John Oakey And Mohan Limited (CIN L15549DL1962PLC003726)

Registered Office: Office No 4 FF CSC Pocket E Market Mayur Vihar Phase 2 Delhi 110091

Works: Mohan Nagar Ghaziabad UP 201007 TEL 0120-2657298, Email oakeymohan@gmail.com

Website: www.oakeymohan.in

24.08.2021

Dear Shareholder,

<u>Subject</u>: John Oakey and Mohan Ltd –59th Annual Report for Financial Year 2020-21 including the Notice of the Annual General Meeting (AGM) scheduled on Friday the 17th September 2021 at 3.00.pm through Video Conferencing (VC).

We hereby inform you that the 59th Annual General Meeting (AGM) is scheduled on Friday the 17th September 2021 at 3.00 pm through Video Conferencing (VC) in compliance with the applicable provisions of the Companies Act, 2013 read with MCA General Circular No. 14/2020, dated 08th April, 2020, MCA General Circular No. 17/2020, dated 13th April, 2020, MCA General Circular No. 20/2020 dated 05th May, 2020 and MCA General Circular No. 02/2021 dated 13th January, 2021, to transact the Ordinary and Special Business, as set out in the Notice of the 59th AGM dated 13.08.2021.

Soft copy of the Annual Report of the Company for the Financial Year 2020-21containing therein Notice of AGM, Directors' Report, Management Discussion & Analysis Report, Report on Corporate Governance, Auditors Report, Annual Accounts, can be downloaded from the following website link: www.oakeymohan.in or our RTA website Link...(copy and paste on google URL)

https://drive.google.com/file/d/1ZEO4FKnNn3fNaRrhZjXmJ2h2T5MMgrVY/view?usp=sharing

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 as per MCA General Circular No. 14/2020, dated 08th April, 2020, MCA General Circular No. 17/2020, dated 13th April, 2020, MCA General Circular No. 20/2020 dated 05th May, 2020 and MCA General Circular No. 02/2021 dated 13th January, 2021, the Company is offering "remote e-voting facility" prior to the date of AGM and "E- voting facility" during the AGM to its Members in respect of all businesses to be transacted at the AGM. The detailed instructions for the remote e-voting process and e-voting during the AGM are given in the **Note** of the Notice of AGM.

The remote e-voting period commences on 14.09.2021 at 10AM IST and ends on 16.09.2021 AT 5.00PM IST. During this period, members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date of **20**TH **August 2021**, may cast their vote by remote e-voting on the business specified in the Notice of the AGM dated 13.08.2021. The remote e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by the members, the member shall not be allowed to change it subsequently.

Members who are participating in the meeting through Video Conferencing (VC) on 17.09.2021 can cast their vote during the meeting electronically on the business specified in the notice of the AGM dated 13.08.2021 through electronic voting system (E- Voting) of CDSL. However 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.

Login method for Remote e-Voting and joining virtual meetings & e-Voting during Meeting.

Type of shareholders	Login Method	Sequence No
Pursuant to SEBI Circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242	Login access through only Depository (CDSL/NSDL)-	
dated December 9, 2020, Login method for e-Voting and joining virtual meetings for only Individual shareholders holding securities in Demat mode.	Please refer the detailed e- Voting instruction mentioned in the Notice.	Not Applicable
Shareholders who are holding shares in "Physical Form" and "Non- Individual Shareholders holding shares in demat form"	Demat account no. OR Folio No Please refer the detailed e- Voting instruction mentioned in the Notice.	Not Applicable
Only the Shareholders who have not updated their PAN with the Company /Depository Participant(s) are requested to use the mentioned sequence number in the PAN field-shareholders holding shares in "Physical Form" and "Non-Individual Shareholders holding shares in demat form"	Demat account no. / Folio No Please refer the detailed e- Voting instruction mentioned in the Notice.	(Sequence no. updated in PAN field as per ROM uploaded by RTA)

If you have any queries or issues regarding E-Voting you can write an email to helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542/43.

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For John Oakey and Mohan Ltd
Yours Faithfully,
Thanking you,

(Surendra Kumar Seth)
Company Secretary

JOHN OAKEY AND MOHAN LIMITED 59TH ANNUAL REPORT & ACCOUNTS 2020-21



MOHAN NAGAR, GHAZIABAD-201007 (U.P.) INDIA

CIN: L15549DL1962PLC003726

BOARD OF DIRECTORS

MANAGING DIRECTOR

SHRI SANJEEV BAWA

DIRECTORS

SHRI RAJAN DATTA – INDEPENDENT DIRECTOR
SHRI ASHUTOSH DEOGAR
SMT. USHA MOHAN
SHRI VISHAL VIG
SHRI SATYANARAYAN GUPTA – INDEPENDENT DIRECTOR

CHIEF FINANCE OFFICER –CUM COMPANY SECRETRY

SURENDRA KUMAR SETH B.Com, FCA, FCS

AUDITORS

JAGDISH CHAND & CO. CHARTERED ACCOUNTANTS NEW DELHI-110016

BANKERS

PUNJAB NATIONAL BANK

REGISTERED OFFICE

OFFICE NO.4 FF,CSC POCKET E-MARKET MAYUR VIHAR, PHASE-2 DELHI-110091

WORKS & ADM.OFFICE

MOHAN NAGAR, GHAZIABAD (U.P.)

Email: oakeymohan@gmail.com Website:www.oakeymohan.in

Tel.: 0120-2657298,

REGISTRAR & SHARE TRANSFER AGENT:

M/s Beetal Financial & Computer Services (P) Ltd.

Beetal House 3rd Floor 99 Madangir

Behind Local Shopping Centre New Delhi-110062

Phone: 011-29961281-83

Email: beetal@beetalfinancial.com

<u>Invitation to attend the 59th AGM to be held on Friday, the 17th September</u> , 2021

Dear Members,

You are cordially invited to attend the 59^{th} Annual General Meeting of the Company to be held on Friday, 17^{th} September, 2021 at 03.00 p.m. IST through video conferencing. The notice convening the Annual General Meeting is attached herewith. In order to enable ease of participation of the

Members, we are providing below the key details regarding the meeting for your reference:

SI No	Particulars	Details	
1	URL for participation through Video Conferencing (VC), evoting during AGM and remote evoting	https://www.evotingindia.com/login_BO.jsp?t=i1	
2	Username and password for VC	Same as remote evoting	
3	Helpline number for VC participation and e-voting	Central Depository Services (India) Limited A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East) Mumbai - 400013 email-helpdesk.evoting@cdslindia.com Phone-022-23058538/42/43	
4	Cut-off date for e-voting	10 th September 2021	
5	Time period for remote e-voting	Tuesday, 14 th September, 2021 (10:00 AM) and ends on Thursday, 16 th September 2021 (5:00 PM).	
6	Book Closure date	Saturday, 11 th September, 2021 to Friday, 17 th September 2021 (both days inclusive)	
7	Link for Members to temporarily update e-mail address	The shareholder may write to Investor@beetalfinancial.com	
8	Last date for publishing results of the e-voting	Within 48 hours after closure of the meeting	
9	Registrar and Share Transfer Agent contact details	BEETAL Financial & Computer Services Pvt Ltd. BEETAL HOUSE, 3rd Floor, 99, Madangir, Behind LSC, New Delhi-110062 Ph011-29961281-283, 26051061, 26051064 Fax 011-29961284	
10	Company's contact details	Shareholder may contact company secretary at oakeymohan@gmail.com	

We are hopeful that shareholders would find the aforesaid information/details useful and spare their valuable time to participate in 59th Annual General Meeting of the company through video conferencing on Friday, the 17th September 2021 at 03.00 p.m.

Thanking you

Yours truly

For John Oakey and Mohan Limited

Surendra Kumar Seth Company secretary

NOTICE

NOTICE IS HEREBY GIVEN that the 59thAnnual General Meeting of the members of JOHN OAKEY AND MOHAN LIMITED will be held on Friday, the 17th September, 2021, at 03.00 p.m. Through video conferencing/other Audio-Visual means to transact the following business.

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Balance Sheet as at 31st March,2021 and the Profit & Loss Statement for the year ended on that date and the report of Directors and Auditors thereon.
- 2. To elect a director in place of Mrs. Usha Mohan who retires by rotation and being eligible offers herself for reelection.
- 3. To appoint M/s. Jagdish Chand & Co. Chartered Accountants (Firm Registration No.000129N) as Statutory auditors of the Company to hold office from the conclusion of this Annual General Meeting until conclusion of the next AGM and to fix their remuneration and to pass the following resolution thereof:

"Resolved that, pursuant to the provisions of Section 139 of the Companies Act, 2013 and the Rules made thereunder, and pursuant to the recommendation of the Audit Committee, the appointment of M/s. Jagdish Chand & Co, Chartered Accountants (Firm Registration No.000129N, as the auditors of the Company to hold office from the conclusion of this AGM to the conclusion of the next AGM be and is hereby ratified on such terms and conditions as may be agreed upon by the Board of Directors and Auditors"

Dated :13th August 2021 Registered Office: - By Order of the Board of Directors

John Oakey and Mohan Limited

Office No-4FF, CSC, Pocket E Market Mayur Vihar Phase 2 Delhi 110091 SANJEEV BAWA (DIN03633427) Managing Director

NOTES

- 1. In view of the COVID-19 pandemic, the Ministry of Corporate Affairs (MCA) has, vide General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020 and General Circular No-02/2021 dated 13th January 2021 (collectively "MCA Circulars"), permitted companies to conduct Annual General Meeting (AGM) through video conferencing (VC) or other audio visual means, subject to compliance of various conditions mentioned therein. In compliance with the MCA Circulars and applicable provisions of Companies Act, 2013, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the 59th AGM of the Company is being convened and conducted through VC.
- 2. 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 as per MCA General Circular No. 14/2020, dated 08th April, 2020, MCA General Circular No. 17/2020, dated 13th April, 2020, MCA General Circular No. 20/2020 dated 05th May, 2020 and MCA General Circular No. 02/2021 dated 13th January, 2021, the Company is offering "remote e-voting facility" prior to the date of AGM and "E-voting facility" during the AGM to its Members in respect of all businesses to be transacted at the AGM. Shareholders are requested to refer the detailed instructions for the remote e-voting process and e-voting during the AGM given elsewhere in this Note.
- 3. The Company has enabled the Members to participate at the 59th AGM through the VC facility provided by Central Depository Services Limited, ("CDSL"). The instructions for participation in the 59th Annual General Meeting through VC/OAVM Facility and e-Voting during the said Annual General Meeting by the Members are given in the subsequent paragraphs. Participation at the AGM through VC shall be allowed on a first-come-first-served basis.
- 4. As per the applicable provisions read with the MCA Circulars, Members attending the 59th AGM through VC shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5. The Company has provided the facility to Members to exercise their right to vote by electronic means both through remote e-voting and e-voting during the AGM. The process of remote e-voting with necessary user id and password is given in the

- subsequent paragraphs. Such remote e-voting facility is in addition to voting that will take place at the 59thAGM being held through VC.
- 6. Members joining the meeting through VC, who have not already cast their vote by means of remote e-voting, shall be able to exercise their right to vote through e-voting at the AGM. The Members who have cast their vote by remote e-voting prior to the AGM may also join the AGM through VC but shall not be entitled to cast their vote again.
- 7. The Company has appointed Mr. Ashutosh Kumar Pandey, Practicing Company Secretary, to act as the Scrutinizer, to scrutinize the e-voting process in a fair and transparent manner.
- 8. As per the Companies Act, 2013, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf. Since the 59th AGM is being held through VC as per the MCA Circulars, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be made available for the 59th AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 9. Corporate Members are requested send a certified copy of the Board resolution authorizing their representative to attend the AGM through VC and vote on their behalf at oakeymohan@gmail.com. Institutional investors are encouraged to attend and vote at the meeting through VC.
- 10. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 11. The Register of Members and Share Transfer books will remain closed from Saturday, 11th September 2021 to Friday, 17th September 2021 (both days inclusive).
- 12. In line with the MCA Circulars, the notice of the 59th AGM along with the Annual Report 2020-21 are being sent only by electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories. Members may please note that this Notice and Annual Report 2020-21 will also be available on the Company's website at https://www.oakeymohan.in/investors.html, websites of the Stock Exchange i.e. MSE at https://www.msei.in and on the website of CDSL at https://www.evotingindia.com (Notice of AGM only).
- 13. Members who have not registered their e-mail address are requested to register the same in respect of shares held in electronic form with the Depository through their Depository Participant(s) and in respect of shares held in physical form by writing to the Company's Registrar and Share Transfer Agent, BEETAL Financial & Computer Services Pvt Ltd. Members may note that pursuant to the General Circular No. 20/2020 dated May 5, 2020 issued by the MCA, the Company has enabled a process for the limited purpose of receiving the Company's annual report and notice for the Annual General Meeting (including remote e-voting instructions) electronically, and Members may temporarily update their email address by writing to RTA of the company or alternatively they may also write to the company secretary of the company at oakeymohan@gmail.com
- 14. The details of the Director seeking appointment/re-appointment at the 59th AGM are provided in "Annexure A" of this Notice. The Company has received the requisite consents/declarations for the appointment/re-appointment under the Companies Act, 2013 and the rules made thereunder.
- 15. Members who hold shares in dematerialized form and want to provide/change/correct the bank account details should send the same immediately to their concerned Depository Participant and not to the Company. Members are also requested to give the MICR Code of their bank to their Depository Participants. The Company will not entertain any direct request from such Members for change of address, transposition of names, deletion of name of deceased joint holder and change in the bank account details. While making payment of Dividend, the Registrar and Share Transfer Agent is obliged to use only the data provided by the Depositories, in case of such dematerialized shares.
- 16. Members who are holding shares in physical form are advised to submit particulars of their bank account, viz. name and address of the branch of the bank, MICR code of the branch, type of account and account number to our Registrar and Share Transfer Agent, BEETAL Financial & Computer Services Pvt Ltd., BEETAL HOUSE, 3rd Floor, 99, Madangir, Behind LSC, New Delhi-110062, Ph.-011-29961281-283, 26051061, 26051064, Fax 011-29961284.
- 17. Members who are holding shares in physical form in identical order of names in more than one folio are requested to send to the Company or its Registrar and Share Transfer Agent the details of such folios together with the share certificates for consolidating their holding in one folio. The share certificates will be returned to the Members after making requisite changes, thereon. Members are requested to use the share transfer form SH-4 for this purpose.
- 18. In accordance with the proviso to Regulation 40(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, effective from April 1, 2019, transfers of securities of the Company shall not be processed unless the securities are held in the dematerialized form with a depository. Accordingly, shareholders holding equity shares in physical form are urged to have their shares dematerialized so as to be able to freely transfer them and participate in corporate actions.
- 19. Non-resident Indian shareholders, if any, are requested to inform about the following immediately to the Company or its Registrar and Share Transfer Agent or the concerned Depository Participant, as the case may be:-a) the change in the residential status on return to India for permanent settlement, and b) the particulars of the NRE account with a Bank in India, if not furnished earlier.

- 20. Members who wish to claim Dividends, matured deposits and interest thereon which remain unclaimed, are requested to either correspond with the Corporate Secretarial Department at the Company's registered office or the Company's Registrar and Share Transfer Agent (BEETAL Financial & Computer Services Pvt Ltd.) for revalidation and encashment before the due dates. The details of such unclaimed dividends/matured deposit and interest thereon are available on the Company's website at www.oakeymohan.in. Members are requested to note that the dividend/ matured deposits and interest thereon remaining unclaimed for a continuous period of seven years from the date of transfer to the Company's Unpaid Dividend Account shall be transferred to the Investor Education and Protection Fund (IEPF). In addition, all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more shall be transferred by the Company to demat account of the IEPF Authority within a period of thirty days of such shares becoming due to be transferred to the IEPF. In the event of transfer of shares and the unclaimed dividends to IEPF, Members are entitled to claim the same from the IEPF authority by submitting an online application in the prescribed Form IEPF-5 available on the website http://www.iepf.gov.in/ and sending a physical copy of the same duly signed to the Company along with the requisite documents enumerated in Form IEPF-5. Members can file only one consolidated claim in a financial year as per the IEPF Rules.
- 21. Pursuant to the Rule 5(8) of the Investor Education and Protection Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company is to upload details of unpaid and unclaimed amounts lying with the Company as on the date of last Annual General Meeting on its website at https://www.oakeymohan.in and also on the website of the Ministry of Corporate Affairs.
- 22. Members holding shares in single name and physical form are advised to make nomination in respect of their shareholding in the Company. The Nomination Form SH-13 prescribed by the Government can be obtained from the Registrar and Share Transfer Agent or the Secretarial Department of the Company at its registered office.
- 23. The following documents will be available for inspection by the Members electronically during the 59th AGM. Members seeking to inspect such documents can send an email to oakeymohan@gmail.com
 - a) Certificate from the Statutory Auditors/Secretarial Auditor relating to the compliance as per SEBI (LODR) 2015.
 - b) Register of Directors and Key Managerial Personnel and their shareholding, and the Register of Contracts or Arrangements in which the Directors are interested, maintained under the Companies Act, 2013.
- 24. In case of any queries regarding the Annual Report, the Members may write to oakeymohan@gmail.com to receive an email response.
- 25. As the 59th AGM is being held through VC, the route map is not annexed to this Notice.
- 26. 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 RTA/Company.
- 27. Members are requested to intimate to the Company queries, if any, regarding Accounts/Notice at least 7 days before the Meeting at its Registered Office address to enable the Management to keep the information ready at the meeting.
- 28. Your company is offering e-voting facility to all shareholders of the company and accordingly it has entered into an agreement with CDSL for participation in the 59th AGM through VC/OAVM Facility, remote evoting and e-Voting during the 59th AGM with a view to enable the shareholders to cast their vote electronically.
- 29. The e-voting will commence on Tuesday, 14th September 2021 (10:00 AM) and ends on Thursday, 16th September, 2021 (5:00 PM). IST. The cut-off date for the purpose of e-voting is 10-09-2021. Please read the instructions for e-voting given herein below before exercising your vote electronically.

CDSL e-Voting System – For e-voting and Joining Virtual meetings.

- 1) As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020. The forthcoming AGM/EGM will thus be held through video conferencing (VC) or other audio-visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM/EGM through VC/OAVM.
- 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 MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM/EGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the EGM/AGM will be provided by CDSL.
- 3) The Members can join the EGM/AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the EGM/AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors,

- Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the EGM/AGM without restriction on account of first come first served basis.
- 4) The attendance of the Members attending the AGM/EGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5) Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM/EGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM/EGM through VC/OAVM and cast their votes through e-voting.
- 6) In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM/EGM has been uploaded on the website of the Company at www.oakeymohan.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. MSE at https://www.msei.in. The AGM/EGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM/EGM) i.e. www.evotingindia.com.
- 7) The AGM/EGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020 and MCA Circular No. 17/2020 dated April 13, 2020 and MCA Circular No. 20/2020 dated May 05, 2020.
- In continuation of this Ministry's General Circular No. 20/2020, dated 05th May, 2020 and after due examination, it has been decided to allow companies whose AGMs were due to be held in the year 2020, or become due in the year 2021, to conduct their AGMs on or before 31.12.2021, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020 as per MCA circular no. 02/2021 dated January,13,2021.

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- (i) The voting period begins on Tuesday, the 14th September 2021 at 10.00 am IST and ends on Thursday, the 16th September 2021 at 5.00 pm IST. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date 10th September 2021 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.
 - Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders. In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
- (iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

Type of shareholders	Login Method
Individual	1) Users who have opted for CDSL Easi / Easiest facility, can login through their
Shareholders holding	existing user id and password. Option will be made available to reach e-Voting
securities in Demat	page without any further authentication. The URL for users to login to Easi /
mode with CDSL	Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.

- 3) If the user is not registered for Easi/Easiest, option to register is 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 e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual
Shareholders holding
securities in demat
mode with NSDL

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

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

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

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

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

Login Type	Helpdesk details
Individual	Members facing any technical issue in login can contact CDSL helpdesk by sending a
Shareholders holding	request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 22-
securities in Demat	23058542-43.
mode with CDSL	
Individual	Members facing any technical issue in login can contact NSDL helpdesk by sending a
Shareholders holding	request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
securities in Demat	
mode with NSDL	

- (v) Login method for e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a) For CDSL: 16 digits beneficiary ID,

- b) For NSDL: 8 Character DP ID followed by 8 Digits Client ID.
- Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:

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

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN 210820046 for John Oakey and Mohan Limited on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively, Non-Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer

and to the Company at the email address viz; oakeymohan@gmail.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

- The procedure for attending meeting & e-Voting on the day of the AGM/ EGM is same as the instructions mentioned above for e-voting.
- 2) The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3) Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM/EGM.
- 4) Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6) Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7) Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at oakeymohan@gmail.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at oakeymohan@gmail.com. These queries will be replied to by the company suitably by email.
- 8) Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9) Only those shareholders, who are present in the AGM/EGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the EGM/AGM.
- 10) If any Votes are cast by the shareholders through the e-voting available during the EGM/AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to Company/RTA email id.
- 2) For Demat shareholders -, Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3) For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository. If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542/43. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.

OTHER INSTRUCTIONS

- Shareholders can update their mobile numbers and e-mail IDs (which may be used for sending future communication(s)) by writing to RTA/Company
- II. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as of the cut-off date i.e. 10th September 2021 may obtain the login ID and password by sending an email to helpdesk.evoting@cdslindia.com by mentioning their Folio No./DP ID and Client ID No.
- III. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on cut-off date only shall be entitled to avail the facility of remote e-voting or voting at the Meeting.
- IV. Mr. Ashutosh Kumar Pandey, Proprietor of AKP & Associates, Company Secretaries (CP No. 7385) has been appointed as the Scrutinizer to scrutinize the remote e-voting and e-voting during the meeting in a fair and transparent manner.
- V. The Scrutinizer shall, immediately after the conclusion of e-voting at the AGM, first download the votes cast at the AGM and thereafter unblock the votes cast through remote e-Voting and shall make a consolidated scrutinizer's report of the total votes cast in favour or against, invalid votes, if any, and whether the resolutions have been carried or not, and such report shall then be sent to the Chairman or a person authorized by him, within 48 (forty eight) hours from the conclusion of the AGM, who shall then countersign and declare the result of the voting forthwith.
- VI. The results declared along with the report of the Scrutinizer shall be placed on the website of the Company at https://www.oakeymohan.in and on the website of CDSL at www.evoting.india.comimmediately after the declaration of results by the Chairman or a person authorized by him. The results shall also be immediately forwarded to the stock exchange.

