

41st Annual Report 2020-21

VALLABH STEELS LIMITED



Annual Report 2020-2021

BOARD OF DIRECTORS

Mr. Kapil Kumar Jain Mr. Suman Jain Mr. Manoj Kumar Mrs. Neelam Sharma

Independent Director Independent Director

Chairman & Managing Director

Independent Director

COMPANY SECRETARY

Ms. Komal Bhalla

CHIEF FINANCIAL OFFICER

Mr. Ajit Kumar Jha

STATUTORY AUDITORS

KR Aggarwal & Associates Chartered Accountants SCO 549/10, (Ist Floor), Satluj Tower, Opp. Petrol Pump, Cemetery Road, Near Fountain Chowk, Ludhiana -141001 (Punjab)

BANKERS

Punjab National Bank Large Corporate Branch Bhagwati Tower, R.K. Road Ludhiana-141003

REGISTERED OFFICE

G.T.Road, Pawa, Sahnewal Ludhiana - 141120 (Punjab) (CIN: L27109PB1980PLC004327) E-mail ID: fin.ho@vallabhgroup.com Website: www.vallabhsteelsltd.in

WORKS

G.T. Road, Nandpur, Sahnewal, Ludhiana - 141120 (Punjab)

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NOTICE

Notice is hereby given that the 41st Annual General Meeting of the members of Vallabh Steels Limited will be held at Registered Office of the company at G.T. Road, Village Pawa, Sahnewal, Ludhiana on Monday, the 27th September, 2021 at 10.00 A.M. to transact the following business:-

AS ORDINARY BUSINESS

1. ADOPTION OF FINANCIAL STATEMENTS:

To receive, consider and adopt the audited Balance Sheet as at 31st March, 2021, the Audited Financial Statements of the Company for the financial year ended on that date and the Reports of Auditors and Board of Directors thereon.

2. APPOINTMENT OF MR. KAPIL KUMAR JAIN AS A DIRECTOR LIABLE TO RETIRE BY ROTATION:

To appoint a Director in place of Mr. Kapil Kumar Jain (DIN: 00755228), who retires by rotation and, being eligible, offers himself for re-appointment.

AS SPECIAL BUSINESS

3. APPROVAL OF REMUNERATION OF COST AUDITOR:

TO APPROVE AND TO RATIFY THE REMUNERATION OF COST AUDITOR AND IN THIS REGARD TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATIONS, IF ANY, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION:

"**RESOLVED THAT** pursuant to the provisions of Section 148 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), payment of remuneration to M/s. Meenu & Associates, Cost Accountants (having Firm Registration No. 100729), appointed by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2022, of Rs. 30,000/- (Rupees Thirty Thousand Only) plus taxes and reimbursement of actual out of pocket expenses in connection with the aforesaid audit be and is hereby approved."

"**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorised to do all acts, deeds and things and to take all such steps as may be necessary, proper or expedient to give effect to this resolution."

4. APPOINTMENT OF SECRETARIAL AUDITORS:

TO APPROVE THE APPOINTMENT OF THE SECRETARIAL AUDITORS FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022 AND IN THIS REGARD TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), IF ANY, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION:

"**RESOLVED THAT** pursuant to the provisions of Section 204 of the Companies Act, 2013 read with rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, the consent of the Company be and is hereby accorded to appointment of M/s. RCS & Company, Company Secretaries, as the Secretarial Auditors of the Company for the financial year 2021-22 on such remuneration as may be mutually decided by the Board and the Secretarial Auditors plus taxes and actual out of pocket expenses incurred by them in connection with aforesaid audit."

"**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

5. TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR REGULARIZATION OF MR. MANOJ KUMAR AS DIRECTOR OF THE COMPANY:

"**RESOLVED THAT** Mr. Manoj Kumar (having DIN 09010294), who was appointed as an Additional Director with effect from December 28, 2020 on the Board of the Company in terms of Section 161 of the Companies Act, 2013 and who holds office up to the date of this Annual General Meeting and in respect of whom a notice has been received from a member in writing, under section 160 of the Companies Act, 2013 along with requisite deposit, proposing his candidature for the office of a director, be and is hereby appointed as a director of the Company."



6. TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR APPOINTMENT OF MR. MANOJ KUMAR AS AN INDEPENDENT DIRECTOR:

"**RESOLVED THAT**pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013, and the rules made there under, including any amendment, modification, variation or reenactment thereof read with Schedule IV to the Companies Act, 2013, for the time being in force, Mr. Manoj Kumar (having DIN 09010294), Director of the Company, be and is hereby appointed as an Independent Director of the Company, to hold office as such for a period of 5 (five) consecutive years, with effect from the date of his appointment and that he shall not be liable to retire by rotation."

BY ORDER OF THE BOARD OF DIRECTORS

PLACE : LUDHIANA DATED : 30.08.2021 Sd/-(KOMAL BHALLA) COMPANY SECRETARY

NOTES:

- 1. The Explanatory Statement pursuant to Section 102 (1) of the Companies Act, 2013, which sets out details relating to Special Business at the meeting is annexed herewith and forms part of this notice.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT TO BE A MEMBER OF THE COMPANY. PROXY FORM, IN ORDER TO BE EFFECTIVE, DULY COMPLETED, STAMPED AND SIGNED, MUST BE DELIVERED AT THE REGISTERED OFFICE OF THE COMPANY AT LEAST 48 HOURS BEFORE THE SCHEDULED TIME OF THE MEETING. THE BLANK PROXY FORM IS ENCLOSED.

A PERSON CAN ACT AS A PROXY ON BEHALF OF THE MEMBERS NOT EXCEEDING FIFTY AND HOLDING IN AGGREGATE NOT MORE THAN TEN PERCENT OF THE TOTAL SHARE CAPITAL OF THE COMPANY CARRYING VOTING RIGHTS. A MEMBER HOLDING MORE THAN TEN PERCENT OF THE TOTAL SHARE CAPITAL OF THE COMPANY CARRYING VOTING RIGHTS MAY APPOINT A SINGLE PERSON AS PROXY AND SUCH PERSON SHALL NOT ACT AS A PROXY FOR ANY OTHER PERSON OR SHAREHOLDER.

- 3. Corporate Members intending to send their authorized representative(s) to attend the Annual General Meeting, pursuant to Section 113 of the Companies Act, 2013, are requested to send to the Company, a certified copy of the Board Resolution together with the respective specimen signature(s) of those representative(s) authorized under the said resolution to attend and vote on their behalf at the Meeting.
- 4. The Register of Members and Share Transfer Books of the company will remain closed from Wednesday, the 22nd September, 2021 to Monday, the 27th September, 2021 (both days inclusive) on account of Annual General Meeting.
- 5. Members, Proxies and Authorised representatives are requested to bring to the meeting, the attendance slips enclosed herewith duly completed and signed mentioning therein details of their DP Id and Client ID/Folio No. (as the case may be).
- 6. Members holding shares in physical mode are requested to notify the change in their address, if any, at the earliest to the Registrar & Share Transfer Agents of the company. However, members holding shares in electronic mode may notify the change in their address, if any, to their respective Depository Participants (DPs).
- 7. As Amended by SEBI (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018 dated June 08, 2018 members holding shares in physical form are mandatorily required to dematerialize their holding in order to eliminate all risks associated with physical shares. Members can contact the Company or Mas Services Limited for further assistance.
- 8. The Securities and Exchange Board of India (SEBI) vide circular dated April 20, 2018 as modified by circular dated July 16, 2018 has mandated the submission of Permanent Account Number (PAN) and Bank Account details by every participant in securities market. Members of the company holding shares in physical form can submit their PAN and Bank Account details to the Company/Registrar and Share Transfer Agent (RTA).
- Pursuant to the provisions of Section 124 of the Companies Act, 2013, no amount is pending or lying unpaid or unclaimed for a period of 7 (Seven) years to be transferred to the Investor Education and Protection Fund (IEPF) constituted by Central Government.



- 10. Members are requested to send their queries on the accounts, if any, so as to reach the Registered Office of the Company at least seven days before the meeting to enable the company to have relevant information ready at the meeting.
- 11. M/s. K. R. Aggarwal & Associates, Chartered Accountants, Ludhiana (Firm Regn. No. 030088N) were appointed as Statutory Auditors of the Company and they hold office till the conclusion of 42nd AGM (to be held in calendar year 2022). In view of the amendments made by Companies (Amendment) Act, 2017 the requirement of ratification of Statutory Auditors at every general meeting is no more necessary. As such resolution for seeking ratification of appointment of Statutory Auditors has not been placed before the shareholders at this Annual General Meeting.
- 12. A brief resume of Directors to be re-appointed, nature of their expertise in specific functional areas, disclosure of relationship between directors inter-se, names of Companies in which the person holds the directorship and the membership of Committees of the board and shareholding of non-executive directors as stipulated under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are given in the explanatory statement and annexure to this notice.
- 13. Copy of the Annual Report including notice of the 41st Annual General Meeting (AGM) of the Company, inter alia, indicating the process and manner of e-voting is being sent to all the members whose email IDs are registered with the Company/Depository Participants(s) for communication purposes through electronic mode unless any member has requested for a physical copy of the same. For members who have not registered their email address, physical copies of the same is being sent through the permitted mode.
- 14. Members are requested to bring their copy of Annual Report along with them to the AGM.
- 15. The Registers maintained under Section 170, 189 of the Companies Act, 2013 will be available for inspection by the members at the AGM.
- 16. The facility for voting through ballot or polling paper will also be available at the meeting and members attending the meeting who have not already cast their vote by remote e-voting will be able to exercise their right at the meeting. The members who have cast their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
- 17. Members may also note that the Notice of the 41st AGM and the Annual Report for the financial year 2020-21 is also available on the Company's website at www.vallabhsteelsltd.in and on the website of the Stock Exchange i.e www.bseindia.com
- 18. Members may also note that the equity shares of the company have been included in the list of securities for compulsory trading in dematerialized form under ISIN No. INE457E01016. Shareholders are, therefore, advised to dematerialize their shareholding to avoid inconvenience in future. After 31st March, 2019 the shares held in physical form will not be transferred. They are requested to send their Dematerialisation Request Form (DRF) through their Depository Participant (DP).

VOTING THROUGH ELECTRONIC MEANS:

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs 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. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.

In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.vallabhsteelsltd.in. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e.www.evoting.nsdl.com.



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

The remote e-voting period begins on Friday, the 24th September, 2021 at 9:00 A.M. and ends on Sunday, the 26th September, 2021 at 5:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 21st September, 2021, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 21st September, 2021.

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

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

Step 1: Access to NSDL e-Voting system

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

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

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

Type of shareholders	Login Method			
Individual Shareholders holding securities in demat mode with NSDL	1. If you are already registered for NSDL IDeAS facility, please visit the e Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under "IDeAS" section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be redirected to NSDL e-Voting website for casting your vote during the remote e-Voting period.			
	 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS" Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 			
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.			
Individual Shareholders holding securities in demat mode with CDSL	 Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi. 			
	 After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote. 			
	 If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistratio 			
	4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.			
	1			



Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Once login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on options available against company name or e-Voting service provider-NSDL and you will be redirected to e-Voting website of NSDL for
	casting your vote during the remote e-Voting period.

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. NSDL and CDSL.

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

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

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

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

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

4. Your User ID details are given below :

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 117799 then user ID is 117799001***



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

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system. How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

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

General Guidelines for shareholders

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to jatinsingal@gmail.com with a copy marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Mr. Amit Vishal at evoting@nsdl.co.in

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

1. In case shares are held in physical mode please send signed request with Folio No., Name of shareholder, scanned copy of any one share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to info@masserv.com.



- 2. In case shares are held in demat mode, please update your email id with your depository. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

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

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

BY ORDER OF THE BOARD OF DIRECTORS

PLACE : LUDHIANA DATED : 30.08.2021 Sd/-(KOMAL BHALLA) COMPANY SECRETARY



Annual Report 2020-2021

ANNEXURE

EXPLANATORY STATEMENT OF MATERIAL FACTS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 CONCERNING ITEM NOS. 3 TO 6 OF SPECIAL BUSINESS (AS PART OF NOTICE):

FOR ITEM NO.3

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of M/s. Meenu & Associates, Cost Accountants as the Auditors to conduct the audit of the cost records of the Company for the financial year ending March 31, 2022.

In accordance with the provisions of Section 148 of the Act read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors as recommended by the Audit Committee and approved by the Board of Directors, has to be ratified by the members of the Company.

Accordingly, the Board has recommended and seeks consent of the members for passing an Ordinary Resolution as set out at Item No. 3 of the notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending March 31, 2022.

None of the Directors/Key Managerial Personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out at Item No. 3 of the Notice.

FOR ITEM NO. 4

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of M/s. RCS & Company, Company Secretaries as Secretarial Auditors to conduct the audit of the Company for the financial year 2021-22 pursuant to the provisions of Section 204 of the Act read with rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Accordingly, the Board recommended and seeks consent of the members for passing an Ordinary Resolution as set out at Item No. 4 of the Notice for appointment of the Secretarial Auditors for the financial year ending March 31, 2022.

None of the Directors/Key Managerial Personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out at Item No. 4 of the Notice.

FOR ITEM NO. 5 & 6

Mr. Manoj Kumar was appointed as an Additional Director w.e.f. December 28, 2020 in accordance with the provisions of Section 161 of the Companies Act, 2013 and Articles of Association of the Company. Pursuant to Section 161 of the Companies Act, 2013 the above director holds office up to the date of the ensuing Annual General Meeting.

In this regard the Company has received request in writing from a member of the company along with requisite deposit proposing candidature of Mr. Manoj Kumar for appointment as Director of the Company in accordance with the provisions of Section 160 and all other applicable provisions of the Companies Act, 2013. Further he has given a declaration that he meets the criteria for independence as provided in section 149(6) of the Companies Act, 2013.

In the opinion of the Board, Mr. Manoj Kumar fulfils the conditions as specified in the Act & Rules made thereunder for appointment as Independent Director and he is independent of the management. The Board recommends resolutions under Item Nos. 5 and 6 to be passed as ordinary resolution.

None of the Directors, except Mr. Manoj Kumar, the appointee and Key Managerial Personnel of the Company or their relatives are in any way concerned or interested, financially or otherwise, in the said resolution.

BY ORDER OF THE BOARD OF DIRECTORS

PLACE : LUDHIANA DATED : 30.08.2021 Sd/-(KOMAL BHALLA) COMPANY SECRETARY



ANNEXURE TO THE NOTICE

DETAILS OF DIRECTORS SEEKING RE-APPOINTMENT AT THE FORTHCOMING ANNUAL GENERAL MEETING

[Pursuant to Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Clause 1.2.5 of the Secretarial Standard]

Name of Director	Mr. Kapil Kumar Jain	Mr. Manoj Kumar*
Date of Birth and Age	12.08.1950, 71 Years	17.11.1973 48 Years
Qualification and Experience	Graduate, 48 Years	Graduate, 24 Years
Date of Appointment on the Board	15.03.1992	28.12.2020
Relationship with other Directors,	Not Related to any Director/	Not Related to any Director/
Manager and other Key Managerial	Key Managerial Personnel	Key Managerial Personnel
Personnel of the Company		
Expertise in Specific Functional Area	Mr. Kapil Kumar Jain has	Mr. Manoj Kumar has
	vast experience in Business	vast experience in the field of
	Management	Accounts and Finance
Names of other public entities in which the	None	None
person hold the Directorship		
Names of other public entities in which		
the person holds Membership/	None	None
Chairmanship of the Commitees		
of the Board		
Shareholding in the Company	2,32,000 shares	None
as on March 31st, 2021		
Number of the Meetings of the	8/12 meetings attended	3/3 meetings attended
Board attended during the year		

Note: *Mr. Manoj Kumar has been appointed as an Additional Director on December 28, 2020.



DIRECTORS' REPORT

То

The Members,

Vallabh Steels Limited

We have pleasure in presenting the 41st Annual Report of the Company alongwith the Audited Statement of Accounts for the year ended 31st March, 2021:

FINANCIAL RESULTS:

			(Rup	ees in Lakhs)
		Current Year		Previous Year
Revenue from Operations and Other Income		591.84		4097.12
Profit before Interest, Depreciation and Tax		-2346.32		-2363.16
Less:				
Financial Costs	19.93		375.26	
Provision for Depreciation	233.77		284.77	
Taxes: Current Tax				
MAT Credit Entitlement				
Deferred Tax/Earlier year tax adjustment	(12.75)	240.95	(18.81)	641.22
Profit after Tax		(2105.37)		(1721.94)

PERFORMANCE REVIEW:

During the year under review, the Company has recorded a fall in revenue operations which are placed at Rs.591.84 lakhs as compared to Rs. 4097.12 lakhs in the previous year. This has been primarily due to shortage of working capital and large imports from China in the country. Outbreak of pandemic (COVID 19) has further adversely affected the industry denting the performance of the Company.

As a result the Company has registered a loss of Rs. 2105.37 lakhs as compared to Rs.1721.94 lakhs in the previous year.

The management of the Company is seized of the matter and taking all out steps to face the various challenges.

INDUSTRY AND ECONOMIC SCENARIO:

India is third largest producer of steel in the world after China and Japan. Steel demand in India is expected to grow in 2021-22 based on expected growth in different sectors. Due to COVID-19, the worldwide industry in general has been badly affected.

IMPACT OF COVID-19 ON BUSINESS OF THE COMPANY:

The Company has its manufacturing operations in Punjab. The Company's business was impacted in the month of March, 2020 when curfew was imposed in Punjab and followed by announcement of nationwide lockdown from 25th March, 2020. This resulted in complete shutdown of all economic and social activities. Keeping in view the guidelines, the Company could resume its manufacturing operations. With the easing of lockdown norms and opening up of commercial activities, the manufacturing operations of the Company have been gradually improving.

The Company has made efforts towards maintaining health and safety of its employees by adhering to social distancing norms, use of masks and sanitizers etc. Meetings are virtually held and practice of working from home has been followed.

COVID-19 has also affected the working of the Company on availability of raw materials, sales and financial/credit facilities. This has posed unprecedented situations which has badly affected its performance.

EVENTS SUBSEQUENT TO THE DATE OF FINANCIAL STATEMENTS:

Presently also the Company is facing the shortage of working capital facilities resulting in adversely affecting the Bank borrowings and thus performance of the Company.

CHANGE IN THE NATURE OF BUSINESS, IF ANY:

During the year under review, there are no changes in the nature of the business of the Company.

SHARE CAPITAL:

The Company's paid up equity share capital as at March 31, 2021 stood at Rs. 4,95,00,000/- comprising of 49,50,000 equity shares of Rs. 10/- each. During the year under review, the Company has not issued any fresh shares.



