is accrued using the effective interest method.

(v) Provisions:

Significant estimates are involved in the determination of provisions related to liquidated damages and warranty costs. The Company records a provision for onerous sales contracts when current estimates of total contract costs exceed expected contract revenue. The provision for warranty, liquidated damages, onerous contracts is based on the best estimate required to settle the present obligation at the end of the reporting period.

Legal proceedings often involve complex legal issues and are subject to substantial uncertainties. Accordingly, considerable judgment is part of determining whether it is probable that there is a present obligation as a result of a past event at the end of the reporting period, whether it is probable that such a Legal Proceeding will result in an outflow of resources and whether the amount of the obligation can be reliably estimated. Internal and external counsels are generally part of the determination process.

3. Recent Accounting Pronouncements:

On March 24, 2021, the Ministry of Corporate Affairs ("MCA") through a notification, amended Schedule III of the Companies Act, 2013. The amendment revise Division I, II and III of Schedule III and are applicable from April 1, 2021. Key amendments relating to Division II which relate to companies whose financial statements are required to comply with Companies (Indian Accounting Standards) Rules 2015 are:

Balance Sheet:

- Lease liabilities should be separately disclosed under the head 'financial liabilities', duly distinguished as current or non-current.
- Certain additional disclosures in the statement of changes in equity such as changes in equity share capital due to prior period errors and restated balances at the beginning of the current reporting period.
- Specified format for disclosure of shareholding of promoters.
- Specified format for ageing schedule of trade receivables, trade payables, capital work-in-progress and intangible asset under development.
- If a Company has not used funds for the specific purpose for which it was borrowed from banks and financial institutions, then disclosure of details of where it has been used.
- Specific disclosure under 'additional regulatory requirement' such as compliance with approved schemes of arrangements, compliance with number of layers of companies, title deeds of immovable property not held in name of Company, loans and advances to promoters, directors, key managerial personnel (KMP) and related parties, details of benami property held etc. Statement of profit and loss:
- Additional disclosures relating to Corporate Social Responsibility (CSR), undisclosed income and crypto or virtual currency specified under the head 'additional information' in the notes forming part of the standalone financial statements.

The amendments are extensive and the Company will evaluate the same to give effect to them as required by law.



4 Property, Plant and Equipments

(₹ in Lakhs)

Particulars	Land - Freehold	Buildings	Office Building on Lease	Plant and Equipments	Electrical Installations	Furniture and Fixtures	Vehicles	Office Equipments	Computers	Total
Gross carrying amount As at 01-04-2020	358.24	3,223.26	56.95	3,472.68	181.10	154.87	324.62	136.15	53.53	7,961.40
Additions		107.41		141.05	80.50	6.24	23.48	25.80	5.11	389.59
Disposal				15.04			85.78	26.72	1.98	129.52
Gross carrying amount As at 31-03-2021	358.24	3,330.68	56.95	3,598.70	261.60	161.10	262.31	135.23	56.66	8,221.47
Accumulated Depreciation:										
Opening accumulated depreciation										
As at 01-04-2020		777.45	10.32	1,176.60	60.34	87.02	65.55	74.77	37.81	2,289.86
Charge for the year		232.21	2.27	411.80	37.41	15.83	81.81	30.65	8.89	820.87
Disposal				14.28			74.05	25.38	1.93	115.64
Closing accumulated depreciation										
As at 31-03-2021		1,009.66	12.59	1,574.12	97.75	102.85	73.31	80.04	44.77	2,995.09
Net carrying amount:										
As at 31-03-2021	358.24	2,321.01	44.36	2,024.58	163.85	58.25	189.01	55.19	11.88	5,226.38
Particulars	Land - Freehold	Buildings	Office Building on Lease	Plant and Equipments	Electrical Installations	Furniture and Fixtures	Vehicles	Office Equipments	Computers	Total
Gross carrying amount:										
Gross carrying amount As at 01-04-2019	358.24	2,721.42	56.95	2,490.32	129.43	127.28	293.46	92.72	42.51	6,312.33
Additions		501.84		993.19	51.68	27.59	174.81	43.43	11.02	1,803.56
Disposal				10.84			143.65			154.49
Gross carrying amount As at 31-03-2020	358.24	3,223.26	56.95	3,472.68	181.10	154.87	324.62	136.15	53.53	7,961.40
Accumulated Depreciation:										
Opening accumulated depreciation										
As at 01-04-2019		556.37	7.92	777.05	34.41	70.20	126.24	59.36	23.46	1,655.01
Charge for the year		221.08	2.39	404.53	25.93	16.82	66.21	15.41	14.36	766.72
Disposal				4.97			126.90			131.87
Closing accumulated depreciation										
As at 31-03-2020		777.45	10.32	1,176.60	60.34	87.02	65.55	74.77	37.81	2,289.87
Net carrying amount:										

5 Capital Work-in-Progress

Particulars	As at 31 st March, 2021	As at 31 st March, 2020
Capital Work in Progress	828.65	121.78

(₹ in Lakhs)

6 Intangible assets

Particulars	Computer Software	Technical Know How	Total
Gross carrying amount:			
Gross carrying amount As at 01-04-2020	366.65	71.21	437.86
Additions	5.58		5.58
Gross carrying amount As at 31-03-2021	372.23	71.21	443.44
Accumulated Amortization:			
Closing accumulated amortization As at 01-04-2020	277.45	60.00	337.45
Depreciation charged during the year	53.08	11.21	64.29
Closing accumulated amortization As at 31-03-2021	330.53	71.21	401.74
Net carrying amount:			
As at 31-03-2021	41.70		41.70
Gross carrying amount:			
Gross carrying amount As at 01-04-2019	289.72	71.21	360.93
Addition	76.93		76.93
Disposal			
Gross carrying amount As at 31-03-2020	366.65	71.21	437.86
Accumulated Amortization:			
Closing accumulated amortization As at 01-04-2019	159.96	44.97	204.93
Depreciation charged during the year	117.49	15.03	132.52
Closing accumulated amortization As at 31-03-2020	277.45	60.00	337.45
Net carrying amount:			
As at 31-03-2020	89.20	11.21	100.41