Dated :13th August 2021 Registered Office: Office No 4 FF, CSC, pocket E Matket Mayur Vihar Phase 2 Delhi 110091 By Order of the Board of Directors John Oakeyand Mohan Limited

SANJEEV BAWA (DIN 03633427) Managing Director

ANNEXURE TO THE NOTICE

Annexure A

Particulars of Directors seeking appointment/reappointment at the ensuing Annual General Meeting as required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard 2 on General Meeting are as follows:

SI No	Particulars		Detailed Information
1	Name	:	Mrs. Usha Mohan
	Age	:	83 years
	Qualification	:	GRADUATE
	Experience	:	50 years
	Other Directorship	:	01
	Shareholding in the Company	:	10300

Dated :13th August 2021 Registered Office:

Office No 4 FF, CSC, pocket E MatketMayurVihar Phase 2 Delhi

110091

By Order of the Board of Directors John Oakey And Mohan Limited

SANJEEV BAWA (DIN 03633427) Managing Director CERTIFICATION BY MANAGING DIRECTOR AND CHIEF FINANCIAL OFFICER AS PER APPLICABLE REGULATIONS OF SEBI (LOADR) REGULATIONS, 2015

We, Sanjeev Bawa, Managing Director and Surendra Kumar Seth Chief Financial Officer, hereby certify that:

(a) We have reviewed the financial statements for the year ended on 31.03.2021 and that to the best of our knowledge and belief:

These statements do not contain any materially untrue statement or omit any material fact or contain statements

that might be misleading;

(ii) 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 the internal control systems of the Company pertaining to financial reporting and have

disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if

any, of which we are aware and the steps we have taken or propose to take for rectifying these deficiencies.

(d) We have indicated to the Auditors and the Audit Committee:

significant changes in internal control over financial reporting during the year;

significant changes in accounting policies made during the year and the same have been disclosed in the notes to

the financial statements; and

(iii) 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.

For JOHN OAKEY AND MOHAN LIMITED

(Surendra Kumar Seth)

(Sanjeev Bawa)

Chief Financial Officer

Managing Director

Date: 13-08-2021

Place: Mohan Nagar, Ghaziabad

Disclosure to the Board Report pursuant to Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

	Name of the Director	: **Sh. Sanjeev Bawa
The ratio of the remuneration of each director to the median remuneration of	Designation	: Managing Director
the employees of the company for the financial year	Ratio	:
The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year		
The percentage increase in the median remuneration of employees in the		
financial year	14 %	
The number of permanent employees on the rolls of company	51Nos.	
The explanation on the relationship between average increase in remuneration and company performance	The Company performance and the increase in remune the company.	
Comparison of the remuneration of the Key Managerial Personnel against the performance of the company	NA	
variations in the market capitalization of the company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase over decrease in the market quotations of the shares of the company in comparison to the rate at which the company came out with the last public offer in case of listed companies, and in case of unlisted companies, the variations in the net worth of the company as at the close of the current financial year and previous financial year		
Average percentile increases already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration;		
Comparison of each remuneration of the Key Managerial Personnel against the performance of the company	NA	
The key parameters for any variable component of remuneration availed by the directors	NIL	
The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year; and		
Affirmation that the remuneration is as per the remuneration policy of the company	YES	

Sanjeev Bawa (Managing Director)

Date:- 13th August, 2021 Place:- Mohan Nagar, Ghaziabad

Form No. AOC-2

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

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

S.No.	Particulars			De	tailed Inforn	nation	
		S.No.	Particulars				
1	Jo	а	Name(s) of the related party and nature of relationship	NA		NA	NA
	ents	b	Nature of contracts/arrangements / transactions	NA		NA	NA
İ	arrangements in basis	С	Duration of the contracts /arrangements/transactions		NA		
	or arrange s length basis	d	Salient terms of the contracts of arrangements or transactions including the value, if any				
		е	Justification for entering into such contracts or arrangements or transactions		NA		
	contract at a tage	f	date(s) of approval by the Board				
	of of one no	g	Amount paid as advances, if any		NA		
	Details of contracts transactions not atarm'	h	Date on which the special resolution was passed in general meeting as required under first proviso to section 188	,	NA		
2	Jo	S.No.	Particulars	Detailed Infor			
	arrangement	а	Name(s) of the related party and nature of relationship	Trade Links Pvt. Ltd. Director's	V P Batra&		egar
	ngo		Nature of contracts/ arrangements,			ISDII	ECIOI
	l Era	b			partner		
	J.	b c	transactions Duration of the contracts/arrangements/transactions	Director	partner		
	J.		transactions Duration of the contracts/arrangements/transactions Salient terms of the contracts or transactions including the value, if any	Director Yearly	partner NA		
	al contracts or s length basis	С	transactions Duration of the contracts/arrangements/transactions Salient terms of the contracts or arrangements or transactions including the value, if any Justification for entering into such contracts or arrangements or transactions	Director Yearly		ement	
	al contracts or s length basis	d	transactions Duration of the contracts/arrangements/transactions Salient terms of the contracts or arrangements or transactions including the value, if any Justification for entering into such contracts or arrangements or	Director Yearly	NA siness requir		
	al contracts or s length basis	d e	transactions Duration of the contracts/arrangements/transactions Salient terms of the contracts or arrangements or transactions including the value, if any Justification for entering into such contracts or arrangements or transactions date(s) of approval by the Board Amount paid as advances, if any Amount paid as advances, if any	Director Yearly Bu	NA ssiness requir 29-06-202 NIL	1	
	contracts or s length basis	c d e	transactions Duration of the contracts/arrangements/transactions Salient terms of the contracts or arrangements or transactions including the value, if any Justification for entering into such contracts or arrangements or transactions date(s) of approval by the Board Amount paid as advances, if any	Director Yearly Bu	NA ssiness requir 29-06-202 NIL	1	

Date:- 13-08-2021

Place:- Mohan Nagar, Ghaziabad

DECLARATION OF INDEPENDENCE

13th August 2021

To,
The Board of Directors
John Oakey and Mohan Limited
Office No 4 FF, CSC Pocket E Market
MayurVihar Phase 2 Delhi 110091

Sub: Declaration of independence under the Listing Agreement read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and sub-section (6) of section 149 of the Companies Act. 2013.

We, the undersigned, do hereby certify that we are Non-executive Independent Directors of John Oakey and Mohan Limited, office No 4 FF, CSC Pocket E Market Mayur Vihar Phase 2 Delhi 110091 and comply with all the criteria of independent directors as envisaged in the Listing Agreement read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013. We certify that:

We possess relevant expertise and experience to be independent directors in the Company;

We are/were not a promoter of the company or its holding, subsidiary or associate company;

We are not related to promoters / directors / persons occupying management position at the board level or level below the board in the company, its holding, subsidiary or associate company;

Apart from receiving directors sitting fees / remuneration, we have/had no pecuniary relationship / transactions with the company, its promoters, its directors, its senior management or its holding, subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year:

none of our relatives has or had any pecuniary relationship or transaction with the company, its holding, subsidiary or associate company, or their promoters, or directors, amounting to 2% or more of its gross turnover or total income or Rs. 50 Lacs or such higher amount as may be prescribed, whichever is lower, during the two immediately preceding financial years or during the current financial year; Neither we nor any of our relatives:

- a) holds or has held the position of a key managerial personnel or is or has been employee/executive of the company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year;
- is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year of;
 - a firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; or
 - b. any legal or a consulting firm that has or had any transaction with the company, its holding, subsidiary or associate company amounting to 10% or more of the gross turnover of such firm;
- c) holds together with my relatives 2% or more of the total voting power of the company; or
- d) is a Chief Executive or director, by whatever name called, of any nonprofit organization that receives 25% or more of its receipts from the company, any of its promoters, directors or its holding, subsidiary or associate company or that holds 2% or more of the total voting power of the company; or

We are not a material supplier, service provider or customer or a lessor or lessee of the company; We are not less than 21 years of age.

Declaration

We undertake that we shall seek prior approval of the Board if and when we have any such relationship / transactions, whether material or non-material. If we fail to do so we shall cease to be an independent director from the date of entering in to such relationship / transactions.

Further, we do hereby declare and confirm that the above said information's are true and correct to the best of our knowledge as on the date of this declaration of independence and we shall take responsibility for its correctness and shall be liable for fine if any imposed on the Company, its directors, if the same found wrong or incorrect in future.

We further undertake to intimate immediately upon changes, if any, to the Company for updating of the same. Thanking you,

Yours faithfully,

(Rajan Datt) DIN 00229664

ED 10 InderPuri, IARI , SO Central Delhi 110012

(Satya Narayan Gupta)

DIN: 00502035

Add: D-9/4, Model Town-II, Delhi





To,
The Members
John Oakey and Mohan limited
Office No-4FF, CSC,
Pocket E Market Mayur Vihar Phase 2
Delhi 110091

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by John Oakey and Mohan limited (hereinafter called the "Company"). The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on my verification of the Company's records and also the information provided by the Company, its officers, agents and authorized representatives during conduct of the secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended 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:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2020, according to the provisions of:

- I) The Companies Act, 2013 (the Act) and the rules made thereunder;
- II) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- III) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- IV) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- V) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;





- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; [Not Applicable as the Company has not issued any further capital under the regulations during the period under review]
- d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; [Not Applicable as there is no scheme for direct or indirect benefit of employees involving dealing in or subscribing to or purchasing securities of the company, directly or indirectly]
- e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 [Not Applicable as the Company has not issued and 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 regarding the Companies Act and dealing with client [Not Applicable as the Company is not registered as Registrar to Issue and Share Transfer Agent during the financial year under review];
- g) The Securities and Exchange Board of India (Delisting of Equity Shares)
 Regulations, 2009 [Not applicable as the Company has not delisted and there was no proposal of delisting of 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 has not bought back and there was no proposal for buy-back of its securities during the financial year under review].

Apart from other applicable laws, the Management has identified and confirmed the following laws as specifically applicable to the Company: -

- 1) The Employees' provident funds and Miscellaneous Provisions Act, 1952.
- 2) Employees' State Insurance Act, 1948.
- 3) The minimum wages Act, 1948
- 4) The Payment of wages Act, 1936.
- 5) The Negotiable Instrument Act, 1881.
- 6) The Income Tax Act, 1961





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

- a) Secretarial Standards with regard to Meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India;
- b) The Listing Agreements entered into by the Company with Calcutta Stock Exchange and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except and to the extent of the reporting made herein this Report

I further report that: -

- a) I have relied upon the explanation of the company, its officers and agents, to the effect that the company does not have any foreign direct investment nor it has any overseas direct investment. However, receipt from foreign parties are there which may kindly be corelated with form DPT-3 filed/to be filed with the concern registrar of companies.
- b) In respect of other laws specifically applicable to the Company, I have relied on information/records produced by the company during the course of my audit and the reporting is limited to that extent only.
- c) I have relied upon the explanation of the company, its officers and agents, to the effect that the company has complied with provisions of PF/ESI and there is no proceeding having material effect with regards to PF/ESI initiated and/or pending during the year under review.
- d) I have relied upon the explanation of the company, its officers and agents, to the effect that the company has complied with provisions of Income Tax/TDS and there is no proceeding having material effect with regards to Income Tax/TDS initiated and/or pending during the year under review.
- e) I have relied upon the explanation of the company, its officers and agents regarding other litigation which are subsisting as on date and which might have the potential to materially affect the company. Accordingly, I report that few litigations may be considered to have the potential to affect the company in either way and the same have been properly mentioned and quantified in the Balance Sheet and its Annexures.
- f) The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Woman Director.
- g) Adequate notice is given to all Directors to schedule the Board / Committee Meetings, agenda and detailed notes on agenda are sent generally seven days in advance.
- h) 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.
- i) All decisions of the Board and Committees are carried with requisite majority

I further report that based on review of compliance mechanism established by the Company, I am of the opinion that there are adequate systems and processes in place in the Company which is commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines except and to the extent of the report mentioned herein above.





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

- a) Public/Right/Preferential issue of shares / debentures/sweat equity, etc.
- b) Redemption / buy-back of securities
- c) Merger / amalgamation / reconstruction, etc.
- d) Foreign technical collaborations

For AKP & Associates Company Secretaries

Ashutosh Kumar Pandey FCS-6847: CP-7385

Proprietor Place: Noida

Date: 19-08-2021

UDIN: F006847C000805524



W

Annexure A

To,
The Members
John Oakey and Mohan limited
Office No-4FF, CSC,
Pocket E Market Mayur Vihar Phase 2
Delhi 110091

Our Secretarial Audit Report for the financial year 31st March, 2021 is to be read along with this letter.

Management's Responsibility

- a) It is the responsibility of the management of the Company to maintain secretarial records, devise proper systems to ensure compliance with the provisions of all applicable laws and regulations and to ensure that the systems are adequate and operate effectively.
- b) It is the responsibility of the management of the Company to file all e-forms and returns with the concerned authority and to ensure that the delay, if any, is duly condoned unless specifically reported.

Auditor's Responsibility

- c) My responsibility is to express an opinion on these secretarial records, standards and procedures followed by the Company with respect to secretarial compliances.
- d) I believe that audit evidence and information obtained from the Company's management is adequate and appropriate for us to provide a basis for our opinion.
- e) Wherever required, I have obtained the management's representation about the compliance of laws, rules and regulations and happening of events etc.

Disclaimer

- f) 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.
- g) I have not verified the correctness and appropriateness of financial records and books of account of the Company.

For AKP & Associates Company Secretaries

Ashutosh Kumar Pandey FCS-6847: CP-7385 Proprietor

Place: Noida Date:19-08-2021

UDIN-F006847C000805524





To,
The Members
John Oakey and Mohan limited
Office No-4FF, CSC,
Pocket E Market Mayur Vihar Phase 2

Delhi 110091

I have examined the compliance of conditions of corporate governance by John Oakey and Mohan limited for the period covering the financial year ended 31st March, 2021, as stipulated in the Listing Agreement read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to 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.

In my opinion and to the best of my information and according to the explanations given to me, I certify that the company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Agreement subject to and to the extent of reporting done in Annual Compliance Report issued for the year 2021.

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

For AKP & Associates Company Secretaries

Ashutosh Kumar Pandey FCS-6847: CP-7385

Proprietor Place: Noida

Date: 19-08-2021

UDIN-F006847C000805524

DIRECTORS' REPORT

TO,

THE MEMBERS

JOHN OAKEY AND MOHAN LIMITED

Your directors have pleasure in presenting the 59th Annual Report together with Audited Financial Statement of Accounts for the year ended 31st March 2021.

COVID-19

The COVID-19 pandemic has emerged as a global challenge, creating disruption across the world. The physical and emotional wellbeing of employees continues to be a top priority for the Company, with several initiatives to support employees and their families during the pandemic. Endeavour has been made to setup medical helplines, ambulance services and first line Centers within company premise, and has also extended counselling and self-help services providing mental and emotional support to employees. Initiatives have been taken to reduce stress and enhance mental health to boost morale of the employees.

OPERATIONS

During the financial year 2020-2021, revenue from operations has been lower at Rs. 197396189/- (Rupees Nineteen Crore Seventy-Three Lakh Ninety-Six Thousand One Hundred and Eighty-Nine Only) as compared to last year's figure of Rs. 198890678/- (Rupees Nineteen Crore Eighty-Eight Lacs Six Hundred Seventy-eight Only). Further, during the year under review, Profit before interest, depreciation and taxation was at Rs. 20443952 (Rupees Two Crore Four Lakh Forty-Three Thousand Nine Hundred and Fifty-Two only) as compared to Rs 17138926/- (Rupees One Crore Seventy-one Lakh Thirty-Eight Thousand Nine Hundred Twenty-Six Only) in the previous year ended 31st March 2020. The company has been able to record an increase in profit in spite of corona Pandemic and Lockdown. The Company has been able to retain a net profit of Rs. 8071588/- (Rupees Eighty Lakh Seventy-One Thousand Five Hundred and Eighty-Eight Only) as compared to Rs. 4575773/- (Rupees Forty-Five Lakh Seventy-Five Thousand Seven Hundred and seventy-Three only) as compared to Rs.7636696/- (Rupees seventy-six Lakh Thirty-Six Thousand Six Hundred and Ninety-six Only) in the previous year

Your company, despite the stiff competition and challenges, has tried its level best to maintain its position and your board is consistently tried to take all good efforts to make the company operational at positive and improved level. Your Board is continuously working towards betterment of the company, its stakeholders and the general public at large and they are very much positive to make it possible in time to come.

FINANCIAL RESULTS:

Particulars	For the Year	For the Year
	ended	ended
	March 31,	March 31,
	2021	2020
	Rs.	Rs.
Income		
Revenue from Operations	19,73,96,189	19,88,90,678
Other Income	7,77,038	34,25,512
Total income	19,81,73,227	20,23,16,190
Expenses		
Cost of material consumed	9,10,76,460	10,86,54,381
Purchase of traded goods	1,33,25,509	1,18,85,722
Change in Inventories of finished goods, stock-in-trade	(17,85,014)	(2,37,77,531)
and work-in-progress		
Finance costs	18,38,628	22,01,797
Employee benefits expense	3,66,29,924	4,14,87,302
Depreciation and amortisation expense	78,38,742	76,90,219
Other expenses	3,84,82,396	4,69,27,390
Total expenses (IV)	18,74,06,645	19,50,69,280
Profit before tax (III-IV)	1,07,66,582	72,46,910
		, ,
Tax expense		
Current tax expense	37,71,040	8,25,495
Deferred tax (credit)/charge	(10,76,046)	18,45,642
Total Tax Expense	26,94,994	26,71,137
Profit for the year	80,71,588	45,75,773

WORKING RESULT

Although Company has not achieved the desired and planned results during the year under review but we expect an uplift specially in sales during current year. We will be able to achieve some good orders. The members be informed that your factory is having all good potential to be utilised at a great extent. Your directors are making all good efforts to improve the situation further and to achieve the better result in year to come.

TRANSFER TO RESERVE

Your Board has not recommended any transfer to the Reserve during the year under consideration.

CHANGE IN THE NATURE OF BUSINESS, IF ANY

There is nothing to report under this head as company has not changed its nature of Business during the financial year under consideration

SHARE CAPITAL

There is no change in the share capital of the company during the year and hence no comment is required.

DIVIDEND

The Board has not recommended any dividend for the year under report.

PUBLIC DEPOSITS

There is nothing to report under this head

BOARD EVALUATION

The Board evaluated the effectiveness of its functioning and that of the Committees and of individual directors by seeking their inputs on various aspects of Board/Committee Governance. The aspects covered in the evaluation included the contribution to and monitoring of corporate governance practices, participation in the long-term strategic planning and the fulfillment of Directors' obligations and fiduciary responsibilities, including but not limited to, active participation at the Board and Committee meetings. The Managing Director had one-on-one meetings with the Independent Directors and the Chairman of the Audit Committee had one-on-one meetings with the Non-Executive Directors. These meetings were intended to obtain Directors' inputs on effectiveness of Board/Committee processes. The Board considered and discussed the inputs received from the Directors. Further, the Independent Directors at their meeting reviewed the performance of Board, Managing Director and of Non-Executive Directors.

NOMINATION AND REMUNERATION POLICY COMPANY'S POLICY ON APPOINTMENT OF DIRECTORS, THEIR REMUNERATION AND OTHER RELATED THINGS

The company is having its policy on appointment of Directors, their Remuneration and other related things which are in conformity of the Laws, Rules and Regulations. The nomination

and remuneration committee of the Board has to play a wider role in the matter. The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration which forms an integral part of this Report. As part of the policy, the Company strives to ensure that:

- a) 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;
- b) relationship between remuneration and performance is clear and meets appropriate performance benchmarks; and
- c) Remuneration to Directors, KMP and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals.

PARTICULARS OF EMPLOYEES

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act, read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2015 are annexed to this report.

In terms of the provisions of Section 197(12) of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2015, a statement showing the names and other particulars of employees drawing remuneration in excess of the limits set out in the said Rules forms part of the Report.

However, having regard to the provisions of the first proviso to Section 136(1) of the Companies Act, 2013, the Annual Report excluding the aforesaid information is being sent to the Members of the Company. The said information is available for inspection at Registered Office of the Company during working hours. Any member interested in obtaining such information may write to the Company Secretary, at the registered office and the same will be furnished on request.

Further the details are also available on the Company's website: www.oakeymohan.in

DECLARATION BY INDEPENDENT DIRECTORS

The independent Directors of the company, in opinion of the Board, are the person of integrity and possess relevant expertise and experience. They are or were not a promoter of the company or its holding, subsidiary or associate company and they are not related to promoters or directors in the company, its holding, subsidiary or associate company. They including their relatives have or had no pecuniary relationship with the company, its holding,

subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year. They are not related with the company in any manner or aspect except being Independent Director. The relevant declaration has been obtained.

DETAILS OF SUBSIDIARY/JOINT VENTURES COMPANIES

There are no subsidiary/Joint Ventures Companies and hence no comment is required.

COMMENTS BY THE BOARD ON EVERY QUALIFICATION, RESERVATION OR ADVERSE REMARK OR DISCLAIMER

There is no qualification, reservation or adverse remark or disclaimer made by the auditor in his report; and by the company secretary in practice in his secretarial audit report, hence no comment is required.

INTERNAL CONTROL SYSTEM

This Forms an integral part of the Management Discussion and Analysis Report.

DISCLOSURE ABOUT COST AUDIT AND COST RECORDS

The provisions pertaining to Cost Audit are not applicable to your company. However, the company is required to maintain the cost record which has been complied with properly.

SECRETARIAL AUDIT REPORT

In terms of Section 204 of the Act, Rules and Regulations made there under, the company had appointed M/s. AKP & Associates, Company Secretaries (Practicing Company Secretary) as Secretarial Auditor of the company for the year 2020-2021. The Board Considers their services valuable as far as betterment of the company is concerned and has proposed their appointment as Secretarial Auditors of the Company for the year 2021-22. The report of the Secretarial Auditors has been obtained and is being annexed to this report. The report is self-explanatory and do not call for any further comments.

VIGIL MECHANISM

In pursuant to the provisions of section 177(9) & (10) of the Companies Act, 2013, a Vigil Mechanism for directors and employees to report genuine concerns has been established. The purpose is to strengthen its policy of corporate policy of corporate transparency; the company has established an innovative and empowering mechanism for employees. Employees can report to the management their concerns about unethical behavior, actual or suspected fraud or violation of the company's code of conduct or ethics policy.

RISK MANAGEMENT POLICY

Company is exposed to inherent uncertainties owing to the sectors in which it operates. A key factor in determining a company's capacity to create sustainable value is the risks that the company is willing to take (at strategic and operational levels) and its ability to manage them effectively. Many risks exist in a company's operating environment and they emerge on a regular basis. The Company's Risk Management process focusses on ensuring that these risks are identified on a timely basis and addressed.

HEALTH, SAFETY & WELFARE (HSW)

Safety, occupational health and welfare of the employee has been the prime concerns of the John Oakey and Mohan Limited and accordingly your company has worked upon implementation of various provisions and facilities in this regard and continuously working for betterment of the same.

DETAILS OF THE BOARD MEETING

The Details of the Board meeting held during the year ended on 31-03-2021 is being attached herewith as an integral part of this Report.

MANAGEMENT DISCUSSION AND ANALYSIS

The Management Discussion and Analysis forms part of this Annual Report for the year ended 31st March 2020.

CORPORATE GOVERNANCE

As per the revised parameter of paid-up capital and reserves, the applicability of corporate governance on the company has been waived off by the Metropolitan Stock exchange of India Ltd as the company has lower capital and reserve base.