EXPORTS:

Despite all efforts made by the management for exports of its products, the company could not register any exports during the year under report.

DIVIDEND AND RESERVES:

Keeping in view the loss suffered by the Company, the Board of Directors has not recommended any dividend.

LISTING OF SHARES:

The Equity Shares of the Company are listed at BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai. The Company has duly paid the listing fee to BSE Limited, Mumbai upto the Financial Year 2020-21.

PUBLIC DEPOSITS:

Your Company has not accepted any deposits from the Public during the year within the ambit of Section 73 of the Companies Act, 2013 and Companies (Acceptance of Deposits) Rules, 2014.

DIRECTORS AND KEY MANAGERIAL PERSONNEL (KMP):

In accordance with the provisions of Section 152 of the Companies Act, 2013 and the Company's Articles of Association, Sh. Kapil Kumar Jain, Chairman and Managing Director of the Company (having DIN No. 00755228), retires by rotation at the forthcoming Annual General Meeting of the Company and being eligible offers himself for reappointment. The Board of Directors recommends his re-appointment.

During the year under review, the Company appointed Mr. Manoj Kumar (having DIN 09010294) as an additional Director of the Company with effect from December 28, 2020. Their appointment is proposed to be confirmed in the ensuing Annual General Meeting. The detail of Director seeking reappointment as required under regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are given in the notice of ensuing Annual General Meeting which is being sent to the shareholders along with Annual Report.

During the year under review, Mr. Vijay Kumar Sharma resigned as Director of the Company. The Board has placed on record its sincerest thanks and gratitude for the invaluable services rendered by him during his tenure as Director of the company.

The Company has received declaration of independence from all the Independent Directors of the Company that they meet the criteria of independence as prescribed both under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Pursuant to the provisions of Section 203 of the Act, the Key Managerial Personnel of the Company are Mr. Kapil Kumar Jain, Managing Director, Mr. Ajit Kumar Jha as Chief Financial Officer (CFO) and Mrs. Komal Bhalla as Company Secretary and Compliance Officer of the Company.

INTERNAL FINANCIAL CONTROLS:

Your Company has an adequate system of internal control in place which has been designed to provide a reasonable assurance with regard to maintenance of proper accounting controls, monitoring of operations, protecting assets from unauthorized use or losses, compliance with regulations and for ensuring reliability of financial reporting as detailed in Management Discussion and Analysis.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND OTHER DETAILS:

The Company's policy on directors' appointment and remuneration and other matters provided in Section 178 of the Companies Act, 2013 has been disclosed in the Corporate Governance Report, which forms part of this report. **MEETINGS:**

A draft calendar of Meetings is prepared and circulated in advance to the Directors. During the year 12 (twelve) Board Meetings and 5 (five) Audit Committee Meetings were convened and held. The details of which are given in the Corporate Governance Report. The intervening gap between two meetings was within the stipulated period prescribed under the Companies Act, 2013

MANAGEMENT DISCUSSION AND ANALYSIS:

Your Directors are pleased to present the Management's Discussion and Analysis of operations for the year ended March 31, 2021 attached as **Annexure-I** which forms part of this Annual Report.

CORPORATE GOVERNANCE:

Your Company is committed to maintain highest standards of Corporate Governance and adheres to the corporate governance requirements as set out by Securities and Exchange Board of India ('SEBI'). Pursuant to the provision of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. A detailed report on Corporate Governance is attached as **Annexure-II** and forms part of this Annual Report. The Company is in compliance with the various requirements and disclosures that have to be made in this regard. A certificate from the Auditors confirming compliance of the conditions of Corporate Governance as stipulated under the Listing Regulations is attached and forms part of this Annual Report.



VIGIL MECHANISM / WHISTLE BLOWER POLICY:

The Company has a Vigil Mechanism named Fraud and Risk Management Policy to deal with instances of fraud and mismanagement, if any. In staying true to our values of Strength, Performance and Passion and in line with our vision of being one of the respected companies in India, the Company is committed to the high standards of corporate governance and stakeholder's responsibility.

The Company has established a Whistle Blower Policy and the same has been uploaded on the Company's website www.vallabhsteelsltd.in The said policy has also been made available at the offices/ manufacturing units to enable the employees to report their concerns, if any, directly to the Chairman of the Board and to the Chairman of the Audit Committee. The new employees are also given details of Whistle Blower Policy at the time of joining the Company. There were no occasions during the year under review where any concerns were reported under the said policy.

SUBSIDIARY/ASSOCIATE COMPANIES:

The Company does not have any Subsidiary/Associate Companies.

RELATED PARTY TRANSACTIONS:

There were no such contracts or arrangements or transactions entered into during the year ended March 31, 2021 as stated in Form AOC-2 attached as Annexure-III which forms integral part of this report. None of the Independent Directors has any pecuniary relationships or transactions vis-à-vis the Company.

There have been no materially significant related party transactions between the Company and the Key Managerial Personnel or other designated Persons, Promoters, Directors, the management or the relatives except for those disclosed in the financial statements which are at arm's length basis.

PERSONNEL AND INDUSTRIAL RELATIONS:

The Management-Employees relations remained cordial throughout the year.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES:

The Company has not employed any individual whose remuneration falls within the purview of the limits prescribed under the provisions of Section 197 of the Companies Act, 2013, read with Rule 5 (2) and (3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Disclosure 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, 2014 are annexed hereto marked as **Annexure-IV** and forms part of this report.

CORPORATE SOCIAL RESPONSIBILITY (CSR) INITIATIVES:

Corporate Social Responsibility was not applicable to the Company for the financial year under review. The Philosophy of the company works with objectives of contributing to the sustainable development of the society and to create a greener and cleaner environment around us.

ANNUAL RETURN:

Pursuant to the provisions of Section 92(3) of the Act, the Annual Return in form MGT-7, for the Financial Year 2020-21 is uploaded on the website of the company at www.vallabhsteelsltd.in

AUDITORS & THEIR REPORTS:

a) STATUTORY AUDITORS:

M/s. K. R. Aggarwal & Associates, Chartered Accountants (Firm Regn. No. 030088N) were appointed as Statutory Auditors of the Company at the Annual General Meeting (AGM) of the Company held on 28th September, 2017 for a period of five years i.e. till the conclusion of 42nd AGM (to be held in calendar year 2022) pursuant to provisions of sections 139, 141 and other applicable provisions of the Companies Act, 2013 as amended.

As required under Regulation 33(1)(d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Auditors have also confirmed that they hold a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India.

Audit Report: The Auditors' Report read with the relevant notes on accounts for the year under review is selfexplanatory and do not call for any further comments. The Auditors' Report does not contain any qualifications, reservations or adverse remarks. However, the Company is in the process of getting confirmations about trade receivable, loans & advances and trade payables. There is no incidence of fraud requiring reporting by the Auditors under Section 143(12) of the Companies Act, 2013. Regarding categorization of Accounts of the Company as NPA by the Banks, we have to state that this has happened due to the circumstantial adverse affect on the performance of the Company.



b) COST AUDITORS:

As per the requirement of Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Rules, 2014 as amended from time to time, your Company has been getting audit of cost records of the Company every year.

The Board of Directors, on recommendation of Audit Committee, has approved the appointment of M/s. Meenu & Associates, Cost Accountants, Ludhiana (Firm Registration no. 100729) as the Cost Auditors of the Company for the year ending 31st March, 2022, on a remuneration of Rs. 30,000/- (Rs. Thirty Thousand) plus taxes as applicable and reimbursement of out of pocket expenses. The remuneration is subject to the ratification of the Members in terms of Section 148 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014 and is accordingly placed for your ratification in the notice calling the 40th Annual General Meeting.

Audit Report: M/s. Meenu & Associates have also been the Cost Auditors of the Company for the financial year 2020-21. The Cost Audit Report for the financial year 2020-21 will be filed by the company with the Ministry of Corporate Affairs (MCA) within the stipulated time as per the provisions of the Companies Act, 2013.

c) SECRETARIAL AUDITORS:

Pursuant to the provisions of Section 204 of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company had appointed M/s. RCS & Company, Company Secretaries in Practice (C.P. No. 3154) to undertake the Secretarial Audit of the Company for the financial year 2020-21.

The Report of the Secretarial Audit carried out for the financial year 2020-21 is annexed to this Report as **Annexure-V**. Regarding registration of one independent director under the provisions of companies (Creation and Maintenance of Data Bank of Independent Directors) Rules, 2019 as amended, we report that the company 1 Director is under the process of doing needful. The Secretarial Audit Report does not contain any other qualifications, reservations or adverse remarks and statements referred in the Secretarial Audit Report are self explanatory. Pursuant to Regulations 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, M/s. RCS & Company, the Secretarial Auditors have issued Secretarial Compliance Report for the financial year 2019-20. The Secretarial Compliance Report is annexued as **Annexure VI** to the Directors' Report. The Board has re-appointed M/s. RCS & Company, Company Secretaries as Secretarial Auditors of the Company for the financial year 2021-22 and this item is included in the notice and agenda for approval by the members in the forthcoming annual general meeting.

RISK MANAGEMENT COMMITTEE:

The Risk Management Committee of the Company is constituted under the chairmanship of Mr. Kapil Kumar Jain and other members being Mr. Manoj Kumar and Mr. Suman Jain. No meeting of Committee was held during the financial year 2020-2021.

Risk Management Policy:

The Risk Management Policy is formulated and implemented by the Company. The Policy helps to identify the various elements of risks faced by the Company, which in opinion of the Board threatens the existence of the Company. The Risk Management Policy as approved by the Board is uploaded on the Company's website at the web link www.vallabhsteelsltd.in.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The Company has neither given/provided any Loans, Guarantees; nor it made any Investments covered under the provisions of Section 186 of the Companies Act, 2013.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS:

There have not been any significant material orders passed by the Regulators or Courts or Tribunals which would impact the going concern status of the Company and its future operations.

SECRETARIAL STANDARDS:

The Company has duly followed the applicable Secretarial Standards issued by The Institute of Company Secretaries of India and the Company has in place proper systems to ensure compliance with applicable Secretarial Standards. **GENERAL:**

Your Directors state that no reporting is required in respect of the following items as there were no transactions on



these items during the year under review:

1. Issue of equity shares with differential rights as to dividend, voting or otherwise.

2. Issue of shares (including sweat equity shares) to employees of the Company under any scheme.

Further the company does not have a scheme for purchase of its own shares by employees or by trustees for the benefit of employees.

The Company has a zero-tolerance approach towards sexual- harassment at workplace. During the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

The Company is conscious of the importance of environmentally clean and safe operations. The Company's policy requires conduct of operations in such a manner so as to ensure safety to all concerned compliances of environmental regulations and preservations of natural resources.

TRANSFER OF AMOUNTS TO INVESTOR EDUCATION AND PROTECTION FUND:

Your Company did not have any funds lying unpaid or unclaimed for a period of seven years and as such no funds were required to be transferred to Investor Education and Protection Fund (IEPF).

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

Information in accordance with the provisions of Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 regarding conservation of energy, technology absorption and foreign exchange earnings and outgo is given hereunder:

I. CONSERVATION OF ENERGY:

- a) Energy Conservation measure taken: The Company ensures that the manufacturing operations are conducted in the manner whereby optimum utilization and savings of energy is achieved.
- b) Additional investments and proposals, if any, being implemented for reduction of consumption of energy: No specific investment has been made.
- c) Impact of the measures at (a) and (b) above for reduction of energy consumption and consequent impact on the cost of production: Impact of measures taken is not quantitative and as such cannot be stated accurately.
- d) Total Energy consumption per unit of production as per form 'A' to the Rules in respect of industries specified in schedule hereto:

Α.	POWER & FUEL CONSUMPTION	2020-21	2019-20
a)	Electricity - Purchased		
	Tube Mill, Cold Rolled Mill		
	Purchased Units	21,82,110	50,65,544
	Total Amount	1,74,70,337	3,69,88,550
	Rate/Unit (Rs.)	8.01	7.30
b)	Electricity - Own Generation		
	Through Diesel Generator	14,300	25,856
	Unit per liter of diesel oil	3.25	3.20
	Cost/Unit (Rs.)	44.00	20.25
C)	Furnace Oil		
	Quantity (Ltrs.)	20,762	78,371
	Total Cost	9,00,772	25,90,839
	Average Rate (Rs.)	43.60	33.06
Β.	CONSUMPTION PER UNIT OF PRODUCTION		
	Tube Mill, Cold Rolled Mill Electricity Per MT	2,631	2,605

II. R&D AND TECHNOLOGY ABSORPTION:

Your Company has always been making best efforts towards technology absorption, adaptation and innovation to improve the quality of its products being manufactured at its various units and to reduce the cost of production. During the year under review, the Company has not procured imported technology.

III. FOREIGN EXCHANGE EARNINGS AND OUTGO:

a) Activities relating to export initiatives for export of its products:

During the year under review, various indigenous and international factors caused disappointment in exports. Despite all the efforts made, the company did not register any exports during 2020-21.



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		(Amt. in Lakh)
b) Total Foreign Exchange used and earned	2020-21	2019-20
Foreign Exchange Used (CIF Value of Imports)	Nil	15.21
Foreign Earnings (FOB value of Exports)	Nil	-

DIRECTORS' RESPONSIBILITY STATEMENT:

To the best of knowledge and belief and according to the information and explanations obtained by them, your directors make the following statements in terms of Section 134 (3) (c) and Section 134 (5) of the Companies Act, 2013:

- i. That in the preparation of the annual accounts for the year ended March 31, 2021, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- ii. That they 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 as at March 31, 2021 and the profit or loss of the Company for the year ended on that date;
- iii. That the directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv. That they had prepared the annual accounts for the financial year ended on 31st March, 2021 on a going concern basis;
- v. That the directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and
- vi. That the directors had devised proper system to ensure compliance with the provisions of all applicable laws and that such system were adequate and operating effectively.

ACKNOWLEDGEMENT:

Your Directors take this opportunity to express their sincere thanks and appreciation to the team of executives, staff members and workers at all levels for their co-operation, hard work, dedication and devotion. Our thanks are also due to the Bankers, Government Authorities and Business constituents for their continued support and co-operation extended from time to time to the Company.

BY ORDER OF THE BOARD OF DIRECTORS

PLACE : LUDHIANA DATED : 30.08.2021 Sd/-(KAPIL KUMAR JAIN) CHAIRMAN & MANAGING DIRECTOR DIN: 00755228



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

(a) Industry Structure and Development:

The management of Vallabh Steels Limited presents its analysis report covering performance and outlook of the Company. The Indian Steel Industry remains one of the most competitive steel industries in the world. However, there is a need to create a fair level playing field amidst supply glut caused by surplus capacities in steel surplus countries. India has emerged as one of the brightest spots in the world grappling with economic turbulence and fragile growth. In the financial year 2020-21 growth has been adversely affected worldwide by COVID-19. Focus on infrastructure creation, housing policy initiatives by the Government of India augers well for revival of growth in Steel demand in India in the years to come.

Even though the Steel Industry is poised for handsome growth but there are challenges also for the global economy which include increasing protectionism in various countries, increasing global debt. Besides there is also a big challenge in currency fluctuations worldwide and U.S. Dollar vis-à-vis Indian Rupee for the Indian Economy.

Steel demand in India is expected to grow in the years to come on the back of reform momentum in India. The construction industry is expected to rise further due to government's thrust on housing sector. Hence, it is expected that domestic steel demand is going to register healthy growth in the years to come.

Indian Economy:

The introduction of Goods and Services Tax Act (GST) and Promulgation of Insolvency and Bankruptcy Code to improve asset quality of Banks and other economic measures taken will further result in growth of the economy and enhance the ease of doing business in India. At the same time the spread of pandemic has adversely affected the Indian economy.

b) Company's Performance:

i) Product Portfolio:

Your Company is mainly engaged in the manufacturing and marketing of Steel Pipes and Cold Rolled Steel Strips & Coils which fall within the single segment of "Iron & Steel Industry."

- ii) Highlights: The highlights of the financial year 2020-21 have been as under:
 - Various measures launched during the year to improve the quality of cut ends in final products.
 - The Company has been able to meet its raw material requirement without compromising on quality and production schedules.

c) Outlook: Opportunity, Threats, Risks & Concerns:

The basic aim of the Company is to become capable to produce Iron and Steel products as per market requirements and thus be able to manage market trends to its advantage. Opportunities abound in growing economies and opening up of economy in India has created opportunities for Indian enterprise to move beyond national boundaries as well to create productive assets.

The Company is engaged in steel and steel related products activity. The outlook for the industry looks promising. Indian Steel demand did very well showing an upward trend, setting a road ahead for the growth of the domestic steel industry in the years to come.

Competition in Steel industry is escalating and technological changes will spur or drag the forward march of individual units in steel industry. Supply side could also be an issue in next few years because of increase in production capacity by steel industry in India and expression of interest by foreign companies to set up new steel making units. The Company's thrust on improving productivity and re-ducing cost of production will, in such a scenario, help in forging ahead in globally competitive environment. Global economic uncertainties have affected India's economy. Key risks synonymous to industry include the increase in financial charges, non-availability of raw materials, such as iron-ore, coal and labour etc., coupled with market fluctuations. The Company apprehends inherent risk in the shape of non availability of working capital. However following factors may pose threat, risk & concern for the Iron & Steel Industry in general and your company in particular:

- 1. Any adverse conditions of user sector to which it caters, thus adversely affecting the demand.
- 2. Underdeveloped infrastructure curtailing growth prospects.
- 3. The supply and demand imbalance due to new capacities coming on stream which may have negative impact on the plant utilization and steel prices.
- 4. Unexpected reduced growth of the manufacturing sector impacting demand.
- 5. Quantitative restrictions and/or additional tariffs of exports from India by importing countries.



- 6. Unpredictable and sharp cyclical movements in the raw material and other input prices.
- 7. Any change in Govt. Policies pertaining to steel industry may affect the profitability.
- 8. Any adverse effect of Pandemic (COVID-19) in future.

The opportunities of growth for your company as detailed below are manifold in view of its Strengths which may also counter the above concerns:-

- 1. It is expected that the company will be able to tide over working capital constraints and better trends will emerge and may improve also in the times ahead. As such current conditions may pave a way for improved performance in future.
- 2. Well established customers base for the last over 40 years.
- 3. Your Company is fully poised to reap the benefits of economies of scale and it will be in a better position to negotiate raw material prices on long term bulk lifting basis & definite savings on overheads will bring down the cost per unit of production and lead to higher profitability.
- 4. Your Company has strategic advantage as its units are located in the industry friendly areas having all infrastructural amenities.

