ANNUAL

REPORT 2020-21



LAXMIPATI ENGINEERING WORKS LIMITED (Formerly known as L. P. Naval and Engineering Limited)

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Dear Shareholders,

My sincere wish that each one of you is safe and well in these difficult times. We have been focusing to maintain the safety and well-being of our **1000**+ employees, holistically. In the Financial Year 2021, we set up vaccination and care centres at our campuses for all our stakeholders and ensured their safety and as I write this, we are witnessing to see a decline in active cases and gradual increase in vaccination in India.

The **current business environment** has been challenging for us due to **COVID-19** but the company has managed to see some remarkable on-ground progress which could have very well translated it into numbers if it were not for COVID-19. The unprecedented situation had a negative domino effect on the global economy due to low demand for goods and services especially in the 1st Half-Year of FY2021.

The company managed to complete **14 Key projects** in the Heavy Engineering & Defence sector with 65% capacity utilisation, which the company expects to be on the higher side in FY2022. The erection of the Link Span at Adani Port & completion of major projects for L&T MFF and L&T ECC were the key milestones achieved by the company.

The company has increased its tally of total number of principal clients to **seven** in this fiscal, which assures a very strong order book for the coming year with **eight projects** already under work-in progress. I am very pleased to inform that the current status of the work-in projects is nearly **70%**.

The State-of The Art Palsana Workshop is **100%** ready, and we're now currently operating it around 60% capacity, which is expected to reach about 80% by the end of FY2022. Our focus remains aligned on **heavy engineering division**, and our recent success in **pressure vessels**, **fabrication work** verifies the same. We're further developing state-of the art world class infrastructure facility at Palsana to automate the entire plant to increase efficiency.

The Company's Revenue from Operations is around **19 cr**., almost at par FY21's Revenue from Operations. Though, the Profitability got severely impacted due to the outbreak of the pandemic. However, our long-term outlook remains intact and we're sure that we'd be back on profitable terms in the coming time period.

I would like to take this opportunity to thank each and every employee as well as others who are associated with Laxmipati Engineering Works Limited in any way and also our partners across the value chain for their commitment and service to us. Most importantly, I would like to thank you, our shareholders, for our overwhelming trust, support and confidence in Laxmipati Engineering Works Limited.

Warms regards,

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468



ABOUT THE COMPANY

Laxmipati Engineering Works Limited (Formerly known as L. P. Naval & Engineering Limited) is engaged in the Business of Ship Building, Ship Repair, Fabrication, Heavy Engineering, Engineering Infrastructure and services and Precision Machining. The company was incorporated in 2012 as a Ship Building company and has in short span of time building itself as a reliable partner Manufacturing, Engineering Services, Repair and Upgrade. The company is a part of the Diversified Laxmipati Group which is engaged in Textiles, Real Estate, Power Sector, & Education.

Laxmipati Engineering Works Limited has obtained the Industrial License from the Government of India for Manufacturing of War Ships.

The company is ISO 9001:2015 Certified and is also certified by the Indian Boiler Regulation for IBR piping and repair and erection of Class 2 Boilers. We are in the process of obtaining and ASME and OHSAS certification by implanting the best practices prevalent in the Industry.

The company has decided to create a modern shipbuilding and repair yard for small to medium vessels. The MOU for the same has already been signed with the Govt. of Gujarat. Our proposed Shipyard will have state of the art manufacturing facilities including a "Ship-lift / Dry dock Facility" with a lift capacity of 5500 tons, side transfer facilities, CNC plasma cutting machine, Bending rolls, Hydraulic press, Cold shearing machine, Frame bending machine and steel processing machinery. The Shipyard will also have blasting shop and fabrication shop covered bays equipped with 20T EOT Cranes. The manufacturing process is in line with world-class standards.



EXECUTIVE BOARD OF DIRECTORS



Mr. Sanjaykumar Govindprasad Sarawagi

Executive Director

Mr. Sanjaykumar Govindprasad Sarawagi is one of the leading industrialists of Gujarat. He is the Chairman of Laxmipati Group and a director of Laxmipati Engineering Works Limited (Formerly known as Laxmipati Engineering Works Limited). He took over the reins of his family business at a very young age and has since then grown it into India's largest manufacturer of Sarees with his immense expertise in designing, production, marketing and business development. His vast experience in formulating and implementing effective business strategies has helped the Laxmipati Group into diversifying to other business areas like engineering and defence. His future plan involves getting a strong hold into the Defence Sector through technical textiles and Engineering services.