A declaration by the Managing Director pursuant to Listing Agreement with Stock Exchange read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 stating that all the Board Members and senior Management of the Company have affirmed compliance with the code of conduct, during the financial year ended 31st March 2021 is also attached with this report.

AUDITORS

The Audit Committee of the Company has recommended M/s Jagdish Chand & Co. Chartered Accountants, Statutory Auditors of your Company, who retire at the conclusion of the forthcoming Annual General Meeting to be reappointed as Statutory Auditors. Your Board has consented and approved the recommendation of the Audit committee and hence it is being proposed to you for your kind consideration. The members be informed that the

statutory auditors have furnished a certificate required under section 139 read with Section 141 of the Companies Act, 2013, to the effect that their re-appointment, if made, would be in conformity with the conditions prescribed in this regard. They being eligible have offered themselves for re-appointment. Members are requested to consider their re-appointment for next financial year.

AUDITORS' REPORT

The Audit Report does not contain any adverse remarks. The Notes forming part of the Accounts, being self-explanatory, the comments made by the Auditors in their report are not being dealt separately.

REPORTING OF FRAUD BY THE AUDITORS

During the year under review neither the statutory auditors nor secretarial auditors has reported to the Audit Committee, under section 143(12) of the Companies Act, 2013, any instances of fraud committed against the company by its officers and employees, the details of which would need to be mentioned here in the Board Report.

INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Pursuant to the applicable provisions of the Companies Act, 2013, read with IEPF Authority (Accounting, Audit, Transfer and Refund) Rules 2016, all unclaimed and unpaid dividends are required to be transferred to the Investor and Education Protection Fund after expiry of Seven Years. Further, according to the rules, the shares on which dividend has not been paid or claimed by the shareholders for seven consecutive years or more shall also be transferred to the DEMAT account of IEPF Authority. The company, during the year, has made below transfer to the IEPF/Demat Account of IEPF Authority: -

Sl No	Particulars	Amount/No of shares
1	Unpaid and Unclaimed Dividend	Rs.103254 (2012-13)
2	Corresponding shares on which Dividends were	NIL
	unclaimed for seven consecutive years	

ANNUAL RETURN

As required pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014, an extract of annual return in MGT 9 as a part of this Annual Report is attached.

DISCLOSURE AS PER RULE 5 (1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2015

The disclosure as per rule 5 (1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is being attached separately as an integral part of this report.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

No such changes and commitments have taken place during the year under consideration.

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

There is nothing to report under this head.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

There is nothing to report under this head.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

The particulars of every contract or arrangements entered into by the Company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013, including certain arm's length transactions under third proviso thereto is being disclosed in Form No-AOC-2 which forms an integral part of this report.

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

In order to prevent sexual harassment of women at work place a new act The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has been notified on 9th December, 2013. Under the said Act every company is required to set up an Internal Complaints Committee to look into complaints relating to sexual harassment at work place of any women employee.

Company has adopted a policy for prevention of Sexual Harassment of Women at workplace. During the year Company has not received any complaint of harassment.

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

The details of conservation of energy, technology absorption, foreign exchange earnings and outgo are as follows:

outgo are as ronov	~ .	1	1
1	Power and Fuel Consumption		
	1 Electricity		
	a Purchased		
	Units	581820	
	Amounts (INR)	4899025	
	Rate per unit (INR)	8.42	
2	Others		
	H.S.D.		Steam coal
Quantity Liters	7676		1602845
Total Cost	555134		12274428
(INR)			
Rate per Unit	72.32		7.66
(INR)			

FOREIGN EXCHANGE EARNING AND OUTGO

Initiatives are being taken to increase exports, development of new export markets for products and services. The Company is continuously exploring possibilities of exporting new and enhanced quantities of existing product mix to existing and new prospective markets.

Particulars	Current Year (Rs.)	Previous Year (Rs.)
Expenditure in Foreign Currency		
a) Purchase of Raw Materials, Spare Parts	21120498	11409756
and Trading Goods		
b) Travelling	NIL	24100
Earnings in Foreign Exchange		
a) Export	NIL	Nil
b) Others	NIL	Nil

CORPORATE SOCIAL RESPONSIBILITY

It is not applicable to your Company hence Company has not implemented any policy for Corporate Social Responsibility.

HUMAN RESOURCE

This forms part of the Management and Discussion Analysis Report annexed with the Board Report.

LISTING

The Company's Shares are listed at Metropolitan Stock Exchange of India Ltd. The company has also tied up with NSDL and CDSL for Dematerialization of shares of the company.

<u>DIRECTORS' RESPONSIBILITY STATEMENT AS PER SECTION 134 OF THE</u> <u>COMPANIES ACT, 2013</u>

The financial statements are prepared in accordance with the Indian Generally Accepted Accounting principles (GAAP) under the historical cost convention on the accrual basis. GAAP comprises mandatory accounting standards as prescribed by the Companies (Accounting standard) Rules 2006, the provisions of the Companies Act, 2013, and the guidelines issued by the SEBI. The Board accept responsibility for integrity and objectivity of these financial statements. The Accounting policy used in preparation of the financial statements has been constantly applied except otherwise mentioned in the Notes. The Board has taken sufficient care to maintain adequate accounting records in accordance with the provisions of the Companies Act, 2013, to safeguard the assets of the company and to prevent and detect fraud and other irregularities.

Pursuant to the requirement under Section 134 (3) read with 134 (5) of the Companies Act, 2013, with respect to Directors' Responsibility Statement, it is hereby confirmed that:

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

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

The declaration regarding compliance by board members and senior management personnel with the code of conduct of the company has been obtained and forms part of this Annual Report.

BUSINESS RESPONSIBILITY REPORT (BRR)

The BRR is applicable only to the top 500 companies and hence no comment is required.

GO-GREEN INITIATIVEAND CORONA PANDEMIC

Due to Go_ green Initiative and due to deep Impact of Corona Pandemic, only Electronic Copies of the Annual Report for the year 2020-21 and the notice of the 59th Annual General Meeting are sent to members whose email addresses are registered with company/depository participant(s). However, the Annual Reports 2020-21 and Notice are available at Company' website at www.oakeymohan.in.

CAUTIONARY STATEMENT

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

APPRECIATION

Your directors wish to thank and deeply acknowledge the co-operation, assistance and support extended by Bankers, Statutory Auditors, Practicing Company Secretaries. Your directors also wish to place on record their appreciation for the sincere and dedicated services rendered by Employees at all levels, and also thank, Government Authorities, business associates for their continued support and co-operation.

The Directors also take this opportunity to thank the fraternity of shareholders for their continued confidence & trust reposed in the company.

For and on behalf of the Board

Date: 28-06-2021

Sanjeev Bawa Satya Narayan Gupta (DIN 03633427) (DIN 00502035)

Place: Mohan Nagar, Ghaziabad (U.P.)

Managing Director

Director

Annexure to the Directors' Report

REPORT ON CORPORATE GOVERNANCE

1 PHILOSOPHY

The company's philosophy of corporate governance is preserving promoting core values and ethical business conduct, and is committed in maximizing the expectations of all stakeholders viz customers, patients, employees, associates and shareholders on a sustained basis, which are critical to the company's success. The basic objective of corporate governance policies adopted by the company is to attain the highest levels of transparency, accountability and integrity. This objective extends not merely to comply with statutory requirements but also to go beyond them by putting into place procedures and systems which are in accordance with the best practices of governance. Your company recognizes that good governance is an ongoing exercise and reiterates its commitment to pursue highest standards of corporate governance in the overall interest of all its stakeholders.

2 BOARD OF DIRECTORS

A Composition of the Board

The Board of Directors is at the core of the company's Corporate Governance practices and oversees how management serves and protects the long-term interest of its stakeholders. It brings in strategic guidance, leadership and an independent view to the company's Management while discharging its fiduciary responsibilities, thereby, ensuring that management adheres to highest standards of ethics, transparency and disclosure.

The present strength of the Board is Six Directors. The Board comprises of executive, non-executive and woman directors who bring a broad perspective to the Board's deliberations and decisions.

The size and composition of the Board is in accordance of the requirements of the Corporate Governance code under the Listing Agreement with the Stock Exchanges read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The details relating to the directors as on 31st March 2021 are as follows

Name of the Director	Position held in the company	Number of other directorships in companies Incorporated in India excluding Private Companies	Committee membershi ps in other companies *	Committee chairmanship in other companies*
Sh. Sanjeev Bawa	Managing Director	1	NA	NA
Sh. Rajan Datt	Independent Director	4	NA	NA
Sh. Ashutosh Doegar	Director	NA	NA	NA
Sh. Satya Narayan Gupta	Independent Director	1	NA	NA
Smt. Usha Mohan	Director	1	NA	NA
Shri Vishal Vig	Director	NA	NA	NA

^{*}Represent membership / chairmanship of Audit Committee

None of the directors on the Board is a member in more than 10 committees and / or act as chairman as more than 5 committees across all the companies in which he is a director. The company does not have any direct pecuniary relationship / transaction with any of its Non-Executive Director.

Change in Directors:

Smt Usha Mohan is the director to be retired by rotation at the ensuing Annual General Meeting. She Eligible offers herself for reappointment.

B Remuneration Policy for Directors

The remuneration paid to Executive Director is recommended by Remuneration Committee and approved by Board of Directors subject to the approval of shareholders in General Meeting.

Non-Executive Directors are paid sitting fees for the meetings of the Board and committees, if any, attended by them.

The details of the Remuneration paid to the Directors for the year ended 31st March 2021 is detailed below:

	Name of the Director	Relationship with other directors	Remuneration paid/ payable for the year ended 31 March 2020			
			Sitting Fee	Remuneration	Commission	Total
1	Sh. Sanjeev Bawa	Not related to others	0	3261065	0	3261065
2	Sh. Ashutosh Doegar	Not related to others	7500	0	0	7500
3	Sh. Satya Narayan	Not related to others	30000	0	0	30000
4	Gupta Smt. Usha Mohan	Not related to others except Satish Mohan	20000	0	0	20000
5	Shri Vishal Vig	Not related to others	10000	0	0	10000
6	Shri Rajan Datt	Not Related to others	30000	0	0	30000

C Board Procedures

a) Number of Board meetings held and dates on which held

Number of Board Meetings: 4

Held

Dates on Which Held : 29.06.2020,13.08.2020,12.11.2020,12.02.2021

b) Attendance details of each director at the Board Meetings and at the last AGM are set out below:

Name of the Director	Number of Board	Number of	Last AGM
	Meetings Held	Board Meetings	attendance
		Attended	(Yes/No)
Sh. Sanjeev Bawa	4	4	yes
Sh. Ashutosh Doegar	4	1	yes
Sh. Satya Narayan Gupta	4	4	yes
Smt. Usha Mohan	4	4	No
Shri Rajan Datt	4	4	yes
Shri Vishal Vig	4	2	NO

c) Availability of information to the members of the Board

As required under applicable clause of the listing agreement read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, to the extent applicable, following information is placed before the Board.

- ❖ Annual operating plans and budgets and any updates thereto.
- Capital expenditure plan and any updates.
- Quarterly results for the Company and its operating divisions or business segments.

- Minutes of meetings of audit, risk & controls committee and other committees of the Board.
- ❖ The information on recruitment and remuneration of senior officers just below the Board level, including appointment or removal of Chief Financial Officer and the Company Secretary.
- Show cause, demand, prosecution notices and penalty notices, which are materially important.
- ❖ Fatal or serious accidents, dangerous occurrences, any material effluent or pollution problems.
- ❖ Any material default in financial obligations to and by the company, or substantial non -payment for services rendered by the company.
- ❖ Any issue, which involves possible public liability claims of substantial nature, including any judgment or order which, may have passed strictures on the conduct of the company or taken an adverse view regarding another enterprise that can have negative implications on the company.
- ❖ Details of any joint venture or collaboration agreement.
- Transactions that involve substantial payment towards goodwill, brand equity, or intellectual property.
- ❖ Significant labour problems and their proposed solutions. Any significant development in Human Resources/ Industrial Relations front like signing of wage agreement, implementation of Voluntary Retirement Scheme etc.
- Sale of material nature, of investments, subsidiaries, assets, which is not in normal course of business.
- ❖ Quarterly details of foreign exchange exposures and the steps taken by Management to limit the risks of adverse exchange rate movement, if material.
- Non-compliance of any regulatory, statutory or listing requirements and shareholders service such as non-payment of dividend, delay in share transfer etc.

d) Statutory Compliances

The Board periodically reviews the mechanism put in place by the Management to ensure the compliances with Laws and Regulations as may be applicable to the Company as well as the steps taken by the Company to rectify the instances of non-compliances, if any.

e) Code of Conduct

The Board has prescribed a Code of Conduct ("Code") for all employees of the Company including Senior Management and Board Members, which covers the transparency, behavioral conduct, a gender friendly work place, legal compliance and protection of the Company's property and information.

All employees including Senior Management and Board Members have confirmed the compliance with the Code for the financial year 2020-21. A declaration to this effect signed by the Chairman & Managing Director of the Company is provided elsewhere in this Report.

3 BOARD COMMITTEES

The company has constituted various committees in order to comply with applicable Laws, Rules and Regulations made thereunder.

a) Audit Committee

The Company has an Audit Committee, the terms of reference of which includes the matters specified under the Listing Agreement entered into with the Stock Exchanges read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, to the extent applicable, as well as those in section 177 of the Companies Act, 2013 and include the reviewing of quarterly, half-yearly and annual financial statements before submission to the Board, ensure compliance of internal control systems and internal audit, timely payment of statutory dues and other matters.

During the year under review, 4 meetings of the committee were held on 29.06.2020, 13.08,2020, 12,11.2020, 12.02.2021. The composition of committee and attendance at its meetings is given below:

Name of Director	Category	Number of Meetings Attended
Ashutosh Doegar	Director	1
Satya Narayan Gupta	Independent director	4
Rajan Datt	Independent director	4

The meetings of the Audit Committee are attended by internal auditors, Chief Financial Officer and operation heads are invited to the meetings. The Company Secretary acts as Secretary to the Committee.

Powers of the Audit Committee

The powers of the Audit Committee include the following:

- ❖ To investigate any activity within its terms of reference.
- ❖ To seek information from any employee.
- * To obtain outside legal or other professional advice.
- To secure attendance of outsiders with relevant expertise, if it considers necessary

Functions of the Audit Committee

The role of the Audit Committee includes the following:

- Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees.
- Approval of payment to the statutory auditors for any other services rendered by the statutory auditors.
- Reviewing, with the management, the annual financial statements before submission to the board for approval, with particular reference to;
 - Matters required being included in the Director's Responsibility Statement to be included in the Board's report in terms of Section 134 of the Companies Act, 2013.
 - Changes, if any, in accounting policies and practices and reasons for the same and major accounting entries involving estimates based on the exercise of judgment by management.
 - Significant adjustments made in the financial statements arising out of audit finding and Compliance with listing and other legal requirements relating to financial statements.
 - Disclosure of any related party transactions and Qualifications in the draft audit report.
 - Reviewing, with the management, the quarterly financial statements before submission to the board for approval.
 - Reviewing, with the management, performance of the statutory and internal auditors and adequacy of the internal control systems.
 - Reviewing the adequacy of internal audit function, if any including the structure

of the internal audit department, staffing and seniority of the officials heading the department, reporting structure coverage and frequency of internal audit.

- Discussing with internal auditors any significant findings and follow up thereon.
- 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.
- Discussion with statutory auditors before the audit commences about nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- To look into the reasons for substantial defaults in payments to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- To review the functioning of the Whistle Blower Mechanism and Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- The Audit Committee shall mandatorily review the following information.
 - Management discussion and analysis of financial condition and results of operations.
 - Statement of significant related party transactions (as defined by the audit committee and submitted by management)
 - Management letters / letters of internal control weaknesses issued by the statutory auditors.
 - ❖ Internal audit reports relating to internal control weaknesses; and
 - ❖ The appointment/removal and terms of remuneration of the Internal Auditors shall be subject to review by the Audit Committee.

In addition to the areas noted above, the audit committee looks into controls and security relating to the Company's critical IT applications, the internal and control assurance audit reports of all major divisions and profit centers and deviations from the code of business principle, if any.

b) Nomination & Remuneration Committee

The Scope of the Nomination & Remuneration Committee includes the following

- 1) To submit recommendations to the Board with regard to:
 - a) Filling up of vacancies in the Board that might occur from time to time and

appointment of additional Non-Executive Directors. In making these recommendations, the Committee shall take into account the special professional skills required for efficient discharge of the Board's functions;

- b) Retirement of Directors liable to retire by rotation; and
- c) Appointment of Executive Directors
- 2) To determine and recommend to the Board from time to time
 - a) The amount of commission and fees payable to the Directors within the applicable provisions of the Companies Act, 2013.
 - b) The amount of remuneration, including performance or achievement bonus and perquisites payable to the Executive Directors

The Board of Directors of the company have reconstituted Nomination & Remuneration Committee of Directors mainly for the purposes of recommending the Company's policy on Remuneration Package for the Managing/Executive Directors, reviewing the structure, design and implementation of remuneration policy in respect of key management personnel.

As on 31st March, 2021, the Nomination & Remuneration Committee consisted of 3 Directors. The name of members, Chairman and their attendance at the Remuneration Committee Meeting are as under:

Members			Meeting attended
		Meeting held	
Satya Narayan	Non-Executive –	1	1
Gupta	Independent Director		
Rajan Datt	Independent Director	1	1
Ashutosh Doegar	Non-Executive	1	NIL
	Director		

c) Share Transfer and Shareholder Grievance Committee

The Board has reconstituted Share Transfer and Shareholder Grievance Committee comprising of Rajan Datt Chairman of the Committee, and Smt. Usha Mohan. & Shri Satya Narayan Gupta as member. The Committee approves and monitors transfers, transmissions, splits and consolidation of shares and investigates and directs redressal of shareholder grievance. Share transfers are processed well within the period stipulated by SEBI.

The committee overseas the performance of M/s. Beetal Financial and Computer Services Private Limited, the Registrars and Share Transfer Agents of the company and recommends measures to improve the level of investor related services. Though the powers to approve share transfer/transmission are delegated to the Registrar and Share Transfer Agents, all the share transfer/transmission cases approved by the Registrars are reported to the Committee. During the year under review, no investor complaint was received directly from the shareholder and no complaints were pending as on 31st March 2021. The company is taking all measures to improve investor relations through its Registrars and Share Transfer Agents.

d) CSR Committee

Not applicable and hence not constituted.

e) Risk Management Committee:

The Board has not constituted the risk management committee, however, adopted appropriate policies in due compliance of the applicable Laws, Rules and Regulations made thereunder.

4 Subsidiaries

The company has no subsidiary company

5 Disclosures

There were no transactions of a material nature with the promoters, the Directors or the Management, or relatives, subsidiaries, etc. that may have potential conflict with the interest of the Company at large.

There were no instances of non-compliance nor have any penalties, strictures been imposed by Stock Exchange or SEBI or any other statutory authority during the last three years on any matter related to the capital markets.

A Compliances with Governance Framework

The Company is in compliance with all mandatory requirements under the Listing Regulations.

B Related Party Transactions

There were no materially significant related party transactions, pecuniary transactions or relationships between the Company and its directors, promoters or the management that may have potential conflict with the interests of the Company at large.

The details of related party transactions are disclosed in Notes forming part of the

Accounts as required under Accounting Standard 18 of the Institute of Chartered Accountants of India, and all related party transactions are negotiated on an arm's length basis.

All details relating to financial and commercial transactions, where directors may have the potential interest, are provided to the Board and the interested Directors neither participate in the discussion, nor do they vote in such matters. The Audit Committee of the Company also reviews related party transactions periodically.

C Details of non-compliance by the Company, penalties, and strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets, during last three Financial Years

There is nothing to report under this head.

D Vigil Mechanism / Whistle Blower Policy

This forms part of the Board Report.

E Accounting Treatment

The Company follows Accounting Standards issued by the Institute of Chartered Accountants of India and in preparation of financial statements, the Company has not adopted a treatment different from that prescribed by any Accounting Standard.

F Risk Management

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

G Commodity price risk and Commodity hedging activities

The Company has adequate risk assessment and minimization system in place including for commodities. The Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out. Therefore, there is no disclosure to offer in terms of SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2018/0000000141 dated November 15, 2018.

H Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A)

Not Applicable

I A certificate from a Company Secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or

any such statutory authority

The company obtained the required certificate that none of the directors on the board of the company have been debarred or disqualified as aforesaid.

- J Where the board had not accepted any recommendation of any committee of the board which is mandatorily required, in the relevant financial year-Not Applicable
- K Total fees for all services paid by the listed entity to the statutory auditor This forms an integral part of the Notes to Accounts
- L Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013- This forms an integral part of the Board Report.

C Management Discussion and Analysis Report

The Management Discussion and Analysis Report is appended to this report

D Shareholders

1) Disclosures regarding appointment or re-appointment of Directors

This is already there in the Directors' Report. The resumes of all these directors are provided as part of the Notice of the Annual General Meeting.

2) Communication to shareholders

The unaudited quarterly/half yearly financial statements are announced within forty-five days from the end of the quarter. The aforesaid financial statements are taken on record by the Board of Directors and are communicated to the Stock Exchanges where the Company's securities are listed. Once the Stock Exchanges have been intimated, these results are communicated by way of a Press Release to various news agencies/analysts and published within 48 hours in two leading daily newspapersone in English and one in Hindi.

The quarterly/half yearly and the annual results of the company are put on the Company's website http://www.oakeymohan.in

3) Share Transfer and Share Grievances

As mentioned earlier, the company has a board level Share Transfer and Share Grievances Committee to examine and redress shareholders and investors' complaints. The status on complaints and share transfers is reported to the Committee.

For matters regarding shares transferred in physical form, share certificates, change

of address etc., shareholders should send in their communications to M/s. Beetal Financial and Computer Services Private Limited, our Registrar and Share Transfer Agent. Their address is given in the section on Shareholder Information.

4) Details of Non-Compliances

This is mentioned elsewhere in this report.

5) General Body Meetings

The date, venue and time of the Annual General Meetings held during the preceding three years are given below: -

Financial Year	Location	Date	Time	Special Resolution
2017-2018	Delhi	28/09/2018	4:00 PM	NO
2018-2019	Delhi	30/09/2019	4:00 PM	NO
2019-2020	VC/OAVM	29/09/2020	4.00 PM	YES

6) Postal Ballots

During the year no ordinary or special resolutions were required to be put through postal ballot.

7) MD/CFO Certification

Certificate from MD / CFO for the financial year ended 31st March 2021 is annexed to the Directors' Report and the Management Discussion and Analysis Report.

9) Compliance with Corporate Governance Norms

a) Mandatory Requirements

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

b) Non-Mandatory Requirements

The status of compliance in respect of non-mandatory requirements of the Listing Agreement read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015is as follows: -

The Board: -

- a) There is no Non-Executive Chairman for the Company.
- b) Specific tenure has been specified for the Independent Directors

Remuneration Committee: -

Details are given under the heading 'Nomination & Remuneration Committee'.

Audit Qualifications: -

During the year under review, there was no audit qualification in the Company's financial statements.