Thus, your company stands in good stead to avail of the opportunities and also to take head on successfully the areas posing risks, concerns and threats to it.

(d) Environment Safety:

During the year the company continued with the implementation of occupational health and safety, quality and environmental protection measures and these are ongoing process at the company's manufacturing facilities. Other factors for the environmental safety which the company has followed include conservation of resources through waste reduction, training of employees and adoption of cleaner technologies.

(e) Risks and Concerns:

A Risk Management Policy (Policy) has been adopted by the Company which aims to detail the objectives and principles of risk management along with an overview of the process and related roles and responsibilities. The Policy lays down Company's approach towards risk mitigation, its risk management objectives and defines the risk management framework of the organization.

In order to ensure that the management controls risk in adherence to the policy the Audit Committee as well as the Board of Directors of the Company periodically review the risk assessment and risk minimization procedure.

The key business risks identified by the Company and its mitigation plans are as under:

i. Risk related to Personnel:-

Our business is increasingly dependent on the skills and competencies of our employees and management team. The general war for talent in our growing economy has created a substantial risk related to the retention of key personnel both at manufacturing and managerial levels. This risk is mitigated through effective HR policies relating to recruitment and retention and a proactive remuneration and rewards policy that is periodically reviewed at the highest management level. With excellent performance track as well as best HR practices, we are able to attract and retain people for growth of our business.

ii. Risk related to Safety:-

The company has taken adequate insurance covers to indemnify the risks associated with the safety of personnel, building, stock and Plant & Machinery and other infrastructure of the Company. These include:

- i) Fire Insurance Policies
- ii) Various Breakdown Policies
- iii) Theft insurance Policies

The company has also taken steps to strengthen IT security system as well as physical security system at all its locations.

iii.Compliance Related Risks:-

The Company is committed to being a responsible corporate citizen and respects the laws and regulations of the country. All the compliances under various laws applicable to the Company, including Companies Act, 2013, Factories Act, 1948 and Income Tax Act 1961 etc., are followed in letter & spirit.

f) Internal Financial Control System and its adequacy:

Your Company has a robust internal control system, which is constantly assessed and strengthened with new/revised standard operating procedures. The Company's internal control system is commensurate with its size, scale and complexities of its operations. The internal audit is entrusted to M/s. Gupta Sanjeev & Co., Chartered Accountants, (FRN: 005365N). The main thrust of internal audit is to test and review controls of various departments and areas. The reviews and findings by the Internal Auditors are discussed with the process owners



and suitable corrective actions taken as per the directions of Audit Committee on an ongoing basis to improve efficiency in operations.

Audit plays a key role in providing assurance to the Board of Directors. Significant audit observations and corrective actions taken by the management are presented to the Audit Committee of the Board. To maintain its objectivity and independence, the Internal Audit function reports to the Chairman of the Audit Committee.

The Company has modified the scope and coverage for audits with a focus on the Internal Control on Financial Reporting (ICFR) framework. The Audit Committee of the Board of Directors actively reviews the adequacy and effectiveness of the internal control systems and suggests improvements to strengthen the same. The Company has an effective Management Information System, which is an integral part of the control mechanism.

g) Cautionary statement:

Certain statements in this report concerning our future growth prospects are forward looking statements, which involve a number of risks, and uncertainties that could cause actual results to differ materially from those in such forward looking statements. The risks and uncertainties relating to these statements include, but are not limited to, risks and uncertainties regarding fluctuations in earnings, our ability to manage growth. Intense competition within Steel Industry including those factors which may affect our cost advantage, wage increases in India, our ability to attract and retain highly skilled professionals, our ability to successfully complete and integrate potential acquisitions, the success of the companies in which the company has made strategic investments, withdrawal of governmental incentives, political instability, legal restrictions on raising capital or acquiring companies outside India, general economic conditions affecting our industry. The Company does not undertake to update any forward looking statements that may be made from time to time by or on behalf of the Company.

ANNEXURE- II TO THE DIRECTORS' REPORT CORPORATE GOVERNANCE REPORT

The Directors present the Company's Report on Corporate Governance for the year ended March 31, 2021 in terms of Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

I. COMPANY'S PHILOSOPHY ON CODE OF CORPORATE GOVERNANCE:

Governance Philosophy of Vallabh Steels Limited ("The Company") is based on trusteeship, transparency, accountability and equity. As a corporate citizen, our business fosters a culture of ethical behavior and disclosures aimed at building trust of our stakeholders. The Company's Code of Business Conduct and Ethics, internal code of conduct for regulating, monitoring and reporting of trades by Insiders are the regulatory compliances duly updated by the Company from time to time.

Our focus on sustainable growth, productivity improvement, commitment to quality, self-discipline, value of time, safety in operations and total customers satisfaction is unrelenting. The company will continue its efforts towards raising the standards in Corporate Governance and will also review its systems and procedures constantly in pace with the changing economic environment from time to time as it feels that the Corporate Governance should be need based and is not seen only as an issue of compliance dictated by statutory requirements.

In pursuance of the above, the Board of directors has constituted committees to implement its policies and guidelines and has set up adequate review systems for exercising effective management control and ensuring compliance of laws. There is adequate representation of independent directors on the Board. We believe in timely and transparent disclosure of information.

The Company's governance framework is based on the following Principles:

- Appropriate composition of the Board with each member bringing in expertise in his respective domain;
- Availability of information to the members of the Board and Committees to enable them to discharge their fiduciary duties;
- Timely and accurate disclosures to Stakeholders from time to time;
- Systems and processes in place for internal control; and
- Adherence of business conduct by the Board, Senior Management and its employees.

Your Company confirms the compliance of Corporate Governance as contained in Chapter IV of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR Regulations)") as amended.

- II. BOARD OF DIRECTORS:
- a) Board Composition and category of Directors, Attendance of Directors at Board Meetings and at Last Annual General Meeting (AGM) and Number of other Directorships and Chairmanships/Memberships of



Committees of each Director in various Companies, Shareholding in the Company thereto:

- i) The Company has an appropriate combination of Executive and Non-Executive Directors including Independent Directors to maintain independence of the Board. The composition of the Board is in conformity with Regulation 17 of the SEBI Listing Regulations read with Section 149 of the Companies Act, 2013. Independent Directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Companies Act, 2013. The Directors have expertise in the fields of industry, operations, finance, legal and management. The Board provides strategic guidance and independent views to the Company's management while discharging its fiduciary responsibilities.
- ii) None of the Directors on the Board holds directorships in more than ten public companies. Further none of them is a member of more than ten committees or chairman of more than five committees across all the public companies in which he/she is a director. Necessary disclosures regarding Committee positions in other companies as on March 31, 2021 have been made by the Directors.
- iii) Structure of Board of Directors during the financial year 2020-21, attendance of each director at Board meetings and Annual General Meeting (AGM) held during the said year, number of other directorships and chairmanships/memberships of committees of each director in various companies, shareholding of the Non-Executive Directors in the Company as per the requirements of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is provided in the following table:

Name of Director	Catagory	Board meetings atte during 2020-21 last held		rd meetings attended Directorship Mem ng 2020-21 last AGM in other Indian and C held on Companies as in oth	Directorship in other Indian Companies as		ded Directorship Membership GM in other Indian and Chairmanship on Companies as in other Indian		No. of equity Shares
		Held	Attended		Private	Public	Chairman	Member	
Mr. Kapil Kumar Jain	Executive	12	8	Yes					2,32,000
Chairman &	Director								
Managing Director									
DIN: 00755228									
Mr. Vijay Kumar Sharma#	Non-Executive	9	9	Yes					
DIN: 01007456	Independent								
	Director								
Mr. Suman Jain	Non-Executive	12	12	Yes					
DIN: 07841463	Independent								
	Director								
Mr. Manoj Kumar\$	Non-Executive	3	3	N.A.					
DIN: 09010294	Independent								
	Director								
Mrs. Neelam Sharma	Non-Executive	12	10	Yes					
DIN: 07656064	Independent								
	Director								

Note:

- Only two Committees, namely Audit Committee and Stakeholders' Relationship Committee have been considered as per Regulation 26(1)(b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- # Mr. Vijay Kumar Sharma has resigned from the directorship of the Company w.e.f. December 28, 2020.
- \$ Mr. Manoj Kumar was appointed as an additional director of the Company w.e.f. December 28, 2020.

b) Board Meetings:-

i) The Board meets at regular intervals to discuss and decide on business strategies/policies and review the financial performance of the Company. The Board meetings are pre-scheduled and a tentative annual calendar of the Board is circulated to the Directors well in advance to facilitate the Directors to plan their schedules. The notice of each Board meeting is given to each director. The Company provides information as set out in the SEBI Listing Regulations read with Companies Act, 2013 to the Board and Board Committees to the extent it is applicable and relevant.



- ii) During the financial year 2020-21, the Board of Directors had 12 (twelve) meetings. These were held on 20.05.2020, 31.07.2020, 31.08.2020, 15.09.2020, 26.09.2020, 17.11.2020, 28.11.2020, 22.12.2020, 28.12.2020, 13.02.2021, 24.02.2021 and 31.03.2021. The interval between two meetings was within the maximum period mentioned under Section 173 of the Companies Act, 2013 and the SEBI Listing Regulations.
- iii) During the year 2020-21, information as mentioned in Schedule II of Part A of the SEBI Listing Regulations, as applicable has been placed before the Board for its consideration.
- iv) As stipulated in the Code of Conduct for Independent Directors under the Companies Act, 2013 and in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, during the year 2020-21, a separate meeting of the Independent Directors was held on March 31, 2021 with the presence of all independent directors. The Independent Directors, inter-alia, evaluated and reviewed the performance of non-independent Directors, Chairman of the Company and Board as a whole and also the quality, quantity and timeliness of flow of information between the Management and the Board and its Committees which is necessary to effectively and reasonably perform and discharge their duties.
- v) The Board periodically reviews the compliance reports of all laws applicable to the company.
- vi) The Company has familiarization programme for Independent Directors with regard to their roles, rights, responsibilities in the Company nature of the industry in which the Company operates, the business model of the Company etc. The details of familiarisation programme imparted to the independent Directors during the year are available on the Company's website at <u>www.vallabhsteelsltd.in</u>
- vii) All Independent Directors are Non-Executive. As on 31st March, 2021, none of the Non-Executive Directors of the Company held shares of the Company. The Company has not issued any convertible instruments.

III. COMMITTEES OF THE BOARD:

(A) AUDIT COMMITTEE:

Composition:-

The Audit Committee of the Board of Directors ("the Audit Committee") is entrusted with the responsibility to supervise the company's internal controls and financial reporting process. It is constituted in line with the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements), 2015. All members of the Audit Committee are financially literate and bring in expertise in the field of Finance, Taxation, Economics and Risk Management. The re-constituted Audit Committee comprises of the following directors:

Sr. No.	Name of Director	Name of Directorship	Designation in Committee
1.	Mr. Suman Jain Non-Executive, Independent Director		Chairman
2.	Mr. Manoj Kumar	Non-Executive, Independent Director	Member
3.	Mrs. Neelam Sharma	Non-Executive, Independent Director	Member

All these members are Non-Executive Directors of the Company.

Terms of reference:

The terms of reference of the Audit Committee are broadly as under:

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendations for appointment, remuneration and terms of appointment of auditors of the company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing with the management, the annual financial statements and auditors' report thereon before submission to the board for approval, with particular reference to:
 - i. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Act.
 - ii. Changes, if any, in accounting policies and practices and reasons for the same.
 - iii. Major accounting entries involving estimates based on exercise of judgement by management.
 - iv. Significant adjustments made in the financial statements arising out of audit findings.
 - v. Compliance with listing and other legal requirements relating to financial statements.
 - vi. Disclosure of any related party transactions.
 - vii. Qualification in the draft audit report.
- 5. Reviewing with the management, the quarterly financial statements before submission to the board for approval.
- 6. Approval or any subsequent modification of transactions of the Company with related parties.
- 7. Scrutiny of inter-corporate loans and investments.
- 8. Examination of the financial statement and the auditors' report thereon.



- 9. Valuation of undertakings or assets of the company, wherever it is necessary.
- 10. Evaluation of internal financial controls and risk management systems.
- 11. Establish a vigil mechanism for directors and employees to report genuine concerns in such manner as may be prescribed.
- 12. To call for the comments of the auditors about internal control systems, the scope of audit including the observations of the auditors and review of financial statement before their submission to the board and may also discuss their submission to the board and may also discuss any related issues with the internal and statutory auditors and the management of the company.
- 13. To review the information required as per SEBI Listing Regulations.

Meetings and Attendance:

The Audit Committee met 5 (five) times during the financial year ended on 31st March, 2021. The Committee met on 31.07.2020, 15.09.2020, 17.11.2020, 28.11.2020 and 13.02.2021. The attendance record of the directors at Audit Committee Meetings during the year ended 31st March, 2021 is as under:

Sr. No.	Name of Director	Position	Category	No. of Meetings Attended
1.	Mr. Vijay Kumar Sharma*	Chairman	Non-Executive, Independent Director	4 out of 4
2.	Mr. Suman Jain^	Chairman	Non-Executive, Independent Director	5 out of 5
3.	Mr. Manoj Kumar@	Member	Non-Executive, Independent Director	1 out of 1
4.	Mrs. Neelam Sharma	Member	Non-Executive, Independent Director	5 out of 5

Note: 1. @ Mr. Manoj Kumar was appointed as an additional director of the Company w.e.f. December 28, 2020.

2.* Mr. Vijay Kumar Sharma has resigned from directorship of the company w.e.f. December 28, 2020.

3. ^Mr. Suman Jain appointed chairperson of Committee in place of Mr. Vijay Kumar Sharma w.e.f. December 28, 2020.

Role of the Audit Committee:

The Audit Committee inter-alia performs the functions of approving annual internal audit plan, reviews of financial reporting system, internal control systems, discussion on quarterly, half-yearly and annual financial results, interaction with Statutory and Internal Auditors, recommendation for appointment of Statutory and Cost auditors and their remuneration, recommendation for appointment of and remuneration of Internal Auditors, Review of Internal Audit reports, significant related party transactions. The Board has framed the Audit Committee Charter for the purpose of effective compliance of provisions of Section 177 of the Companies Act, 2013 and Listing Regulations. The Audit Committee of the Board of Directors of the company, inter-alia, provides assurance to the Board on the adequacy of the internal control system and financial disclosures.

(B) NOMINATION AND REMUNERATION COMMITTEE:

Composition:-

The composition of the Committee meets with the criteria mentioned under Section 178 of the Companies Act, 2013 and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The re-constituted Nomination and Remuneration Committee comprises of the following directors:

Sr. No.	Name of Director	Name of Directorship	Designation in Committee
1.	Mr. Suman Jain	Non-Executive, Independent Director	Chairman
2.	Mr. Manoj Kumar	Non-Executive, Independent Director	Member
3.	Mrs. Neelam Sharma	Non-Executive, Independent Director	Member

Meeting Details:

During the year 2020-21, the committee met two times on 28.11.2020 and 28.12.2020. The attendance record of the directors at Nomination and Remuneration Committee Meetings during the year ended 31st March, 2021 is as under:

Sr. No.	Name of Director	Position	Category	No. of Meetings Attended
1.	Mr. Vijay Kumar Sharma*	Chairman	Non-Executive, Independent Director	2 out of 2
2.	Mr. Suman Jain^	Chairman	Non-Executive, Independent Director	2 out of 2
3.	Mr. Manoj Kumar@	Member	Non-Executive, Independent Director	0 out of 0
4.	Mrs. Neelam Sharma*	Member	Non-Executive, Independent Director	2 out of 2

Note:

1. @ Mr. Manoj Kumar was appointed as an additional director of the Company w.e.f. December 28, 2020.

2. * Mr. Vijay Kumar Sharma has resigned from directorship of the company w.e.f. December 28, 2020.

3. ^Mr. Suman Jain appointed chairperson of Committee in place of Mr. Vijay Kumar Sharma w.e.f. December 28, 2020.



Terms of Reference:

The broad terms of reference of nomination and remuneration committee are as under:

- 1. To identify the persons who are qualified to become Directors and members of Senior Management and to recommend to the Board, to set up and composition of the Board and its committees, including the formulation of the criteria for determining qualifications, positive attributes and independence of a director.
- 2. Devise a policy on Board diversity.
- 3. Recommend to the Board appointment of Key Managerial Personnel ('KMP' as defined by the Act) and executive team members of the Company.
- 4. To formulate a criteria of evaluation of performance of independent directors and the Board of Directors.
- 5. To recommend/ review remuneration of the Managing Director and Whole time Director based on their performance and defined assessment criteria.
- 6. To decide whether to extend or continue the term of appointment of independent director, on the basis of the report of performance evaluation of independent directors.
- 7. To perform such other functions as may be necessary or appropriate for the performance of its duties.
- 8. To carry out any other function as is mandated by the Board from time to time and/ or enforced by any statutory notification, amendment or modification, as may be applicable.

Remuneration Policy:

The Remuneration Policy of the Company is designed to attract, motivate and retain manpower. The Board has on the recommendation of the Nomination and Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and to determine their remuneration. The Policy provides guidelines to the Committee relating to appointment, removal and remuneration. It provides criteria for determining qualifications, positive attributes and independence of a director. This policy applies to directors, senior management including its Key Managerial Personnel (KMP) and other employees of the Company. The remuneration of the Managing Director, Executive Directors, Key Managerial Personnel (KMP) and other employees of the Company is based on the performance evaluation. The Company pays remuneration by way of Salary, perquisites to its Managing Director. The detailed policy is as follows:

A) Criteria of selection of Non-Executive and Independent/Non-Independent Directors:

- a) The Non- Executive Directors shall be of high integrity with relevant expertise and experience so as to have a diverse Board with Directors having expertise in the fields of manufacturing, marketing, finance, taxation, law, governance and general management.
- b) In case of appointment of Independent Directors, the Nomination and Remuneration Committee shall satisfy itself with regard to the independent nature of the Directors vis-à-vis the Company so as to enable the Board to discharge its function and duties effectively.
- c) The Nomination and Remuneration Committee shall ensure that the candidate identified for appointment as a Director is not disqualified for appointment under Section 164 of the Companies Act, 2013.
- d) Considering the requirement of skilled persons on the Board, eminent people having an independent standing in their respective field/profession and who can effectively contribute to the Company's business and policy decisions are considered by the Nomination and Remuneration Committee for appointment as Independent Directors on the Board.
- e) The Committee, inter alia, considers qualification, positive attributes, area of expertise and number of Directorships and Memberships held in various committees of other companies by such person(s) in accordance with the Company's Policy for Selection of Directors and determining Directors' independence. The Board considers the Committee's recommendation, and takes appropriate decision. Every Independent Director, at the first meeting of the Board in which he participates as a Director and thereafter at the first meeting of the Board in every financial year, gives a declaration that he meets the criteria of independence as provided under law.
- f) The Nomination and Remuneration Committee shall consider the following attributes/criteria, whilst recommending to the Board the candidature for appointment as a Director:
 - i. Qualification, expertise and experience of the Directors in their respective fields;
 - ii. Personal, Professional or business standing; and
 - iii. Diversity of the Board.