Mr. Manojkumar Govindprasad Sarawagi

Executive Director

Mr. Manojkumar Govindprasad Sarawagi executive director of Laxmipati Engineering Works Limited (Formerly known as Laxmipati Engineering Works Limited) is a marketing and sales wizard. His uncanny understanding of market dynamics and consumer behaviour has helped Laxmipati Group create a Pan India Presence. His strong networking stills have helped the company to expand into different segments, geographies and business areas. He was instrumental in getting the first contract for the company for fabrication of interceptor boats.



Mr. Rakeshkumar Govindprasad Sarawagi

Executive Director

Mr. Rakeshkumar Govindprasad Sarawagi, an expert in Finance, administration and personnel management. He has played a vital role in debt and equity fund raising activity of Laxmipati group and the Company. He has been responsible for managing the fund requirement of the group effectively and keeping the funding costs low to enhance returns to the shareholders. His ability to take risks and back his team had enabled the company to not only diversify in different strategic areas but also grow substantially in last few years. He believes that people are the biggest asset of an organisation and nurturing the right people is a sure shot formula for success.



CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Sanjaykumar Govindprasad Sarawagi Mr. Manojkumar G Sarawagi Mr. Rakeshkumar Govindprasad Sarawagi Mr. Girish Umesh Srivastava Mrs. Ruchita Amit Mittal Mrs. Pratibha Pankaj Gulgulia

STATUTORY AUDITORS

M/s R. Kejriwal & Co. 2, Aastha, 2/906, Hira Modi Sheri, Opp. Gujarat Samachar Press, Sagrampura, Ring Road, Surat – 395002 Ph: +91-261-3599664

BANKER TO THE COMPANY

Bank of Baroda

0642, Textile Market Branch, Surat Textile Market Ring Road, Surat-395002

Union Bank of India

Shop No. UG/1, Bhagwati Ashish Complex, City light Road Surat – 395007

HDFC Bank Limited

UG 8-12, Divya Darshan Society, Nr. Rushabh Tower, Rander Road, Surat – 395009, Gujarat

REGISTERED OFFICE

CIN: L35111GJ2012PLC068922 Office Block, First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc. G.I.D.C, Pandesara, Surat-394 221 Scrip ID/ Code: LAXMIPATI/537669 ISIN: INE920P01019 Tel.: +91-261-2894415 Email: <u>cs@laxmipatiengineering.com</u> Website: <u>www. laxmipatiengineering.com</u>

REGISTRAR & SHARE TRANSFER AGENT

M/s Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai-400059 Tel.: +91-022-62638200 Email: <u>info@bigshareonline.com</u> Website: <u>www.bigshareonline.com</u>



Director & Chairman Director Director Non- Executive Independent Director Non- Executive Independent Woman Director Non- Executive Independent Woman Director

AUDIT COMMITTEE

Ruchita Amit MittalChairpersonGirish Umesh SrivastavaMemberRakeshkumar Govindprasad SarawagiMember

NOMINATION & REMUNERATION COMMITTEE

Girish Umesh SrivastavaChairmanRuchita Amit MittalMemberPratibha Pankaj GulguliaMember

STAKEHOLDERS, SHAREHOLDERS & INVESTORS GRIEVANCE COMMITTEE

Girish Umesh Srivastava	Chairman
Ruchita Amit Mittal	Member
Pratibha Pankaj Gulgulia	Member

Manager: Mr. Amit Khandelwal

Company Secretary / Compliance Officer Mr. Kaushik Haribhai Vegad

BOOK CLOSURE

Date: 28th August, 2021 to 03rd September, 2021 (both days inclusive)

10TH ANNUAL GENERAL MEETING

Date: 03rd September, 2021 Time: 11.00 A.M. Venue: Registered Office Office Block First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc. G.I.D.C, Pandesara, Surat-394 221



LAXMIPATI ENGINEERING WORKS LIMITED

(Formerly known as L. P. Naval and Engineering Limited)

NOTICE

Notice is hereby given that the 10th Annual General Meeting of the Members of Laxmipati Engineering Works Limited (Formerly known as L. P. Naval and Engineering Limited) will be held on Friday, 03rd September, 2021 at 11.00 A.M. at the Registered Office of the company situated at Office Block, First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc., G.I.D.C, Pandesara, Surat, Gujarat - 394221 to transact the following businesses:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the company for the financial year ended on 31st March, 2021 together with the report of the Board of Directors & Auditors' thereon.
- 2. To appoint a Director in place of Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), liable to retire by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment.