7. Investments

Particulars	No of Unit	As at 31 st March, 2021	No of Unit	As at 31 st March, 2020
Investments at fair value through				
other comprehensive income				
Investment in Equity Instruments (Quoted)				
Siemens Ltd.	620	11.43	620	6.89
Bharat Bijlee Ltd.			200	1.13
		11.43		8.02
Investments at Amortised cost				
Investments in Preference Shares (Quoted)		705.32		805.44
Investments in Bonds (Quoted)		15,002.52		8,827.22
		15,707.84		9,632.66
Investments at fair value through profit or loss				
Investments in Mutual Funds (Quoted)				
- Debt Funds		27,093.99		21,394.74
- Equity Funds		2,023.47		6,598.77
Investment in Portfolio Management Service and AIF		2,046.87		4,073.62
		31,164.33		32,067.13
Total		46,883.60		41,707.81



			(t iii Lakiis)
	Particulars	As at	As at
	Particulars	31 st March, 2021	31 st March, 2020
8	Other financial assets		
	Security deposit	53.83	54.16
	Bank deposit with original maturity of more than 12 months	1,817.48	1,674.04
	Total	1,871.31	1,728.20
9	Deferred Tax Liabilities (Net)		
	Deferred tax assets		
	The balance comprises temporary differences attributable to:		
	Provision for employee benefit	275.15	213.47
	Property, plant & equipments	39.70	45.79
	Remeasurements of the defined benefit plans	35.37	13.80
	Other	6.29	
	Total DTA	356.51	273.06
	Deferred Tax Liability		
	The balance comprises temporary differences attributable to:		
	Financial asset at fair value through profit and loss	318.82	12.05
	Others		6.29
	Total DTL	318.82	18.34
	Net Deferred Tax Asset/(Liability)	37.69	254.72
		51100	
10	Other non - current assets		
	Capital advance	35.53	141.11
	Advance payment of Income Tax (Net of Provision)		101.35
	Total	35.53	242.46
11	Inventories		
	Inventories (lower of cost and net realised value)		
	Raw material	3,991.52	2,116.67
	Components	767.38	350.13
	Work-in-process.	7,745.77	8,896.46
	Stores and spares	226.79	191.72
	Total	12,731.46	11,554.98
	The above inventories are hypothecated as securities to the bankers		
	against the fund based and non fund based limits availed or to be		
	availed by the Company.		
12	Investments		
	Investments at fair value through profit or loss		
	Investments in Mutual Funds (Quoted)		
	- Debt Funds	1,271.71	3,134.53
	- Equity Funds	60.76	
	Investments in Bonds (Quoted)	1,009.73	550.10
	Total	2,342.20	3,684.63
		,-	,

			(K III Lakiis)
	Particulars	As at	As at
	i di ticulais	31 st March, 2021	31 st March, 2020
13	Trade receivables		
	Trade Receivables considered good - Secured		
	Trade Receivables considered good - Unsecured	17,104.40	15,055.20
		17,104.40	15,055.20
	Trade Receivable which have significant increase in credit risk		16.12
	Trade Receivables credit impaired		
		17,104.40	15,071.32
	Less : Expected Credit Loss Allowance	(32.28)	(42.93)
	Total	17,072.12	15,028.39
14	Cash and cash equivalents		
	Balances with banks		
	Cash credit account	1,933.22	466.73
	Current accounts	30.90	71.48
	Cash on hand	25.04	25.98
	Total	1,989.16	564.19
	iotai	1,303.10	304.13
15	Bank balances other than above		
	In other deposit accounts		
	Term deposits with maturity period more 3 months but less than 12 Months	3.42	3.23
	Margin money deposit	20.60	20.07
	Unpaid dividend account	13.06	12.42
	Total	37.08	35.72
16	Loans		
	Loans Receivables considered good - Unsecured		
	Security deposit and other deposit	5.09	5.17
	Loans and advances to employees and others	17.36	23.24
	Total	22.45	28.41
17	Other financial assets		
	Interest income receivable on bonds	533.58	302.32
	Interest accrued on deposits	0.77	1.01
	Total	534.35	303.33
	1010.	334.33	303.33
18	Other Current Assets		
	Unsecured, considered good		
	Advances to suppliers	1,229.99	560.17
	Prepaid Expenses	53.70	29.39
	Balances with Government authorities	94.10	63.60
	Export incentives receivable	10.55	8.21
	Total	1,388.34	661.37



(₹ in Lakhs)

		Particulars	As at 31 st March, 2021	As at 31 st March, 2020
19	Sha	are Capital		
	a)	Authorised		
		1,20,00,000 - Equity shares of ₹ 10/- each	1,200.00	1,200.00
			1,200.00	1,200.00
	b)	Shares issued, subscribed and fully paid		
		1,01,17,120 - Equity shares of ₹ 10/- each	1,011.71	1,011.71
			1,011.71	1,011.71
	c)	Shares fully paid		
		1,01,17,120 - Equity shares of ₹ 10/- each	1,011.71	1,011.71
			1,011.71	1,011.71

d) Reconciliation of the number of shares outstanding at the beginning and at the end of the reporting period.