In case of re-appointment of Non-Executive Directors, the Board shall take into consideration the performance evaluation of the Director and his engagement level.

B) Criteria for selection/appointment of Managing Director:

For the purpose of selection of the MD, the Nomination and Remuneration Committee shall identify persons of integrity who possess relevant expertise, experience and leadership qualities required for the position and shall



take into consideration recommendation, if any, received from any member of the Board. The Committee will also ensure that the incumbent fulfills such other criteria with regard to age and other qualifications as laid down under the Companies Act, 2013 or other applicable laws.

C) Remuneration for Managing Director:

- i. At the time of appointment or re-appointment, Managing Director shall be paid such remuneration as may be mutually agreed between the Company (which includes the Nomination and Remuneration Committee and the Board of Directors) and the Managing Director within the overall limits prescribed under the Companies Act, 2013.
- ii. The remuneration shall be subject to the approval of the Members of the Company in General Meeting.
- iii. In determining the remuneration (including the fixed increment and performance bonus) the Nomination and Remuneration Committee shall ensure/consider the following:
 - a. the relationship of remuneration and performance benchmarks is clear;
 - b. the balance between fixed and incentive pay reflecting short and long term performance objectives, appropriate to the working of the Company and its goals;
 - c. responsibility required to be shouldered by the Managing Director, the industry benchmarks and the current trends;
 - d. the Company's performance vis-à-vis the annual budget achievement and individual performance.

iv. Details of Remuneration:

The company pays remuneration to the Managing Director as approved by the members of the company in the general meeting. The detail of remuneration paid to him during the year 2020-21 is given below:

(Amount in Rs.)

Name	Designation	Salary	Perks	Total
Mr. Kapil Kumar Jain	Chairman & Managing Director	9,00,000/-	10,23,722/-	19,23,722/-

The above appointment is on contractual basis. Non-Executive and Independent Directors have not been paid any remuneration during the year 2020-21.

D) Remuneration Policy for the Senior Management Employees:

In determining the remuneration of the Senior Management Employees (i.e. KMPs and Senior Personnel) the Nomination and Remuneration Committee shall ensure/consider the following:

- a. the relationship of remuneration and performance benchmark is clear;
- b. the balance between fixed and incentive pay reflecting short and long term performance objectives, appropriate to the working of the Company and its goals;
- c. the remuneration including annual increment is decided based on the criticality of the roles and responsibilities, the Company's performance vis-à-vis the annual budget achievement, individuals performance.

E) Performance Evaluation of Board:

During the financial year, formal annual evaluation of the Board, its committees and individual directors was carried out pursuant to the Board performance Evaluation Policy of the Company.

The performance of individual Directors (including Independent Directors) was evaluated by the Board and Nomination & Remuneration committee (excluding the Director being evaluated) after seeking inputs from all Directors on the basis of the criteria mentioned hereunder:

The framework of performance evaluation of the Independent Directors captures the following points:

- 1. Key-attributes of the Independent Directors that justify his/her extension/continuation on the Board of the Company;
- 2. Participation of the Directors in the Board proceedings and his/her effectiveness;
- 3. The assessment to determine the key attributes of the Directors should cover the following:

A separate meeting of Independent Directors was also held to evaluate and review the performance of Managing Director, performance of the Board as a whole and performance of the Chairperson of the Company, taking into account the views of Executive and Non-Executive Directors.

(C) STAKEHOLDERS' RELATIONSHIP COMMITTEE:

Composition and Attendance:-

The Stakeholders' relationship committee is constituted in line with the provisions of Section 178 and Regulation 20 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015. The compliance officer of this committee is Ms. Komal Bhalla. The objective of the Committee is to focus on the shareholders Grievance and to strengthen the investor relations on a periodical basis. The Stakeholders' Relationship Committee comprises of the following directors:



Sr. No.	Name of Director	Name of Directorship	Designation in Committee
1.	Mr. Suman Jain	Non-Executive, Independent Director	Chairman
2.	Mr. Kapil Kumar Jain	Executive, Non-Independent Director	Member
3.	Mr. Manoj Kumar	Non-Executive, Independent Director	Member

Terms of reference:

The broad terms of reference of the stakeholders' relationship committee are as under:

1. To Consider and resolve the grievances of security holders of the Company including redressal of investor complaints such as transfer or credit of securities, non-receipt of dividend / notice/ annual reports etc. and all the securities holders' related matters.

2. To Consider and approve issue of share certificates (including issue of renewed or duplicate share certificates), transfer and transmission of securities etc.

Meetings and Attendance:

During the year 2020-21, one meeting of the Stakeholders' Relationship Committee was held on 13.02.2021. The detail of directors who attended this meeting is given as under:

Sr. No.	Name of Director	Position	Category	No. of Meetings Attended
1.	Mr. Suman Jain	Chairman	Non-Executive, Independent Director	1 out of 1
2.	Mr. Kapil Kumar Jain	Member	Executive, Non-Independent Director	1 out of 1
3.	Mr. Manoj Kumar	Member	Non-Executive, Independent Director	1 out of 1

Name, Designation & Address of Compliance Officer:

Mrs. Komal Bhalla

Company Secretary & Compliance Officer Vallabh Steels Limited

Address: G.T. Road, Village Pawa,

Sahnewal, Ludhiana-141120, Punjab (India)

Telephone: +91-161-2511413

Fax: +91-161-2511414

Details of investor complaints received and redressed during the year 2019-20 are as follows:

Opening Balance	Received during the year	Resolved during the year	Closing Balance
Nil	1	11	Nil

IV. GENERAL BODY MEETINGS:

A. Annual General Meeting ("AGM"):

The details of last three Annual General Meetings (AGM) are as follows:-

Meeting	Day, Date & Time of Meeting	Venue	No. of Special Resolutions Passed
40th AGM, 2019-20	Saturday, 26.12.2020, 10:00 A.M.	G.T. Road, Village Pawa,	Nil
39th AGM, 2018-19	Saturday, 28.09.2019, 10:00 A.M	Sahnewal, Ludhiana-	1
38th AGM, 2017-18	Saturday, 29.09.2018, 10:00 A.M.	141120, Punjab (India)	Nil

B. Extra Ordinary General Meeting ("EGM"):

No Extra-Ordinary General Meeting was held during the financial year 2020-21.

C. Postal Ballot:

No special resolution was passed through Postal ballot during the financial year ended 31st March, 2021. There is no immediate proposal for passing any resolution through postal ballot.

None of the businesses proposed to be transacted at the ensuing Annual General Meeting requires passing a resolution through postal ballot .

V. OTHER DISCLOSURES:

i) Disclosure on materially significant related party transactions that may have potential conflict with the interests of listed entity at large:

During the Financial Year 2020-21, the Company did not have any material pecuniary relationship or transactions with Independent and Non-executive Directors. The Board has approved a policy for related party transactions which has been uploaded on the Company's website at www.vallabhsteelsltd.in. transactions with Independent and Non-executive Directors. The Board has approved a policy for related party transactions which has been uploaded on the Company's website at www.vallabhsteelsltd.in.



- ii) Details of non-compliance by the listed entity, penalties, strictures imposed on the listed entity by stock exchange or the Board or any statutory authority, on any matter related to capital markets, during the last three years: Nil
- iii) Details of establishment of vigil mechanism, whistle blower policy and affirmation that no personnel has been denied access to the audit committee:

The Company has established the necessary vigil mechanism as defined under regulation 22 of the SEBI Listing Regulations for directors and employees to report concerns about unethical behaviour. The mechanism provides for adequate safeguard against the victimization of employees and Directors who use such mechanism and makes provision for direct access to the chairperson of the Audit Committee in exceptional cases. None of the personnel of the company has been denied access to the audit committee. The said policy has also been placed on the website of the company at www.vallabhsteelsltd.in.

iv) Details of Compliance with mandatory requirements and adoption of the non-mandatory requirement of this clause:

The Company has complied with all mandatory requirements of corporate governance and duly fulfilled the following discretionary requirements as prescribed in Schedule II Part E of the SEBI Listing Regulations.

v) Web link where policy for determining material subsidiaries is disclosed:

During the financial year 2020-21, the said clause was not applicable.

 $\mbox{vi})~\mbox{Web link where policy on dealing with related party transactions:}$

The said policy is available on the website of the company at www.vallabhsteelsltd.in.

vii) Disclosure of Commodity Price Risks and Commodity Hedging Activities:

Not applicable

VI SUBSIDIARY/ASSOCIATE COMPANIES:

The Company does not have any Subsidiary/Associate Company.

VII MEANS OF COMMUNICATION:

All important information relating to Company's financial performance, shareholding pattern, quarterly results, audited annual results, annual report etc. regularly posted on the Company's website at www.vallabhsteelsltd.in and have also been submitted to Stock Exchange to enable them to put them on their website and communicate to their members. The approved financial results are forthwith sent to the Stock Exchange and are published in a National English and Vernacular Newspapers.

VIII GENERAL SHAREHOLDERS INFORMATION:

i. 41st Annual General Meeting:

1. 4100	Annual deneral meeting.		
Date		:	27th September, 2021
Time	•	:	10:00 A.M.
Venu	Ie	:	G.T. Road, Village Pawa, Sahnewal, Ludhiana- 141 120 (Punjab)
ii. Fina	ncial Calendar:		
Finar	ncial Year	:	April 1st, 2021 to March 31st, 2022
First	Quarter Results	:	14th August, 2021
Seco	ond Quarter Results	:	By middle of November, 2021
Third	I Quarter Results	:	By middle of February, 2022
Four	th Quarter and		
audit	ed Annual Results 2021-22	:	In the month of May, 2022
iii. Date	of Book Closure	:	From Wednesday, the 22nd September, 2021 to
			Monday, the 27th September, 2021 (both days inclusive)
iv. Divio	dend Payment Date	:	No dividend has been recommended for the financial year 2020-21
v. Listi	ng on Stock Exchange	:	Equity Shares
			BSE Limited ("BSE")
			25 th Floor, P.J. Towers, Dalal Street, Mumbai-400 001
vi. Stoc	k Code	:	513397
vii. Corp	oorate Identity Number	:	L27109PB1980PLC004327
viii. Listi	ng Fee	:	Annual Listing Fee upto the year 2020-21 has been paid to BSE.



ix. Stock Market Data:-

The month wise highest & lowest closing prices vis-à-vis. BSE Sensex during the financial year 2020-21 are given as follows:

Financial Year 2020-21	Share P	Share Prices (In Rs.)		Sensex
	High	Low	Highest	Lowest
April, 2020	9.10	9.08	33887.25	27500.79
May, 2020	-	-	32845.48	29968.45
June, 2020	8.63	6.36	35706.55	32348.10
July, 2020	6.91	5.89	38617.03	34927.20
August, 2020	7.49	6.19	40010.17	36911.23
September, 2020	9.49	7.83	39359.51	36495.98
October, 2020	10.36	9.02	41048.05	38410.20
November, 2020	9.95	9.85	44825.37	39334.92
December, 2020	9.95	7.38	47896.97	44118.10
January, 2021	9.42	7.35	50184.01	46160.46
February, 2021	10.10	8.39	52516.76	46433.65
March, 2021	11.20	9.98	51821.84	48236.35

x. Share Transfer system:

The equity shares of the company are available for dematerialisation through National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). The International Securities Identification Number (ISIN) is INE 457E01016.

M/s Mas Services Limited, having its office at T-34, 2nd Floor, Okhla Industrial Area, Phase-II, New Delhi-110020 is Registrar and Share Transfer Agents (RTA) which is a Common Agency for Physical and Electronic modes.

The dematerialised shares are directly transferred to the beneficiaries through the depositories. 44,88,293 equity shares comprising of 90.67% of the total equity shares of the company are in dematerialised form as on 31.03.2021. Out of a total of 3,087 shareholders 1,314 shareholders representing 42.57% have got their shares dematerialised as on 31.03.2021.

The process of transmission/transposition etc. of equity shares in physical form including dispatch of the share certificates is completed by RTA within the stipulated period prescribed in the Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015, from the date of receipt thereof if the documents are in order in all respects. However, with effect from 1st April, 2019 the transfer of shares in physical form is not allowed by SEBI/MCA. The Stakeholders' Relationship Committee specifically looks into the redressal of shareholders complaints like transfer of equity shares and related matters.

xi. Distribution of Equity Shareholding as on 31.03.2021:

Shareholding	Shar	eholders	Share	holding
(Number of Shares)	Number	% to total	Number	% of Total
Up to 500	2,891	93.65	3,59,082	7.25
501 to 1000	59	1.91	49,876	1.01
1001 to 2000	48	1.55	71,917	1.45
2001 to 3000	20	0.65	52,025	1.05
3001 to 4000	12	0.39	42,746	0.86
4001 to 5000	8	0.26	35,469	0.72
5001 to 10000	15	0.49	1,07,213	2.17
10001 and above	34	1.10	42,31,672	85.49
Total	3,087	100.00	49,50,000	100.00



Category	Number of equity shares	% to total Shares
Promoters	30,42,900	61.47
Corporate Bodies	3,10,760	6.28
Indian Public	15,78,618	31.89
NRIs	17,722	0.36
Total	49,50,000	100.00

xiii. Registrar and share Transfer Agent:

Mas Services Limited

T-34, 2nd Floor, Okhla Industrial Area, Phase-II, New Delhi-110020

Phone No. 011-26387281-83, Fax No. 011-26387384, E-Mail info@masserv.com

xiv. Corporate Filing and Dissemination System (CFDS)

Companies are now required to upload the quarterly financial results under Corporate Filing and Dissemination System (CFDS). Your Company has been duly registered under the said system and all data relating to the quarterly financial results alongwith corporate governance report and shareholding pattern are filed under the said system.

xv. Investors Correspondence:

All queries of investors regarding the company's shares in physical form may be sent to the company at its Registered Office at Vallabh Steels Limited, G.T. Road, Village Pawa, Sahnewal, Ludhiana - 141 120, Phone no. 0161-2511413 Designated e-mail address for investor services: fin.ho@vallabhgroup.com Website: www.vallabhsteelsltd.in. OR to the Registrar for physical/demat modes at their above noted address.

xvi. Plant Locations of the company:

G.T. Road, Village Pawa, Sahnewal, Ludhiana-141 120, Punjab, India. Phone No.: 0161-2511413

G.T. Road, Village Nandpur, Sahnewal, Ludhiana-141 120, Punjab, India. Phone No.: 0161-2845299

IX COMPLIANCES UNDER ERSTWHILE LISTING AGREEMENT AND SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015:

The Company has complied with the provisions of the erstwhile Listing Agreement. Information, Certificates and returns as required under erstwhile Listing Agreement are sent to the Stock exchange within the prescribed time.

The Company has complied with corporate governance requirements specified in regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

X RECONCILIATION OF SHARE CAPITAL AUDIT:

As stipulated by SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Statutory Auditors of the company carried out Secretarial Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. This audit is carried out every quarter and report thereon is submitted to the Stock Exchange where shares of the Company are listed. The audit confirms that the total listed and paid-up capital is in agreement with the aggregate of the total number of shares in dematerialised form (held with NSDL and CDSL) and total number of shares in physical form.

XI CODE OF CONDUCT:

The members of the Board and Senior Management Personnel have affirmed the compliance with code applicable to them during the year ended 31st March, 2021. The annual report of the Company contains a certificate by the CFO and Managing Director in terms of SEBI Listing Regulations on the compliance declarations received from independent directors, non-executive directors and senior management.

XII CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING:

As per SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended, the Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and designated employees of the Company. The Code requires pre-clearance for dealing in the Company's shares and prohibits the purchase or sale of Company shares by the Directors and the designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the Trading Window is closed. The Board is responsible for implementation of the Code. All the Directors and the designated employees have confirmed compliance with the Code.

XIII COMPLIANCE CERTIFICATE OF THE AUDITORS:

The Statutory Auditors have certified that the Company has complied with the conditions of the Corporate Governance as stipulated in Listing Regulations, 2015 and the same is annexed to the Report.

DECLARATION:

As provided under Regulation 26(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, all Board members and Senior Management Personnel have affirmed compliance with Vallabh Steels Limited's Code of Business Conduct and Ethics for the year ended 31st March, 2021.

FOR VALLABH STEELS LIMITED

PLACE : LUDHIANA DATED : 30.08.2021 Sd/-(KAPIL KUMAR JAIN) CHAIRMAN & MANAGING DIRECTOR DIN: 00755228



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CERTIFICATION BY CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER OF THE COMPANY [Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

We, the undersigned, in our respective capacities of Managing Director and Chief Financial Officer of Vallabh Steels Limited ("the Company") to the best of our knowledge and belief, certify that:

- . We have reviewed the financial statements and Cash Flow statement for the year ended on 31.03.2021 and based on our knowledge and belief, we state that:
 - i. 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.
- 2. We further state that to the best of our knowledge and belief, no transactions entered into by the Company during the year are fraudulent, illegal or violation of the Company's code of conduct;

3. We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting of the Company and have disclosed to the Auditors and Audit Committee, wherever applicable:

- a) That there were no deficiencies in the design or operation of internal controls which came to our notice;
- b) That there were no significant changes in internal control over financial reporting during the year;
- c) Significant changes in accounting policies during the year, if any, and that the same have been disclosed in the notes to the financial statements;
- d) That there were no instances of significant fraud of which we are aware that involve therein the management or an employee having a significant role in the Company's internal control system over financial reporting.

By order of the Board of Directors

Place : Ludhiana	Sd/-	Sd/-
Dated : 30.08.2021	(Kapil Kumar Jain)	(Ajit Kumar Jha)
	Chairman & Managing Director	Chief Financial Officer

AUDITORS' CERTIFICATE

(Regarding compliance of conditions of Corporate Governance)

То

The members of

Vallabh Steels Limited

We have examined the compliance of conditions of Corporate Governance by Vallabh Steels Limited for the year ended on 31st March, 2021, as stipulated in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 and Para C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was carried out in accordance with the Guidance Note on Certification of Corporate Governance, issued by the Institute of Chartered Accountants of India and was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance and conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statement of the Company.