"RESOLVED THAT in accordance with the provision of Section 152(6) and all other applicable provisions, if any, of the Companies Act, 2013, Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), who retires by rotation at this annual general meeting, be and is hereby reappointed as director of the Company, liable to retire by rotation."

For and on behalf of the Board of Directors LAXMIPATI ENGINEERING WORKS LIMITED

Date: 06/08/2021 Pace: Surat Sd/-Kaushik Haribhai Vegad Company Secretary

Regd Office: Office Block, First Floor, Pl. No. 237/2 & 3, Sub. Pl. No. A/25, Central Park Soc. GIDC, Pandesara, Surat-394221 E-mail: cs@laxmipatiengineering.com, Website: www.laxmipatiengineering.com, Tel. No. 0261-2894415 CIN: L35111GJ2012PLC068922



NOTES:

- 1. A member entitled to attend and vote at the annual general meeting (the "meeting") is entitled to appoint a proxy to attend and vote on a poll instead of himself / herself and the proxy need not be a member of the company. The instrument appointing the proxy, duly completed, must be deposited at the company's registered office not less than 48 hours before the commencement of the meeting (on or before 01st September, 2021, 11:00 A.M. IST). A person can act as a proxy on behalf of members not exceeding fifty and holding in the 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. A proxy form for the AGM is enclosed.
- 2. Corporate members intending to send their authorized representative to attend the meeting are requested to send to the Company a certified copy of Board resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 3. Karta in case of HUF, partners/proprietors in case of firm attending and voting should affix the respective stamp of HUF or firm on the attendance sheet, Ballot paper or Proxy form.
- 4. Relevant documents referred to in the above Notice are open for inspection at the Registered Office of the Company during the business hours on any working day (except Sunday and holidays) between 10.00 a.m. and 4.00 p.m. up to the date of the Annual General Meeting.
- 5. Members/Proxy holders/ Authorized representatives are requested to bring their copy of Annual Report and Attendance slip sent herewith, duly filled-in for attending the Annual General Meeting.
- 6. Members are requested to quote Folio number/ Client ID No. in all their correspondences.
- 7. The Register of Directors and Key Managerial Personnel and their shareholding, maintained under section 170 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 8. The Register of Contracts & arrangements in which director are interested, maintained under section 189 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 9. The Register of Members and the Share Transfer Books of the Company will remain closed from 28th August, 2021 to 03rd September, 2021 (both days inclusive).
- 10. The Shareholders are requested to direct change of address notifications and updates details to their respective Depository Participant(s).
- 11. Equity shares of the Company are under compulsory demat trading by all Investors.
- 12. The Annual Report 2020-21, the Notice of the 10th AGM and instructions for e-voting along with the Attendance Slip and Proxy form, are being sent by electronic mode to all the members whose email addresses are registered with the Company/ Depository Participant(s).
- 13. Members may also note that the Notice of the 10th AGM and the Annual Report 2020-21 will be available on Company's website, www.laxmipatiengineering.com.
- 14. Members who have not registered their e-mail addresses so far, are requested to register their e-mail address for receiving all communication from the company electronically and quicker response to their queries to RTA or Company.
- 15. In compliance with MCA Circular No. 02/2021 and SEBI Circular SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, Notice of the AGM along with the Annual Report 2020-21 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ RTA/ Depositories. Members may note that the Notice and Annual Report 2020-21 will also be available on the Company's website at www.laxmipatiengineering.com, on website of BSE Limited at www.bseindia.com.
- 16. In light of the MCA Circulars and BSE circulars, for annual report for this Annual General Meeting, the shareholders whether holding equity shares in demat form or physical form and who have not submitted their email addresses and in consequence to whom the annual report could not be serviced, may temporarily get their e-mail addresses registered with the Company's Registrar and Share Transfer Agent, BIGSHARE SERVICES PRIVATE LIMITED, by clicking the link: <u>https://www.bigshareonline.com/InvestorRegistration.aspx</u>.