5 m 1	As at 31st M	arch, 2021	As at 31st March, 2020	
Particulars	Numbers	₹ in Lakhs	Numbers	₹ in Lakhs
At the beginning of the period	1,01,17,120	1,011.71	1,01,17,120	1,011.71
Add / (Less) : Changes during the year				
At the end of the period	1,01,17,120	1,011.71	1,01,17,120	1,011.71
-\ T 0 Di-haaahdahda				

e) Terms & Rights attached to each class of shares;

The Company has only one class of equity shares having par value of ₹ 10 per share. Each holder of equity shares is entitled to one vote per share. In the event of the liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company. The distribution will be in proportion to the number of equity shares held by the shareholders.

f) Shares held by shareholders each holding more than 5% of the shares

Doublesdaye	As at 31st N	larch, 2021	As at 31 st March, 2020	
Particulars	Numbers	% of holding	Numbers	% of holding
Equity shares with voting rights				
Kunjal Investments Private Limited	43,44,474	42.94	43,44,474	42.94
Kunjal Lalitkumar Patel	7,14,087	7.06	7,14,087	7.06
Nalanda India Fund Limited	7,88,340	7.79	7,88,340	7.79
Nalanda India Equity Fund Limited	6,47,732	6.40	6,47,732	6.40
Nippon Life India Trustee Company Limited	5,53,486	5.47	5,53,486	5.47

			(< in Lakns)
	Build and an	As at	As at
	Particulars	31st March, 2021	31 st March, 2020
20	Other Equity		
	General Reserve	44,503.90	44,503.90
	Equity Instruments through Other Comprehensive Income	11.16	7.52
	Retained Earnings	37,887.42	29,298.81
	Total	82,402.48	73,810.23
	General Reserve (transfer of a portion of the net profit)	·	
	Balance as per the last financial statements	44,503.90	44,503.90
	Add: Current year transfer		
	Total	44,503.90	44,503.90
	Equity Instruments through Other Comprehensive Income (Refer note below)	·	
	As per last Balance Sheet	7.52	18.92
	Add/Less: Additions/(Deletions) during the year	5.01	(2.84)
	Transfer of gain/(loss) on FVOCI equity investments to retained earnings	(1.37)	(8.56)
	Total	11.16	7.52
	Retained Earnings		
	Balance as per the last financial statements	29,298.81	23,137.93
	Add: Profit for the year as per Statement of Profit and Loss	11,221.68	8,937.71
	Add: Transfer of gain/(loss) on FVOCI equity investments	1.37	8.56
	Add/(Less): Remeasurement of the Net Defined benefit liability/asset,		
	(net of tax effect)	(105.16)	(41.02)
	Less Appropriations: Dividend and Dividend distribution tax thereon	(2,529.28)	(2,744.37)
	(refer note 2)		
	Total	37,887.42	29,298.81
	Note: 1. Equity Instrument held at FVOCI: The Company has elected to recognise		
	changes in the fair value of certain investment in equity instrument in other		
	comprehensive income. This amount will be reclassified to retained earnings		
	on derecognition of equity instrument.		
	Note: 2. The Board of Directors of the Company at the Board Meeting held on		
	11 th May, 2020 has declared, approved and paid Interim dividend of ₹ 25 per		
	Equity Share aggregating to ₹ 2529.28 lakhs for the Year 2019-20.		
21	Provisions		
	Provision for employee benefits		
	Provision for Gratuity (refer note 37)	678.24	462.25
	Provision for compensated absences	421.80	341.44
	Total	1,100.04	803.69
22	Trada Payables		
22	Trade Payables Total outstanding due of micro enterprises and small enterprise (refer note 44)	178.96	184.37
	Total Outstanding due of creditors other than micro enterprise and small enterprise	501.28	505.89
	Total	680.24	690.26
		333.2	330.20
23	Other Financial Liabilities		
	Unpaid dividends	13.06	12.29
	Trade/Security Deposit	86.60	33.07
	Payable towards other expenses	180.77	187.46
	Total	280.43	232.82



	Particulars	As at 31 st March, 2021	As at 31 st March, 2020
24	Other Current Liabilities		
	Advances from Customers	3,466.06	2,923.97
	Statutory remittances	767.92	749.22
	Salary and wages payable	423.89	687.86
	Total	4,657.87	4,361.05
25	Provisions		
	Provision for employee benefits		
	Gratuity Payable (refer note 37)	77.40	77.60
	Provision for compensated absences	56.23	43.98
	Bonus	216.71	216.28
	Provision - Others		
	Warranties (refer note no. 41)	364.87	432.94
	Provision for unspent CSR (refer note no. 39)	24.02	
	Total	739.23	770.80
26	Current Tax Liabilities		
	Provision for Tax (Net of Advance Tax)	170.02	7.37
	Total	170.02	7.37