In our opinion and to the best of our information and according to the explanations given to us, and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations, 2015.

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

For KR Aggarwal & Associates Chartered Accountants FRN-030088N

Place : Ludhiana Dated : 30.08.2021 Sd/-(CA Vivek Aneja) PARTNER M. No. 544757





ANNEXURE- III TO THE DIRECTORS' REPORT Form No. AOC-2

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

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

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

- There were no such contracts or arrangements or transactions entered into during the year ended 31st March, 2021.
- 2. Details of material contracts or arrangements or transactions at arm's length basis: The details of material contracts or arrangements or transactions at arm's length basis for the year ended 31st March, 2021 are given in the financial statements.

ANNEXURE-IV TO THE DIRECTORS' REPORT

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

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

Sr. No.	Name of Director/KMP and Designation	Remuneration of Director/KMP for FY 2020-21 (Amt. in Rs.)	% increase/ decrease in Remuneration in the FY 2020-21	Ration of Remuneration of each Director/to median remuneration of employees	Comparison of remuneration of the KMP against the performance of the company
1.	Mr. Kapil Kumar Jain	19,23,722	-2.62	17.65	
	Chairman & Managing Director				The Remunaration of
2.	Mr. Ajit Kumar Jha Chief Financial Officer	2,11,031			KMP against the performance of the
3.	Mrs. Komal Bhalla Company Secretary	2,75,355			company is not comparable in view
4.	Mr. Vijay Kumar Sharma* Non-Executive Independent Director	Nil	Nil		of losses
7.	Mr. Suman Jain Non-Executive . Independent Director	Nil	Nil		N.A.
8.	Mrs. Manoj Kumar# Non-Executive Independent Director	Nil	Nil		N.A.
9.	Mrs. Neelam Sharma\$ Non-Executive Independent Director	Nil	Nil		N.A.

Note: *Mr. Vijay Kumar Sharma has resigned from the directorship of the Company w.e.f. December 28, 2020. #Mr. Manoj Kumar was appointed as an additional director of the Company w.e.f. December 28, 2020.

ii) The median remuneration of employees of the Company during the financial year was Rs. 1,08,990/-.

iii) In the financial year, there was an Decrease of 25.60% in the median remuneration of the employees.

iv) There were 46 $\,$ permanent employees on the rolls of the Company as on 31st March, 2021.



v) Relationship between average increase/decrease in remuneration and company performance:

The Company suffered a loss of Rs. 2105.37 lakhs as compared to Rs. 1721.94 lakhs in the previous year which is not comparable with the decrease in median remuneration of 25.60% which is in line with the basic inflation given to the employees.

vi) Comparison of the Remuneration of the Key Managerial Personnel(s) against the performance of the Company:

The total remuneration of Key Managerial Personnel decrease by 7.80% from Rs. 26.14 lakhs in 2019-20 to Rs. 24.10 lakhs in 2020-21, whereas the company incurred a loss of Rs. 2105.37 lakhs (2020-21) as against a loss of Rs. 1721.94 lakhs (2019-20).

vii) Variations in the market capitalization of the Company, Price-Earnings Ratio 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, the variations in the net worth of the company as at the close of the current financial year and previous financial year:

Particulars	As on 31.03.2021	As on 31.03.2020	% increase/(decrease)
Share price (Rs.)	10.44	9.55	9.32
Market Capitalization (Rs. Lakhs):	517	473	9.32
Price-Earning Ratio	-0.25	-0.27	(7.41)
Net Worth (Rs. Lakhs):	43	2145	(97.98)

The Company's shares are listed on BSE Limited.

 viii) Average percentage increase made in the salary of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase 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: Average Salary increase of non-managerial employees is 8% whereas there is no increase in the managerial remuneration of managerial employees.

 ix) The ratio of the highest paid director to that of the employee who are not directors but receive remuneration in excess of the highest paid director during the year: The Managing Director is the highest paid director. No employee received remuneration higher than the Managing Director during the year under review.

x) Affirmation that the remuneration is as per the remuneration policy of the Company: Remuneration paid during the year ended 31.03.2021 is as per the Remuneration Policy of the Company.

BY ORDER OF THE BOARD OF DIRECTORS

PLACE : LUDHIANA DATED : 30.08.2021 Sd/-(KAPIL KUMAR JAIN) CHAIRMAN & MANAGING DIRECTOR DIN: 00755228



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ANNEXURE- V TO THE DIRECTORS' REPORT SECRETARIAL AUDIT REPORT 3 THE FINANCIAL YEAR ENDED 31ST MARCH 2

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 [Pursuant to section 204(1) of the Companies Act, 2013 and rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To The Members, VALABH STEELS LIMITED, CIN: L27109PB1980PLC004327 G.T. Road, Village Pawa, Sahnewal, Ludhiana-141120

We have conducted a secretarial audit of the compliance of applicable statutory provisions and adherence to good corporate practices by M/s. VALLABH STEELS 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 our verification of the company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the management, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March 2021, complied with the statutory provisions listed hereunder and also has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

- 1. We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2021 according to the applicable 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 applicable to 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 (Registrars to an issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act, 2013 and dealing with client; and
- d) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009
- vi. The Listing Agreements entered into by the Company with BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended;
- 2. We are informed that, for the financial year ended on 31st March 2021, the Company was not required to maintain books, papers, minute books, forms and returns filed or other records according to the provisions of the following Regulations and Guidelines prescribed under SEBI Act:
- a. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- b. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- c. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014.
- 3. We have also checked/examined compliance with the applicable Secretarial Standards issued by The Institute of Company Secretaries of India.
- 4. During the period under review the Company has substantially complied with the provisions of the Acts, Rules, Regulations, Standards and Agreements mentioned above except the following:
- i. the Company has submitted to BSE the Annual Report for the year ended on 31.03.2020 late for which the Company has paid a penalty of Rs. 7080/- (inclusive of GST) to BSE Limited for violation of Regulation 34 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.



- ii. BSE Limited imposed a penalty for non-compliance of Regulation 23(9) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 for which the Company made a representation to BSE Limited clarifying its position. As on date of this Report the said representation of the Company has been accepted by BSE Limited and the penalty was withdrawn.
- 5. The compliance of other laws, rules and regulations specifically applicable to the Company is the responsibility of the management. Our examination was limited to the verification of procedures on test basis.
- 6. We report that we have not examined the Financial Statement, financial books and related Financial Acts like Income Tax, Value Added Tax, Sales Tax, Goods & Services Tax Act, ESIC, Provident Fund and Professional Tax etc. For these matters we rely on the report of Statutory Auditors for financial statement for the year ended 31st March, 2021.
- 7. We further report that:
- i. The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. However, as on the date of this Report the registration of one Independent Director as per provisions of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2016 as amended from time to time is still under process. The Board also has a Woman Director. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- ii. Adequate notice was given to all directors to schedule the Board Meetings. Notices of Board Meetings were sent at least seven days in advance except where board meetings were convened at shorter notice to consider urgent matters. Agenda and detailed notes on agenda were sent less than seven days before the meeting for meetings called on shorter notice.
- iii. A system exists for directors to seek and obtain further information and clarifications on the agenda items before the meetings and for their meaningful participation at the meetings before majority decision is carried through. We are informed that there were no dissenting members' views on any of the matters during the year that were required to be captured and recorded as part of the minutes.
- iv. As per minutes, the decisions at the Board meetings were taken unanimously.
- v. There are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.
- vi. We further report that during the audit period there were no specific events/actions such as Public Issue of Securities, buy back, merger, amalgamation, foreign technical collaborations etc. or any other major decisions in pursuance of section 180 of the Companies Act, 2013 which require compliance of applicable provisions thereof.

Date: 30.08.2021 Place: Ludhiana For RCS & COMPANY Company Secretaries

Sd/-(CS RAGHUBIR CHAND SINGAL) Proprietor M. No.: FCS 903 C.P. No. 3154 UDIN: F000903C000856186

Note: This report is to be read with my letter of even date which is annexed as Annexure-1 hereto and forms integral part of this report



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ANNEXURE-1

To The Members, VALLABH STEELS LIMITED CIN: L27109PB1980PLC004327 G.T. Road, Village Pawa, Sahnewal, Ludhiana-141120

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

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to express our opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and books of accounts of the Company.
- 4. Compliance with the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. Our examination was limited to the verification of procedures followed by the company on test basis.
- 5. While forming an opinion on compliance and issuing the secretarial audit report, we have also taken into consideration the compliance related actions taken by the Company after 31st March 2021 but before issue of the report.
- 6. We have obtained the Management's representation about the compliance of laws, rules and regulations and happening of events, wherever required.
- 7. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For RCS & COMPANY Company Secretaries

Date: 30.08.2021 Place: Ludhiana Sd/-(CS RAGHUBIR CHAND SINGAL) Proprietor M. No.: FCS 903 C.P. No. 3154 UDIN: F000903C000856186



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ANNEXURE-VI TO THE DIRECTORS' REPORT SECRETARIAL COMPLIANCE REPORT OF VALLABH STEELS LIMITED FOR THE YEAR ENDED 31st MARCH 2021

(Pursuant to SEBI Circular No. CIR/CFD/CMD/1/27/2019 dated February 08, 2019)

То

The Members, Vallabh Steels Limited Village Pawa,

GTRoad, Sahnewal,

Ludhiana

I, Raghubir Chand Singal, Prop. RCS & Co., Practicing Company Secretary (FCS No. 903 and CP No. 3154) have examined:

- (a) all the documents and records made available to us and explanations provided by Vallabh Steels Limited,
- (b) the filings/ submissions made by the Vallabh Steels Limited, to the stock exchanges,
- (c) website of the Vallabh Steels Limited,
- (d) any other document/ filing, as have found to be relevant, which has been relied upon to make this certification, for the year ended 31st March, 2020 ("Review Period") in respect of compliance with the provisions of :
 - a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued the reunder; and
 - b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include:-

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with circulars, guidelines issued thereunder;
- (b) Securities and exchange Board of India (Issue of Capital and Disclosure Requirements) Regulation, 2018;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; Not applicable during the period under review.
- (e) Securities and Exchange Board of India (Share Based Employee Benefits Regulations, 2014; Not applicable during the period under review.
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not applicable during the period under review.
- (g) Securities and Exchange Board of India (Issue and Listing of Non Convertible and Redeemable Preference Shares) Regulations, 2013;
 - Not applicable during the period under review.
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

Based on the above examination, I hereby report that, during the Review Period:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued thereunder, except in respect of the matters specified below:-

Sr. No.	Compliance Requirement (Regulations /Circulars/ Guidelines including specific clause)	Deviations	Observations/ Remarks of the Practicing Company Secretary
1	Annual Report for the year ended 31.03.2020 under Regulation 34 of the SEBI (LODR) Regulations, 2015	Delay in submission of Annual Report	As explained by the Company, the concerned staff did not attend the office due to COVID-19 effect due to which same could not be submitted in time
2	Constitution of the Board of Directors. Regulation 17 of the SEBI (LODR) Regulations, 2015	Board of Director is constituted including women Director but the registration of Independent Directors with Independent Directors Data Bank is pending.	the matter of registration is under process.



- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued thereunder insofar as it appears from my examination of those records.
- (c) The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued thereunder:

Sr. No.	Action taken by	Details of Violation	Details of action taken e.g Fines, warning letter, debarment, etc.	Observations/ remarks of the Practicing Company Secretary, if any
1	BSE Limited	Late submission of Annual Report for the year ended 31.03.2020	A penalty of Rs. 7,080/- inclusive of GST was imposed on the Company.	Amount of penalty was paid by the Company on 12.01.2021

- Notes: BSE Limited issued a letter dated 18.01.2021 for non-compliance of Regulation 23(9) of the SEBI (LODR) Regulations, 2015 for which the Company has already made a representation to BSE Limited clarifying its position vide its letter dated 01.02.2021.
- d) The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr. No.	Observations of the Practicing Company Secretary in the Previous reports 31.03.2019	Observation made in the secretarial compliance report for the year ended 31.03.2019	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
1	Observations of the Practicing Company Secretary in the Previous reports 31.03.2020	Observation made in the secretarial compliance report for the year ended- 31.03.2020	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
		None		

There was no case of any action taken by SEBI/ Stock Exchange(s) against the Company in the previous report. As such no action to comply was required by the Company.

Sd/-(RAGHUBIR CHAND SINGAL) Prop. RCS & COMPANY FCS No. 903 CP No.: 3154 UDIN: F000903C000514361

Place:Ludhiana Date: 25/06/2021



INDEPENDENT AUDITOR'S REPORT

To The Members of

VALLABH STEELS LTD,

Report on the Standalone Ind AS financial statements

Qualified opinion

We have audited the accompanying Standalone Ind AS financial statements of VALLABH STEELS LTD. ("the Company"), which comprise the Balance Sheet as at March 31, 2021, and the Statement of Profit and Loss (including other comprehensive income), Cash Flow Statement and the statement of changes in equity for the year then ended, and a summary of significant accounting policies and other explanatory information (herein after referred to as "standalone Ind AS financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matters described in Basis for Qualified Opinion section of our report, the standalone financial statements give the information required by the Companies Act 2013 in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India , of the state of affairs of the Company as at 31 March, 2021, and its Profit and Loss (including other comprehensive income), Cash Flow Statement and its statement of changes in equity for the year ended.

Basis for Qualified Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibility under those Standards are further described in the Auditors Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the entity in accordance with the code of Ethics issued by ICAI and we have fulfilled our other ethical responsibilities in accordance with the Code of Ethics and relevant provisions of the Companies Act, 2013. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

- I. Trade Receivables includes, certain debtors in respect of which no provision has been made as per IND AS 109 on financial instruments by applying expected credit loss method on receivables for getting fair value of assets.
- II. Inventories have been taken as Certified by the management. We have not verified the same. Emphasis of Matter

We draw attention to the following:

- Trade receivables, Loan and Advances and Trade payables are subject to confirmation and reconciliation.
- Accounts of the company have been categorized as NPA. Interest on term loan as well as working capital loan
- have been booked till 31.03.2020 only accordingly the same are subject to confirmation.
- Other expense include provision for bad debt of amounting Rs. 13.77 Crore approx..

Key Audit Matters

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

We have not come across with any key audit matter to be communicated in our report.

Information other than the financial statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon. In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially

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

Management and Those Charged with Governance's Responsibility for the Standalone Ind AS financial statements

The Management and board of directors of the company are responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the act') with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with



Companies (Indian Accounting Standards) Rules, 2015.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; 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 standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditors' Responsibility

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or

error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with Standards on Auditing, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- i. 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.
- ii. Obtainan understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for explaining our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- iii. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- iv. 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.
- v. 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

1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section143 of the Act, we give in the Annexure A statement on the matters Specified in paragraphs 3 and 4 of the Order.



As required by section 143(3) of the Act, we report that:

- Except for the matters described in the Basis of Qualified Section, we have sought and obtained all the information a) and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- b) In our opinion, except for the matters stated in the Basis of Qualified Section, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
- The Balance Sheet, Statement of Profit and loss including Other Comprehensive Income, Statement of Changes c) in Equity and the Statement of Cash Flow dealt with by this report are in agreement with the books of account.
- d) Except for the matters stated in the Basis of Qualified Section, there is no any other observations or comments of the auditors on financial transactions or matters which have any adverse effect on the functioning of the company;
- Except for the matters stated in the Basis of Qualified Section, there is no any other qualification, reservation or e) adverse remark relating to the maintenance of accounts and other matters connected therewith;
- In our opinion, except for the matters stated in the Basis of Qualified Section, the aforesaid standalone Ind AS f) financial statements comply with the applicable Indian Accounting Standards specified under Section 133 of the Act.
- On the basis of written representations received from the directors as on March 31, 2021, and taken on record by g) the Board of Directors, none of the directors is disgualified as on March 31, 2021, from being appointed as a director in terms of Section 164(2) of the Act.
- With respect to the adequacy of the internal financial controls over financial reporting of the Company and the h) operating effectiveness of such controls, refer to our separate report in "Annexure "B"; and In our opinion and to the best of our information and according to the explanations given to us, we report as under with respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014:
- The company has disclosed the impact of pending litigations on its financial position in its standalone IND AS i. financial statements
- The Company did not have any long-term contracts including derivative contracts; as such the question of ii. commenting on any material foreseeable losses thereon does not arise.
- iii. There has not been an occasion in case of the Company during the year under report to transfer any sums to the Investor Education and Protection Fund. The question of delay in transferring such sums does not arise.

For KR Aggarwal & Associates **Chartered Accountants** FRN-030088N

Sd/-

(CA Vivek Aneja) PARTNÉŔ

M. No. 544757

Place : Ludhiana Dated : 30.06.2021

UDIN: 21544757AAAABL9550

ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we report that:

- I. In respect of fixed assets:
- a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
- b) According to the information and explanation given to us the company has a regular program of physical verification of fixed assets by which all fixed assets are verified. However, no such report of physical verification of fixed assets done by the company has been provided to us.
- According to information and explanation given to us, the title deeds of immovable Properties are held in the name c) of the company. However, none is made available to us as they are pledged with the financial institutions.
- Ш. In respect of Inventories: -
- According to information and explanations given to us, the inventories have been physical verified during the year a) by the management. In our opinion, the frequency of verification is reasonable.
- In our opinion and according to the information and explanations given to us, the procedures of physical b) verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business. However, no such report was made available to us.



- c) The company has maintained proper records of inventory. As explained to us, the discrepancies noticed on physical verification were not material. However, the discrepancies noticed have been properly dealt with in the books of account.
- III. According to the information and explanations given to us, the Company has granted secured or unsecured loans to companies, firms, Limited Liability partnerships or other parties covered in the Register maintained under section 189 of the Act which are outstanding at the year end.
- (a) Whether terms and conditions of the grant of such loan are not prejudicial to the company's interest?
- (b) Whether the schedule of repayment of principal and payment of interest has been stipulated and whether the repayments and receipts are regular?
- (c) If the amount is overdue, state the total amount overdue, state the total amount overdue for more than 90 days and whether reasonable steps have been taken by the company for recovery of principal?
 In the absence of required information, we are not able to comment on the same. IND AS impact on such is not ascertainable.
- IV. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Act in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- V. In our opinion and according to the information and explanations given to us, the company has not accepted any deposit from the public covered under Section 73 to 76 of the Companies Act, 2013. Therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company.
- VI. We have broadly reviewed the records maintained by the company pursuant to the rules prescribed by the central government for maintenance of cost records under sub-section (I) of section 148 of the act and are of the opinion that prima facie, the prescribed accounts have been prepared and maintained. However, we have not made the detailed examination of records.
- VII. According to the information and explanations given to us and based on the records of the company examined by us, the company is regular in depositing the undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Sales-tax, Service Tax, Custom Duty, Excise Duty and other material statutory dues, as applicable, with the appropriate authorities in India.