17. Members are requested to contact our Registrar and Transfer Agent for any query related to shares and other inquiry at following address:

M/s. Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai-400059 Tel.: +91-022-62638200, Fax: +91-022-62638299 E-mail: info@bigshareonline.com, Website: www.bigshare.com Please Quote Folio No. / DP ID & CL ID for any communication for your shareholding

- 18. The shareholder needs to furnish the printed Attendance slip along with a valid identity proof such as the PAN card, passport, AADHAR card or driving license to enter the AGM hall.
- 19. Additional information, pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, in respect of the directors seeking appointment/re- appointment at the AGM, is furnished as annexure to the Notice. The directors have furnished consent / declaration for their appointment/ re-appointment as required under the Companies Act, 2013 and the Rules there under.
- 20. The voting rights of Shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on 27th August, 2021.
- 21. The route map of the venue of Annual general Meeting is appended to this report. The prominent land mark near the venue is Decent Restaurant.

22. Information and other instructions relating to e-voting are as under:

- I. Pursuant to Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has provided a facility to the members to exercise their votes electronically through the electronic voting service facility arranged by CDSL. The facility available for voting through polling paper will also be made available at the AGM and members attending the AGM, who have not already cast their votes by remote e-voting shall be able to exercise the right at the AGM through polling paper. Members who have cast their votes by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their votes again.
- II. If Members are opting for remote e-voting, they shall not vote by Ballot paper and vice versa. However, in case Members cast their vote both by ballot paper and by remote e-voting, then voting done through remote e-voting shall prevail and voting done by ballot paper will be treated as invalid.
- III. Shri Ranjit Binod Kejriwal, Practicing Company Secretary has been appointed to act as the Scrutinizer for conducting the remote e-voting process as well as the voting through Poll Paper, in a fair and transparent manner.
- IV. Voting rights shall be reckoned on the paid up value of shares registered in the name of the member as on the cut-off date i.e. August 27, 2021.
- V. A person, whose name is recorded in the register of members as on the cut-off date, i.e. August 27, 2021 only shall be entitled to avail the facility of remote e-voting / as well as voting through the ballot process at the AGM. Any recipient of the Notice, who has no voting rights as on the Cut-off date, shall treat this Notice as intimation only.
- VI. A person who has acquired the shares and has become a member of the Company after the dispatch of the Notice of the AGM and prior to the Cut-off date i.e. August 27, 2021, shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or through the ballot process at the AGM by following the procedure mentioned in this part.



- VII. The Remote e-voting period will commence on Tuesday, August 31, 2021 at 9.30 a.m. and will end on Thursday, September 02, 2021 at 5.00 p.m. During this period, the members of the Company holding shares either in physical form or in demat form as on the Cut-off date i.e. August 27, 2021, may cast their vote electronically. The members will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be automatically disabled for voting thereafter.
- VIII. Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast the vote again.
 - IX. The Scrutinizer, after scrutinizing the votes cast at the meeting (polling paper) and through remote e-voting, will, not later than 2 working days of conclusion of the Meeting, make a consolidated scrutinizer's report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company. The results shall be communicated to the Stock Exchanges.
 - X. Subject to receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of the Meeting, i.e. September 03, 2021.

XI. Instructions to Members for e-voting are as under:

- i. The voting period starts on Tuesday, August 31, 2021 on open of working hours (i.e. 9:30 hours) and ends on the close of working hours (i.e. 05:00 hours), Thursday, September 02, 2021. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 27th August, 2021 may cast their vote electronically. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently. The e-voting module shall be disabled by CDSL for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

iv. In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility. Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode is given below:



Type of	Login Method		
shareholders			
Individual Shareholders holding securities in	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing 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 <u>https://web.cdslindia.com/myeasi/home/login</u> or visit <u>www.cdslindia.com</u> and click on Login icon and select New System Myeasi. 		
Demat mode with CDSL	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.		
	 If the user is not registered for Easi/Easiest, option to register is available at <u>https://web.cdslindia.com/myeasi/Registration/EasiRegistration</u> 		
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on <u>www.cdslindia.com</u> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.		
Individual Shareholders holding securities in demat mode with NSDL	 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: <u>https://eservices.nsdl.com</u> either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDEAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. If the user is not registered for IDEAS e-Services, option to register is available at <u>https://eservices.nsdl.com/</u> SecureWeb/IdeasDirectReg.jsp Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider name and you will be redirected to e-Voting service provider name and you will be redirected to e-Voting service provider name and you will be redirected to e-Voting service provider name and you will be redirected to e-Voting service provider name and you will be redirected to e-Voting service provider name and you		
Individual Shareholders	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After		