			(< in Lakns)
	Particulars	For the year ended	For the year ended
		31 st March, 2021	31 st March, 2020
27	Revenue from operations		
	Sale of Products	67,296.74	83,432.79
	Sale of Services	1,554.43	1,802.52
		68,851.17	85,235.31
	Other Operating Revenue		
	Recoveries towards incidental services	379.82	622.39
		379.82	622.39
	Total	69,230.99	85,857.70
28	Other Income		
	Interest Income (refer note 28 (i))	1,198.86	946.44
	Dividend Income	105.48	351.58
	Other Non operating income (net of expenses directly attributable to such income)		
	Doubtful debts and written back, net	57.12	63.50
	Other Miscellaneous Income	42.69	80.66
	Export Incentives	16.20	38.79
	Net gain on foreign currency transaction and translation	7.90	11.73
	Other gains and losses		
	Net Gain/(loss) arising on financial asset designated as at FVTPL	3,228.05	(984.13)
	Net gain/loss on sale of investments	2,572.76	352.16
	Total	7,229.06	860.73
	Note No. 28 (i) Interest income		
	Details of Interest Income		
	Interest income comprises of :		
	Interest on banks deposits and others	158.65	144.44
	Interest on bonds	1,013.00	733.97
	Other Interest income	27.21	68.03
	Total - Interest income	1,198.86	946.44
29	Cost of Raw Material and Components		
	Cost of Raw Material Consumed	36,647.15	46,623.28
	Consumption of components and stores	15,100.48	19,460.03
	Total	51,747.63	66,083.31
30	Changes in inventories of finished goods,		
	work-in-process and stock-in-trade		
	Inventories at the end of the year:		
	Work In Process	7,745.77	8,896.46
		7,745.77	8,896.46
	Inventories at the beginning of the year:		
	Work In Process	8,896.46	7,382.98
		8,896.46	7,382.98
	Net (increase) / decrease	1,150.69	(1,513.48)



Particulars	For the year ended 31 st March, 2021	For the year ended 31 st March, 2020
Employee benefits expense		
Salaries, Wages and Bonus	3,009.57	3,035.00
Contributions to Provident Fund and Other Funds (refer note 37)	303.18	280.18
Staff Welfare	10.43	14.28
Total	3,323.18	3,329.46
Finance costs		
Bank interest	0.01	0.46
Total	0.01	0.46
Other Expenses		
Power and Fuel	314.20	458.78
Bank Charges	60.20	72.05
Labour Charges	1,424.37	1,632.36
Repairs and maintenance :		
- on building	44.40	117.98
- on machinery	133.39	222.69
- others	59.62	113.12
Rent (refer note 36)	40.84	56.19
Consultancy charges	499.94	914.87
Auditor's Remuneration (refer below note)	11.70	10.30
Travelling and conveyance	264.66	454.47
Insurance	81.10	68.97
Corporate social responsibility expenditures (Refer note 38)	195.93	161.42
Selling and distribution expenditure	86.13	150.40
Warranty Expenses (refer Note 41)	164.59	163.81
Freight outward	1,371.20	1,435.31
Sales Commission	78.31	76.79
Bad debts/advances written off	5.43	30.60
Security Expenses	71.17	80.21
Miscellaneous expenses	400.10	363.53
Total	5,307.28	6,583.84
Notes: Auditor's Remuneration		
Payments to the auditors comprises :		
Statutory audit	11.50	10.00
Reimbursement of Expenses	0.20	0.30
Total	11.70	10.30

(₹ in Lakhs)

	Particulars	For the year ended 31 st March, 2021	For the year ended 31 st March, 2020
TA	X EXPENSE		
(a)	Income tax expense		
	Current tax		
	Current tax on profits for the year	2,481.74	2,990.48
	Income Tax of earlier years	90.29	26.98
		2,572.03	3,017.46
	Deferred tax	252.39	(619.57)
		252.39	(619.57)
		2,824.42	2,397.89
(b)	Reconciliation of tax expense and the accounting		
	profit multiplied by India's tax rate		
	Profit before income tax expense	14,046.10	11,335.60
	Tax at the Indian tax rate of 25.17% (2019-20 – 25.17%)	3,535.40	2,852.94
	Tax effect of amounts which are not deductible /		
	(taxable) in calculating taxable income:		
	Income considered separately	(626.94)	(367.04)
	Tax-exempt income (Tax Free Bond Interest)	(206.67)	(250.71)
	Non-deductible tax expenses		
	(Disallowances u/s 14A, 43B, Capital Expenditure etc)	6.37	130.06
	Depreciation	24.90	(18.91)
	Others	91.36	51.55
	Income Tax Expense	2,824.42	2,397.89

35 Earnings per share (EPS)

Basic EPS amounts are calculated by dividing the profit for the year attributable to equity holders of the Company by the weighted average number of Equity shares outstanding during the year.

Diluted EPS amounts are calculated by dividing the profit attributable to equity holders of the Company by the weighted average number of Equity shares outstanding during the year.

(₹ in Lakhs)

	Particulars	For the year ended 31 st March, 2021	For the year ended 31 st March, 2020
i.	Profit attributable to Equity share holders of Company		
	Profit after tax available for equity share shareholders	11,221.68	8,937.71
	Weighted Average number of equity shares	1,01,17,120	1,01,17,120
	Basic/Diluted earnings per share		
	(Face value per share ₹ 10/- each)	110.92	88.34

36 Operating Leases

The Company has taken various premises under operating lease. The Lease agreements have no sub leases. These Lease are generally cancellable and are renewable by mutual consent on mutually agreed terms. There are no restrictions imposed by lease agreements. The lease payment recognised in the statement of profit & loss during the year is ₹ 40.83 lakhs (P.Y. ₹ 56.19 lakhs).



37 Employee benefits

[A] Defined contribution plans:

The Company makes contributions towards provident fund and superannuation fund to defined contribution retirement benefit plan for qualifying employees. The provident fund contributions are made to Government administered Employees Provident Fund. Both the employees and the Company make monthly contributions to the Provident Fund Plan equal to a specified percentage of the covered employee's salary. The superannuation fund is administered by the Life Insurance Corporation of India. Under the plan, the Company is required to contribute a specified percentage of the covered employee's salary to the retirement benefit plan to fund the benefits. The scheme will not cover newly joined employees on or after October 1, 2009.

The Company recognised ₹ 202.30 lakhs (31.03.2020: ₹ 197.77 lakhs) for contributions to various funds in the Statement of Profit and Loss.