According to the information and explanation given to us and based on the records of the company examined by us, there are no dues of Provident Fund, Employees' State Insurance, Income-tax, Sales-tax, Service Tax, Custom Duty, Excise Duty and other material statutory dues which have not been deposited on account of any disputes.

- VIII. According to the records of the Company examined by us and the information and explanations given to us, the Company has defaulted in repayment of loans or borrowings to a banks and financial institution and also has not issued debentures during the year and has not taken any fresh loans or borrowings from Government.
- IX. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3 (ix) of the Order is not applicable.
- X. To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- XI. In our opinion and according to the information and explanations given to us, the Company has paid managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- XII. In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- XIII. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- XIV. During the year, the Company has not made any preferential allotment or private placement of shares or fully or partly paid convertible debentures and hence reporting under clause 3 (xiv) of the Order 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 to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- XVI. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.



Annexure – B to Independent Auditors' Report (Referred to in our report of even date)

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

We have audited the internal financial controls over financial reporting of VALLABH STEELS LTD. as of 31st March, 2021 in conjunction with our audit of the standalone Ind AS 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 ('ICAI').

These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the standalone 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 standalone 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 standalone Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with Authorizations of management and directors of the company; and (3) provide reasonable Assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the standalone 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 not be detected.

Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.



Opinion

In our opinion to the best of our information and according to the explanations given to us, the company has, in all material respects Except for the matters described in the Basis of Qualified Section an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2021, based on the internal control over financial reporting criteria established by the company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Place : Ludhiana Dated : 30.06.2021 UDIN: 21544757AAAABL9550 For KR Aggarwal & Associates Chartered Accountants FRN-030088N Sd/-(CA Vivek Aneja) PARTNER M. No. 544757



PARTICULARS	NOTE	As at 31 March, 2021 (Rs. in Lacs)	As at 31 March, 2020 (Rs. in Lacs)
ASSETS		(113. 111 2003)	(113. III Laus)
Non-current assets			
 Property, Plant and Equipment 	3	1,611.81	1,843.75
) Capital work in progress	4	88.25	88.25
) Financial Assets			
i) Investments	5a	9.35	9.35
ii) Security Deposits	5b	3.52	3.37
) Other non current assets	6	24.87	25.01
		1,737.80	1,969.73
Current assets			
) Inventories	7	1,135.25	1,240.40
) Financial Assets			
i)Trade receivable	8a	556.07	2,372.52
ii)Cash and cash equivalents	8b	17.40	25.91
iii)Loans	8c	0.47	0.47
) Current tax assets	9	30.83	26.25
) Other current assets	10	1,252.01	1,296.19
		2,992.03	4,961.74
otal Assets		4,729.83	6,931.47
quity and Liabilities			
Equity		407.00	105.00
) Equity Share Capital	11	495.00	495.00
) Other Equity	10	(1.004.50)	4 9 4 7 9 7
i)Retained Earnings	12a	(1,084.50)	1,017.27
ii)Reserves	12b	632.75	632.75
inhilliting		43.25	2,145.02
iabilities			
lon-current liabilities			
) Financial Liabilities	13a	572.16	571.83
i)Borrowings	13a 13b		
ii)Other Financial Liabilities		9.33	8.47
) Provisions	14	8.80	12.43
 Deferred tax liabilities (net) Other non current liabilities 	15 16	(43.88)	(31.13)
) Other non current habilities	10		0.75
urrent liabilities		546.41	562.35
) Financial Liabilities			
i)Borrowings	17a	4,072.40	4,082.43
ii)Trade payables	17 a	4,072.40	4,002.43
Total outstanding dues of micro enterprises and small enterprises	17b		
Total outstanding dues of creditors other than micro enterprises and	17.0	30.51	35.61
small enterprises		50.51	00.01
iii)Other Financial Liabilities	17c	31.43	86.13
b)Other current liabilities	18	2.51	13.17
c)Provisions	19	3.32	6.76
	4,140.17		4,224.10
otal Equity and Liabilities	1,110.17	4,729.83	6,931.47
ta Equity and Edulation		.,. 23.00	
he accompanying notes are an integral part of these financial stateme	nts 1 to 39		
s per our separate report of even date attached			
or KR AGGARWAL & ASSOCIATES		For a	nd on behalf of the Boar
Chartered Accountants		FUI d	
RN: 030088N			
sd/- Sd/-	Sd/-	Sc	l/- Sd/
CA VIVEK ANEJA) (KOMAL BHALLA) (KAPIL KUM		(SUMAN JAII	
	g Director	Direct	
/I. NO. 544757 DIN: 0 Place : Ludhiana	0755228	DIN: 0784146	03
ate : 30.06.2021			



STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDING 31st MARCH, 2021 PARTICULARS Note **Current Year** Previous Year (Rs. in Lacs) (Rs. in Lacs) **Revenue from Operations** 20 Т 590.91 4,034.89 Ш Other Income 21 0.93 62.23 Ш Total income(I+II) 591.84 4,097.12 IV EXPENSES Cost of materials consumed 22 151.53 2,579.41 Change in inventories of finished goods, stock in trade 23 430.16 61.39 and work -in-progress Employee benefit expense 24 212.88 318.10 25 Finance costs 19.93 375.26 Depreciation and amortisation expense 3 233.77 284.77 Other expenses 26 2,030.46 1,850.17 Total expenses(IV) 2.709.96 5,387.87 V Profit/(loss) before tax (III-IV) (2, 118.12)(1,740.75)VI Tax expense (1) Current tax MAT credit entitlement (2) Deferred tax (12.75)(18.81) VII Profit/(loss) for the period (V-VI) (2, 105.37)(1,721.94) VIII Other Comprehensive Income (OCI) Items that will not be reclassified to profit or loss Α (i) Re-measurement gains (losses) on defined benefit plans 3.60 (8.62) (14.26) (ii) Net (loss)/gain on FVOCI equity securities В Items that will be reclassified to profit or loss Total Other Comprehensive Income 3.60 (22.88) IX Total Comprehensive Income for the period (VII+VIII) (Comprising Profit (Loss) and Other Comprehensive Income for the period) (2, 101.77)(1,744.82)X Basic and diluted earnings per equity share 30 (42.53) (34.79) (Face value of equity share `10 each) The accompanying notes form an integral part of these financial statements 1 to 39

As per our separate report of even date attached For KR AGGARWAL & ASSOCIATES For and on behalf of the Board **Chartered Accountants** FRN: 030088N Sd/-Sd/-Sd/-Sd/-Sd/-(CA VIVEK ANEJA) (KOMAL BHALLA) (KAPIL KUMAR JAIN) (SUMAN JAIN) (AJIT KUMAR JHA) Managing Director DIN: 00755228 PARTNER Company Secretary Chief Financial Officer Director M. NO. 544757 DIN: 07841463 Place : Ludhiana Date : 30.06.2021



PARTIC	ULARS		Current Year 2020-21	Previous Year 2019-20
			(Rs. in Lacs)	(Rs. in Lacs)
(A)	Cash Flow from Operating Activities		(ns. III Ldus)	(ns. III Laus)
(A)	Net profit before Tax		(2,105.37)	(1,740.75)
	Adjustment for:		(2,103.37)	(1,740.75)
	Amortization of Financial assets and I	ichilitico	4.03	(0 10)
	Deferred Tax		4.03 0.00	(8.12) 18.81
	Loss on sale of Investment		0.00	10.01
	Loss on sale of shares			-
	Profit on sale of Fixed Assets			-
	Profit on sale of Land			
			233.77	- 284.77
	Depreciation			
	Finance Cost		17.72	372.30
	Remeasurement of defined benefit plan	1		
	Income Tax Adjustment Of Earlier Year		(4.040.05)	(1.070.00)
	Operating Profit before Working Capit	al Changes	(1,849.85)	(1,072.99)
	Adjustment for		4050.00	000 70
	Trade and Other Receivables		1850.00	669.70
	Inventories		105.15	664.14
	Trade and Other Payables		-79.62	(885.60)
	Cash Generated from operations		25.68	(624.74)
	Direct Taxes		-4.58	(16.09)
	Net Cash from Operating Activities		21.10	(640.83)
(B)	Cash Flow from Investing Activities			
	Payments for capital goods		-1.84	(14.79)
	Sales of Fixed Assets			-
	Purchase of Investments			-
	Sales of Investment			(11.70)
	Net cash Flow in Investing Activities		-1.84	(14.79)
(C)	Cash Flow from Financing Activities			
	Financial Expenses		-17.72	(372.30)
	Movement in Long-term borrowings		-0.02	146.80
	Movement in Working Capital Borrowi	ngs	-10.03	704.29
	Net Cash flow in Financing Activities		-27.77	478.79
	Net Change in Cash & Cash Equivalen		(8.51)	(176.83)
	Cash & Cash Equivalents at the begin		25.91	202.74
	Cash & Cash Equivalents at the end of	the year	17.40	25.91
Notes :				
	evious year's figures have been regrouped/	rearranged wherever considered n	ecessary, to make them	comparable with
	rent year's figures.			
	ures in brackets represent payments.			
	ur separate report of even date attached			
	AGGARWAL & ASSOCIATES ed Accountants 0088N		For and	on behalf of the Board
Sd/- (CA VIVI PARTNE M. NO. 5	, , ,	Sd/- (KAPIL KUMAR JAIN) Managing Director DIN: 00755228	Sd/- (SUMAN JAIN) Director DIN:07841463	Sd/- (AJIT KUMAR JHA) Chief Financial Officer



STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31st MARCH, 2021

									(Amo	unt in Lacs
		Attributable to the equity holders of the parent								
				_			Reserves			_ .
	Note	Issued	Share	Retained	General		Capital Redemption	-		Tota
			Forfeited			Reserve	on Reserve	Liability		Equit
at 1 April 2019		495.00	-	2,761.24	457.14	-	-	-	175.61	3,888.9
ue of share capital										
idends										
nsactions with owners		495.00	-	2,761.24	457.14	-	-	-	175.61	3,888.9
ofit/(loss) for the period				-1,721.94						-1,721.9
measurement gain/(Loss)										
Defined benefit plan				-8.62						-8.6
her Comprehensive Income				-14.26						-14.2
ome tax adjustemnts of earlier ye	. r									11.2
al comprehensive income	11			-1.744.82						-1.744.8
and Total as at 31 March 2020		405.00		, -	457.14				475.64	, -
and lotal as at 31 march 2020		495.00	-	1,017.27	457.14	-	-	-	175.61	2,145.02
at 1 April 2020		495.00	-	1,017.27	457.14	-	-	-	175.61	2,145.02
ue of share capital				.,						
ridends										
nsactions with owners		495.00	-	1,017.27	457.14	-	-	-	175.61	2,145.0
				-,						
ofit/(loss) for the period				-2,105.37						-2,105.3
measurement gain/(Loss) on				3.60						3.6
fined benefit plan				0.00						
her Comprehensive Income				-						
ome tax adjustemnts of earlier ye	ar			-						
	·			-2 101 77						-2,101.7
		495.00	-		457 14	-	_	-	175.61	43.2
al comprehensive income and Total as at 31 March 2021	1	495.00	-	- -2,101.77 -1,084.50	457.14	-	-	-	1	75.61

As per our separate report of even date attached

For KR AGGARWAL & ASSOCIATES Chartered Accountants FRN: 030088N Sd/-(CA VIVEK ANEJA) PARTNER M. NO. 544757 Place : Ludhiana Date : 30.06.2021

Sd/-(KOMAL BHALLA) Company Secretary Sd/-(KAPIL KUMAR JAIN) Managing Director DIN: 00755228 For and on behalf of the Board

Sd/-(SUMAN JAIN) Director DIN: 07841463



1. BACKGROUND

Vallabh Steels Limited is a Public incorporated on 25 November 1980. It is classified as Non-govt company and is registered at Registrar of Companies, Chandigarh. Its authorized share capital is Rs. 50,000,000 and its paid up capital is Rs. 49,500,000. It is inolved in Manufacture of Basic Iron & Steel

It is an established name Nationally & Internationally as one of the leading manufacturer of Galvanized Coils /Sheets, CR Coils, etc.

2. SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies applied by company in the preparation of financial statements are listed below such policies have been consistently applied to all the years presented.

a) Basis of Preparation

(I) Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act.

(II) Historical Cost Convention

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

- (i) Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments) and
- (ii) Employee's Defined Benefit Plan as per actuarial valuation.

(III) Rounding of amounts

All amounts disclosed in the financial statements and notes have been rounded off to two decimals places to the nearest lacs as per the requirement of Schedule III, unless otherwise stated.

b) Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

In the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities

- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period or each case.



For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

This note summarizes accounting policy for fair value. Other fair value related disclosures are given in the relevant notes.

Disclosures for valuation methods, significant estimates and assumptions

Quantitative disclosures of fair value measurement hierarchy

Investment in unquoted equity shares

Financial instruments

c) Current versus non-current classification

All assets and liabilities have been classified as current or non current as per company's normal operating cycle and other criteria set out in the Schedule III to the Act.

d) Property, plant and equipment

"Freehold land is carried at historical cost. All other items of property, plant and equipment are stated at historical cost less depreciation and impairment, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items. On transition to Ind AS, the Company has adopted optional exemption under Ind AS 101 to measure Property, Plant and Equipment at previous GAAP carrying value. Consequently, the previous GAAP carrying value has been assumed to be deemed cost of Property, Plant and Equipment."

Depreciation methods, estimated useful lives and residual value

Depreciation is calculated using the Written Down Value Method to allocate their cost, net of their residual values, over their useful lives. The Company depreciates its property, plant and equipment over the useful life in the manner prescribed in Schedule II of the Act. The residual values are not more than 5% of the original cost of the asset.

e) Impairment of Non-financial assets

The impairment assessment for all assets is made at each reporting date to determine whether there is an indication that previously recognised impairment losses no longer exist or have decreased. If such indication exists, the Company estimates the asset's or CGU's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss.

f) Inventories

Raw materials and stores, work in progress, traded and finished goods are stated at the lower of cost and net realisable value. Cost of raw materials and stores & spares at the weighted average cost, Cost of work in progress and finished goods comprises direct materials, direct labour and an appropriate proportion of variable and fixed overhead expenditure, the latter being allocated on the basis of normal operating capacity. Cost of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Costs of purchased inventory are determined after deducting rebates and discounts.

g) Borrowing costs

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

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation. Other borrowing costs are expense in the period in which they are incurred.

h) Provisions, Contingent liabilities and Contingent Assets

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



Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

A present obligation that arises from past events where it is neither probable that an outflow of resources will be required to settle nor a reliable estimate of the amount cannot be made, is disclosed as a contingent liability. Contingent liabilities are also 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. Contingent assets are not recognised in financial statements since this may result in the recognition of income that may never be realised. However, when the realisation of income is virtually certain, then the related asset is not a contingent asset and is recognised.

i) Foreign currency translation

Items included in the financial statements of each of the Company's entities 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 Vallabh Steels Limited functional and presentation currency.

Foreign currency translations 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.

j) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivables. Amounts disclosed as revenue are inclusive of excise duty and net of returns, trade allowances, rebates, discounts, value added taxes.

The Company recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the Company and specific criteria have been met for each of the Company's activities as described below.

Sale of goods

Sales are recognised when substantial risk and rewards of ownership are transferred to customer as per the terms of the contract, there is no continuing managerial involvement with the goods. The Company retains no effective control of the goods transferred to a degree usually associated with ownership and no significant uncertainty exists regarding the amount of the consideration that will be derived from the sale of goods., in case of domestic customer, sales take place when goods are dispatched or delivery is handed over to transporter, in case of export customers, sales takes place when goods are shipped onboard based on bill of lading.

Revenue from Services

Revenue from services is recognised in the accounting period in which the services are rendered.

Other operating revenue - Export incentives

Revenue in respect of export incentives is recognised when such incentives accrue upon export of goods.

k) Income Tax

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

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

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

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

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in



other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

I) Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash in hand and other bank balances.

m) Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment if any. The EIR is the rate that discounts estimated future cash income through the expected life of financial instrument.

n) Financial instruments

Financial assets and financial liabilities are recognised when a Company becomes a party to the contractual provisions of the instruments.

Initial Recognition:

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss and ancillary costs related to borrowings) 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 assets or financial liabilities at fair value through profit or loss are recognised immediately in Statement of Profit and Loss.

Classification and Subsequent Measurement: Financial Assets

The Company classifies financial assets as subsequently measured at amortised cost, fair value through other comprehensive income ("FVOCI") or fair value through profit or loss ("FVTPL") on the basis of following:

- · the entity's business model for managing the financial assets and
- · the contractual cash flow characteristics of the financial asset.

Amortised Cost:

A financial asset shall be classified and measured at amortised cost if both of the following conditions are met:

- the financial asset is held within a business model whose objective is to hold financial assets 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.

Fair Value through OCI:

A financial asset shall be classified and measured at fair value through OCI if both of the following conditions are met:

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets 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.

Fair Value through Profit or Loss:

A financial asset shall be classified and measured at fair value through profit or loss unless it is measured at amortised cost or at fair value through OCI.

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

Classification and Subsequent Measurement: Financial liabilities:

Financial liabilities are classified as either financial liabilities at FVTPL or 'other financial liabilities'.

Financial Liabilities at FVTPL:

Financial liabilities are classified as at FVTPL when the financial liability is held for trading or are designated upon initial recognition as FVTPL:

Gains or Losses on liabilities held for trading are recognised in the Statement of Profit and Loss.



Other Financial Liabilities:

Other financial liabilities (including borrowings and trade and other payables) are subsequently measured at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

Impairment of financial assets:

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. The Company assesses on a forward looking basis the expected credit losses associated with its assets. The impairment methodology applied depends on whether there has been a significant increase in credit risk. In case of trade receivables, the Company follows the simplified approach permitted by Ind AS 109 – Financial Instruments for recognition of impairment loss allowance. The application of simplified approach does not require the Company to track changes in credit risk. The Company calculates the expected credit losses on trade receivables using a provision matrix on the basis of its historical credit loss experience.