The Company has also adopted other non-mandatory requirements up to certain extent. However, the Company has fully complied with SEBI guidelines relating to Corporate Governance in respect of compliance of mandatory requirements.

6 Compliance Certificate of the Auditors

Certificate from the Statutory Auditors, conforming compliance with all the conditions of corporate governance as stipulated in the Listing Agreement of the Stock Exchanges is annexed to the Directors' Report and the Management Discussion and Analysis Report.

7 Means of Communication

- Quarterly Results are published in Financial Express (English) and Naya India (Hindi version).
- ❖ The Quarterly results are sent to Stock Exchanges on which the Company shares are listed in the prescribed format and time.
- ❖ During the period no presentation were made to any institutional Investors or analysts.
- ❖ The Management Discussion and Analysis Report (MD&A) is attached and forms a part of the Annual Report

8 General Shareholders' Information

Annual General Meeting: -

a) Date, Time and Venue of AGM

As per Notice Calling Annual General Meeting for the Financial Year 2020-21. The tentative date would be Friday, 17th September 2021 at 03:00 P. M. through video conferencing.

b) Financial Calendar 2021-2022 (tentative & subject to change)

Tentative Schedule	Tentative	Tentative
	Schedule	Date
Financial Reporting for the quarter ending 30th June 2021	14/08/2021	13/08/2021

Financial	Reporting	for	the	quarter	ending	30th	14/11/2021	13/11/2021
September	, 2021							
Financial	Reporting	for	the	quarter	ending	31st	14/02/2022	14/02/2022
December,	2021							
Financial 1	Reporting for	or the	qua	rter endin	g 31st N	Aarch	30/05/2022	30/05/2022
2022								
Annual Ge	neral Meetir	ng for	the y	year endir	ig 31st M	Iarch,	30/09/2022	30/09/2022
2022			_		_			

c) **Book Closure Date**

The Share Transfer Books and Register of Members of the Company will remain closed from Saturday, 11th day of September 2021 to Friday, 17th September 2021 (both days inclusive).

d) Dividend Payment date

No Dividend has been recommended by the board for the year 2020-2021.

e) Listing on Stock Exchanges

Metropolitan Stock Exchange of India Ltd

Add: 4th Floor, Vibgyor Tower, Plot No. C-62

Opp. Trident Hotel, BandraKorla Complex,

Bandra East Mumbai-400098

Phone:# 22-61129000

Fax: # 22-61129009

f) Listing Fee

Paid within Time

Demat ISIN in NSDL & CDSL-INE353T01015

g) Registrar and Transfer Agents

M/s. Beetal Financial and Computer Services Private Limited

Add: Beetal House, 3rd Floor, 99 Madangiri

Behind Local shopping complex

Near Dada HarshukhdasMandir, New Delhi-110062

Phone:# 011-29961281

Fax: #011-29961284

h) Distribution of Shareholding as on 31st March 2021

Shareholding of nominal value of Rs. 10 each	No. of Shares	% of Total	No. of Shareholders	% of Total In value
0-5000	73346	92.60	650	15.16
5001-10000	20202	3.70	26	4.18
10001-20000	15665	1.42	10	3.24
20001-30000	6900	0.42	3	1.43
30001-40001	3500	0.14	1	0.72
40001-50000	9350	0.28	2	1.93
50001-100000	9297	0.15	1	1.92
100001 and above	345520	1.29	9	71.42
Total	483780	100.00	702	100

i) Category of Shareholders as on 31st March 2021

S.No	CATEGORY	NO. OF SHARES HELD	SHAREHOLDING
1	Promoters	268381	55.48 %
2	Private Bodies Corporate	8978	1.86 %
3	Indian Public	97867	20.23 %
4	NRIs/OCBS	2150	0.44 %
5	Others	106404	21.99 %

j) Dematerialization of Shares

The company's shares are in the process of dematerialization both for promoters and public and are being traded in both the form i.e., physical and Demat. The shares are being dematerialized both through National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL). Shareholders can open account with any of the depository-participants registered with any of these depositories. As on 31st March, 2021, 80.93 % of the Company's shares were held in dematerialized form.

k) Location of the Factory

Mohan Nagar, Ghaziabad.

1) Address for Investors' Correspondence

M/s. Beetal Financial and Computer Services Private Limited

Add: Beetal House, 3rd Floor, 99 Madangiri

Behind Local shopping complex

Near Dada HarshukhdasMandir, New Delhi-110062

Phone:# 011-29961281

Fax: #011-29961284

Or

The Company Secretary

John Oakey and Mohan Limited

Mohan Nagar

Ghaziabad UP

m) Go Green Initiative

The ministry of corporate affairs, New Delhi ("MCA") has taken a "Green Initiative" in the Corporate Governance by permitting paperless compliances by companies, vide Circular No. 17/2011 dated April 21, 2011 and Circular No. 18/2011 dated April 29, 2011 which validates the sending of documents through electronic mode and clarified that the service of documents by a company can be made through electronic mode instead of sending the physical copy of the document(s).

Accordingly, the Annual Report for the year 2020-21, Notice for the Annual General Meeting, etc., each being sent in electronic mode to the members of the company who have registered their email id to their respective depository participant(s) RTA and the company. The members, who have not furnished their e mail to the RTA/ company can send the email ID to the company or RTA so that annual reports, Notice and other communication can be sent to them. However, the documents are also placed at the website of the company at www.oakeymohan.in. for the facility of the shareholders., The company is providing e-voting facility to all members to enable them to cast their votes electronically on all resolutions set forth in the Notice. This is pursuant to Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management & Administration) Rule, 2014. The instruction for e-voting is provided in the Notice.

9 Declaration

The Board of the Company has laid down a Code of Conduct for the directors and employees of the company. A declaration dated 28th June 2021, signed by the Managing Director to the effect is produced herein below:

Declaration as required under the Listing Agreement read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

I, Sanjeev Bawa, Managing Director of the Company, hereby declare that the Board of Directors has laid down a Code of Conduct for its Board Members and Senior Management Personnel of the Company and the Board Members and Senior Management Personnel have affirmed compliance with the said code of conduct

For John Oakey and Mohan Ltd.

Sanjeev Bawa (Satya Narayan Gupta)

(DIN 03633427) (Din 00502035)

Place: Ghaziabad UP Managing Director Director

Date: 28-06-2021

MANAGEMENT DISCUSSION AND ANALYSIS REPORT INDUSTRY STRUCTURE & DEVELOPMENT

Coated abrasives are the abrasive products manufactured by gluing synthetic and natural abrasive grains such as aluminum oxide, silicon carbide, zirconia alumina, emery and garnet. These abrasive grains are supported by materials such as paper, cloth, fiber and polyester film. Coated abrasives are manufactured in the form of jumbo rolls, which are then cut into various shapes that include belts, discs, sheets and rolls for polishing and surface-treatment applications.

Coated abrasives are used to grind, scour, clean, abrade or remove solid material by rubbing action or by impact. Coated abrasives market is the second-largest market for abrasives products and is expected to record a strong growth in the near future. Growing demand for coated abrasives from several industries, such as the welding, furniture, jewelry, automotive, foundry and do-it-yourself markets, is expected to drive the coated abrasives market across the globe.

The coated abrasive products find applications in several industries such as auto OEM, auto ancillaries, general engineering, fabrication, furniture and flooring among others. The use of coated abrasives in abrasion applications is rapidly increasing as their use results in better surface finishes with higher productivity. Owing to such striking benefits, majority of the industrial abrasive users consider coated abrasive as a better option over their counterparts.

The higher productivity offered by the coated abrasive systems is anticipated to drive the demand for coated abrasive products in the coming years. Due to the rising popularity of coated abrasives, the manufacturers of cutting tools are designing and developing equipment and machines suitable for coated abrasive systems. Apart from the conventional products, the manufactures of coated abrasive products are focusing their attention on recently introduced products such as nonwoven fabric abrasives, flexible belts, seeded gel abrasives, polyester backed abrasives and wide belts. These recently developed products are expected to provide lucrative opportunities for the manufacturers of coated abrasives in the next few years.

In terms of percentage, Rest of the World (RoW), which comprises South America, Africa and the Middle East, accounts for a single digit share in the global coated abrasives. However, growing demand from the Middle East and African countries along with Latin American nations is predicted to drive the coated abrasives market in the RoW region in the coming years.

The global abrasives market is segmented based on region. Asia Pacific represents the largest and the fastest growing market for the abrasives industry and China is the largest producer of abrasive materials and abrasive products.

KEY OPPORTUNITIES

- The growing demand for various types of abrasives from transportation, building & construction and other durable goods industries is expected to drive the Asia Pacific abrasives market in the near future. Europe was the second largest market for abrasives followed by North America and Rest of World. Asia Pacific is expected to be the most attractive market for abrasives in the future. Europe and North America are expected to exhibit sluggish growth as compared to Asia Pacific and Rest of World.
- Asia Pacific is the largest regional market for coated abrasives and accounts for almost half of the global market. Growing demand from developing nations in Asia, especially China and India, is expected to drive the demand for coated abrasives in the Asia Pacific market.
- The rapid growth in industries such as automotive, machinery and fabrication in Asia
 is anticipated to drive the Asia Pacific market for coated abrasives in the next six
 years. Asia Pacific is followed by North America and Europe in the global coated
 abrasives market.
- India is the second largest populated country in the world and is expected to see its
 population expand from 1.2 billion people currently to 1.5 billion people in 2026. This
 will result in an increase in the industry as a whole and is expected to grow demand
 for all kinds of abrasive products.

THREATS & CHALLENGES

The major challenge today for Indian abrasive Sector is that on one hand it is poised for growth and better standards of amenities and on the other hand there exist poor infrastructure, demand-supply, geographical accessibility and availability of cheaper funds etc.

There has been arisen in the number of corporate groups with heavy pockets foraying into this sector through green field activities, JVs and acquisitions. Some of the major companies operating in the global coated abrasives market are Saint-Gobain Abrasives, 3M, Robert Bosch GmbH, DuPont, Cabot Microelectronics Corp., Hermes Abrasives Ltd., VSM

Abrasives Corp., Henkel AG & Co. KGaA, Asahi Diamond Industrial Co., Ltd., Almatis GmbH, Fujimi Inc., Carborundum Universal Ltd. and Jason Inc.

Increasing inflation in India is depleting the purchasing power of parties and is intensifying the cost of living. There is also upward pressure on other costs such as transportation, supplies, equipment and other expenses, and an inability to manage costs or pass increased costs onto parties will lead to compressed returns.

OUTLOOK

The Coated Abrasive sector in India is undergoing a phase of reformed propelled by rapid economic growth. The future looks bright and promising keeping in view the initiatives being taken for Infrastructure Reforms. Automobile Reforms etc.

Joan Oakey and Mohan Limited is committed to deliver quality products through the use of cutting edge technology to the utmost satisfaction and well-being of the users.

SEGMENT-WISE PERFORMANCE

There is nothing to Report under this head as company is engaged in only one segment i.e. Coated Abrasive.

RISKS & CONCERNS

Joan Oakey and Mohan Limited recognizes that risk is an intrinsic part of the business which covers various aspects viz operational, financial, legal & regulatory etc. These risks can adversely impact the functioning of the company through their effect on operating performance, cash flows, financial performance and over all sustainability of the company. The risks that may affect the functioning of the company viz. inflationary pressures, increasing cost of raw material, transport and storage, competitive market conditions, compliance & regulatory pressures including change of tax laws, technological obsolescence in medical equipment. The company has been trying hard to mitigate these risks by taking adequate measures.

QUALITY ASSURANCE

Joan Oakey and Mohan Limited has always been in the forefront of providing quality products, continual improvement and technological upgradation, ensuring maximum satisfaction of the users. The company is also fully committed to provide eco-friendly environment thereby complying with all applicable environmental legislations and regulations.

INTERNAL CONTROL SYSTEMS & THEIR ADEQUACY

Your Company has a well-established and efficient internal control system and procedures. The Company has a well-defined delegation of the financial powers to its various executives through a well-designed system of delegation. To ensure internal controls, the company has appointed independent firm of chartered accountants for reviewing the effectiveness of operations, systems and procedures. In addition, the audit committee of the Board of Directors reviews, advises and suggests internal auditors to continuously improve upon on their reporting process to ensure inter-alia compliance of various rules and regulations.

FINANCIAL OPERATIONS VERSUS OPERATIONAL PERFORMANCE

This forms part of the Board Report

HUMAN RESOURCE

This forms part of the Board Report.

CAUTIONARY NOTE

This forms part of the Board Report. For and on behalf of the Board

Sanjeev Bawa Satya Narayan Gupta

DIN03633427 DIN 00502035

Date: 28-06-2021 Managing Director Director

Place: Mohan Nagar, Ghaziabad

(U.P.)

Form No. MGT-9

EXTRACT OF ANNUAL RETURN

as on the financial year ended on 31-03-2021

[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

CIN	L15549DL1962PLC003726			
Registration Date	08/05/1962			
Name of the Company	JOHN OAKEY AND MOHAN LIMITED			
Category / Sub-Category of the Company	Public Company (Non- Government Company)			
Address of the Registered office and	Office No-4FF, CSC, Pocket E Market MayurVihar Phase 2 Delhi 110091			
contact details				
Whether listed company	YES NO			
Name, Address and Contact details of	Beetal Financial & Computer Services (P) Ltd			
Registrar and Transfer Agent, if any	Beetal House, 3 rd Floor, 99 Madangir			
	Behind Local Shopping Centre,			
	New Delhi-110062			

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

Sl. No.	Name and Description of main products /	NIC Code of the	% to total turnover of the company
	services	Product/ service	
1	COATED ABRASIVES	23993	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

SI	Name & Address of the	CIN/GLN	Holding/Subsidiary/	% of shares	Applicable Section
No	Company		Associate	held	
1	NA	NA	NA	NA	NA
2	NA	NA	NA	NA	NA
3	NA	NA	NA	NA	NA

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

i) Category-wise Share Holding

Category of Shareholders	No. of Sh year	No. of Shares held at the beginning of the year			No. of Shares held at the end of the year				% Change during the year
A. Promoters	Demat	Physical	Total	% of Total	Demat	Physical	Total	% of Total	
(1) Indian				Shares				Shares	
a) Individual/HUF	115128	2273	117401	24.27	115128	2273	117401	24.27	NIL
b) Central Govt	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) State Govt (s)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) Bodies Corp	131123	9647	140770	29.1	131123	9647	140770	29.1	NIL
e) Banks / FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Any other (Trusts)	NIL	10210	10210	2.11	NIL	10210	10210	2.11	NIL
Sub-total (A) (1):-	246251	22130	268381	55.48	246251	22130	268381	55.48	NIL
(2) Foreign									
a) NRIs-Individuals	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Other-Individuals	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) Bodies Corp.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) Banks / FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
e) Any Other	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (A) (2):-	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL

			1			1			1
Total shareholding of Promoter (A) = (A)(1)+(A)(2)	246251	22130	268381	55.48	246251	22130	268381	55.48	NIL
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Banks / FII	NIL	725	725	0.15	NIL	300	300	0.06	0.09
c) Central Govt	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) State Govt(s)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
e) Venture Capital Fund	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Insurance Companies	40170	NIL	40170	8.3	40170	NIL	40170	8.3	NIL
g) FIIs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
h) Foreign Venture Capital Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
i) Others (specify)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (B) (1): -	40170	725	40895	8.45	40170	300	40470	8.37	0.08
2. non-Institutions									
a) Bodies Corp									
Indian	3965	5113	9078	1.88	3965	5013	8978	1.86	0.02
Overseas	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Individuals									
i) Individual shareholders holding nominal share capital up to Rs. 2 Lakh	32807	76193	109000	22.53	33069	64798	97867	20.23	2.30
ii) Individual shareholders holding nominal share capital in excess of Rs 2 lakh	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) Others	56426	NIL	56426	11.22	68084	NIL	68084	14.07	2.85
Sub-total (B)(2):-	93198	81306	174504	35.63	105118	69811	174929	36.16	0.53
Total Public Shareholding (B)=(B)(1)+ (B)(2)	133368	82031	215399	44.08	145288	70111	215399	44.53	0.45
C. Shares held by Custodian for GDRs & ADRs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Grand Total (A+B+C)	379619	104161	483780	100.00	391539	92241	483780	100.00	0.45

ii) Shareholding of Promoters

SI	Shareholder's Name	Sharehold	Shareholding at the beginning of the			Shareholding at the end of the year		
No.		year	year					
		No. of	% of total	%of Shares	No. of	% of total	%of Shares	in
		Shares	Shares of	Pledged /	Shares	Shares of	Pledged /	share
			the	encumbered		the	encumbered	holding
			company	to total		company	to total	during
				shares			shares	the
								year
	INDIVIDUALS	117401	24.27	NIL	117401	24.27		NIL
	Arti Mohan	250	0.0517	NIL	250	0.0517	NIL	NIL
	2. Avnish Mohan	400	0.0827	NIL	400	0.0827	NIL	NIL
	3. Hemant Mohan	563	0.1164	NIL	563	0.1164	NIL	NIL
	4. Hemant Mohan	23125	4.7801	NIL	23125	4.7801	NIL	NIL
	5. Kaushalya Mohan	300	0.0620	NIL	300	0.0620	NIL	NIL
_	6. Prerna Mohan	200	0.0413	NIL	200	0.0413	NIL	NIL

	7. Pushpa Mohan	110	0.0227	NIL	110	0.0227	NIL	NIL
	8. Ranjana Mohan	300	0.0620	NIL	300	0.0620	NIL	NIL
	9. Ranjana Mohan	4450	0.9198	NIL	4450	0.9198	NIL	NIL
	10. Satish Mohan	3500	0.7235	NIL	3500	0.7235	NIL	NIL
	11. Upasana Mohan	1000	0.2067	NIL	1000	0.2067	NIL	NIL
	12. Usha Mohan	10300	2.1291	NIL	10300	2.1291	NIL	NIL
	13. Vinay Mohan	72903	15.0695	NIL	72903	15.0695	NIL	NIL
	Total (1)	117401	24.27	NIL	117401	24.27	NIL	NIL
2	CORPORATE BODIES	140770	29.10	NIL	140770	29.10	NIL	NIL
	Mohan Meakin Ltd	48650	10.0562	NIL	48650	10.0562	NIL	NIL
	National Cereals Products Ltd	4900	1.0129	NIL	4900	1.0129	NIL	NIL
	Trade Link (p) Ltd.	87220	18.0289	NIL	87220	18.0289	NIL	NIL
	Total (2)	140770	29.10	NIL	140770	29.10	NIL	NIL
	TOTAL (1 +2)	268381	55.48	NIL	268381	55.48	NIL	NIL

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

SI	Shareholder's	Shareholding at the	e beginning of the	Cumulative Shareh	olding during the
No.	Name	year		year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	268381	55.48	268381	55.48
	Increase / Decrease in Promoters Shareholding during the year	NIL	NIL	NIL	NIL
	At the End of the year	268381	55.48	268381	55.48
	Total	268381	55.48	268381	55.48

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

SI No.	Shareholder's Name	Shareholding a year	t the beginning of the	Cumulative Shar year	eholding during the
	For Each of the Top 10 Shareholders	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	105941	21.89	117459	24.27
1	IEPF	52671	10.89	64189	13.27
2	LIC	27770	5.74	27770	5.74
3	National Insurance Co. Ltd	10800	2.23	10800	2.23
4	Aslam Qadar Khan	2500	0.52	2500	0.52
5	Ajay Kumar	2250	0.47	2250	0.47
6	Sanjay Saigal	2150	0.44	2150	0.44
7	Gold Mohore Investment co. Ltd	2000	0.41	2000	0.41
8	Mahendra Girdharilal	2000	0.41	2000	0.41
9	Carborundum Universel Ltd.	1900	0.39	1900	0.39
10	Grindwell Norton Limited	1900	0.39	1900	0.39
	Total	105941	21.89	117459	24.27
	Date wise Increase /Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment /transfer / bonus / Sweat equity etc.)	11518	2.38	11518	2.38

	At the End of the year (or on	11518	2.38	11518	2.38
	the date of separation, if				
	separated during the year)				
		105941	21.89	117459	24.27
1	IEPF	52671	10.89	64189	13.27
2	LIC	27770	5.74	27770	5.74
3	National Insurance Co. Ltd	10800	2.23	10800	2.23
4	Aslam Qadar Khan	2500	0.52	2500	0.52
5	Ajay Kumar	2250	0.47	2250	0.47
6	Sanjay Saigal	2150	0.44	2150	0.44
7	Gold Mohore Investment co. Ltd	2000	0.41	2000	0.41
8	Mahendra Girdharilal	2000	0.41	2000	0.41
9	Carborundum Universel Ltd.	1900	0.39	1900	0.39
10	Grindwell Norton Limited	1900	0.39	1900	0.39
		•			
	Total	105941	21.89	117459	24.27

v) Shareholding of Directors and Key Managerial Personnel

SI No.	Shareholder's Name	Shareholding of the year	at the beginning	Cumulative Sha year	reholding during the
140.	For Each of the Directors	No. of	% of total shares	No. of shares	% of total shares of the
	and KMP	shares	of the company	NO. Of Silates	company
-	At the beginning of the year	10550	0.02	10550	0.02
	At the beginning of the year	10330	0.02	10330	0.02
	Ashutosh Doegar	250	0.00	250	0.00
	Rajan Datt	0	0.00	0	0.00
	Vishal Vig	0	0.00	0	0.00
	Satya Narayan Gupta	0	0.00	0	0.00
	Sanjeev Bawa	0	0.00	0	0.00
	Usha Mohan	10300	0.02	10300	0.02
	Date wise Increase / Decrease in	0	0	0	0
	Promoters Shareholding during the				
	year specifying the reasons for				
	increase / decrease (e.g. allotment				
	/transfer /				
	bonus/ sweat equity etc):				
	At the End of the year	10550	0.02	10300	0.02
	Ashutosh Doegar	250	0.00	250	0.00
	Rajan Datt	0	0.00	0	0.00
	Vishal Vig	0	0.00	0	0.00
<u> </u>	Satya Narayan Gupta	0	0.00	0	0.00
-	Sanjeev Bawa	0	0.00	0	0.00
-	Usha Mohan	10300	0.00	10300	0.00
-	OSIId IVIOIIdii	10300	0.02	10300	0.02
-	Total	10550	0.03	10550	0.03
	Total	10550	0.02	10550	0.02

V. INDEBTEDNESS

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

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year	иерозна			
i)Principal Amount	2,41,87,643	NA	41,74,000	2,83,61,643
ii) Interest due but not paid	NA	NA	NA	NA
iii)Interest accrued but not due	NA	NA	NA	NA
Total (i+ii+iii)	2,41,87,643	NA	41,74,000	2,83,61,643
Change in Indebtedness during the financial year				
Addition	NIL	NA	NIL	NIL
Reduction	2,41,87,643	NA	290000	2,44,77,643
Net Change	2,41,87,643	NA	290000	2,44,77,643
Indebtedness at the end of the financial year				
i)Principal Amount	NIL	NA	38,84,000	38,84,000
ii) Interest due but not paid	NA	NA	NA	NA
iii)Interest accrued but not due	NA	NA	NA	NA
Total (i+ii+iii)	NIL	NA	3884000	38,84,000