[B] Defined benefit plan:

The company's plan assets in respect of Gratuity are Partly funded through the Group Scheme of Life Insurance Corporation of India. The scheme provides for payment to vested employees as under:

- i) On normal retirement / early retirement / withdrawal / resignation: As per the provisions of Payment of Gratuity Act, 1972 with vesting period of 5 years of service.
- ii) On death in service: As per the provisions of Payment of Gratuity Act, 1972 without any vesting period.

 The following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at March 31, 2021.

	Particulars	Gratuity - Funded as on	
		31st March, 2021	31st March, 2020
a)	Reconciliation in present value of obligations (PVO) -		
	defined benefit obligation:		
	Present value of benefit obligation at the		
	beginning of the period	1,408.74	1,228.83
	Interest cost	96.35	92.65
	Current service cost	60.05	51.98
	Actuarial (gains)/losses due to change in demographic		
	assumptions, change in financial assumptions &		
	change in experience	86.19	46.28
	Benefits paid	(20.99)	(11.00)
	Present value of benefit obligation at	1,630.34	1,408.74
	the end of the period		
b)	Change in fair value of plan assets:		
	Fair value of plan assets at the beginning of the year	868.88	820.88
	Expected return on plan assets	59.43	61.89
	Return on plan assets, excluding Interest income	(54.33)	(8.54)
	Contributions by the employer	21.35	5.65
	Benefits paid	(20.65)	(11.00)
	Fair value of plan assets at the end of the year	874.69	868.88
c)	Reconciliation of PVO and fair value of plan assets:		
	Present value of benefit obligation at the end of the period	1,630.34	1,408.74
	Fair value of planned assets at the end of year	874.69	868.88
	Funded status	(755.64)	(539.85)
	Net asset/(liability) recognised in the balance sheet	(755.65)	(539.86)

(₹ in Lakhs)

	Particulars		unded as on
		31 st March, 2021	31 st March, 2020
d)	Net cost for the year ended:		
	Interest cost	96.35	92.65
	Current service cost	60.05	51.98
	Expected return on plan assets	(59.43)	(61.89)
	Actuarial (gains)/ losses	140.52	54.81
	Net cost	237.50	137.55
e)	Amount recognised in other comprehensive income		
	Remeasurements:		
	Actuarial (gains)/ losses	140.52	54.81
f)	Actual return on the plan assets:	59.43	61.89
g)	Major category of assets as at:		
	Insurer managed funds	874.69	868.88
h)	Assumption used in accounting for the gratuity plan:		
	Discount rate (%)	6.33%	6.84%
	Rate of return on plan assets (for funded scheme)	6.33%	6.84%
	Expected retirement age of employees (years)	60 & 70	60
	Salary escalation rate (%)	7.50%	8.00%
	Rate of leaving service	8.00%	6.00%

Note 1: Discount rate is determined by reference to market yields at the balance sheet date on Government bonds, where the currency and terms of the Government bonds are consistent with the currency and estimated terms for the benefit obligation.

Note 2: The estimate of future salary increases taken into account inflation, seniority, promotion and other relevant factors such as supply and demand in the employment market.

Note 3: 100% of the plan assets are invested in group gratuity scheme offered by LIC of India along with bank balance.

I) Sensitivity analysis

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below.

(₹ in Lakhs)

		•
Particulars	31 st March , 2021	31 st March , 2020
Projected Benefit Obligation on Current Assumptions	1,630.35	1,408.74
Delta Effect of +1 % Change in Rate of Discounting	(92.26)	(71.09)
Delta Effect of -1 % Change in Rate of Discounting	103.49	80.51
Delta Effect of +1 % Change in Rate of Salary Increase	101.30	78.81
Delta Effect of -1 % Change in Rate of Salary Increase	(91.50)	(70.99)
Delta Effect of +1 % Change in Rate of Employee Turnover	(7.23)	(6.00)
Delta Effect of -1 % Change in Rate of Employee Turnover	7.98	6.63

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumptions shown.

Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at balance sheet date:

Particulars	31st March, 2021	31st March , 2020
Total employee benefit liabilities		
Non-current	678.24	462.25
Current	77.40	77.60
Total	755.64	539.85



[C] Other Long term Benefit plan:

The Company's Long Term benefits includes Leave Encashment payable at the time of retirement subject to, policy of maximum leave accumulation of Company. The scheme is not funded

(₹ in Lakhs)

Particular	Leave encashment	
	31st March , 2021	31 st March , 2020
Obligation at the year beginning	385.42	342.03
Actuarial (gains) / losses on obligation	92.61	43.39
Obligation at the year end	478.03	385.42

38 Related party transactions

(A) Names of the related parties and description of relationship

I) List of Related Parties

Sr.No.	Name of related party	Nature of relation
1	Kunjal Investments Private Limited	Entity having significant influence over the Company
2	Shi Kunjalbhai L. Patel	Key Managerial Person
		(Vice Chairman & Managing Director) (Promoter)
3	Shri Kanubhai S. Patel	Key Managerial Person
		(Chairman & Managing Director)
4	Shri Hemant P. Shaparia	Independent Director
5	Smt. Paulomi Jabal Lashkari	Woman Independent Director
6	Shri Rajendra Chhotalal Patel	Independent Director
7	Shri Vallabh N. Madhani	Whole Time Director and CFO
8	Shri Ashish Surendrabhai Patel	Independent Director
9	Shri. Sanket K. Rathod	Company Secretary & Compliance officer
10	Smt. Urmilaben L. Patel	Relative of Key Managerial Person
11	Smt. Taral K. Patel	Non -Executive Director
		Relative of Key Managerial Person
12	Smt. Vanlila K Patel	Relative of Key Managerial Person
13	Haribhai Kevalbhai Patel Public Charitable Trust	Key Managerial Person is a Trustee
14	Samvedana Foundation	Key Managerial Person is a Director