De-recognition of financial assets:

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

o) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

p) Employee benefits

i) Short term obligations

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

ii) Post-employment obligations

The liability recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligations at the end of the reporting period. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

iii) Defined contribution plans

The Company pays provident fund contributions to publicly administered provident funds as per local Regulations. The Company has made further payment obligations once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expense when they are due.



q) Segment reporting

The Company operates only in one segment. i.e. Iron and steel.

r) Trade and other payables

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within the credit period allowed. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. Long term trade payables are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

s) Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period. Where there is a breach of a material provision of a long-term loan arrangement on or before the end of the reporting period with the effect that the liability becomes payable on demand on the reporting date, the entity does not classify the liability as current, if the lender agreed, after the reporting period and before the approval of the financial statements for issue, not to demand payment as a consequence of the breach.

t) Earnings per share

i) Basic earnings per share

Basic earnings per share is calculated by dividing:

The profit attributable to owners of the Company by the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year and excluding treasury shares

ii) Diluted earnings per share

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

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

Note: 2.1 CRITICAL ESTIMATES AND JUDGEMENTS

The preparation of financial statements requires the use of accounting estimates which, by definition, will seldom equal the actual results. Management also needs to exercise judgement in applying the Company's accounting policies.

This note provides an overview of the areas that involved a higher degree of judgement or complexity, and of items which are more likely to be materially adjusted due to estimates and assumptions turning out to be different than those originally assessed. Detailed information about each of these estimates and judgements is included in relevant notes together with information about the basis of calculation for each affected line item in the financial statements.

Critical estimates and judgements

The areas involving critical estimates or judgements are:

Estimation of defined benefit obligation - Note 36

Estimates and judgements are continually evaluated. They are based on historical experience and other factors, including expectations of future events that may have a financial impact on Company and that are believed to be reasonable under the circumstances.



NOTES TO FINANCIAL STAT	AL STATEN	AENTS FO	R THE YE	AR ENDED	EMENTS FOR THE YEAR ENDED 31st MARCH, 2021	H, 2021				(Rs.	(Rs. in Lacs)
3. PROPERTY, PLANT AND EQUIPMENT	r and equif	PMENT		Ö	DEPRECIATION CHART 2020-21	N CHAF	3T 2020-21				
		GROSS	GROSS BLOCK				DEPRECIATION	NOI		NET E	NET BLOCK
PARTICULARS	As at n1 n4 2020	Additions	Sales/ Adjustment	As at 31 n3 2021	As at n1 n/ 2020	For the Period	Sales Denreciation	Adjustment/ Written back	As at 31 n3 2021	As at 31 n3 2021	As at 31 n3 2020
Land	353.23	.	-	353.23	-		-	-		353.23	353.23
Building	539.03	•		539.03	365.63	16.25			381.88	157.15	173.40
Plant & Machinery	6,294.58	1.84		6,296.42	4,981.86	217.43		•	5,199.29	1,097.13	1,312.73
Furniture & Fixtures	32.31		'	32.31	29.71	•	'	'	29.71	2.60	2.60
Vehicles	47.01	•	'	47.01	45.22	0.09	'	•	45.30	0.71	1.79
Total	7,266.16	3.41	76.93	7,266.16	5,422.41	233.77	•	•	5,656.19	1,611.81	1,843.75
Capital Work in Progress	88.25	88.25		88.25		•		•		1	1
Grand Total	7,354.40	90.09		7,354.40	5,422.41	233.77	'		5,656.19	1,611.81	1,843.75
Previous Year	7,339.68	91.66	76.93	7,339.68	5137.71	284.77	0.07		5,422.41	1,843.75	2,201.97



ote	PARTICULARS	As at 31 March, 2021 (Rs. in Lacs)	As at 31 March, 2020 (Rs. in Lacs)
	CAPITAL WORK-IN-PROGRESS		
	Building under construction	-	-
	Machinary under erection	88.25	88.25
	Total	88.25	88.25
1	Capital Work-in-Progress includes, expenses for machine		
4	INVESTMENTS		
)	Investment in Equity Instrument		
	Investments at fair value through OC		
	Investments in others (Quoted)		
	DMC education limited 67200 (Previous Year 67200) Equity shares of Rs. 5/- each.	0.47	0.47
	Sub Total	0.47	0.47
)	Investment in Equity Instrument Investments at fair value through OCI Investments in Others (Unquoted)		
	Associated Leasing Limited 26000 (Previous Year 26000) Fully paid up Equity shares of Rs. 10/- each.	8.88	8.88
	Vallabh Textiles Company Limited 4649600 (Previous Year 4649600) Fully paid up Equity shares of Rs. 10/- each.	-	-
	Sub Total	8.88	8.88
	Total (i+ii)	9.35	9.35
	1. Market Value of Quoted Investment	0.47	0.47
	2. Aggregate amount of Unquoted Investment	8.88	8.88
	3. Aggregate amount of Total Investment LOANS	9.35	9.35
,	(Unsecured, considered good)		
	Security Deposit	3.52	3.37
	Total	3.52	3.37
	Security Deposit includes telephone and transporter security OTHER NON-CURRENT ASSETS	urity etc.	
	Capital Advances	24.87	24.87
	Prepaid Expense		0.14
	Total	24.87	25.01



ote	PARTICULARS		As at 31 March, 2021 (Rs. in Lacs)	As at 31 March, 2020 (Rs. in Lacs)
	INVENTORIES			· · · ·
	(As taken, valued and approved by man	agement)		
	Raw Materials	•	56.03	141.28
	Work-in-Progress		1.22	39.90
	Finished Goods		75.56	98.26
	Stores and Spares		1,002.44	960.96
		Total	1, 135.25	1,240.40
	TRADE RECEIVABLES			
	Unsecured, considered good		556.07	2,372.52
	-	Total	556.07	2,372.52
	CASH AND CASH EQUIVALENTS			
	Balances with banks - current accounts		12.39	20.83
	Cash-in-Hand		5.01	5.08
		Total	17.40	25.91
	LOANS			
			0.47	0.47
	Advances to employees	Total	0.47	0.47
	CURRENT TAX ASSETS	Total	0.47	0.47
	Income Tax		30.83	26.25
	Income tax	Total	30.83	26.25
	OTHER CURRENT ASSETS	Iotai		20.23
	Advances to suppliers		1,230.23	1,247.36
	Balance with government authorities		10.06	20.77
	Prepaid expenses		0.66	0.72
	Others		11.06	27.34
		Total	1,252.01	1,296.19
	EQUITY SHARE CAPITAL			1,200.10
	Authorised, issued, subscribed and p	aid-up share cap	ital and par value p	er share
	4950000 equity shares of Rs. 10 each		495.00	495.00
	TOUCOU Equity shales of ms. TO Each	Total	495.00	495.00
	Issued, subscribed and fully paid up	iotai	+95.00	490.00
	4950000 equity shares of Rs. 10 each		495.00	495.00
	(Amount originally paid up)		495.00	495.00
	Reconciliation of the number of equi	ty Sharee outetor		495.00
I	At the beginning of the year	ly Shares Outstar	4950000	4950000
	Outstanding at the end of year		4950000	4950000



Note	PARTICULARS		As at 31 March, 2021 (Rs. in Lacs)	3	As at 1 March, 2020 (Rs. in Lacs)
1.3	Detail of Shareholders holding m	ore than 5% share	es :		
	Name of the shareholders	As At 31 I	March, 2021	As at 3	31 March, 2020
		No. of Shares	% of Holding	No. of Shares	% of Holding
	Mr. Rahul Jain	280000	5.66%	280000	5.66%
	Mr. Vikram Jain	300200	6.06%	300200	6.06%
	M/s Vardhman Industires Ltd	295000	5.96%	295000	5.96%
	M/s Adhinath Investments P. Ltd	798600	16.13%	316000	6.38%
	M/s Hind Leasing & Finance Ltd	547400	11.06%	547400	11.06%
	M/s Associated Leasing Ltd	411500	8.31%	411500	8.31%
2	OTHER EQUITY				
2a	RETAINED EARNINGS				
	Retained Earnings		(1,084.50)		1,017.27
			(1,084.50)		1,017.27
	Balance as per last Balance Sheet		1,017.27		2,761.24
	Add: Profit for the year		(2,105.37)		(1,721.94)
	Add: Remeasurement gain/(loss) o		lan 3.60		(8.62)
	Add: Other Comprehensive income)	-		(14.26)
	Add: Ind AS Adjustments Less : Transfer to General Reserve		-		-
	Less : Income Tax adjustments of e		-		-
		amer years	(1,084.50)		1,017.27
12b	RESERVES				
	General Reserve		457.14		457.14
	Securities Premium Reserve		175.61		175.61
			632.75		632.75
	Total Equity		43.25		2,145.02
3a	BORROWINGS				
	From Banks				
	Term loans (Secured)		572.16		571.83
	From Others	partias (Linconurad	47		
	Loans and advances from Related	Total	572.16		571.83
3a.1	There is default as on the balance accounts of the company in bank h "Repayment terms and security disc maturities)as on 31 March, 2021"	as been classified a	as sub standard.	-	
	In view of default in payment of inter for repayment schedule has been gi	ven.			
	Term loan of OBC is secured by first assets situated at G.T. Road, Sahne OTHER FINANCIAL LIABILITIES				

13b OTHER FINANCIAL LIABILITIES Security Deposit

Security Deposit	9.33	8.47
Total	9.33	8.47
Security Deposit includes security received from trans	sporters and contractors.	



NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2021 As at As at PARTICULARS 31 March, 2021 Note 31 March, 2020 (Rs. in Lacs) (Rs. in Lacs) 14 PROVISIONS Provision for Gratuity 8.80 12.43 Total 8.80 12.43 15 **DEFERRED TAX LIABILITIES (NET) Deferred Tax Liabilities** (43.88)(31.13) Total (43.88) (31.13) 16 **OTHER NON-CURRENT LIABILITIES Deferred Income** (0.00)0.75 Total (0.00)0.75 BORROWINGS 17a **From Banks** Loans repayable on demand from PNB 4,072.40 4,082.43 Total 4,072.40 4,082.43 17a.1 Working capital loans from banks are primarily secured by hypothecation of entire present and future tangible current asset of the company and personally guaranteed by a director of the company. It is further secured by second charge on block of assets of the company. 17b **TRADE PAYABLES** Micro Small and Medium Enterprises **Trade Payables** 30.51 35.61 Due to others Total 30.51 35.61 17b.1 The Company has not received any communication from all of it's suppliers/service providers in response to letters issued by the Company, confirming whether or not they are registered under the Micro, Small and Medium Development Act, 2006. In the absence of any positive confirmation from the suppliers/service providers, the information as required to be disclosed under the Micro, Small and Medium Development Act, 2006 could not be determined. 17c **OTHER FINANCIAL LIABILITIES** 30.90 **Expenses** Payable 66.20 Cheque issued but not presented for payment 0.53 19.93 **Current Maturities** Total 31.43 86.13 **OTHER CURRENT LIABILITIES** 18 Statutory dues payables 1.00 7.32 Advance from customers 0.76 5.10 Deferred Income 0.75 0.75 Others Total 2.51 13.17 19 PROVISIONS Provision for Employee benefits 3.32 6.76

Provision for employee benefit include short term liability for gratuity determined as per acturial valuation

3.32

Total

6.76



			Current	Previou
lote	PARTICULARS		Year (Rs. in Lacs)	Yea (Rs. in Lacs
			(113. 111 Ed03)	(113. 111 Ed03
2 0 ι)	REVENUE FROM OPERATIONS		590.91	4,034.89
l)	Sale of products	Total	590.91	4,034.89
21	OTHER INCOME	Total		4,004.00
ι)	Interest income		0.18	0.16
)	Rentel Income		-	-
;)	Profit on sale of fixed asset		-	61.32
I)	Others		0.75	0.75
_		Total	0.93	62.23
22	COST OF MATERIALS CONSUMED			
	Opening stock		141.28	168.28
	Add : Purchases (Net)		66.28 56.03	2,552.41
	Less: Closing Stock	Total	151.53	<u>141.28</u> 2,579.41
3	CHANGE IN INVENTORIES OF FINISHED		101.00	2,070.41
	STOCK IN TRADE AND WORK -IN-PROGR			
	Opening stock			
	Work-in-Progress		39.90	74.5
	Finished Goods / Stock in Trade		98.26	493.7
	Less: Closing Stock			
	Work-in-Progress		1.21	39.9
	Finished Goods / Stock in Trade		75.56	98.2
		Total	61.39	430.1
24	EMPLOYEE BENEFIT EXPENSE			
	Salary, Wages and other Allowances		182.31	277.2
	Staff Recruitment & Development expenses Contribution to Provident and other funds		- 10.76	14.7
	Gratuity & Ex Gratia		4.21	14.7
	Staff Welfare Expenses		15.60	7.8
		Total	212.88	318.1
25	FINANCE COST			
	Interest Expense		13.87	358.2
	Other Borrowings Cost		6.06	17.0
		Total	19.93	375.2
6	OTHER EXPENSES			
)	Manufacturing Expenses		101 70	010.1
	Consumption of Stores, consumables & spar Power and Fuel	re parts	184.70 247.30	912.1 482.1
	Machinery Repairs and Maintenance		59.00	402.1
	Other manufacturing expenses		40.55	58.0
	Other manufacturing expenses	Sub-Total A	531.55	1,511.4
,				
.)	Administrative & Other Expenses		40 57	00 7
	Rates & Taxes Insurance		16.57 1.32	22.7 1.8
	Legal & Professional Expenses		25.12	18.5
	Travelling & Conveyance		26.44	32.1
	Repairs and Maintenance		14.65	20.1
	Payment To Auditor			20.1
)	Audit Fees		2.00	2.0
)	In Other Capacity		-	-
í)	Reimbursement of Expenses		0.02	0.0
	Charity & Donation		_	0.0



NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2021

Note	PARTICULARS		Current Year (Rs. in Lacs)	Previous Year (Rs. in Lacs)
	Directors Remuneration		9.00	9.00
	Electricity & water chareges		9.25	8.10
	Provision for bad debts		1,377.42	
	Membership & subscription		1.71	2.88
	Printing & stationery		1.26	1.44
	Postage & telecommunication exp		1.61	2.45
	Miscellaneous Expenses		3.83	9.64
		Sub-Total B	1,490.20	130.95
c.)	Selling Expenses			
	Commission & Brokerage		0.28	6.26
	Rebate & Discount		0.00	162.20
	Other Selling Expenses		8.43	39.34
		Sub-Total C	8.71	207.80
		Total (a+b+c)	2,030.46	1,850.17

27 CONTINGENT LIABILITIES NOT PROVIDED FOR : NIL

28 CAPITAL COMMITMENT

NIL

29 IN THE OPINION OF THE MANAGEMENT THE CURRENT ASSETS AND LOANS AND ADVANCES HAVE A VALUE ON REALISATION IN THE ORDINARY COURSE OF BUSSINESS AT LEAST EQUAL TO THE VALUE AT WHICH THEY ARE STATED IN THE FOREGOING BALANCE SHEET, UNLESS OTHERWISE STATED.

30	EARNINGS PER SHARE (EPS) (IND AS-33)	2020-21	2019-20
	Profit/(loss) after Tax (Rs. in Lacs)	(2,105.37)	(1,721.94)
	Weighted average no. of ordinary shares	4950000	4950000
	Weighted average no. of diluted shares	4950000	4950000
	Nominal value of ordinary share (`)	10	10
	Basic / Diluted Earning Per Share (`)	(-42.53)	(-34.79)

31 COMPANY OPERATES IN ONLY ONE SEGMENT VIZ IRON AND STEEL

32 RELATED PARTY DISCLOSURES AS REQUIRED BY IND AS-24 ISSUED BY THE ICAI ARE AS UNDER:

- (a) Disclosure of Related Parties and relationship between the parties.
 - 1. Key Management Personnel
 - a) Mr. Kapil Kumar Jain
 - b) Mr. Ajit Kumar Jha
 - c) Mrs. Komal Bhalla

2. Enterprises in which Key Management Personnel and relative of such personnel is able to exercise significant influence or control

a) Vallabh Steel West Pvt. Ltd. b) Vallabh Textiles Co. Ltd.		
Nature of transaction with related party		
Particulars	2020-21	2019-20
Vardhman Industries Limited	2020 21	2010 20
Purchase	-	0.00
Sales	-	3.39
Guest House Rent received	-	0.00
Expenses paid on behalf of VIL	-	0.00
Payments to VIL	-	1.87
Receipts from VIL	_	3.98
		0.00
Vallabh Textile Co Ltd		
Purchase	_	0.02
Sales	_	0.02
Jaies	-	0.00
		50
		58



NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2021 Current Previous Note PARTICULARS Year Year (Rs. in Lacs) (Rs. in Lacs) Repayment of Loan received 0.28 -Payments by VTCL on our behalf Payments to VTCL 0.00 _ JSW Vallabh Tinplate Pvt Limited Purchase 22.61 _ Sales 86.29 -Job Work Charges 991.61 -Expenses paid by VSL 0.00 _ Payments 20.74 Receipts 1016.65 _ Vallabh Steel West Private Limited Sale 0.00 _ Purchase 0.00 0.69 Expenses paid 0.00 Payments 0.00 0.00 Payments received 0.00 0.00

Particulars Key	/ Management Personnel	Enterp	rises in which Key Ma	nagement
	(KMP)	Personne	and relative of such	personnel is
		able to exe	rcise significant influe	nce or control.
	20-21	19-20	20-21	19-20
Short Term Benfits	24.10	26.14		
Purchase of goods	-	-	-	22.63
Sales of Goods	-	-	-	89.68
Job Work Charges	-	-	-	991.61
Expenses paid by VSL	-	-	-	-
Loans	-	-	-	0.28
Payments to VIL			-	
Receipts from VIL	-	-	-	3.98
Payments by VTCL on our be	half -	-	-	-
Payments to VTCL	-	-	-	-
Payments			-	
Receipts	-	-	-	1,016.65
Rent received	-	-	-	-
Expenses paid on West's beh	alf -	-	-	0.69
Payments made on West's be	ehalf -	-	-	-
Payments received on West's	behalf -	-	-	-

Remuneration of KMP

	Particulars	As at 31st March, 2021 (Rs. in Lacs)	As at 31st March, 2020 (Rs. in Lacs)
	(i) Short Term Benefits Total	<u>24.10</u> <u>24.10</u>	<u>26.14</u> 26.14
33	EXPENDITURE IN FOREIGN CURRENCY Value of Import on CIF basis	As at 31st March, 2021 (Rs. in Lacs)	As at 31st March, 2020 (Rs. in Lacs)

VALLABH STEELS LIMITED

Annual Report 2020-2021

NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2021 As at As at Note PARTICULARS 31 March, 2021 (Rs. in Lacs) 31 March, 2020 (Rs. in Lacs) (i) Raw Material (ii) (ii) Capital Goods & Stores 15.21

34 VALUE OF IMPORTED AND INDIGENOUS RAW MATERIAL, CONSUMABLES, SPARE PARTS, COMPONENTS & STORE CONSUMED.

PARTICLARS	As at 31st March, 2021		As at 31st March, 2020	
	(Rs. in Lacs)	(%age)	(Rs. in Lacs)	(%age)
(i) Raw Material Imported	-	-	-	-
Indigenous ii) Consumables, Stores, Spares Parts & Components	151.53	100.00%	2532.81	100.00%
Imported Indigenous	- 184.70	- 100.00%	- 912.18	- 100.00%

35 SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Judgements

In the process of applying the Company's accounting policies, management has made the following judgements, which have the most significant effect on the amounts recognised in the financial statements:

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Company based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Defined benefit plans (gratuity benefits)

The cost of the defined benefit gratuity plan and other post-employment benefits and the present value of the gratuity obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. The parameter most subject to change is the discount rate. In determining the appropriate discount rate for plans operated in India, the management considers the interest rates of government bonds in currencies consistent with the currencies of the post-employment benefit obligation. The mortality rate is based on publicly available mortality tables for the specific countries. Those mortality tables tend to change only at interval in response to demographic changes. Future salary increases and gratuity increases are based on expected future inflation rates.