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SI No	Particulars of Remuneration	Name of MD/WTD/	Total
		Manager	Amount
		Mr. Sanjeev Bawa	
1.	Gross salary		3261065
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961		NIL
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961		NIL
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961		NIL
2	Stock Option		NIL
3	Sweat Equity		NIL
4	Commission		NIL
	as % of profit		NIL
	others, specify		NIL
5	Others, please specify		NIL
	Total (A)		3261065
	Ceiling as per the Act		As per Schedule V of the Act

B. Remuneration to other directors:

SI.	Particulars of Remuneration	Name of Directors	Total
no.			Amount
1		Mr. Ashutosh Doegar	
	Fee for attending board / committee Meetings		7500
	Commission		NIL
	Others, please specify		NIL
	Total		7500
2	Total Managerial Remuneration		7500
3	Overall Ceiling as per the Act		As Prescribed

SI.	Particulars of Remuneration	Name of Directors	Total
no.			Amount
1		Mr Rajan Datt	
	Fee for attending board / committee meetings		30000
	Commission		NIL
	Others, please specify		NIL
	Total		30000
2	Total Managerial Remuneration		30000
3	Overall Ceiling as per the Act		As Prescribed

SI.	Particulars of Remuneration	Name of Directors	Total
no.			Amount
1		Mr Vishal Vig	
	Fee for attending board / committee meetings		10000
	Commission		NIL
	Others, please specify		NIL
	Total		10000
2	Total Managerial Remuneration		10000
3	Overall Ceiling as per the Act		As Prescribed

SI.	Particulars of Remuneration	Name of Directors	Total
no.			Amount
1		Mrs. Usha Mohan	
	Fee for attending board / committee		30000
	meetings		
	Commission		NIL
	Others, please specify		NIL
	Total		30000
2	Total Managerial Remuneration		30000
3	Overall Ceiling as per the Act		As Prescribed

SI.	Particulars of Remuneration	Name of Directors	Total
no.			Amount
1		Mr. Satya Narayan Gupta	
	Fee for attending board / committee		30000
	meetings		
	Commission		NIL
	Others, please specify		NIL
	Total		30000
2	Total Managerial Remuneration		30000
3	Overall Ceiling as per the Act		As Prescribed

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

SI	Particulars of Remuneration	Key Managerial Personnel		
No				
		Sh. Surendra Kumar Seth		
		Company Secretary & CFO	Total	
1	Gross salary			
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	1438110	1438110	
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	NA	NA	
	(c) Profits in lieu of salary under section 17(3) Income Tax Act, 1961	NA	NA	
2	Stock Option	NA	NA	
3	Sweat Equity	NA	NA	
4	Commission	NA	NA	
	as % of profit	NA	NA	
	others, specify	NA	NA	
5	Others, please specify	NA	NA	
	Total	1438110	1438110	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES

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

JAGDISH CHAND & CO. CHARTERED ACCOUNTANTS

H-20, LGF, GREENPARK (MAIN), NEW DELHI- 110 016, INDIA Phones: 26511953, 26533626, 41759467 Fax: 41759467 email: mail@jcandco.org

INDEPENDENT AUDITOR'S REPORT

To The Members of John Oakey and Mohan Limited Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of John Oakey and Mohan Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2021, and the Statement of Profit and Loss (Including Other Comprehensive Income), the Statement of Cash Flows and the Statement of Changes in Equity 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") prescribed under section 133 of the Act read with the Companies (Accounting Standards) Rules, 2006, as amended ("Accounting Standards") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, and total comprehensive income (comprising of profit and other comprehensive income), its cash flows and the changes in equityfor the year ended on that date.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. We have determined that there are no key audit matters to communicate in our report.

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

The Company's Board of Directors are responsible for the other Information. The other information comprises the information included in the Management Discussion and Analysis Report, Directors' Report including Annexures to Directors' Report, but does not include the financial statements and our auditor's report thereon. The information included in the Management Discussion and Analysis Report, Directors' Report including Annexures to Directors' Reportare expected to be made available to us after the date of this auditor's report.

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 informationand, 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.
- When we read Management Discussion Report and Analysis, Directors' Report including Annexures to Directors Report, if we conclude, that there is a material misstatement therein, we are required to communicate the matter to those charged with governance as required under SA 720 'The Auditor's responsibilities Relating to Other Information'

Management's Responsibility for the Financial Statements

The Company's Management and Board of Directors are responsible for the matters stated in section 134(5) of the Actwith respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equityof the Companyin accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Companyand 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 statement 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 and Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibility for the Audit of the Financial Statements

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

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

Identify and assess the risks of material misstatement of the financial statements, whether
due to fraud or error, design and perform audit procedures responsive to those risks, and
obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
The risk of not detecting a material misstatement resulting from fraud is higher than for one
resulting from error, as fraud may involve collusion, forgery, intentional omissions,
misrepresentations, or the override of internal control.

Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of
 accounting and, based on the audit evidence obtained, whether a material uncertainty exists
 related to events or conditions that may cast significant doubt on the Company's ability to
 continue as a going concern. If we conclude that a material uncertainty exists, we are
 required to draw attention in our auditor's report to the related disclosures in the financial
 statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions
 are based on the audit evidence obtained up to the date of our auditor's report. However,
 future events or conditions may cause the Company to cease to continue as a going
 concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 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 Cash Flows and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on March 31,

- f) With respect to the adequacy of the internal financial control over financial reporting of the Company and the operating effectiveness of such control, refer to our separate Report in "Annexure A"
- 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 read with Schedule V of the Companies Act, 2013.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements – Refer Note 35 to the financial statements;
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For Jagdish Chand & Co.

Chartered Accountants CHA/Firm's Registration No. 000129N)

New Delhi RAVI GOEL

Partner (Membership No.078748)

UDIN: 21078748AAAAED 3719

Place: New Delhi, Date: June 28, 2021

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

Referred to in paragraph 2f of the Independent Auditors' Report of even date to the members of John Oakey and Mohan Limited on the financial statements for the year ended March 31, 2021

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 **JOHN OAKEY AND MOHAN LIMITED** ("the Company") as of March 31, 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 Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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

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

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

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 Ind AS 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 Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and experditures 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 Ind AS 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 hot 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 adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

New Delhi

For Jagdish Chand & Co.

Chartered Accountants (Firm's Registration No. 000129N)

RAVI GOEL

Partner

(Membership No.078748)

UDIN: 21078748AAAAED 3719

Place: New Delhi, Date: June 28, 2021

ANNEXURE "B" TO THE INDEPENDENT AUDITORS' REPORT

Referred to in paragraph 1 of the Independent Auditors' Report of even date to the members of John Oakey and Mohan Limited on the financial statements as of and for the year ended March 31, 2021.

- (i) In respect of its Property, plant and equipment:
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of the Property, plant and equipment.
 - (b) The Property, plant and equipment were physically verified during the year by the Management in accordance with a regular programme of verification which, in our opinion, provides for physical verification of all the Property, plant and equipment at reasonable intervals. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and the records examined by us, we report that immovable properties being buildings are held in the name of the Company as at the balance sheet date.
- (ii) As explained to us, the inventories were physically verified during the year by the Management at reasonable intervals and no material discrepancies were noticed on Physical Verification.
- (iii) The Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties covered in the Register maintained under Section 189 of the Act.
- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Act in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- (v) According to the information and explanations given to us, the Company has not accepted any deposit during the year.
- (vi) The maintenance of cost records has not been specified by the Central Government under Section 148(1) of the Act.
- (vii) According to the information and explanations given to us and the records of the Company examined by us, in respect of statutory dues, in our opinion:
 - a. The Company has generally been regular in depositing undisputed statutory dues, including Provident fund, Employees' State Insurance, Income Tax, Sales tax, Service tax, Goods and Services tax, Customs duty, Excise duty, Value Added Tax, Cess and other material statutory dues as applicable to it with the appropriate authorities.
 - b. There are no undisputed amounts payable in respect of Provident fund, Employees' State Insurance, Income-tax, Sales tax, Service tax, Goods and Services tax, Customs duty, Excise duty, Value Added Tax, Cess and other material statutory dues in arrears as at March 31, 2021 for a period of more than six months from the date they became payable.



- c. There are no dues in respect of Sales tax, Income tax, Service tax, Goods and Services tax, Customs duty, Excise duty and Value added tax as on March 31, 2021 which have not been deposited on account of any disputes.
- (viii) In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of loan to bank. The Company has neither taken any loans or borrowings from financial institutions and government nor has it issued any debentures during the year.
- (ix) The Company has not raised any money by way of initial public issue offer or further public offer (including debt instruments) and term loans during the year. Accordingly, the provisions of clause 3(ix) of the order are not applicable to the company.
- (ix) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company and no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- (x) 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 Companies Act, 2013.
- (xi) The Company is not a Nidhi Company and hence reporting under clause (xii) of the CARO 2016 Order is 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 Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the Ind AS financial statements as required by the applicable Ind AS. (Refer Note 40)
- (xiv) During the year, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures and hence reporting under clause (xiv) of CARO 2016 is not applicable to the Company.
- (xv) In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its directors or persons connected with them and hence provisions of Section 192 of the Companies Act, 2013 are not applicable.

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

New Delhi

For Jagdish Chand & Co.

Chartered Accountants Registration No. 000129N)

RAVI GOEL

Partner

(Membership No.078748)

UDIN: 21078748AAAAED

Place: New Delhi, Date: June 28, 2021

JOHN OAKEY AND MORAN LIMITED Balance Sheet As at March 31, 2021

Particulars	Note No.	As at March 31, 2021	As at March 31, 2020
Assets		Rs.	Rs.
1 Non-Current Assets			
8. Property, Plant and Equipment			
b. Intangible Assets	Э	13,816,570	35,753,16
 Financial assets 	:4		34,93
I. linvestments.		0.00	1000
ii. Lorni	5	6,334,802	4,257,54
iii. Offier Financial Assets		603,431	563,43
d Deferred tox assets (net)	7	-	5,347,58
	8	5,285,021	4,698,483
2 Current Assets		26,039,824	50,655,140
n. Inventories	2004		20000014
b. Financial Assets	9.1	108,244,184	106,425,210
i. Trade Receivables		100000	100,420,210
	10	46,963,638	37,189,792
Creb and Cash Equivalents Other Bank balances	11.	3,868,485	329,158
iv. Other Financial Assets	12	15,867,934	5,428,575
Current Tax Assets (ner)	13	203,899	
d Other Current Assets	34	649,619	771,875
u. Cour Carrell Assets	15	2,587,424	2,416,286
# 1775		178,385,183	3,094,341
Total Assets		204,425,007	177,885,237 228,510,377
quity and Liabilities			228,510,377
1 Equity			
	1 1	1	
a. Equity Shere Capital	16	4,837,800	12000
lk Other Equity	17	170,416,837	4,837,800
		210/410/621	158,812,532
Total Equity		175,254,637	1/7/200330
2 Liabilities		100000000000000000000000000000000000000	163,650,332
Non-Current Liabilities			
a. Financial Liabilities			
	1		
a controllings	18		******
ii. Other Financial Liabilities	19	3,884,000	7,866,418
b. Provisions	20		4,174,000
VARIABLE TOOK		3,884,000	405,913
Current Liabilities		The first	12,444,331
# Financial Liabilities			
i. Bormwings	18		
ii, Trade Payablee	7000		16,321,225
(A) Total Outsettding does of Micro		105.690	73600000
and small enterprises	100	106,639	527,810
(B) Total outstanding dues of creditors	21	35,533	
other than Micro and small enterprises		19,517,477	24,771,564
and and an			
iii. Other Financial Lightlities		1,000,000	11272707000
Other Current Liabilities	19	3,743,306	8,702,391
C. Provisions	22	1,918,948	1,480,842
	20	2011/2011	611,882
		25,286,370	52,415,714
Total Liabilities			Sujeta,/14
Total Equity and Liabilities		29,170,370	64,860,045
Total Capacy and Capacities		204,425,007	228,510,377

of Significent Accounting Pulicies and Other Explanatory Information Note 1 to 46

As per our Report of even date attached.

For Jagdish Chand & Co

Chartered Accountants

fign's Registration No. 000429

RAVI GOEL

Partner. Mombership No.: 078748

Place: New Delhi

Date: June, 28 2021

For and on behalf of the Board of Directors

Sanjeev Bawa Managing Director (DIN 03633427)

Usan Usha Mohan

Director (DIN 00768935)

Sureadra Kumar Seth

Satya Narayan Guita Director (DIN 00302035)

> Vishat Vig Director (DIN 00168854)

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JOHN OAKEY AND MOHAN LIMITED Statement of Profit and Loss For the year ended on March 31, 2021

	Particulars	Note	For the Year ended	For the Year ended
_		No.	March 31, 2021	March 31, 2020
	Income		Rs.	Rs.
1	Revenue from Operations			
п	Other Income	23	197,396,189	198,890,678
1100.0	Total income	24	777,038	3,425,512
277	Total mediae		198,173,227	202,316,190
IV	Expenses			Carried Control of the Control of th
	Cost of material consumed	25	01.000.000	22222
	Purchase of traded goods	26	91,076,460	108,654,381
	Change in Inventories of finished goods, stock-in-	27	13,325,509	11,885,722
	trade and work-in-progress	2007	(1,785,014)	(23,777,531)
	Finance costs	28	1,838,628	2.201.404
	Employee benefits expense	29	36,629,924	2,201,797
	Depreciation and amortisation expense	30	7,838,742	41,487,302
	Other expenses	31	38,482,396	7,690,219
	Total expenses (IV)		187,406,645	46,927,390 195,069,280
w	Description of the second			17090031200
	Profit before tax (III-IV)		10,766,582	7,246,910
VI	Tax expense	32		
	Current tax expense	54	2 222 040	
	Deferred tax (credit)/charge		3,771,040	825,495
	Total Tax Expense		- (1,076,046) 2,694,994	1,845,642
	AND THE STATE OF T		2,094,994	2,671,137
VII	Profit for the year (V-VI)		8,071,588	4,575,773
III	Other Comprehensive Income/Expenses	33		
A	Items that will not be reclassified to profit or loss		4.022.224	922.00
	Income tax relating to items that will not be	- 4	4,022,225 (489,508)	(277,910)
	reclassified to profit or loss		(405,308)	(25,998)
B.	Items that will be reclassified to profit or loss		92	
	Income tax relating to items that will be reclassified to profit or loss			
	Other Comprehensive Income for the year, net of taxes		3,532,717	(303,968)
X	Total Comprehensive Income for the year (VII+VIII)		11,604,305	4,271,865
X	Earning per equity share	34		7
1	Basic earnings per Equity Shares of face value		16.68	9.46
	Rs. 10 each		10.00	9.40
1	Diluted earnings per Equity Shares of face value Rs. 10 each		16.68	9.46

Summary of Significant Accounting Policies and Other Explanatory Information Note 1 to 46

As per our Report of even date attached

For Jugdish Chand & Con CHAN

Chartered Accountants

Figur's Registration No-800129N

New Del

RAVIGOEL

Membership No.: 078748

Place: New Delhi Date June, 28 2021 For and on behalf of the Board of Directors

Sanjeev Bawa Managing Director (DIN 03633427)

Usha Mohan

Director (DIN 00768935)

Surendra Kumar Seth Chief Finance Officer Cum Satya Narayan Gupta Director (DIN 00502035)

> Vishal Vig Director (DIN 00168854)

Ranjan Datt Director

JOHN OAKEY AND MOHAY LIMITED Staturco Short As at March 31, 2021

Seatment of Charges in Equity for the year ended March 36, 2023

A. Equity share expiral

Patindan	Nantyo.	Actores
Retinous as at April 1, 2008 Chargos in equity shere capital during the year	40,790	4,837,830
Balance as at March 31, 2020 Changes in opinity share capital during the sour	483,780	4,637,600
Balance es et March 31, 2021	483,780	4,027,866

It. Other equity

Partinders	EL CONTRACTOR	Reserve and north			(All assesses to	Rs. unless stated otherwise
	Capital Reservo	General Resonan		Jimns of Other Comp	preference Income	Total
			Retained Eureng	Cristy Poplinates to Through Other Companionates Income	Bittheomerouse of Dollard Sensib obligations	
Bubaser as at April 1, 2009 Profit for the year	66,600	11,370,090	139,813,534 4,375,773	5,842,176	1,136,647	135,299,31
Office comproherative income / (unpreset) for the year (set of income say)	- 3	+	4.040	(381,201)	17,293	4,519,071 (301,948
Tel al compositionive income for the year Transferred to retained carvings Distribution to discobolders	*		4,575,370 1,544,437	(281,391) (1,544,437)	77,293	4,271,868
Pical dividend on equity allows Dividend distribution to: on first dividend	3		(783,530) (178,130)			(790.336
Rainnee as as March H., 1000	963,220	18,379,999	138,215,064			
Market Committee Com			12077727044	3,536,538	1,203,340	158,812,532
Solarate as of Aged 1, 2020 It wester of delicand benefit to retained earning	00,000	18,370,990	135,235,864 1,319,540	3,996,508	7.383,340 (1.283,348)	19LH2.532
Yofs for the year More comprehensive humans: / (expense) for the year set of impose text)	2		8,071,385 1,455,451	2,077,363		8.871,588 3.532,317
laborop as at March Nt. 2021	64,666	10.156762				
icensory of Significant Accounts (Adules and Oxfor	-	18,176,096	145,968,447	6,813,840		170,416,897

Samuery of Significant Accounts Africa and Date September: Information New 1 in 46

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As per nar Report of complex imperior For Japons Comment & Co. Quartered Accountment. In these Registration No. 00002290 NG

LOM BAYLOOKL Partner Mombership No. ; (17874)

Place Nov Bellsi Date: June 24,2921

For and an bolost of the Reard of Directors. Libe

Sirjeev Bana Managing Director

Ush Units Mobile Director
AGEN OUTSBRING

Ched Finance Officer Cam. Company Secretary

Satya Nacayan Gayes Decrea (DOV 00000000)

Vistality Director

(DBV-00168854)

Kegan Dat Director (DIN 96029664)

Plate: New Duffal Date: Auto 28, 2021

Particulars	For the Year ended	For the Year ended
- Washington Company	March 31, 2021	March 31, 2020
- Cash flows from operating activities	Rs.	Rs.
Profit before tax	1,000,000	
Adjustuents for :	10,766,582	7,245
Depreciation and amortization	******	
Other non-cosh stems	7,838,742	7,690,
Loss / (Profit) on sale of property, plant and equipment	1,944,963	103,
Interest Expenses	175,871	(1.982,
Dividend Received	1,838,628	2,201
Invest Iscore	200	(25,
Operating profit before working capital changes	(305,563)	(1,095)
Adjustments for (increase)/decrease in Assete:	22,459,223	14,138
Investories		
Trade receivables	(1,818,974)	(26,668
Other francial gouts	10,226,134	14,080
Other current assets	(19,476,516)	(3,065)
Adjustments for increase/(decrease) in operating liabilities:	2,906,917	(901,
Provisions	275 1 276 2 4	
Other financial liabilities	(1,615,795)	317.
Trade Parable	(324,902)	(1,936)
Other current liabilities	(5,675,258)	6,447
Cmb generated from / (used in) operations	438,106	(2,738,
Income taxes paid (ret)	16,318,355	(258,
Not and assessed to a second	(3,001,373)	11/
Not each generated from / (used in) operations	14,314,582	(246)
Contract Con	100000000	1246
Cash Flows from Investing Activities		
Purchase of property, plant and squipment, Capital Work in Progress and Intensiable Assets	(969,083)	(28,249)
ALTERNATION OF THE PROPERTY OF	OCCUPANT OF THE PARTY OF THE PA	126,2893
Proceeds from sale of investments		
Proceeds from sale of property, plant and equipment	14,726,000	100000
Dividend Received	245720000	11,285/
Interest Received	870,696	25)
Movement is bank deposits having materity of more thus twelve months	10000000	1,254/
Not cosh generated from (used in) investing activities	5,347,386	4,722,0
	19,975,199	(16/968,0
Cesh flows from flounding activities		
Increase/(Decrease) in Non current Bostowing	1.277171	
Increase/(Decrease) in Current Borrowing	(7,866,418)	7,856,8
Dividend Paid	(21,961,321)	6,375.)
Dividend distribution tax	(122,455)	(614,2
Interest paid	+-	(118,1)
Not cash generated from/(used in) financing activities	(1,900,260)	(2,150,9
The state of the s	(30,950,454)	11,358,7
Net increase/(decrease) in cash and cash equivalents (A+B+C)		100
Cosh and cash equivalents at the beginning of year	3,339,327	152,0
Cash and cash equivalents at the end of year (refer note 11)	329,138	377,1
Command Committees at the end of year (refer most 11)	3,868,485	529,1
IV The observer of such that has been		
 The statement of cash flow has been prepared under the indirect method as act out in Ind AS 7 as 	stationerits of conf. flow	
2) Cash and can equivalent equivalent includes:		
	121,851	292,2
b) Balance with hanks	3,746,634	54,450
Tetal	3,563,485	236,87 529,15
3) Reconciliations of Rubblides from financing activities:		2004
Balance at the Beginning of the year	12,606,514	
Proceeds	44,090,934	
Repaymenta	12.00.00	14,879,3
Foir value changes	12,606,514	2,372,8
Belance at the end of the year		
		12,606.5

5) Previous Years's figures have been regrouped and rearranged wherever amanged necessary.