(B) Particulars of Transactions with Related Parties

Particulars	Year Ended 31 st March, 2021	Year Ended 31 st March, 2020
Short term employee benefits	877.30	733.32
Post-employment benefits - defined contribution plan	108.36	98.92
Post-employment benefits - defined benefit plan	226.82	137.98
Other long term benefits	111.99	33.79
Dividend Paid	1,264.64	1,030.62
Director's sitting fees	1.60	1.10
Total Compensation paid to Key Managerial Personnel	2,590.71	2,035.73

(₹ in Lakhs)

Name of Related Party	Nature of transaction	Year Ended 31 st March, 2021	Year Ended 31 st March, 2020
Shri Kunjalbhai L. Patel	Managerial Remuneration	436.47	382.35
Shri Kanubhai S. Patel	Managerial Remuneration	493.98	398.27
Shri Vallabh N. Madhani	Remuneration	42.45	41.17
Shri Sanket K. Rathod	Remuneration	12.76	10.45
Kunjal Investments Pvt Ltd	Dividend	1,086.12	900.26
Shri Kunjalbhai L. Patel	Dividend	178.52	130.36
Total		2,250.30	1,862.86

(C) The following balances were outstanding at the end of the reporting period:

(₹ in Lakhs)

Particulars	Amounts Owed to related parties as at				
T di ticulai 3	31 st March, 2021	31st March, 2020			
Shri Kunjalbhai L. Patel	132.90	138.72			
Shri Kanubhai S. Patel	132.90	142.86			
Total	265.80	281.58			

39 Corporate Social Responsibility

As per Section 135 of the Companies Act, 2013, a Company, meeting the applicability threshold, needs to spend atleast 2% of its average net profit for the immediate preceding three financial years on Corporate Social Responsibility (CSR) activities. The areas for CSR activities are eradication of hunger and malnutrition, promoting education, art and culture, healthcare, destitute care and rehabilitation, environment sustainability, disaster relief and rural development projects. A CSR committee has been formed by the Company as per Act. The funds were Primarily allocated to a corpus and utilised through the year on these activities which are specified in Schedule VII of the Companies Act, 2013.

- a) Gross Amount to be spent by the Company during the year is ₹ 195.93 Lakhs
- b) Amount Spent during the year on:

(₹ in Lakhs)

Particular		In Cash	Yet to be paid in cash*	Total
i)	Construction/acquisition of any asset			
ii)	On purpose other than (i) above	171.91	24.02	195.93
	Total	171.91	24.02	195.93

Note:

The Company has unspent CSR amount of ₹ 178.25 lakhs pertaining to earlier years.

40 Operating Segments

The Company has only one operating segment, i.e. manufacturing of electrical transformers.

Revenue contributed by any single customer in any of the operating segments, whether reportable or otherwise, does not exceed ten percent of the Company total Revenues.

^{*} The Company has made provision for ₹ 24.02 lakhs for shortfall in CSR expenditure for Financial Year 2020-2021. This amount is related to ongoing project and hence is transferred to separate unspent CSR bank account before 30th April. 2021.



41 Disclosure relating to Provision

Provision for warranty

Warranty cost are provided based on a technical estimated of the costs required to be incurred for repairs, replacement, material cost, servicing and past experience in respect of warranty costs. It is expected that this expenditure will be incurred over the contractual warranty period.

The movement in the above provisions are summarised below:

(₹ in Lakhs)

Particulars	As at 31 st March, 2021	As at 31 st March, 2020
Balance as at 1st April, 2020	432.95	292.55
Provision:		
Created	182.89	262.97
Utilised	(250.97)	(122.57)
Balance as at 31st March, 2021	364.87	432.95

42 Disclosure under Ind AS 115 Revenue from contracts with customers

The Company derives revenue from sale of products, service and scrap from its contract with customers. The revenue have been disclosed in Note No. 27.

(a) Disaggregation of revenue from contracts with customers

Particulars	For the year ended 31 st March, 2021	For the year ended 31 st March, 2020
Revenue from contracts with customers		
Revenue from sale of products	67,296.74	83,432.79
Revenue from services income	1,554.43	1,802.52
Revenue from contracts with customers		
Revenue from sale of products		
India	65,354.92	81,905.81
Export (including deemed export)	1,941.82	1,526.99
Total	67,296.74	83,432.80
Revenue from services income		
India	1,554.07	1,800.64
Export	0.36	1.88
Total	1,554.43	1,802.52

43 Contingent Liabilities and Capital Commitments

(₹ in Lakhs)

	Particulars	As at 31 st March, 2021	As at 31 st March, 2020
a)	Contingent Liabilities :		
	Bank Guarantee	21,636.70	18,219.91
b)	No Provision has been made for the following demands raised by the		
	authorities since the Company has reason to believe that it would get relief at the appellate stage:		
	Central Excise Duty	593.97	589.07
	Income Tax	1,079.02	1,075.10
		1,672.99	1,664.17
c)	Capital Commitments		
	Estimated amount of contracts remaining to be executed on		
	capital account & not provided for Net of Advances.	532.59	756.38

44 Disclosure related to Micro, Small and Medium enterprises

On the basis of confirmation obtained from the supplier who have registered themselves under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act, 2006) and based on the information available with the Company, the following are the details:

Outstanding dues to Micro, Small and Medium enterprises.