Impairment of non-financial assets

Impairment exists when the carrying value of an asset or cash generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The fair value less costs of disposal calculation is based on available data from binding sales transactions, conducted at arm's length, for similar assets or observable market prices less incremental costs for disposing of the asset. The value in use calculation is based on a DCF model. The cash flows are derived from the budget for the next five years and do not include restructuring activities that the Company is not yet committed to or significant future investments that will enhance the asset's performance of the CGU being tested. The recoverable amount is sensitive to the discount rate used for the DCF model as well as the expected future cash-inflows and the growth rate used for extrapolation purposes.



36 POST RETIREMENT BENEFITS PLAN (IND AS 19)

Defined Benefit Plan

The Company provides for gratuity for employees in India as per the Payment of Gratuity Act, 1972. Employees who are in continuous service for a period of 5 years are eligible for gratuity. The amount of gratuity payable on retirement/ termination is the employees last drawn basic salary per month computed proportionately for 15 days salary multiplied for the number of years of service.

PARTICULARS	As at 31 March, 2021 (Rs. in Lacs)	As at 31 March, 2020 (Rs. in Lacs)
Changes in defined benefit obligation		
Present value obligation as at the start of the year	14.30	24.91
Interest cost	1.00	1.68
Current service cost	2.36	3.23
Actuarial loss/(gain) - Experience Changes	(3.60)	8.61
Benefits paid	(3.18)	(24.13)
Present value obligation as at the end of the year	10.88	24.91
Breakup of Actuarial (gain)/loss:		
Actuarial (gain)/loss on arising from change in financial assumption	-	-
Actuarial (gain)/loss on arising from experience adjustment	(3.60)	8.61
Return on plan assets (greater)/less than discount rate	-	-
	(3.60)	8.61
Net Asset/(Liability) recognized in Balance Sheet		
Present value obligation as at the end of the year	10.88	14.30
Fair value of plan assets as at the end of the year	-	-
Net Asset/(Liability) in Balance Sheet	10.88	14.30
Amount recognized in the statement of profit and loss		
Current service cost	2.36	3.23
Interest cost	1.00	1.68
Interest Income on plan assets	-	-
(Income)/Expense recognised in the statement of profit and loss	3.36	4.91
Remeasurements recognised in the statement of Other		
Comprehensive Income (OCI)		
Experience Adjustments	(3.40)	7.34
Changes in Financial Assumptions	1.27	1.27
Return on plan assets (greater)/lesser then discount Rates	-	-
Net Loss /(Gain) recognised in other comprehensive income	3.40	8.51
Actuarial assumptions		
Discount rate	7.00%	6.75%
Salary Escalation Rate	5.00%	5.00%
Employee turnover Rate		
(18 to 30 Years)	5.00%	5.00%
(30 to 44 Years)	3.00%	3.00%
(44 to 60 Years)	2.00%	2.00%
Mortality Rate	IALM 2006-08	IALM 2006-08
	Ultimate	Ultimate

These assumptions were developed by management with the assistance of independent actuarial appraisers. Discount factors are determined close to each year-end by reference to government bonds of relevant economic markets and that have terms to maturity approximating to the terms of the related obligation. Other assumptions are based on management's historical experience.

Sensitivity analysis for gratuity liability



NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2021 As at As at Note PARTICULARS 31 March. 2021 31 March, 2020 (Rs. in Lacs) (Rs. in Lacs) The sensitivity of the overall plan obligations to changes in the weighted key assumptions are : 2019-20 Impact of the change in discount rate 2020-21 a) Impact due to increase of 1.00% 10.12 13.34 b) Impact due to decrease of 1.00% 11.78 15.40 Impact of change in salary Escalation Rate a) Impact due to increase of 1.00% 11.79 15.41 10.10 13.32 b) Impact due to decrease of 1.00% Impact of change in Employee turnover Rate 10.96 14.34 a) Impact due to increase of 1.00% b) Impact due to decrease of 1.00% 10.80 14.24 The sensitivity analysis above have been determined based on a method that extrapolates the impact on defined benefit obligation as a result of reasonable changes in key assumptions occuring at the reporting period. **Expected Future cash flow** The expected future cash flow in respect of gratuity as at 31st March, 2021 were as follows: **Expected contribution** The expected future employer contributions for defined benefit plan as at 31st March, 2021 is Rs.2.74 Lacs(for the year ended 31st March, 2020 i.e. 4.51 Lacs) Weighted average duration of defined plan obligation (based on discounted cash flow) 12 Years 14 Years Gratuity The following are the expected future benefits payments for the defined benefit plan : Description March 31, 2021 March 31, 2020 1.86 March 31, 2022 March 31, 2021 0.84 2.09 March 31, 2023 March 31, 2022 0.22 0.40 March 31, 2024 0.23 March 31, 2023 0.35 March 31, 2025 0.80 March 31, 2024 2.39 March 31, 2026 0.76 March 31, 2025 8.43 March 31, 2026 onwards 6.79 Current Liability (*Expected payout in next year as per schedule III of the companies Act 2013): Period As At As At 31-03-2021 31-03-2020 Current Liability (Short Term) 2.09 1.86 Non Current Liability (Long Term) 8.80 12.43 Total Liability 10.89 14.30



NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2021

Note PARTICULARS

 As at
 As at

 31 March, 2021
 31 March, 2020

 (Rs. in Lacs)
 (Rs. in Lacs)

37 FAIR VALUE MEASUREMENT

(a) Financial instruments by category and hierarchy

For amortised cost instruments, carrying value represents the best estimate of fair value.

	As at 31st March, 2021 (Rs. in Lacs)			A	As at 31st March, 2020 (Rs. in Lacs)		
Particulars	FVTPL	FVOCI	Amortised Cost	FVTPL	FVOCI	Amortised Cost	
Financial Assets							
Equity instruments	-	9.35		-	9.35	-	
Security Deposit	-	-	3.52	-	-	3.37	
Trade receivables	-	-	556.07	-	-	2,372.52	
Cash and cash equivalents	-	-	17.40	-	-	25.91	
Loans	-	-	0.47	-	-	0.47	
Total	-	9.35	577.46	-	9.35	2,402.27	

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

	As at 31st March, 2021 (Rs. in Lacs)			As at 31st March, 2020 (Rs. in Lacs)		
Particulars	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial Liabilities						
Borrowings	-	-	572.16	-	-	571.83
Security deposit	-	-	9.33	-	-	8.47
Current Borrowings	-	-	4072.40	-	-	4082.43
Trade payable	-	-	30.51	-	-	35.61
Expenses Payable	-	-	0.00	-	-	66.20
Cheque isseud but not						
presented for payment	-	-	0.00	-	-	19.93
Current Maturities	-	-	0.00	-	-	0.00
Total	-	-	4684.40	-	-	4784.47

(b) Fair value hierarchy

The Company has classified its financial instruments into the three levels prescribed under the Indian accounting standards. (Ind AS 107) An explanation of each level follows under the table.

	As at 31st March, 2021 (Rs. in Lacs)		As at 31st March, 2020 (Rs. in Lacs)		2020	
Particulars	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial Assets						
Equity instruments	0.47	-	8.88	0.47	-	8.88
Total	0.47	-	8.88	0.47	-	8.88



Financial assets	s and liabilities	s measured at	amortised c	ost for which fa	ir values are discl	osed
		As at 31st Marc (Rs. in Lac	,		As at 31st March, 2020 (Rs. in Lacs)	
Particulars	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial Assets						
Security Deposit	-	-	3.52	-	-	3.37
Trade Recievables	-	-	556.07	-	-	2372.52
Cash and cash equivalents	-	-	17.40	-	-	25.91
Loans	-	-	0.47	-	-	0.47
Total	-	-	577.46	-	-	2402.27
		As at 31st Marc	h, 2021		As at 31st March, 2020	
	0	(Rs. in Lac	s)		(Rs. in Lacs)	
Particulars	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial Liabilities						
Borrowings	-	-	572.16	-	-	571.83
Security deposit	-	-	9.33	-	-	8.47
Current Borrowings	-	-	4072.40	-	-	4082.43
Trade payable	-	-	30.51	-	-	35.61
Expenses Payable	-	-	0.00	-	-	66.20
Cheque issued but not						
presented for payment	-	-	0.00	-	-	19.93
Current Maturities	-	-	0.00	-	-	0.00
Total	-	-	4684.40	-	-	4784.46

- Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments. The fair value of all equity instruments which are traded in the stock exchanges is valued using the closing price as at the reporting period.
- Level 2 : The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is inlcuded in Level 2
- Level 3 : If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities, contingent consideration and indemnification asset included in level 3
 - The carrying amounts of trade receivables, trade payables and cash and cash equivalents are considered to be the same as their fair values, due to short term nature. Security deposits are classified as level 3 fair values in the fair value hierarchy due to the inclusion of unobservable inputs including counterparty credit risk. The fair values of non-current borrowings are based on discounted cash flows using a current borrowings rate. They are classified as level 3 fair values in the fair value hierarchy due to the use of unobservable inputs, including own credit risk. For financial assets and liabilities that are measured at fair value, the carrying amounts are equal to the fair values.



38 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES:

"The Company's principal financial liabilities comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the Company's operations and to support its operations. The Company's financial assets include investment, loans, trade and other receivables, and cash & cash equivalents that derive directly from its operations. The Company is exposed to market risk, credit risk and liquidity risk. The company's senior management oversees the management of these risks. The company's senior management oversees the management of these risks. The company's senior management financial risk committee that advises on financial risks and the appropriate financial risk governance framework for the Company. This financial risk committee provides assurance to the Company's senior management that the Company's financial risk activities are governed by appropriate policies and procedure and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives. The Board of Directors reviews and agrees policies for managing each risk, which are summarised as below:

(A) Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises two types of risk: interest rate risk & other price risks.

a) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long term debt obligations with floating interest rates. The Company is carrying its borrowings primarily at variable rate. As the accounts of the company has been classified as sub standard quantam of risk associated cannot be acertained."

b) Foreign currency risks

The company has no foreign exchange exposure hence, there is currency risk involved.

(B) Credit risk

Credit risk is the risk that counter party will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including loans to related parties, deposits with banks and financial institutions and other financial instruments.

Credit risk management

The Company assesses and manages credit risk based on internal credit rating system. Internal credit rating is performed for each class of 'financial instruments with different characteristics. The Company assigns the following credit ratings to each class of financial assets based 'on the assumptions, inputs and factors specific to the class of financial assets.

- (i) Low credit risk on reporting date
- (ii) Moderate credit risk
- (iii) High credit risk

Financial Assets that expose the entity to Credit Risk:

	Asat	Asat
PARTICULARS	31st March, 2021	31st March, 2020
	(Rs. in Lacs)	(Rs. in Lacs)
Low credit risk on reporting date		
Cash and cash equivalents	17.40	25.91
Trade receivables	556.07	2,372.52
Investments	9.35	9.35
Security Deposits	3.52	3.37
Loans(current)	0.47	0.47
Moderate credit risk	-	-
High credit risk	-	-



Cash & Cash Equivalents and Bank Deposits:

Credit risk related to cash and cash equivalents and bank deposits is managed by only accepting highly rated banks and diversifying bank deposits and accounts in different banks across the country. **Trade Receivables:**

The company closely monitors the credit-worthiness of debtors through internal system that are configured to define credit limits of customers, thereby, limiting the credit risk to pre-calculated amounts. Further there has never been bad debts in the company since its inception,

Gross carrying amount of Trade Receivables:

PARTICULARS	As at 31st March, 2021 (Rs. in Lacs)	As at 31st March, 2020 (Rs. in Lacs)
Ageing Not due 0-180 days more than 180 days	556.07	86.31 2286.21

(C) Liquidity risk

As the accounts of the company has been classified as sub standard , quantam of risk associated cannot be acertained.

39 CAPITAL MANAGEMENT

For the purpose of the Company's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the Company. The Company monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Company includes within net debt, interest bearing loans and borrowings, trade payables, less cash and cash equivalents.

	As at	Asat
PARTICULARS	31st March, 2021	31st March, 2020
	(Rs. in Lacs)	(Rs. in Lacs)
Borrowings	4644.56	4654.26
Trade payables	30.51	35.61
Less: Cash and cash equivalents	17.40	25.91
Net debt	4657.67	4663.95
Equity	495.00	495.00
Capital and net debt	5152.67	5158.95
Gearing ratio	90.39%	90.41%

As per our separate report of even date attached

For **KR AGGARWAL & ASSOCIATES** Chartered Accountants ERN: 030088N

Sd/-	Sd/-
(CA VIVEK ANEJA)	(KOMAL BHALLA)
PARTNER	Company Secretary
M. NO. 544757	
Place : Ludhiana	
Date : 30.06.2021	

Sd/-(KAPIL KUMAR JAIN) Chairman & Managing Director DIN: 00755228 For and on behalf of the Board

Sd/-(SUMAN JAIN) Director C DIN: 07841463

Sd/-(AJIT KUMAR JHA) Chief Financial Officer

NOTE
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Regd. Off.: G.T. Road, Village Pawa, Sahnewal, Ludhiana-141 120(Punjab), India, CIN: L27109PB1980PLC004327 Tel.:+91-161-2511413, Fax: +91-161-2511414, E-mail: fin.ho@vallabhgroup.com, website: <u>www.vallabhsteelsltd.in</u>

ATTENDANCE SLIP

I/We hereby record my/our presence at the 41st Annual General Meeting held on Monday, the 27th day of September, 2021 at 10.00 a.m. at Registered Office of the Company at G.T. Road, Village Pawa, Sahnewal, Ludhiana.

Name of the member(s):	Registered Address:
D.P. ID*:	Folio No. :
Client ID*:	No. of Share(s) held:

Sr. No.	Resolution	I/We assent	I/We dissent
		to the	to the
		Resolution	Resolution
		For**	Against**
Ordina	ary Business:		
1.	To receive, consider and adopt Audited Financial		
	Statements, Reports of the Board of Directors and		
	Auditors for the financial year ended 31st March, 2021.		
2.	To appoint a Director in place of Mr. Kapil Kumar Jain,		
	who retires from the office by rotation and being eligible,		
	offers himself for re-appointment as Director of the		
	Company.		
Special Business:			
3.	To consider and ratify the Remuneration of Cost		
	Auditors of the Company for the financial year ending		
	31st March, 2022.		
4.	To consider and approve the appointment of the		
	Secretarial Auditors of the Company for the financial		
	year 2021-22.		
5.	Regularization of Mr. Manoj Kumar (DIN: 09010294) as		
	a Director.		
6.	Appointment of Mr. Manoj Kumar (DIN: 09010294) as an		
	Independent Director.		

(SIGNATURE OF SHAREHOLDER/PROXYHOLDER)_____

Notes:

(i) Members/Proxy holders are requested to produce the attendance slip duly signed for admission to the meeting hall.

(ii) Members are requested to bring their copy of Annual Report.

*Applicable for investors holding shares in electronic form.

** Please tick anyone.



Regd. Off.: G.T. Road, Village Pawa, Sahnewal, Ludhiana-141 120(Punjab), India, CIN: L27109PB1980PLC004327 Tel.:+91-161-2511413, Fax: +91-161-2511414, E-mail: fin.ho@vallabhgroup.com, website: www.vallabhsteelsltd.in

Form No. MGT-11 PROXY FORM

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

Name of the member(s): D.P. ID*: Client ID*: Registerd Address: Folio No. : No. of Share(s) held:

I/We, being the member/members of VALLABH STEELS LIMITED, hereby appoint:

1. Name	2. Name	3. Name	
Address	Address	Address	
E-mail id	E-mail id	E-mail id	
Signature	_or failing him/her Signature	_or failing him/her Signature	

as my/our proxy to attend and vote for me/us on my/our behalf at the 41st Annual General Meeting of the Company to be held on Monday, the 27th day of September, 2021 at 10.00 A.M. and at any adjournment thereof in respect of such resolutions as are indicated below:

Sr. No.	Resolution	I/We assent to the Resolution	I/We dissent to the Resolution
		For**	Against**
Ordina	ry Business:		5
1.	To receive, consider and adopt Audited Financial Statements, Reports of the Board of Directors and Auditors for the financial year ended 31st March, 2021.		
2.	To appoint a Director in place of Mr. Kapil Kumar Jain, who retires from the office by rotation and being eligible, offers himself for re-appointment as Director of the Company.		
Specia	Business:	•	
3.	To consider and ratify the Remuneration of Cost Auditors of the Company for the financial year ending 31st March, 2022.		
4.	To consider and approve the appointment of the Secretarial Auditors of the Company for the financial year 2021-22.		
5.	Regularization of Mr. Manoj Kumar (DIN: 09010294) as a Director.		
6.	Appointment of Mr. Manoj Kumar (DIN: 09010294) as an Independent Director.		

Affix Revenue Stamp

Signed this ____ day of September, 2021.

Signature ____

Notes:

- (i) A Member entitled to attend & vote at the meeting is entitled to appoint a proxy to attend & vote on poll instead of himself/herself.
- (ii) The proxy form duly signed across the revenue stamp of Re. 1/- should reach the Company's Regd. Office at least 48 hours before the scheduled time of the meeting.

*Applicable for investors holding shares in electronic form.

** Please tick anyone.