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As per our Report of even date attached

For Jugdish Chard & Co

Chartered Accountants rer's Registration No. 000129N

RAVI GOEL

Partner

Membership No.: 078748

Place: New Della Date: June 28,2021 For and on bohalf of the Board of Directors

Sanjare Bawa

Managing Director (DIN 03633427)

Osha Mahan Director (DIN 00768935)

Director (DEN 00302035)

Salji Daraya

Satya Narayan Gupta

Visital Vog Director (DEN 00168854)

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JOHN OAKEY AND MOHAN LIMITED Notes to financial statements for the year ended Murch 31, 2021

Note No. 3 Property, Plant and Equipment

(All amounts in Rs. unless stated otherwise)

Particulars	Freehold Buildings	Plant and equipments	Furniture and Fixtures	Vehicles	Office	Total
Gross carrying amount (at cost) Balance as at April 1, 2019	2,949,994	18,019,852	197,800	31,278,430	375,303	52,821,379
Add: Additions made during the year Less: Disposals /adjustments during the year	129,012	239,560	978,072	26,735,714 28,621,769	167,537	28,249,895
Balance as at April 1, 2020	3,079,006	17,677,014	1,175,872	29,392,375	542,840	51,867,107
Add: Additions made during the year		593,616		4	375,467	969,083
Less: Disposals /adjustments during the year		239,528		22,903,663		23,143,191
Balance as at March 31, 2021	3,079,006	18,031,102	1,175,872	6,488,712	918,307	29,692,999
Accumulated depreciation	Y					
Balance as at April 1, 2019	719,353	7,158,999	97,412	20,134,169	251,803	28,361,736
Add: Additions made during the year	228,423	1,864,399	128,690	5,343,021	86,490	7,651,023
Less: Disposals /adjustments during the year		313,566		19,585,252		19,898,818
Balance as at April 1, 2020	947,776	8,709,832	226,102	5,891,938	338,293	16,113,941
Add: Additions made during the year	210,586	1,584,219	236,512	5,576,179	196,312	7,803,808
Less: Disposals /adjustments during the year		144,992		7,896,328	,	8,041,320
Balance as at March 31, 2021	1,158,362	10,149,059	462,614	3,571,789	534,605	15,876,429
Net carrying amount Balance as at March 31, 2021	1,920,644	7,882,043	713,258	2,916,923	383,762	13,816,570
Balance as at 31 March, 2020	2,131,230	8,967,182	949,770	23,500,437	204,547	35,753,166

Notes:

For details of property, plant and equipment charged against borrowings. Refer note no. 18

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Notes to financial statements for the year ended March 31, 2021

Note No. 4 Intangible assets

(All amounts in Rs. unless stated otherwise)

Particulars	Computer Software
Gross carrying Amount (at cost)	
Balance as at April 1, 2019	156,782
Add: Additions during the year	-
Less: Disposals / adjustments during the year	-
Balance as at March 31, 2020	156,782
Add: Additions during the year	
Less: Disposals / adjustments during the year	-
Balance as at March 31, 2021	156,782
Accumulated Amortisation:	
Balance as at April 1, 2019	82,652
Amortisation expense during the year	39,196
Less: Disposals / adjustments during the year	-
Balance as at March 31, 2020	121,848
Amortisation expense during the year	34,934
Less: Disposals / adjustments during the year	
Balance as at March 31, 2021	156,782
Net carrying amount	
Balance as at 31 March 2021	
Balance as at 31 March, 2020	34,934

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JOHN OAKEY AND MOHAN LIMITED

Notes to financial statements for the year ended Murch 31, 2021

Note No. 5 Investments

Particulars	Y	As at March 31, 2021	1		As at March 31, 2020	120
	Face value Per Share	Numbers of Shares	Amount	Face value Per Share	Numbers of Shares	Amount
Quoted Investment (fully paid)						
Equity instruments						
Investments at Fair Value Through OCI						
(i) Investment in Others						
Munjal Auto Industries Limited	-	25,000	1,342,500	7	25,000	646.250
Shivam Autotech Industries Limited	17	25,000	448,750	7	25,000	57
			1,791,250			(A)
Unquoted Investment (fully paid)						
Equity instruments						
Investments at Fair Value Through OCI						
Investment in Others						
Mohan Goldwater Breweries Limited	01	10,000	H	10	10,000	
Maryti Limited	2	3,000	F	10	3,000	17
Mohan Carpets (India) Limited	10	25,650	1	10	25,650	
Mohan Zupak Limited	10	100	65,779	10	100	\$8,687
Mohan Closures Private Limited	01	12,000	166,320	. 01	12,000	206,880
NU Pack Cartons & Closures Private Limited	01	15,000	4,311,450	10	15,000	3,105,750
			4,543,552			3,371,290
Total Non-Current Investments			6,334,802			4.257.540

PARTICULARS	As at March 31, 2021	As at March 31, 2020
	Amount	Amount
(a) Aggregate Amount of Quoted Investments	1,791,250	886,250
(b) Aggregate Amount of Quoted Investments - Nurket Value	1,791,250	886,250
(c) Aggregate Amount of Ubquoted investments	4,543,552	3,371,290
(d) Aggregate Amount of Impairment in Value of Investments		

Notes to financial statements for the year ended March 31, 2021

Note No. 6.

Non-current financial assets- Loans

(All amounts in Rs. unless stated otherwise)

Purticulars	As at March 31, 2021	As at March 31, 2020
(a) Loans Receivables considered good - Secured (b) Loans Receivables considered good - Unsecured - Security deposits (c) Loans Receivables which have significant increase in Credit Risk	603,431	563,431
(d) Loans Receivables - credit impaired		
Total	603,431	563,431

Note No. 7

Other non-current financial assets

(All amounts in Rs. unless stated atheoxide)

Particulars	As at March 31, 2021	As at March 31, 2020
Bank deposits having maturity of more than twelve months		5,347,586
Total		5,347,586

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Note No. 8 Deferred tax assets/liabilities

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Deferred tax assets Expenses deductible on payment basis	3,775	91,850
Loss allowance for trade receivables	2,489,587	2,673,737
Difference in book written down value and tax written down value of property, plant and equipment Expected condit loss on trade receivables Bussiness loss	2,619,689 171,970	1,792,875 140,021
NAME OF THE PARTY	5,285,021	4,698,483
Deferred tax Liabilities	7	(6)
Net deferred tax assets/ (linbilities)	5,285,021	4,698,483

Movement of temporary differences

(All amounts in Rs. unless stated otherwise)

Particulars	As at April 1, 2019	Recognised in profit or loss	Recognised in OCI	As at March 31, 2020
Deferred Tax Assets				
Expenses deductible on payment basis Loss allowance for trade	41,635	50,215		91,850
receivables	2,828,284	(154,547)	- 57	2,673,737
Expected credit loss on trade receivables	96,188	43,833	-	140,021
Difference in book written down value and tax written down value of property, plant and equipment	3,604,016	(1,811,141)		1,792,875
Remeasurement of Defined Benefit Plan		25,998	(25,998)	
	6,570,123	(1,845,642)	(25,998)	
Deferred Tax Liabilities	-	-		-
Net deferred tax	6,570,123	(1,845,642)	(25,998)	4,698,483

Particulars	As at April 1, 2020	Recognised in profit or loss	Recognised in OCI	As at March 31, 2021
Deferred Tax Assets				
Expenses deductible on payment basis Loss allowance for trade	91,850	(88,075)	-	3,775
receivables	2,673,737	(184,150)	-	2,489,587
Expected credit loss on trade receivables	140,021	31,949		171,970
Difference in book written down value and tax written down value of property, plant and equipment				
SECOND CONTRACTOR CONT	1,792,875	826,814		2,619,689
Remeasurement of Defined Benefit Plan		489,568	(489,508)	
PORTO CONTROL	4,698,483	1,076,046	(489,508)	5,285,021
Deferred Tax Liabilities	9	4		-
Net deferred tax	4,698,483	1,076,046	(489,508)	5,285,021

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Notes to financial statements for the Year ended March 31, 2021

Note No. 9 Inventories

(All amounts in Ra. unless stated otherwise)

	There are a contraction of	THE THE WHITE OF STREET WING !
Particulars	As at March 31, 2021	As at March 31, 2020
Valued at lower of cost and not realisable value		
Raw material	22,143,899	21,688,677
Stock-in-trade*	13,846,749	5,657,262
Work in progress	9,377,293	13,706,499
Finished goods*	69,525,666	62,600.933
Stores and spares	2,359,577	2,771.839
Total	108,244,184	106,425,210
Note No. 9A		
Finished Goods held at Net Realisable Value:	As at March 31, 2021	As at March 31, 2020
Finished goods	6,645,534	6,927,376
Work In progress	202,951	2,423,956
The second of th		

^{*} includes goods in transit - Raw Material Rs. 1,23,876 (Previous Year - Rs. Nil); Stock in Trade Rs. 63,989 (Previous Year - Rs. Nil); Finished Goods Rs. 46,47,567 (Previous year - Rs. 26,93,098)

Note No. 10 Trade receivables

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Current		
(a) Trade Receivables considered good - Secured	1,730,662	2,439,624
(b) Trade Receivables considered good - Unsecured	45,916,264	55,306,512
(c) Trade Receivables which have significant increase in Credit Risk		
(d) Trade Receivables - credit impaired	9,891,875	10,623,559
Gross Trade receivables	57,538,801	68,369,695
Less: Bad & doubtful recievables		
(a) Trade Receivables - credit impaired	(9.891,875)	(10.623.559)
(b) Trade Receivables considered good - Unsecured		40000000
- Especied Credit Loss allowance	(683,288)	(556,344)
Trade receivables after loss allowance	46,963,638	37,189,792
* Includes amount receivable from related parties		
For terms and conditions of trade receivables owing from related parties; refer note 40.	311,512	9,634,285

Trade receivable are usually non-interest bearing and are on trade terms of 60 days

Note No. 11 Cash and eash equivalents

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Balances with banks	10000000	
- in current accounts	3,746,634	236,871
Cash in hand	121,851	292,287
Total	3,868,485	529,158

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Note No. 12 Other bank baimoce

Particulars	As at March 31, 2021	As at March 31, 2020
Deposits with original maturity of more than three months but up to 12 months	15,100,568	4,538,754
Earmarked balances with banks unpaid dividend accounts	767,366	889,821
Total	15,867,934	5,428,575

Note No. 13 Current financial assets - Others

Particulus	As at March 31, 2021	As at March 31, 2020
Unsecured, considered good Interest accrued on bank deposits Advance to employees	113,145 90,754	678,278 93,597
Fotal	203,899	771,875

Note No. 14 Current Tax Assets (net)

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Advance income tax (net)	649,619	2,416,286
Total	649,619	2,416,286

Note No. 15 Other Current Assets

Particulars	As at March 31, 2021	As at March 31, 2020
Unsecured, considered good		
Balances with government authorities Propaid expeases Advances given to suppliers Balances with gratuity fund / leave encashment plan	439,596 441,715 74,241 1,631,872	1,072,966 91,767 3,929,608
Total	2,587,424	5,094,341

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JOHN OAKEY AND MOHAN LIMITED
Notes to financial statements for the Vent ended March 31, 2021

Note No. 16 Equity there capital

(All amounts in Rs. suless stated otherwise)

Subscribed and fully paid-up 433,789 (Moreth St., 2000: 485,789) equity shares of the 10 each fully paid-up	9,900,000	Sec.,000 (Murch 31, 2000: 500,000) equity shares of Bs. 10 each fully paid up. 5,000,000	180200041	Authorised (1, 2012) 500,000 equity shares of Rs. 10 etch (1, 10 etch (1, 2012) 500,000 (March 31, 2020 500,000 9% casualytics professors shares of Rs. 10 etch (2,000,000 2,000,000 5	Particulars As at March 31, 2631 As at March 31, 2630	
	5,400,000	* 3,000,000	14,000,000	1,000,000	March.	

b) Recrocifiation of the shares outstanding at the beganning and at the end of reporting period:

Calculational Lorentz.	and the same	demands are the	Continue.		Constitution of the Paris, Name and Paris,
4 857 800	100, 150	4.857.830	1007.1817		At the and of the year
4		+	4		Add shale issued during the year
SOSTIETY.	483,780	4,577,800	082,589		At the ownerstanders of the year
	Control of the Contro				Equity shares
Arasawt (Rs.)	Number of shares	Arresset (Bs.)	Number of shares	800000000	2000
1000 C-0000	As at 36arch 31, 2020		As at March 31, 2003	Particulars	Partic

c) Twenty rights, preferences and restrictions attached to equity shares.
The Company has one class of equity shares having a par value of Bs. 10 per share. Book shareholder is entitled to one was per share held.

d) Details of shares held by shareholders hadding more than 5% of the aggregate shares in the Company

Particulars	15 death in th	3001	As at March 34, 2	(000)
	Number of states	25 of holding	Number of shares	% of holding
Trade Links Private Centeral	87,230	18,03%	87,110	18.00%
Net Vitrag Michael	27,900	15.03%	72,905	15,01%
Notar Made Linead	48,634	16 5654	48,650	10.06%
LIC Limited	1773	144.5	27,770	574%

s) The Company has not assert any shares in fact 5 years.



Note Na. 17 Other equity

	2) General Statutes c) Heistried Earning d) Status of Other Comprehensive Incares Total	Particulars Passes
170,416,837	66,600 143,905,447 8,803,600	As at March 31, 2021 Acrae 8
150,513,532	88,000 18,376,960 131,235,064 5,180,176	21 Az at March 31, 2020

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S)	G-
	95:
-)	140
э	8
п	9
Н	8
ч	12
-1	12
а	3
4	4
э	75

Particulars a) Capital Reserve Balance as at the beginning of the year Loss Revenuel straing the year Balance as at the ead of the year Balance as at the ead of the year Balance as at the ead of the year Balance as at the tagenting of the year Add. Transferred there the account of Profit and Loss Balance at the cod of the year O) Betwined Euraking Balance at the cod of the year Add. Transfer flow other computationer recome Add. Transfer flow other computationer recome Add. Transfer from other computationer recome Construction Construction Dividend on eighty stores [Dividend per shape Nii (Nesch 31, 2005; Kr. 1,26] The on dividend The on dividend	As at March 31, 3021 As at March 31, 3000 56,500 00,500 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000 18,370,000	At at March 31, 2020 00,500 00,500 10,370,990 10,370,990 129,813,555 129,813,555 129,813,555 11,544,335 11,613,556
) Capital Reserve Minor so at the beginning of the year		le itomes in on
Addition during the year and Revenue their gifts year	86,600	
Allance at the ead of this year	66,589	
General Reserva		
American of the Impressing of Propings At Transferred Diene Stemenster of Profit and Loop	18,370,900	Chi
tance of the end of the year	13,370,990	VIII.
Reinsted Earning bases ut at the baganting of the year		
di Transfer d'en educaristi na pran di Pransfer d'en educaristi poblemione income di Profiti for the year.	135,255,084	12931
Chini de ramana instent of daffinot henefit obligation Trentfer from other conceptionaries incurses	1,433,455	457
in Appropriations	-	1,54
idend on epsity Stimes [Divident per shape Ni1 (March 31, 2000; Kg. 1, 28] on divided		asci
Bulance at the end of the year	145,966,447	(961)0111

A Control reserve is an account of Sefficient shares account originally juid age.

General reserves counsel both line to true on manifer of profit from returned earnings.

Al. Notation Coverns.

Bestined correspons the profits of the company second till date incomp trendice to general reserve, dividends as any other distributions to absorbed dec.







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Notes to financial statements for the Year ended March 31, 2021

Note No 18

Borrowings

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Non-current		
Secured- at amortised cost		
Term Loan		
- from a bank *		7,866,418
	-	7,866,418
Current		
Secured- at amortised cost		
Cash Credit**		16,321,225
Fotal		16,321,225

Repayment terms and security disclosure for the outstanding borrowings:

From banks:

* Term loan from a bank carrying interest @ 8.8% p.a. repayable originally in 36 monthly installments and secured by hypothecation of a specific asset acquired out of the loan.

** Secured by hypothecation of moveable assets, goods, book debts and guaranteed by a director.

The compnay has not defaulted in any loans payable during the year and has satisfied all debt covenants prescribed by lenders.

Roon = oft

Notes to financial statements for the Year ended March 31, 2021

Note No. 19 Other Financial Liabilities

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Non-current a. Security deposits	3,884,000	4,174,000
Total	3,884,000	4,174,000
Current		
Current maturities of long term borrowings Interest accrued but not due on long term	7	4,740,096
borrowings		61,632
c. Unpaid dividend *	767,366	889,821
d. Employee Benefits payable	2,975,940	3,010,842
Total	3,743,306	8,702,391

^{*}Amount due and outstanding to be credited to Investor Education and Protection fund Rs. Nil (previous year Rs. Nil)

Note No. 20 Provisions

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Non-current		
Provision for employee benefits		
- Grutuity	-	
- Compensated absences	-	403,913
Total		403,913
Current		
Provision for employee benefits		
- Gratuity	*	611,882
- Compensated absences		
Total	-	611,882

For disclosures related to IND AS 19 "Employee Benefits" refer to note 41

Movement in provisions

All amounts in Rs. unless stated otherwise)

	(A) amounts in Rs. unie	is stated otherwise)
Particulars	Compensated absences	Gratuity
As at April 1, 2020	402.042	9352511
	403,913	611,882
Created during the year	265,011	513,217
Utilised during the year	668,924	1,125,099
As at March 31, 2021	-	

det.

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Note No. 21 Other Financial Liabilities - Trade Payables

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Total outstanding dues of micro and small enterprises*	106,639	527,810
Others	19,517,477	24,771,564
Total	19,624,116	25,299,374

^{*}For discloures related to Mirco, Small and Medium Enterprises refer note no. 39

Note No. 22 Other Current Liabilities

(All amounts in Rs. unless stated otherwise)

Particulars	As at March 31, 2021	As at March 31, 2020
Statutory dues Advances from customers Employees liabilities held in trust	1,414,620 490,429 13,899	680,556 787,837 12,449
Total	1,918,948	1,480.842

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JOHN DAKEY AND MORAN LIMITED Notes to financial statements for the year ended Mark 34, 3023

Beyonce Fram Operations

1000000	(All anseatts in R	s. unless used otherwise
Particulars	For the Year Ended March 31, 2022	For the Year Ended March 31, 2020
Sale of finalised goods (Cooted Abrazives)	197,346,609	108,829,666
Other operating revenues Sub total (A)	197,346,689	199,829,666
Side of unap	45.900	1000
Sub-total (B)	49,500	61,012
Fetal (A) +(0)		******
	197,996,188	355,890,678

^{*} For disclosure related to IND AS 1:05 "Revenue from Contract with continues refer note no. 36.

None No. 24 Other Income

1954-1940	(All amounts in R	6. orders attend acherwise
Particulars	For the Year Ended March 31, 2021	For the Year Ended March 31, 2020
Interest larger on flauncied sensis at assertiond sum - On others - On others On others On others On others On others Profe on sale of property, plant and equipment Provisions/finhistes as longer required, reviews back Provisions for deabetial delies written back Notice on sale of property Taxable on others Manufacture of the deabetial delies written back Notice on others Manufacture of the deabetial delies of the others Manufacture of the deabetial delies of the others of the others Manufacture of the others Ma	251,560 59,693 200,520 312,075 852,460	788,459 362,429 23,000 1,962,714 10,573 288,246 4,100
	777,038	3,425,512

Note Na. 25 Cost of materials creamed

	(All prounts in Rx. unless stated adversarial)	
Fore material	For the Year Ended Murch 31, 2011	For the Year Ended March 31, 2020
Opening stock Add : Parchaus Lass : Closing stock	31,688,677 01,591,682	18,676,747
Rev material construct	23,143,896	31,668,677
	91,836,460	185,654,38

Particulars of materials commend are as under-

A THE RESIDENCE AND ADDRESS OF THE PARTY OF	(All alreads in R	(All amounts in Rs. unless attack) otherwise	
Particulars Closs	For the Year Ended March 31, 2021	For the Year Ended March JL, 2020	
Glac Paper Grain Rasin: and vanish Others Total	6,188,253 4,511,170 25,000,733 21,182,807 28,673,728 5,560,741	9,017,000 4,894,339 28,713,625 26,947,747 37,486,147 3,663,523	
	\$1,076,460	101,654,381	

Note No. 26 Purchase of Treded Goods

	[All arround in Ris. arriens stated otherwise]	
Periodes	Fur the Year Ended March	
Control Abrasinus	31, 2021	March 31, 1020
Total	13,325,509	11,885,723
	13,325,609	11,885,722

recent rest, 20. Changes in Assentonics of Seisberl goods, work-in-progress and stack-in-tr	pels
Barton	1

0.0000000000000000000000000000000000000	(All areausts in Re. spless stated otherwise	
Particulars	For the Year Ended March 31, 3021	For the Year Ended
Inversory as the end of the year:	20.00	March 31, 2010
Ficeled goods Stock-m-traile Work-m-process	60,515,666 13,846,749 9,377,293	63,600,93 5,657,36 13,706,69
	83,749,708	\$1,564,69
Inventory is the inguising of the year. Finalised goods Stock-in-trade Work-in-process	62,600,933 5,637,262 13,786,490	45,256,070 1,59,000 8,732,070
MANAGEMENT OF THE PARTY OF THE	81,964,694	58,197,167
(et (lierrenie) / docreuse		2.37.37
	(1,785,014)	(23,777,53)

del

Rock Dott





Particulars of stocks of finished goods and worls in-progress are so under t

(All amounts in Rs. wiles stated otherwise)

Particulars	For the Year Ended March 31, 2021	For the Year Ended March 31, 2029
Finished goods	1000	
Coaled abrasives	60,525,666	82,600,933
Total	60,525,666	62,000,533
Stock in trade	10000	11/2/15
Costed abrasives	15,845,749	5,057,262
	13,546,749	5,057,362
Work-in-progress	1000000	27/52/50/5
Council abrasives:	9,377,203	13,706,499
Total	9,377,293	13,786,499

Note No. 25 Finance costs

Particulars	For the Vear Ended March 31, 2021	For the Year Ended March 31, 2020
interest expense on financial habitates at associated cost		
Intrined expansion	1,838,628	2,201,797
Total	1,538,628	3,201,797

Nate No. 25 Employer benefits expense

	(All amounts at Kr. 18540) stated (character)	
Particulars	For the Year Ended March 31, 2021	For the Year Ended March 31, 2020
Salary, wages and beaus, etc.	30,996,644	35,973,633
Contribution to provident and other fixeds	1,024,499	3,361,847
Gonaty	513,217	599,117
Staff williare expresses	3,097,574	1,558,368
Total	36,629,924	41,485,300

Depreciation and assertitation expense

(All amounts in Ro. seriors entered otherwise)

Particulars	For the Year Ended March 31, 2021	For the Year Ended March 31, 2020
Depreciation of plant, properly and equipment	7,803,808	7,651,023
Amortusaism on Israegible Apains	34,934	35,196
Tetal	7,638,742	7,690,119

Nate No. 36 Other expenses

Particulare	For the Year Ended March 31, 2021	For the Year Ended March 31, 2020
Consumption of stores and spares	E78,457	1,026,162
Packing material communed	4,812,232	5,600,081
Power and fuel	17,828,908	21,316,922
Rent	193,000	186,000
Repoir soil maintenance		
- Building	172,584	380,971
- Plant and machinery	1,300,182	1,720,525
- Other repair	445,866	418,476
Vehicle expenses	692,751	816,184
Inturice durges	927,375	801,169
Rates and tunes	1,049,856	336,201
Legal and professional fees	2,817,688	3,206,540
Trandling	1,489,096	4,001,752
Director's sitting fees	97,500	170,000
Provision for doubtful debu	1,066,427	745,437
Loss on sale of property, plant and opagement (net)	175,871	
Provision for ECL	326,944	210,594
Communica to others	930,113	2,605,959
Net loss on firmign carratory transactions and translation	200	24,983
Miscellances expenses	2,959,548	4,204,454
Trial	38,482,394	44,927,390

Note No. 31A Auditors Beggeneration +

Particulars	For the Year Ended Morch 31, 2021	For the Your Ended March 51, 2020
Auchi fees	500,000	500,880
Limited review of seauchert financies results	225,500	225,990
CEST made;	75,000	25,980
Randrabulants of expenses	30,000	20,980

* included in legal and professional fees

Note No.32 Income tax

Resident Control of the Control of t

The regar components of secure two exposes for the years goded March 31, 2021 and March 31, 2020 and