(₹ in Lakhs)

	Particulars	As at 31 st March, 2021	As at 31 st March, 2020
a)	The principal amount and the interest due thereon remaining unpaid to any supplier at the end of each accounting year	178.96	190.57
b)	The amount of interest paid by the buyer in terms of section 16 of the Micro, Small and Medium Enterprises Development Act, 2006 (27 of 2006), along with the amount of the payment made to the supplier beyond the appointed day during each accounting year.		
c)	The amount of interest due and payable for the period of delay in making payment (which has been paid but beyond the appointed day during the year) but without adding the interest specified under the Micro, Small and Medium Enterprises Development Act, 2006.		
d)	The amount of interest accrued and remaining unpaid at the end of each accounting year.		
e)	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise, for the purpose of disallowance of a deductible expenditure under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006.		

Note 1: The principal amount due to Micro, Small and Medium Enterprises includes Retention amount of ₹ 29.30 Lakhs (PY ₹ 2.57 Lakhs)

Note 2: Out of above, amount pertaining to Medium Enterprises is ₹ 8.97 Lakhs (PY ₹ 6.20 Lakhs)



45 FAIR VALUE MEASUREMENTS

Financial instruments by category

(₹ in Lakhs)

	As at 31 st March, 2021 As a			As at	at 31 st March, 2020		
Particulars	FVTPL	FVOCI	Amortized	FVTPL	FVOCI	Amortized	
			Cost			Cost	
Financial Assets							
Investments							
- Equity Instruments		11.43			8.02		
- Preference Shares			705.32			805.44	
- Debentures							
- Mutual Funds	30,449.93			31,128.04			
- Portfolio Management Service	2,046.87			4,073.62			
- Bonds			16,012.25			9,377.32	
Trade Receivables			17,072.12			15,028.39	
Cash and Cash Equivalents			1,989.16			564.19	
Bank Balances other than above			37.08			35.72	
Bank deposit with original							
maturity of more than 12 months			1,817.48			1,674.04	
Loan to Employees			17.36			23.24	
Security Deposit			58.92			59.33	
Other Financial Assets			534.35			303.33	
Total Financial Assets	32,496.80	11.43	38,244.04	35,201.66	8.02	27,871.00	
Financial Liabilities							
Trade payables			680.24			690.26	
Other financial liabilities			280.43			232.82	
Total Financial Liabilities			960.67			923.08	

(I) Fair value hierarchy

This section explains the judgments and estimates made in determining the fair values of the financial instruments that are (a) recognized and measured at fair value and (b) measured at amortized cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its financial instruments into the three levels prescribed under the accounting standard. An explanation of each level follows underneath the table.

Financial Assets and Liabilities measured at fair value - recurring fair value measurements

As at March 31, 2021	Notes	Level 1	Level 2	Level 3	Total
Financial Assets					
Financial Investments at FVTPL					
Mutual Funds	6 & 11	30,449.93			30,449.93
Portfolio Management Service (PMS)	7	2,046.87			2,046.87
Financial Investments at FVOCI					
Equity Instruments	6	11.43			11.43
Total Financial Assets		32,508.23			32,508.23
Financial Liabilities					
Total Financial Liabilities					

As at March 31, 2020	Notes	Level 1	Level 2	Level 3	Total
Financial Assets					
Financial Investments at FVTPL					
Mutual Funds	6 & 11	31,128.04			31,128.04
Portfolio Management Service (PMS)	7	4,073.62			4,073.62
Financial Investments at FVOCI					
Equity Instruments	6	8.02			8.02
Total Financial Assets		35,209.68			35,209.68
Financial Liabilities					
Total Financial Liabilities					

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

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

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

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

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

(ii) Valuation technique used to determine fair value

Specific valuation techniques used to value financial instruments include:

- the use of quoted market prices or dealer quotes for similar instruments
- the fair value of the remaining financial instruments is determined using discounted analysis.

46 Financial Risk Management

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 analyse the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities.

(A) Credit risk

Credit risk is the risk of financial loss to the Company if customers or counter party to a financial instruments fails to meet its contractual obligations and arises principally from the Company's receivables from customers. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the credit worthiness of customers to which the Company grants the credit terms in the normal course of business. The Company establishes an allowance for doubtful debts and impairment that represents its estimates of current losses in respect of trade and other receivables.



Credit risk management

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The demographics of the customer and including the default risk of the industry, also has an influence on credit risk assessment. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the creditworthiness of customers to which the Company grants credit terms in the normal course of business.

The Company considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis through each reporting period. To assess whether there is a significant increase in credit risk the Company compares the risk of default occurring on asset as at the reporting date with the risk of default as at the date of initial recognition. It considers reasonable and supportive forwarding-looking information such as:

- i) Actual or expected significant adverse changes in business;
- ii) Actual or expected significant changes in the operating results of the counterparty;
- iii) Financial or economic conditions that are expected to cause a significant change to the counter party's ability to meet its obligations;
- iv) Significant increase in credit risk on other financial instruments of the same counterparty;
- v) Significant changes in the value of the collateral supporting the obligation or in the quality of the thirdparty guarantees or credit enhancements.

Financial assests are written off when there is no reasonable expectations of recovery, such as a trade receivables failing to engage in a repayment plan with the Company. Where loans or receivables have been written off, the Company continues to engage in enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognized as income in the statement of profit and loss.

For trade receivables, the Company applies the simplified approach permitted by Ind AS 109 Financial Instrument, which requires expected lifetime losses to be recognized from initial recognition of the receivables. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating expected credit losses, the Company considers reasonable and relevant information that is available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward looking information.