(holding	Successful login, you will be able to see e-Voting option. Once you click on e-Voting
securities in	option, you will be redirected to NSDL/CDSL Depository site after successful
demat mode)	authentication, wherein you can see e-Voting feature. Click on company name or e-
login through	Voting service provider name and you will be redirected to e-Voting service provider
their	website for casting your vote during the remote e-Voting period or joining virtual
Depository	meeting & voting during the meeting.
Participants	
-	

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

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

Login type	Helpdesk details
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.comor contact at 022- 23058738 and 22-23058542-43.
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

v. Login method for e-Voting and joining virtual meeting for shareholders other than individual shareholders holding in Demat form & physical shareholders.

- 1. The shareholders should log on to the e-voting website <u>www.evotingindia.com</u>.
- 2. Click on "Shareholders" module.
- 3. Now enter your User ID
 - a) For CDSL: 16 digits beneficiary ID,
 - b) For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c) Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4. Next enter the Image Verification as displayed and Click on Login.
- 5. If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6. If you are a first time user follow the steps given below:

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



- vi. After entering these details appropriately, click on "SUBMIT" tab.
- vii. Shareholders holding shares in physical form will then reach directly the "LAXMIPATI ENGINEERING WORKS LIMITED" screens. However, Shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- viii. For Shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- ix. Click on the EVSN- 210807001 for LAXMIPATI ENGINEERING WORKS LIMITED on which you choose to vote.
- x. In the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolutions and option NO implies that you dissent to the Resolution.
- xi. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution Details.
- xii. After selecting the resolution you have decided to vote on, click on 'SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK" else to change your vote, click on "CANCEL" and accordingly modify your vote.
- xiii. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xiv. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page. If Demat account holder has forgotten the login password then enter the User ID and Image verification Code and click on Forgot Password & enter the details as prompted by the system.
- xv. Facility for Non Individual Shareholders and Custodians- Remote Voting
 - Non-Individual shareholders (i.e. other than individuals, HUF, NRI, etc) and Custodian are required to log on to <u>www.evotingindia.com</u> and register themselves in the Corporate Module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evoting@cdslindia.com</u>.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on. The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address <u>cs@laxmipatiengineering.com</u>, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

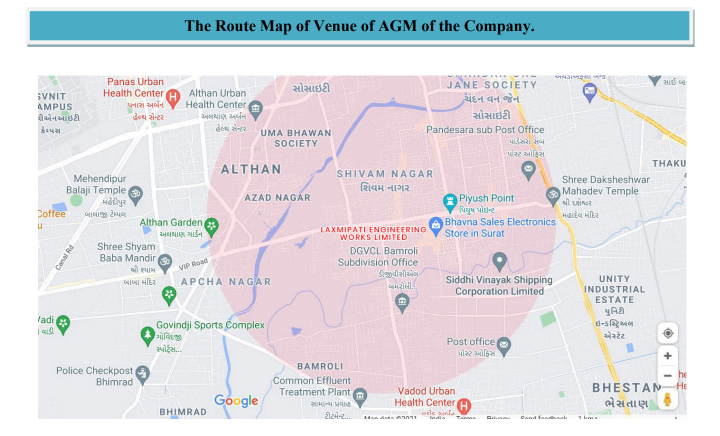


PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id.
- For Demat shareholders -, Please update your email id & mobile no. with your respective Depository Participant (DP)
- For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022-23058738 and 022-23058542/43.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.



For and on behalf of the Board of Directors LAXMIPATI ENGINEERING WORKS LIMITED

> Sd/-Kaushik Haribhai Vegad Company Secretary

Date: 06/08/2021 Pace: Surat



ANNEXURE TO NOTICE

DETAILS OF DIRECTOR/KMP SEEKING RE-APPOINTMENT AT THE ENSUING ANNUAL GENERAL MEETING

(Pursuant to Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard 2 issued by the Institute of Companies Secretaries of India)

1. **Mr. Sanjaykumar Govindprasad Sarawagi**, is proposed to be re- appointed as Director, who is liable to retire by rotation and as per the Regulation 36(3) of SEBI (Listing Obligations And Disclosure Requirements), Regulations 2015 and Secretarial Standards his details are as under:

Name of Director	Mr. Sanjaykumar Govindprasad Sarawagi
DIN	00005468
Date of Birth	01/07/1970 (51 years)
Qualification	B.Com
Expertise in specific functional areas	Finance
Experience	29 years
Terms and Conditions of Appointment/ Reappointment	As per the resolution at item No 2 of the notice convening this meeting, Mr. Sanjaykumar Govindprasad Sarawagi is liable to retire by rotation at the meeting and eligible for re- appointment
Remuneration Last drawn	NIL
Remuneration Proposed	NIL
Date of First Appointment	07/02/2012
Relationship with Directors/ Key Managerial Personnel	Mr. Manojkumar G Sarawagi and Mr. Rakeshkumar Govindprasad Sarawagi are brothers of Mr. Sanjaykumar Govindprasad Sarawagi
List of Companies in which directorship is held as on 31/03/2021	As attached below
Chairman / Member of the Committee of other Company	Siddhi Vinayak Knots & Prints Private Limited CSR Committee – Member
No. of Meetings of the Board Attended during the year	9



List of Companies in which Mr. Sanjaykumar Govindprasad Sarawagi holds directorship as on 31st March, 2021:

S.	Name of the Company	Nature of Interest	Shareholding	Date on which
No.				interest arose
1	Siddhi Vinayak Knots & Prints Private Limited	Whole time Director	77,34,250	05/08/2008
2	Shahlon Textile Park Private Limited	Director	5,48,000	13/04/2015
3	Laxmipati Engineering Works Limited	Director	3,03,000	07/02/2012
4	Siddhi Vinayak Polyfab Private Limited	Director	1,200	25/10/2018
5	Wintex Mills Private Limited	Director		06/02/2020
6	Vilayatee Couture Private Limited	Director	25,000	09/12/2020
7	Anmol Tradelinks Pvt Ltd	Director	89,000	29/03/2021

Mr. Rakeshkumar Govindprasad Sarawagi & Mr. Manojkumar G Sarawagi being relatives of director and are concerned or interested in this resolution.

For and on behalf of the Board of Directors

Date: 06/08/2021 Pace: Surat Sd/-Kaushik Haribhai Vegad Company Secretary



To The Members,

Your Directors take pleasure in presenting the 10th Annual Report on the business and operations of your Company together with the Audited Accounts for the financial year ended 31st March 2021.

FINANCIAL PERFORMANCE/ STATE OF AFFAIRS:

During the financial year ended 31st March 2021, your company has recorded a total revenues of Rs. 18,75,54,968/against Rs. 20,86,76,413/- in the previous year, representing an decrease of 10.12%. During the year, the company has incurred loss of Rs. 6,67,19,543 /- as compared to Rs. 1,69,66,779/-.

Financial performance of the Company for Financial Year 2020-21 is summarized below:

		(Figure in rupees)
Particulars	2020-21*	2019-20*
Total Revenues	18,75,54,968	20,86,76,413
Expenses Before Depreciation & Amortization	24,98,98,791	18,38,40,384
Profit/ (Loss) Before Depreciation	-6,23,43,823	2,48,36,029
Less: Depreciation & Amortization	45,81,989	39,32,736
Profit/ (Loss) before Exceptional & Extraordinary items & tax	-6,69,25,812	2,09,03,293
Less: Exceptional items	-8,01,506	
Profit/ (Loss) before tax	-6,77,27,318	2,09,03,293
Less: Tax Expenses		
- Current Tax		40,18,900
- Deferred Tax	(10,16,277)	(1,33,393)
- Income tax of earlier years	8,502	51,007
Net Profit/ (Loss) For The Year	-6,67,19,543	1,69,66,779
Amount Transferred to Reserves (if any)		
* Figures regrouped wherever peessant		-

* Figures regrouped wherever necessary.

DIVIDEND:

Keeping in mind the overall performance and outlook for your Company, your Board of Directors doesn't declared dividends as the company is at growing stage and requires funds for expansion. Your Directors are unable to recommend any dividend for the year ended 31st March, 2021.

UNCLAIMED DIVIDEND:

There is no balance lying in unpaid equity dividend account.

SHARE CAPITAL:

The paid up Equity Share Capital of the Company as on March 31, 2021 was Rs. 575.20 Lacs. There has been no change in the Equity Share Capital of the Company during the year.