Particules	Far the Voor Ended March 31, 2021	For the Vess Ended March 31, 2020
Curvest his Curvest year Adjustment for prior years	1,825,390 (24,239)	713,890 T2,678
Deferred las	3,771,040	\$25,495
Cingination and reversal of temporary differences	(1,074,046)	7,845,642
	(1,076,066)	1,845,641
became tax expense reported in the statement of profit and loss	2,494,994	2,671,137

B. Amounts recognised in other comprehensive Income/(expense)

to. Assistants recognises of other comprehensive traceast (expense)	AND COMPANY WILL STREET CO.	
The reagor compounts of income tax expense for the years excled blanch, 2		s. unless stated otherwise)
Particulars	For the Year Ended Macch 31, 2021	For the Year Ended March 31, 2020
Income Ist		
Remeasurement of poor employment boods obliquities	(489,306)	(35,994
Income tax charges to other comprehensive income/jexpense)	(489,500)	(25,998

C. Reconditation of effective tax rate

Reconciliation of the expense and the accurating profit (loss) multiplied by India's demonstic too can for the year unded March 31, 2020; and
South 31, 2020;

(All servants in Ex. uniture strand obtainment)				
Particulars	For the Year Ended March 34, 3821	For the Year Ended Moreh 31, 2020		
Profit before tax from continuing operations including OCI	10,766,582	7,246,90		
Exacted top vater in india	25.168%	25.1685		
Tim using the Company's domestic tax rate	2,795,793	1,823,902		
Tax offset of:				
Change in the mace on deferred tax asset		626,311		
Elipenors disallowed under lincorre inx act	39,00	58,103		
Exampt Income	2004	(6,292		
Expenses allowed under Income ray act		11.5		
Ofer adjustments		36,472		
Adjustnesses of tax relating to earlier years	(34,530)	72,639		
	2,694,994	2,671,177		

New No. 33 Other comprehensive income

	(All anyours in Re-sulass stated otherwise			
Particulars	For the Year Ended Murch 31, 2023	For the Year Ended March 31, 2020		
Other comprehensive income A. Herm that will not be crecinosified to profit or lose i. Re-essumment of defined besets of genome. E. Equip entraneous disough of or comprehensive tocome.	1,944,963 2,977,262	105,291 (381,201		
Change in this value of PVOCI equity instruments i. Incorrer to: solving to instruction will not be seclarabled to profit or loss.	(489,500)	(23,994		
Other Comprehensive Income for the year, not of tax	3,533,717	(303,968)		
Items that will be reclassified to profit or less become use relating to items that will not be reclassified to profit or less		(3)		
Other Comprehensive Income for the year, net of tax	3,533,717	(383,908		

Note No. 34 Earning Per Share

Bank and diluted earnings! (loss) per share

Basic and diluted earnings' (loss) per share in calculated by dividing the profit' (loss) during the year attributable to equity shareholders of the Company by the weighted

Particulars	the	For the Year Ended March 31, 3621	For the Year Ended March 31, 2020
Profer (load) after tax attributable to equity abaseholders Weighted average reaction of equity abases outstanding during the year Normal value per abase Basic and diluted consistent (faus) per abase	Ra Nex Ra	8,071,188 483,780 10 96,68	4,575,779 463,780 10 9,46

Non-34 A

WEIGHTED AVARAGE NUMBER OF EQUITY SHARES USED AS DENOMINATOR	For the Year Ended March \$1, 1021	For the Year Ended Murch 31, 2020
No. of Equity shares at the beginning of the year Ack! Weighted average number of equity shares (some) during the year	413,780	483,789
Weighted average monther of Equity shares for Basic EPS (**)	483,790	453,780





Add Adjusticati		7110
	483,793	483,780
Weighted average number of equity charce for Diluted KPS (')	16.1	10
Face Volus per Ennity Share (**)		

Note No. 35 CONTINGENT LIABILITIES, CONTINGENT ASSETS AND COMMUNENTS

A. Contingent Rabilities

(AS amounts in No. salars stated otherwise)

Facticulars	For the Year Ended March 31, 2021	For the Year Ended March 31, 2000
Claims against the company not acknowledged to debit		
Total		1

II. There are no disputed that on account of Duries Dany, Goods and Services Tax, Income Tax, Sales Ten, Custover deny, Value Addrel Tax and case that have not been deposited by the Conguery as at March 31, 2021

B. Centritmon

- Coupled controllarance: Estimated amount of contracts remaining to be executed on capital account and not provided for (not of advances) associate to Rs. Mill. (March 31, 2020; Rs. NIL)
- h. Other commitments: The Company has other communication, for poschare / color arrives which we issued after considering requirements per operating cycle for purchase I talk of goods and services, employee benefits including union agreement in normal course of baseauts. The Company does not base any long term commitments / contracts including derivative contracts for which there will be any material farenceable bases.

Guiernemen: Ra. NE. (March 31, 2020; Ra. NIL).

Nate No. 36

Distances to required under IND AS 115 "Reveaus from contract with Contoners are given below:

A. Disaggregation of Revenue

Since the company operator is single segment of Cound Abresives all reported revenue in for that segment only.

B. Trade Receivables from Contracts are superarly shown in some res. 16

C. Reconclation of several recongraved with Contract Price

(All wyount in No. orkes stated offerwise)

Particeters	As at 31st March, 2021	As at 31st March, 2020
	214,534,474	215,958,202
Gians Roverage recognised during the year Laux Cash Discount paid/payable to Castomers	2,965,732	1,954,993
	8,662,198	0,088,838
Loss Discount purdiposoble to Customers	1,350,035	5,485,105
Lose Office (unitable consideration) Net Revenue recognized during the year	197,346,609	198,823,666

D. Information about spajor costoners

For the year ended March 31, 2021, Ne's Ayosh Paint and Hardware (March 31, 2020, Norsh auto-shadly accounted for 10% or rease of PEVERAGE.

Note No. 37

As Lenne

(A)

Associate recognised in profit or lass Particulars	As at Flot March, 2021	As at Jint Mireth, 2020
harrest on lease liabelities		
Leans payments not recognised as a liability	-	-
Variable losse payments not included in the resuscences of least fadalines		
Examples relating to short-term leater	197,660	186,000
Expenses relating to leases of low-value assets, excluding short-town		

As at 31st March, 2921	As at 31st March, 2020
192,600	186,800
	As at 3 let March, 2021

(C) Future Lease Commitments

The Total Future cook out flow for leaves that had not yet corresponded. Request Ni ξ

Note 38

Exclosure as per Indian Accounting Standard (Ind. AS) 188 "Operating Segarges

CHAIN SOLVEY reviews true reproductiving of cased densives conference The Company a business activities produces andly relate to manufacturing to Comthe princey basis of argeneral reporting

Geographical Information



Note -30

Disclosure passant to section 22 of The Micro, Small and Machen Enterprise Development Aut. 2006 (MSMED Act)

Parties covered sader "The Micro, Small and Medium Emorprise Development Act, 2006" (MSMED Act, 2006) have been identified on the basis of confirmation received from respective parties. The disclosures parties to the said MSMED Act are as follows:

5415	ticulais		For the Year Ended	For the Year Ended
4.	Arrecest psychile to Supplient under MSMED (Suppliers)	-	March 31, 3023	March 31, 2020
	Principal Internal due therape Paperwon made to repplace beyond the appearand day during the year Principal		106,629	490,57) 47,236
e.	Interest due thospics Associate of interest due and possible for delay in province (which have been rect)		1	L251,015 58,887
	Our Imported the apprecented day charving the year) but without criting the returner under NESMEED		#1	47.299
	Amount of interest account and retraining unused Amount of interest retraining due and poyable to auguliure challeswhile on darkagable expenditure under facoure Tex. Acr., 1961		40	47,236
c	Amount of further interest data and payable even in the succeeding year, until and data when the interest dues so obeye are actually paid.			47,239
_	The state of the s			1,818

Note 40

Related party dischauses:

In accordance with the requirements of 3rd AS 24 on Related Party Disclosures, the names of the selected parties where control enters and/or with whom Forencebook have taken place during the year and description of relationships, as identified and cartified by the namegorisest and

A. Notice of related parties and nature of related party relationship

Key managerial personnel

Mr. Souperv Busen - Managing Director (w.e.f. 00 81, 3026)

Mr. Sanjany Bessel - CED (was fill 0), 2019 to 22, 12, 2019), CED and Disactor (wes fill 12, 2019 to 00.01, 2022)

Mr. Seish Mohan - Maraging Director (upto 09 tot 2020)

Mr. Ashutosh Doegor - Director

Mrs. Urba Moban - Director

Mr. Radingovind Navayanan Penangslitzei – Independent Diractor (1866–1862 2020) Mr. Satya Norayan Gupta – Independent Diractor

Mr. Viskat Vig. - Director (w.e.f. 99 fit 2020) Mr. Rajan Dart - Independent Director (w.e.f. 99 fit 2020)

Mr. Aswit Dev Datt - Independent Director (upto 23-12-2019)

Mr Surendor Karner Sells - Chief François Officer cam Company Secretary

Others (Emerprise over which key management personnal or their relatives are able to contribe significant influence) Trada Linio Proces Limited

V.P. Batra & Co.

Past corpleyment benefit plans

John Oakey and Mohan Larrated Employees Prevident Fund Trust

John Ooley and Mahan Limited Gratuity Fund Trust

B. Transactions with related parties:

() Transaction with Key managerial personnel, that relatives and others

-{AB	MINORWOOD	tim Kee	publishes a	المنا الشاويان	Section 1

Particulars	Far the Year Ended Narch 31, 2021	For the Veter Ended March 35, 2020
Sales		
Tracks Links Private Limited	6,000,691	9,008,78
Sule of Assets		
Mr. Sosidi Molium		
	1	18,210
Controllering Paid Trade Links Private Linguist		
The Paris Assert	990,113	2,025,959
Sale of Bovestmusia		
Frada Links Private Cemind		
Legal & Professional Expression		
V.P. Bern & Co.	30,000	*****
Payment for promises taken on home		30,860
Mr Ashatosh Doegar		
Fr Surender Kunser Sedi		
	+ 120,000	120,000
Payment to President Food Trust later Outry and Michael Limited Employees Provident Fund Trust	22343943	2000
The state of the s	1,826,202	3,450,328
Foliance at the year coal		
Roceivaldes C.P. Burry & Co.		
Fradir Links Private Limited	4	4,000
	311,512	9,634,385

Transactions with key spenggement personnel

Romando

Portiolare	For the Vene March 3	1000000	For the Vear Ender Moreh 31, 2023
Saberko kuchuding contributions made to pransident fund. Mr. Sampov Bowa - Managing Director (previous year- w.a.f. fantary 9, 2020). Mr. Sampov Bowa - CEO (upto Jonany 8, 2020). Mr. Samob Michan (upto Jonany 9, 2020). Mr. Samob Michan (upto Jonany 9, 2020).		61,665	820,456 2,182,646 1,692,185 1,516,416
Percenters' String Fee Mr. A.D. Davis - Independent Director Mr. A.D. Davis - Independent Director Mrs. Uther Mehrar - Director Mrs. Uther Mehrar - Director Mrs. Satyon Management Director Mrs. Satyon Management Geptor - Independent Director Mrs. Satyon Management Geptor - Independent Director Mrs. Satyon Management Geptor - Independent Director Mrs. Mrs. Management Geptor - Independent Director Mrs. Mrs. Management Geptor - Independent Director Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs.	3	7,500 0,000 0,000 0,000 0,000	27,500 17,500 37,500 5,000 12,500 10,000 10,000
fatili compressation paid to key management personnal / relatives	4,79	6,675	9,381,077

*Does set include provision for incremental pretain; and have excustomer habition, since the provision are based on noticeal valuation for the Computer as a whole.

Neither

1. Terms and conditions of renewetiers with the extract parties

Transactions with the related parties are made or normal connected terms and conditions and as madest rans.

Roen 30 of

Notes to financial statements for the year ended March 31, 2021

Note No. 41 Employee benefits

A. Defined Contribution plans

Bit. 20,05,473 (March 31, 2000 Rt. 22,00,078) for previous final contribution and Ric. 5,24,839 (March 31, 2000) Rs. 5,83,0521 for Person Science have been charged to the Statement of Profit and Lors. The contributions inwards these softeness are at ratio operated in the ratios of the softeness. In case of provision family adoptioned through a most, shortfall if any, shall be made good by the Company

As per the terms of the dead of EPF trait, the Company shall make good the deficiency. If any is the interest rate warms by the treat various to the statement to the consistency as defined benefit plane.

8s. 4,19,157 (Worth 31, 100): 8s. 3,19,117) for employee state insurance contribution have been charged to the Statement of Profit and Law. The contributions towards them schemes are at rates specified in the rules of the schemes.

B. Defined benefit plans

Linkflay for gratually, privilege leaver and sick leaver in determined on accurate litures. Gracely (tobility in provided to the extent not executely the funds conducte in the gratuity

Contribute

The Company provides for granuty for complexives in high as per the Phiencent of Granuity Act, 1972. Employees who are an exeminate service for a period of 5 years non-eligible for granuity. The amount of granuity psychia on entirement/commission is the ampleyon but drawn trade ustary per month compand proportionally for 15 days solery multiplied for the two her of years of service

The corplayous' grands fund solunts administered by the Company employees protesty fund treat through fund manager assests LIS baseauca. Corporation (LIC) of finding to a defend baseful plan. The present when of obligation is determined on actorist valuation three by LIC unapproported and credit method to arrive the final obligation.

The following rable set out the status of the granuity obligation

	CAR amounts in str. or	olesia stated otherwises
Perioden	As at March 31, 2021	Anat March 31, 2020
Net defined benefit Salvisty - Grahaty / Assets	(1,446,971)	611,882
Tetal seployee benefit liabilities		1000
Nex surrest	12.	1000000
Carrent		611,8524

For details about the related emplayer benefit expenses, reke note 28.

(i) Reconciliation of the net defined benefit Subliky

The following table shows a reconciliation from the opening believes to the closing belances for the say, defauld bounfit fability and its compounds:

Far the year ended March 31, 3023	For the year ended March 31, 2020
24.486.771	
34,385,141	16,001,446
473,689	550,436
1,812,190	1,225,711
(1,879,207)	(93,710)
(806,182)	(2,798,744)
13,683,383	14,885,141
11,240,014	10,400,410
2,452,317	4,404,731
	471,689 1,812,190 (1,872,207) (806,182) 13,683,363 11,240,034

(ii) Reconciliation of the plan emet-

The following rabbushoves a reconsiderior from the opening believes to the closing believes for the plan courts and its components

CAR	embent	rio Ba.	neless:	stated est	hernise).

Persindant	Far the year ended March 31, 3603	For the year ended March 21, 2020	
Didness as the beginning of the year	14,273,259	15,365,954	
Expected rate on plan separa	939,582	1,177,000	
Contribution by the company	748,924	633,690	
Boofes pool	(868,182)	(2,796,744)	
Fund Managor Charges	(119,021)	(116,050)	
Artestral (gains) losses recognised in other comprehensive secons:	34456	9,581	
Balance at the end of the year	15,142,225	14,277,259	

(ii) Expense recognized in profit or loss

		(All amounts in Ra. unless stated otherwise)		
Particulare		rch 31, 1025	For the year ended March 30, 2020	
Current nervice cost		471,609	510,478	
lational cog		1,012,790	1,335,711	
Expected Aftern on given assets		(970,582)	0.179,0121	
Actuarial (gains) losses recognised is other comprehensive iscome		(1,941,363)	(104,291)	
Total		(1.431.746)	495,826	

Roon = Dot

16 Countievine of plos assets

	(All amounts in Rs. unless stated otherwise)		
Berlinker	For the year ended March 31, 2021	For the year ended March 31, 2010	
Other then equity, debt, property and bank, account			
Freedod with CEC*	85,842,228	14,213,259	

"The plan issues are resistance with Life Insurance Corporation of Table Gretoiry School. The details of Insurance surjectional by Life Insurance Corporation are not result available and have therefore not bean declared.

n). Remonstrational recognition in other comprehensive income

CAS amounts in Rs. unless stated otherwises

	CAI appoints at BS, unless stated otherwise)		
Particulars	For the year ended March 51, 2021	For the year ended March 31, 2010	
Action and Eguin (Your See Eas year on 1701C)	1,8791,907	93.710	
Action of Egoin (for the year or Assets	50,450	9,581	
	1,944,943	103,291	

vi). Activatel counquiero

Principal actuarial assumptions at the reporting date (expressed as weighted averages).

Particulari	Ar at March 21, 2021	As at Mirch 31, 2030	
Financial assumptions			
Discount rate	6,00%	6,80%	
February growth	7,00%	1.00%	
Exported average containing working lives of employees (years)	18.00	18.79	
Dissingriquies assumptions			
Mortality rate	IALM(2012-140	IALM(2012-14)	
Retinionitage	60/85 years	66/65 10013	
withdrawl rate		www.jura	
Agen up to 30 years	3,00%	3.66%	
Agos fines 2 i to 44 supre	2,00%	2.00%	
Ages abone 64 years	1,00%	1.00%	

Expected contributions to post-supply-year-bourfe plans for the year coding March 31, 2022 and Bu 4,06,035 (March 31, 2021 - Bu, 6,91, 465)

Ar at March 31, 2021, the weighted average duration of the default beautif chilippine was 14.44 years (March 31, 2020 : 14.75 years).

ii) Bendirolly analysis

Recoverably presente changes at the reporting data to one of the relevant networks assumptions, helding other assumptions constant, would have affected the defined bounds.

(All amounts in Rs.)	unless stated otherwise)

Particulars	For the year ended March 31, 2021		For the year ended Moreh 31, 2020	
	Jocresse	Decrepe	Secretar	Decrease
Discount rate (0.55Q)	(175,567)	400,784	(386,324)	414.199
Feture talany georetic (0.5%)	344,087	(325,335)	395,843	(376,743)

Sometivities due to martality and withstrawls are not manerial and honor impact of change due to these in not extended.

vij Musovice profile

The table below shows the expected each flow profile of the benefits to be paid to the sources membership of the plue based on goat survice of the amployees as at the valuations dose.

(All amounts in Rs. unless stated otherwise)

Particulars	NO CONTRACTOR	
	As at March 2(1, 2021)	An et March 21, 2000
Year I	1,481,317	4,450,731
Year 2	3,283,661	1,958,211
Yver 3	2,136,559	
Your-#	324,241	2,052,361
Year 5	887,241	315,686
Your 5 years:	295,941	5,999,543
6 Year onward	4,007,942	25,005

rio filsk expensere

Valuations are based on certain coveragions, which are dynamic in nature and vary over time. As such company in exposed to various rides as follows:

At Select becames - Actual ratary immunity will a means the Plan's bankler, memoric in solvry records care assumption in figure valuations will also increase the bankley

II) Investment Risk - If Plan is funded they meets furthing research & sexual investment return on assets lower than the discrept rate assessed at the last voluntion date consequent the labeling

C) Discourt Rate - Reduction in discourt rate or subsequent valuations can increase the place Italiality.

Dt Mortelity & disability - Actual death & disability cases proving lower or higher than assumed in the valuation can impact the liabilities.

E) withdrawts - Actual withdrawts proving higher on lower than assurant withdrawts and disage of withdrawt rates at subsequent valuations can impact Plan's lookities.

7

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Room 3 dt



2

JOSEN GALCEY AND MORAN LIMITED Name of Financial Statements

None Na 13

Flourist inspenses - Fan values and risk management

a. Proceed increments - by odepay and fair value for early

The following table shows the complete messers and have robes of houseast small conditional latter flow, including their latter in the robe between

L. Air im Harrit 31, 3003

(All presents in its union stand attornion)

Perdelin	New Reference		Corr	ring ratios		Pace	dec management	CHINE
		SYTPL.	EVOCE	America d and	Pair Yodyn	Limit 1	Lintz	Saret.b
Elemental month.								
Nevertical	11 1					- 1		
(i) livedness	200		1000000		20-22-0	100000000		
Equip trialisment	8		8,334,902	3	6,134,981	1.791.239		4343.35
(4) Lane?	- 2	- 2	2.0	680,01	481.01	-		
(4) DON' Descriptions/*	8 8 3	- 1	1.0		+	37	-	
Correct	1 1					- 5		
(Olemania)	10 1		195					
Fayors burnassed	1		02	1710201010		-	-	
(Fig. Tools received for	10	9.1	1.0	96,961,000	10,100,100		100	
() (i) Carls and rask agentions*	10.	- 2		1,861.011	1.00,20	-	-	
(14) Book belowed other than (14) above?	- (1	1.0	100	13,367,304	0007386			
(A) Same*	10.00	100	2.0	111111111111111111111111111111111111111	-	10	100	
(v) Other Essented resets*	- 15		2	300,611	20,07	+	-	
Sured tolder	1		_		_			
Non-permet	1 1							
(3) Shancoraign?	38	- 2	7.0	17.4	29	-	- 2	
(ii) Teste populate		100	84	3.2	-		9	
payObje fromtol National	77		1,6	3,884,000	3,89,091	1		
Carrier								
(Ultravelope)	381	-	100					
on Trideposities*	21	-	5.4	(8,854,110	8934,10		3+3	
payona femini labitate*	10	100	12	1,795,300	3,518,586		1 G	

ii. de ex March 21, 2939

(All association Reliables speed otherwise).

Particular	Moto Reference	Correlay rates					Entricing measurement owing	
		FFTPs.	Proci	Amortised cost	Thir Volue	Limit 1	Level 2	Line3
Figure in Lances								
Nan-servee								
(i) foromanic	1 0 1		200001		1,000000	2000		
Equity increases	9		4.297,648		4.15T.546	200,200		5,771.2
(ii) loop*	1 1	- 2	10000	361,401	563,401	11000010	- 2	
(E) Other founded metals		- 32	7.5	E347.08	8,347,966			
					500			
Currer	1 1							
Hilbronepin*	1 1							
Standy testinated	1000			2007207	10000340	100		
(10 Tools reservible)*	10 10	-		57,191,781	55,189,795			
(iv) Cadi and codi ogerations*	30	- 2	541	(01)386	829,168	125	- 10	
(iv) live: belonger other than (iii) above?	- 10	22		5.428.375	9.426375	2.1		
Cit Linux*	0.00	- 6	100	200			1.0	
(VI) Other thrended memo#	10	- 2	2.0	771,675	201,675	100	194	
Francisk Schilling	1							
New-commit	40.0			989000	2572776			
00 Dannengal	- 11	1.71		1,065,415	7,866,119		1.7	
533 Yesh pendise?	10	747	2.0	70,000	- 7733390	9.0	15	
(U) Other Security Marketon*	- 10		84	3,750,00E	6374000		54	
Carnet								
41) Distorbujsk	18			16301,235	36331,315		0.00	
	11	14.14		21,200,774	25,299,374	- 2	12.	
(10 Tesls peptito*	111	151		3,300,300	8392391	100		
COCONE Emeral Selection?	19	1.5	100	8,00,00	6,162,101	- 3		

If the Company's becoming him has been contented at Buildy stanced inspect, which comes from the restrict According to the original value of such terrorising fundating these according to the first content of the first c

Face Value knowning

Land 11

Quantitatives in the section market. This level of his write includes Securid about the are presented by reference to quantity codes in the active market.