The reconciliation of ECL is as follows:

(₹ in Lakhs)

Particulars	As at 31 st March, 2021	As at 31 st March, 2020
Balance at the beginning of the year	42.93	44.07
Provision made/(reversed) during the year	(10.65)	(1.14)
Balance at the end	32.28	42.93

Other than trade and other receivables, the Company has no other financial assets that are past due but not impaired.

(B) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The responsibility for liquidity risk management rests with the Board of Directors, which has established an appropriate liquidity risk management framework for the management of the Company's short-term, medium-term and long-term funding and liquidity management requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

Maturities of financial liabilities

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

The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances as the impact of discounting is not significant.

Contractual maturities of financial liabilities

(₹ in Lakhs)

Particulars	Less than 1 year	More than 1 year	Total
As at March 31, 2021			
Non-derivatives			
Other financial liabilities	280.43		280.43
Trade payables	680.24		680.24
Total Non-derivative liabilities	960.67		960.67
As at March 31, 2020			
Non-derivatives			
Other financial liabilities	232.82		232.82
Trade payables	690.26		690.26
Total Non-derivative liabilities	923.08		923.08

(C) Market Risk

(i) Price Risk

The Company is mainly exposed to the price risk due to its investments in equity instrument, equity and debt mutual funds, Bond and Portfolio management Service (PMS). The price risk arises due to uncertainties about the future market values of these investments. The above instruments risk are arises due to uncertainties about the future market values of these investments.

Management Policy

The Company maintains its portfolio in accordance with the framework set by the Risk management Policies. Any new investment or divestment must be approved by the Board of Directors, Chief Financials Officer and Risk Management committee.

(ii) Currency Risk

The Company has not significant Exposure for Export's revenue and import of raw material and Property, Plant and Equipment so the Company is not subject to risk that changes in foreign currency value impact.

47 Capital Management

Risk management

For the purpose of the Company's capital management, equity includes equity share capital and all other equity reserves attributable to the equity holders of the Company. The Company manages its capital to optimise returns to the shareholders and makes adjustments to it in light of changes in economic conditions or its business requirements. The Company's objectives are to safeguard continuity, maintain a strong credit rating and healthy capital ratios in order to support its business and provide adequate return to shareholders through continuing growth and maximise the shareholders value. The Company funds its operation through internal accruals. The management and Board of Directors monitor the return on capital as well as the level of dividends to shareholders.

The COVID-19 pandemic is a global humanitarian and health crisis, which continues to impact Company's all stakeholders: employees, customers, vendors, investors and communities in which Company operate in. The Company's operations and revenue during the period were impacted due to COVID-19. The Company has evaluated the impact of Covid-19 on its financial statements based on the internal and external information up to the date of approval of these financial statements. The Company does not foresee any material impact on liquidity and assumption of going concern. The Company will continue to monitor the future market conditions and update its assessment.

49 **Scheme of Amalgamation:**

The Board of Directors of the Company, at its meeting held on 11th May, 2020 have considered and approved a Scheme of Amalgamation (the "Scheme") between the Company and Kunjal Investment Private Limited ("KIPL"). The Scheme contemplates the amalgamation of KIPL with the Company. The appointed date for the scheme is 1st June, 2020 or such other date as may be fixed or approved by the National Company Law Tribunal (NCLT) as and when applicable. The Scheme was approved with requisite majority by Equity shareholders, Secured Creditor and Unsecured Creditors of the Company at their respective meetings held on April 27, 2021 through video conferencing / other audio visual means, in compliance with the applicable provisions of the Companies Act, 2013 and the Listing Regulations.

The Company petition for sanctioning the scheme is admitted with the Hon'ble National Company Law Tribunal, Ahmedabad Bench and is subject to requisite statutory and regulatory approval. Pending such approvals, no accounting effect of the above mentioned scheme has been given in the Financial Statements for the year ended 31st March, 2021.

Event after reporting Period

Proposed Dividend

The Company has proposed dividend of ₹ 25 per equity share of ₹ 10 each recommended by the Board of Directors at its meeting held 25th June, 2021. The same amounts to ₹ 2529.28 lakhs and its subject to approval at the ensuing Annual General Meeting of the Company.

- The financial statements were authorized for issue in accordance with a resolution passed by the Board of Directors on 25th June, 2021. The financial statements as approved by the Board of Directors are subject to final approval by its Shareholders.
- The previous year's figures have been regrouped / rearranged wherever necessary to make it comparable with the current year.

The accompanying notes are an integral part of the financial statements.

For, C N K & Associates, LLP

Chartered Accountants

Firm Registration No.:101961W/W-100036

Alok Shah

Partner

Membership No.42005

Place: Vadodara Date: 25th June, 2021

For and on behalf of the Board For Voltamp Transformers Limited

Kanubhai S. Patel

Chairman & MD

Place: Vadodara

Hemant P. Shaparia

Director Place : Rajkot

Paulomi J. Lashkari Director

Place : Ahmedabad

Date: 25th June, 2021

Kunjalbhai L. Patel

Vice Chairman & MD

Place: Vadodara

Rajendra C. Patel Director

Place : Ahmedabad Sanket Rathod

Company Secretary Place: Vadodara

Vallabh N. Madhani

Whole Time Director & Chief Financial Officer Place: Vadodara

Taral K. Patel Director Place: Vadodara





Motivati onal talk with Commu nity Woman at Savli village



Program at
Rukmani
Chainani
Prasuti
Gruh at SSG
Hospital,
Vadodara
under
Mental
Wellness
Program
conducted
by Baroda
Citizen
Council.





VADODARA
THE POWER OF INDUSTRY

VOLTAMP TRANSFORMERS LIMITED

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