Linux 2

Velocition techniques with observed to impair. This lived of his works included forms named using inputs other than quantity priors included strated in their new observed to be with them, without formally or included to

Level 3:

Valuation such reports in an elemental to open. This land of Security includes from a natural using agent that are not based on elemental conductions (and the security includes from a natural data an analysis of the security includes a conductive and an analysis of the elemental and the security of the security the security

Valuation processes

The fair when of appeal apply instrument or a pily instrument when counted data is on any latter is determined on the beauted best and latter instruments.

b. Fermini sist management

The Company has exposed to the following risks arrang into those of notice among

- -Cretit tolk:
- Deputition is and
- Multitle de l'EGERTORI - Nicolat - DEC/INSC Estas

Rick reasonagement framework



^{*} The coming amounts of study receivable, trade provides, well and committee, well and committee that had committee that coult and coult adjust a function and other function and other function and trade in the country and the support of the study of the country
JOHN OAKEY AND MOHAN LIMITED Notes to Financial Statements

Note No 42

Financial instruments - Fair values and risk management - continued

(i) Credit risk

The maximum exposure to credit risks is represented by the total carrying amount of these financial usues in the Bubnice Shore

	Nate Reference	As at March 31, 2021	Rs. unless stated otherwise: Az at March 31, 2020
Trade receivables	10	46,963,638	57,189,792

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument finds to meet its contractual obligations, and urises principally from the

Credit risk on cash and cash againstents is limited as the Company generally invests in deposits with scheduled burits.

The maximum exposure to the credit risk at the reporting date is primarily from trade receivables. Maximum Teads receivables are unaccurate and are derived from revenue earned from austomers primarily located in India. The Company manages its credit rick through continuous menitoring credit worthiness of customers to which the Company grants credit

The Company establishes an allowance for impairment that represents its expected credit forum in respect of trade receivable. The management uses a simplified approach (i.e. based on lifetime ECL) for the purpose of impairment loss allowance. However the Company based upon historical experience determines an impairment allowance for loss on receivables.

The Company's exposure to credit risk for trade receivables is as follows:

Particulars	(All farcounts in Re. unless stated otherwis Gross carrying amount			
100 44	As at Murch 31, 2021	As at March 31, 2020		
I-180 days 180 to 365 days More than 365 days	41,303,244 1,307,989 3,952,405	42,931,421 11,271,579 2,986,792		
	46,963,438	57,189,792		

The Company continuously reviews the credit given and the recoverability of the amounts due. Majority of trade receivables are from the customers with whom the Company has

Movement in the loss allowance in respect of trade receivables:

Particulars	Note Reference	For the year ended	in Rs. inless stated otherwise For the year suded
Belgran as dis Louis and a		March 31, 2021	March 31, 2020
Balance at the beginning of the year Add: Impairment Provisions saide during the year Add: ECL Provisions made during the year Less: Reversal of the provisions Less: Written off	10	11,179,903 1,080,427 126,944 (113,075)	10,512,111 745,431 210,594 (288,246
Balance at the end of the year	- 10	(1,705,036)	1000
	10	19,575,163	11,179,903



Notes to Financial Statements

Note No 42

Financial instruments - Fair values and rick management - continued

(ii) 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 each or another financial osset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are follow done, under both normal and stressed conditions, without incurring unacceptable losses or mixing damage to the Company's reputation.

The Company's liquidity management process as monitored by management, includes day to day funding, managed by mentioning cash flows to ensure that requirements in

I. Financing arrangements.

The company had access to the following undrawn horrowing facilities at the end of the reporting period:

(All amounts in Rs. unless stated otherwise)

Particulars	Note Reference	As at March 31, 2021	As at March 31, 2020
From banks	18	23,000,000	6,678,775

II. Manurities of financial liabilities

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are grass and undiscounted:

(All amounts in Rs. unless stated otherwise

	Note Reference	V. (100) (100) (100) (100)		Contractual cash flor	MA MAN UNIONS SEE	neu (illierwise)
	Carrying amount	0-1 year	3-5 years	More than	Total	
Non-current liabilities	1000				5 years	
Bornowings	18	7.6				
Other financial liabilities	19	3,884,000	-	3,884,000		3,884,000
Corvent liabilities						
Berrowings	18	-				- 5
Trade payables	21	19,624,116	19,624,116			Tables 15
Ofter financial liabilities	19	2,743,306	3,743,396			19,624,116
Total		27,251,422	23,367,422	3,884,000		3,743,306
			1000	2/304/100		27,251,422

All amounts in Rs. unless stored otherwise).

Ax at March 31, 2020	Note Reference			Contractual each flag	in Rs. unless str rs	one one macy
		Carrying amount	0-1 year	1-5 years	More than	Total
Non-current Habilities					5 years	
Horroways:	18	7,866,418	- 2	7,866,418		
Other financial liabilities	19	4,174,000	8	4,174,000		7,866,418 4,174,000
Current liabilities						-
Borrowings	18	16,321,225	16,321,225		1	1,000,000
Trade payables	21	25,299,374	25,299,374			16,321,225
Other financial liabilities	19	8,702,391	8,702,391			25,299,394
Tetal		62,363,408	50,322,996	12,040,418		8,702,391 62,363,408



Notes to Financial Statements

Note No 42

Financial instruments - Fair values and risk management - continued

(iii) Market risk

Market risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises two types of risk: currency risk and interest rate risk. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

The Company's operations are mainly in India and therefore rupee denominated, except import of some raw materials and stores.

Currency risk

Currency risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

Exposure to currency risk

The Company did not have any exposure to currency risk, as expressed in Indian Rupees, as at March 31, 2021 and March 31, 2020.



Notes to Financial Statements

Note No 42

Fixancial instruments - Fair values and risk management - continued

(iii) Market risk

Interest rate risk.

Interest rate risk is the risk that the future cash floor of a financial instrument will floctuate because of changes in market interest rates.

Esposore to interest rate risk

The Company's interest one risk arises reajorly from the borrowings from banks carrying floating rate of secreet. The exposure of the Company's borrowing to interest rate changes as reported to the management at the east of the reporting period are as follows:

(All amounts in Rs. unless stated otherwise)

Particulars	Note Reference	As at March 31, 2021	As at March 31, 2020
Fixed Rate borrowings			
Term loans from banks (Non current)	18		7,566,418
Current naturities of borrowings	19	V 2	4,340,096
			12,696,514
Variable Rate barrowings Cush creeks	18		16,321,225
		- 27	16,321,235
Total			18,927,739

Cash flow sensitivity analysis for variable-rate instruments

A reasonably possible charge of 100 basis points (bpc) in interest rates at the reporting date would have increased (decreased) equity and profit or less by the arrestest shown below. This analysis assumes that all other variables, remain constant.

(All amounts in Ra. sinless stated otherwise)

Particulars	Profit or loss			
	100 hps increase	100 tips decrease		
Interest on cash eredits For the year ended March 31, 2021 For the year ended March 31, 2021	22,018	(22,018)		

(iv) Price Risk - Senstivity

Pollowing table demonstrate aemstrivity to a reasonably possible change in equity ladex where invocaments of Company are listed. Impact on company's profit before tax is due to changes in BSE Index.

(All amounts in Br. unless stated otherwise)

Particulars	Impact on p	rrofit before tax	Impact on Other Components of Equity hefere tax		
	31st March, 2021	31st March, 2020	31st March, 2021	31st March, 2020	
BSE Index Increase by 5%			89,56	44,313	
BSE ladex Decrease by 5%			(89,56.	3) (44,313)	



Notes to Financial Statements

Note No 43 Capital management

For the purpose of the Company's capital management, capital includes issued equity share capital and all other equity suserves attributable to the equity holders of the company. The primary objective of the management of the Company's capital structure is to maintain an efficient mix of debt and equity in order to achieve a low cost of capital, while taking into account the desirability of retaining financial flexibility to pursue business opportunities and adequate access to liquidity to mingrie the effect of unforeseen events on cash flows.

The Company manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Company may return capital to shareholders, raise new debt or issue new shares.

The Company monitors capital on the basis of the debt to capital ratio, which is calculated as interest-bearing debts divided by total capital (equity attributable to owners of the company plus interest-bearing debts).

(All amounts in Rs. upless stated otherwise

Particulars Nets Reference		(All amounts in Rs. unless stated otherwise)	
FATOCINEIS	Note Reference	As at March 31, 2021	As at March 31, 2020
Borrowings Less: Cash and cash equivalent	18 & 19 11		28,927,739 (529,158)
Adjusted net debt (A)			28,398,581
Total equity (B)		175,254,637	163,650,332
Adjusted net debt to adjusted equity ratio (A/B)			17.35%

DIVIDENDS

The Board of Directors of the Company have not recommended any dividend for the financial year 2020-21 (Previous year : Nil)

Note No 44

The Code on Social Security, 2020 ('Code') relating to employee benefits during employment and postemployment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. However, the date on which the Code will come into effect has not been notified. The Company will assess the impact of the Code when it comes into effect and will record any related impact in the period the Code becomes effective.



Notes to Financial Statements

Note No 45

Other Significant Matters:

The outbreak of Coronavirus (COVID -19) is causing significant disturbance and slowdown of economic activity in India and across the globe. The Company has evaluated impact of this pandemic on its business operations. Based on its review and current Indicators of economic conditions, there is no significant impact on its financial results. The Company will continue to closely monitor any material changes arising of future economic conditions and impact on its business.

Note No 46

Previous year / periods figures have been regrouped / reclassified, wherever necessary.

For and on behalf of the Board of Directors

Sanjeev Bawa

Managing Director

(DIN 03633427)

Usha Mohan

Director

DIN 00768935)

Surendra Kumar Seth

Chief Finance Officer Cum

Company Secretary

Place: New Delhi

Date: June 28, 2021

Satya Narayan Gupta

Director

(DIN 00502035)

Vishal Vig

Director

(DIN 00168854)

Ranjan Datt

in the same

Director

(DIN 00229664)

John Oakey and Mohan Limited

Notes to the Financial Statements for the year ended March 31, 2021

1. Corporate Information

John Oakey and Mohan Limited ("The Company") is a public limited company incorporated in India, listed on the Metropolitan Stock Exchange. The registered office of the Company is situated at Office No. 4, First Floor, C.S.C. Pocket E Market, Mayur Vihar Phase II, Delhi-110091.

The Company is engaged in the single primary business of manufacturing and sale of "Coated Abrasives", and has only one reportable segment.

The financial statements for the year ended March 31, 2021 are authorised and approved for issue by the Board of Directors on June 28, 2021.

2. Significant accounting policies

2.1 Statement of compliance

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

2.2 Basis of preparation and presentation

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

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

The Company has uniformly applied the Accounting Policies during the periods presented unless otherwise stated.

2.3Use of estimates and judgements

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

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and future periods affected. In particular, information about significant areas of estimation/uncertainty and judgements in applying accounting policies that have the most significant effects on the financial statements are included in the following notes:

- Recognition and estimation of tax expense including deferred tax- Note 8 & 32
- Estimation of obligations relating to employee benefits: key actuarial assumptions- Note
 2.7
- Valuation of Inventories Note 2.12
- Fair Value Measurement of financials instruments Note 2.14

ESTIMATION OF UNCERTAINTIES RELATING TO THE GLOBAL HEALTH PANDEMIC FROM COVID-19

In view of the unprecedented COVID-19 pandemic and economic forecasts, the Management has evaluated the impact on its financial results and made appropriate adjustment, wherever required. In assessing the recoverability of its assets including receivables and inventories, the Company has considered internal and external information up to the date of approval of these financial statements including economic forecasts. The Company has performed analysis on the assumptions used and based on current indicators of future economic conditions; the Company expects to recover the carrying amount of these assets. The impact of the global health pandemic may be different from that estimated as at the date of approval of these financial statements and the Company will continue to closely monitor any material changes to future economic conditions.

2.4 Revenue recognition

2.4.1 Measurement of revenue

Revenue from contracts with customers is recognised 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.

Revenue is measured based on the transaction price, which is the consideration, adjusted for discounts, incentive schemes, if any, as per contracts with customers. Taxes collected from customers on behalf of Government are not treated as Revenue.

2.4.2 Sales of goods

Revenue from sale of goods is recognised when the company satisfies its performance obligation by transferring goods to the customer i.e. when the customer obtains control of the goods.

2.4.3 Variable consideration

If consideration in a contract includes a variable amount, the Company estimates amount of consideration to which it will be entitled in exchange for transferring the goods to customer. Variable Consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in amount of cumulative revenue recognised will not occur when associated uncertainty with variable consideration is subsequently resolved. Some contracts for sale of manufactured goods provide customers with a right of Incentives & Discounts. The Incentives and Volume Rebates give rise to variable consideration.

- Cash Discount which are determinable on the date of transaction, are recognised as reduction of revenue by the company.
- Volume Discounts: The Company provides retrospective volume discounts to certain customers once the quantity of products purchased during the period exceed a threshold specified in the contract.

In such cases, the Company estimates fair value of Incentives promised to its customers. To estimate the variable consideration for the expected future rebates and discounts, the Company applies the expected value method. The Company estimates variable consideration and recognises a refund liability for the expected future rebates. Accordingly, the company recognises lesser revenue if such discounts are probable and the amount is determinable. Any subsequent changes in the amount of such estimates are transferred to statement of profit and loss.

2.4.4 Dividend and interest income

Dividend income from investments is recognised when the shareholders' right to receive payment has been established (provided that it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably).

Interest income from a financial asset is recognised using the effective interest rate method.

2.5 Leases

AS A LESSEE

The company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if An that rate cannot be readily determined company's incremental borrowing rate.

SHORT-TERM LEASES AND LEASES OF LOW-VALUE ASSETS

The company has elected not to recognise right-of-use assets and lease liabilities for shortterm leases of real estate properties that have a lease term upto 12 months. The company recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

UNDER IND AS 17 (IN COMPARATIVE YEAR)

COMPANY AS A LESSEE - OPERATING LEASES

2.6 Functional and presentation currency

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

Foreign Currency Transactions and balances

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

2.7 Employee benefits

2.7.1 Short-term obligations

Liabilities for wages and salaries including non-monetary benefits that are expected to be settled within the operating cycle after the end of the period in which the employees render the related services are recognised in the period in which the related services are rendered and are measured at the undiscounted amount expected to be paid.

2.7.2 Defined Contribution Plans

Company's contribution paid/payable during the year to provident fund and employee state insurance are recognized as an employee benefit expense in the statement of profit and loss. For the Provident Fund Trust administered by the Company, a shortfall in the size of the fund maintained by the trust is additionally provided for in profit or loss confirmation.

2.7.3 Defined benefit plans

The liability recognized in respect of gratuity is the present value of defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuary using the Projected Unit Credit

Method. Re-measurement comprising actuarial gains and losses and return on plan assets (excluding net interest) are recognized in the Other Comprehensive Income for the period in which they occur and are not reclassified to profit or loss.

2.7.4 Compensated absences

Liabilities for leave encashment and compensated absences which are not expected to be settled wholly within the operating cycle after the end of the period in which the employees render the related service are measured at the present value of the estimated future cash outflows which is expected to be paid using the projected unit credit method. Actuarial gains and losses are recognised in statement of profit or loss in which they occur.

2.8Income-taxes

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

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

Deferred Income Taxes are calculated using Balance Sheet Approach, on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences, except when it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences and the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized.

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

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

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

2.9 Property, plant and equipment

The cost of Property, plant and Equipment comprises its purchase price net of any trade discounts and rebates, any import duties and other taxes (other than those subsequently recoverable from the tax authorities), any directly attributable expenditure on making the asset ready for its intended use, including relevant borrowing costs for qualifying assets and any expected costs of decommissioning.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced.

Depreciation methods, estimated useful lives and residual value

Depreciation is calculated using the written-down value method over their estimated useful lives prescribed in Schedule II of the Companies Act, 2013 except for assets costing Rs.5,000 or less, which are depreciated fully in the year of purchase. The depreciable amount for assets is the cost of an asset, or other amount substituted for cost, less its residual value.

The following useful lives are applied:

Asset category	Estimated useful life (in years) .	
Buildings		
-Freehold Factory Buildings	30 Years	
Plant and Equipments	15 Years	
Furniture and Fittings	10 Years	
Motor Vehicles	08 Years	
Office Equipment and Electrical Installation	03-05 Years	

2.10 Intangible assets

Intangible assets are stated at cost less accumulated amortization and accumulated impairment loss, if any. Amortization of intangibles comprising of software is provided on straight line basis over 4 years being its estimated useful life.

2.11 Impairment of tangible and intangible assets

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

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

2.12 Inventories

Inventories are valued at the lower of cost and net realisable value. The cost is determined as under:

Stores and Spares - First in First Out

Raw materials and stock in trade: Yearly weighted average

Finished Goods and Work in progress: The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and appropriate proportion of variable and fixed overhead expenditure.

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

2.13 Provisions and contingencies

Provisions:

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

Contingent Liabilities:

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

2.14 Financial instruments

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

All recognised financial assets are subsequently measured in their entirety at either amortised cost on fair value, depending on the classification of the financial assets.

Classification of financial assets

Classification of financial assets depends on the nature and purpose of the financial assets and is determined at the time of initial recognition. The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- · those measured at amortised cost

A financial asset that meets the following two conditions is measured at amortised cost unless the asset is designated at fair value through profit or loss under the fair value option:

- The objective of the Company's business model is to hold the financial asset to collect the contractual cash flows.
- Cash flow characteristic test: the contractual term of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A financial asset that meets the following two conditions is measured at fair value through other comprehensive income unless the asset is designated at fair value through profit or loss under the fair value option:

- Business model test: the financial asset is held within a business model whose objective is achieved by both collecting cash flows and selling financial assets.
- Cash flow characteristic test: the contractual term of the financial asset gives rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are measured at fair value through profit or loss.

Financial assets carried at amortised cost

A financial asset is subsequently measured at amortised cost if it is held in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets carried at fair value through othercomprehensive income (FVTOCI): The Company has equity investments in certain entities which are not held for trading. The Company has elected the fair value through other comprehensive income irrevocable option for all such investments. Dividend on these investments are recognised in profit or loss.

Financial assets carried at fair value through profit or loss (FVTPL) Investment in equity instrument are classified at fair value through profit or loss, unless the Company irrevocably elects on initial recognition to present subsequent changes in fair value in other Comprehensive Income for investments in equity instruments which are not held for trading.

Financial assets that do not meet the amortised cost criteria or fair value through other comprehensive income criteria are measured at fair value through profit or loss. A financial asset that meets the amortised cost criteria or fair value through other comprehensive income

criteria may be designated as at fair value through profit or loss upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets and liabilities or recognising the gains or losses on them on different bases.

Financial assets which are fair valued through profit or loss are measured at fair value at the end of each reporting period, with any gains or losses arising on re-measurement recognised in profit or loss.

FINANCIAL LIABILITIES

Financial liabilities are classified at initial recognition as financial liabilities at fair value through profit or loss, loans and borrowings, and payables, net of directly attributable transaction costs. The Company's financial liabilities include loans and borrowings including bank overdraft, security deposit received, trade payable, liabilities towards services and other payables.

All Financial Liabilities are recognised initially at fair value and transaction cost that is attributable to the acquisition of the Financial Liabilities is also adjusted. Financial Liabilities are classified as amortised cost.

A Financial Liability is de-recognised when the obligation under the liability is discharged or cancelled or expired. Consequently write back of unsettled credit balances is done on the previous experience of Management and actual facts of each case and recognised in Other Income. When an existing Financial Liability is replaced by another, from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such as exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the Statement of Profit and Loss.

OFFSETTING OF FINANCIAL INSTRUMENTS

Financial Assets and Financial Liabilities are offset and the net amount is reported in the balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

2.15 Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost less provision for impairment. The Company follows 'Simplified Approach' for recognition of impairment loss allowance on trade receivables. The application of simplified recognises impairment loss allowance based on lifetime ECL at each reporting date, right from its initial recognition.

2.16 Cash and cash equivalents

Cash and cash equivalents includes cash in hand, cheques and drafts in hand, balances with bank and deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

2.17 Impairment of financial assets

The Company recognizes loss allowances using the expected credit loss for the financial assets which are not measured at fairvalue through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime expected credit loss.

2.18 Segment Reporting

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

In accordance with Ind AS 108 – "Operating Segments", the operating segments used to present segment information are identified on the basis of internal reports used by the Company's Management to allocate resources to the segments and assess their performance. The Managing Director of the Company is the Company's 'Chief Operating Decision Maker' or 'CODM' within the meaning of Ind AS 108. Based on CODM evaluation, the Company is engaged in the single primary business of manufacturing and sale of 'Coated Abrasives'.

2.19 Earning Per Share

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

2.20 Dividends

Final dividends on shares are recorded on the date of approval by the shareholders of the Company.

2.21 Exceptional Items

Exceptional items are transactions which due to their size or incidence are separately disclosed to enable a full understanding of the Company's financial performance. Items which may be considered exceptional are significant restructuring charges and significant disposal of fixed assets.

2.22 New and Amended Standards during the year

STANDARDS AMENDED DURING THE YEAR

The following Accounting Standards have been modified on miscellaneous issues with effect from 24th July 2020. Such changes include clarification/guidance on:

- Ind AS 1 Presentation of Financial Statements Substitution of the definition of term 'Material'
- Ind AS 8 Accounting Policies, Changes in Accounting Estimates and Errors In order to maintain consistency with Ind AS 1, the respective changes have been made to Ind AS 8.
- Ind AS 10 Events after the Reporting Period Clarification on the disclosures requirements to be made in case of a material non-adjusting event.

 Ind AS 34 Interim Financial Reporting – In order to maintain consistency with the amendments made in other Ind AS, respective changes have been made to Ind AS 34.

Ind AS 37 Provisions, Contingent Liabilities and Contingent Assets – Clarification on

the accounting treatment for restructuring plans.

 Ind AS 103 Business Combination – Detailed guidance on term 'Business' and 'Business Combination' along with providing an Optional test to identify concentration of Fair Value.

Ind AS 107 Financial Instruments: Disclosures - Clarification on certain disclosures to

be made in respect of uncertainty arising from interest rate benchmark reforms.

 Ind AS 109 Financial Instruments — Clarification on temporary exceptions from applying specific hedge accounting requirements along with providing guidance on transition for hedge accounting.

The Company does not have any impact of these amendments on its financial statements for the year.

RECENT PRONOUNCEMENT

On 24th March 2021, the Ministry of Corporate Affairs ("MCA") through a notification, amended Schedule III of the Companies Act, 2013 to be effective from 1st April 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 duly distinguished as current or non current
- Certain additional disclosures in the statement of changes in equity.

Specified format for disclosure of shareholding of promoters.

 Specified format for ageing schedule of trade receivables, trade payables, capital workin-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 regulatory 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 standalone financial statements.

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

STANDARD ISSUED BUT NOT EFFECTIVE

On 18th June 2021, Ministry of Corporate Affairs ("MCA") through a notification issued amendments to various IND AS. These amendments will come into force from 1st April 2021. The Company is currently evaluating the requirements of these amendments and the effect of the disclosure on the financial statements is being evaluated.