MATERIAL CHANGES:

COVID-19: The current financial year has begun with unexpected second wave of COVID-19 infections. Although the containment strategy this time included avoiding complete lockdown and managing the situation through microcontainment zones, the impact on the economy will nevertheless be felt. The Company resumed operations in May 2020, after implementation of standard protocols in line with the guidelines prescribed. All the plants and office establishments started functioning after implementing necessary safety and hygiene protocols like wearing of face masks, social distancing norms, workplace sanitation and employee awareness programmes etc in compliance with the regulations of the local authorities.

The company continued to work with 50% capacity at its workstation. As the COVID-19 scenario is still evolving, the Company is mapping the developments on a real-time basis to ensure the health and safety of all its stakeholders. The impact of the lockdown disruption is being constantly assessed.



There have been no material changes and commitments, which affect the financial position of the company which have occurred between the end of the financial year to which the financial statements relate and the date of this Report.

TRANSFER TO RESERVES:

The Board of Directors of your company has decided not to transfer any amount to the Reserves for the year under review.

DIRECTORS' RESPONSIBILITY STATEMENT:

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

- a) In the preparation of the annual accounts for the year ended March 31, 2021, the applicable Accounting Standards have been followed and there are no material departures from the same;
- b) The Directors have selected such Accounting Policies and applied them consistently and made judgments and estimates that were 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 of the Profit & Loss of the Company for that period;
- c) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) The Directors had prepared the annual accounts of the Company on a 'going concern' basis; and
- e) The Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively;
- f) The directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

DECLARATION BY INDEPENDENT DIRECTOR:

All the independent directors have submitted their disclosures to the Board that they fulfill all the requirements as stipulated in section 149(6) of the Companies Act, 2013 and Regulation 16 of the Listing Regulations 2015. The Independent Directors of your Company have confirmed that they are not aware of any circumstance or situation, which could impair or impact their ability to discharge duties with an objective independent judgment and without any external influence. All the independent directors have enrolled with the Indian Institute of Corporate Affairs at Manesar for exam "Online Self Assessment Test".

PARTICULARS OF LOANS GUARANTEES AND INVESTMENTS:

The company has not given any loans or guarantees or made investments under section 186(4) of Companies Act, 2013.

SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES:

The Company does not have any Subsidiary, Joint Venture or Associate Company.

EXTRACT OF ANNUAL RETURN:

Pursuant to Section 92(3) of the Act and Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return for FY 2020-21 is available on Company's website at http://laxmipatiengineering.com/storage/app/media/Form%20MGT-7%20Annual%20Return%2031.03.21.pdf

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

As per the Regulation 34 of SEBI (Listing Obligations And Disclosure Requirements), Regulations 2015, the Management Discussion and Analysis of the financial condition and results of consolidated operations of the Company under review, is annexed and forms an integral part of the Directors' Report, is given in **Annexure I**.

NUMBER OF MEETING HELD DURING THE YEAR:

The Details of All meeting of Board of Directors and Committee meeting had taken place during the year and their detailed composition along with their attendance forms the part of Corporate Governance Report as given in **Annexure II.** The composition of the Board and its committee is also available on the website of the company at <u>www.laxmipatiengineering.com</u>



Sr. No.	Date of Meeting	Board Strength	No. of Directors Present
1	17/06/2020	6	5
2	25/06/2020	6	5
3	09/09/2020	6	4
4	12/11/2020	6	6
5	07/12/2020	6	6
6	18/12/2020	6	6
7	28/01/2021	6	6
8	12/02/2021	6	6
9	26/03/2021	6	6

During the year, there were 9 (Nine) Board Meeting held. Details of the same as follows:

CORPORATE GOVERNANCE:

As per the Regulation 27 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 the Report of the Corporate Governance and the Certificate of the Auditors of the Company in respect of compliance thereof are appended hereto and forming part of this report; is given in **Annexure II**. The requisite certificate from the Auditors of the Company confirming compliance with the conditions of Corporate Governance is attached in the report on Corporate Governance.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES:

There was no employee drawing remuneration in excess of limits prescribed under section 197(12) of the Companies Act, 2013 read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. The Disclosures pertaining to remuneration as required under section 197(12) of the companies act, 2013 read with rules 5(1) of the companies (appointment and remuneration of managerial personnel) Amendment rules, 2016 are annexed in **Annexure III**.

STATEMENT ON RISK MANAGEMENT:

During the financial year under review a statement on risk management including identification therein of elements of risk, if any, which in the opinion of the Board may threaten the existence of the company as per the provisions of Section 134(3) (n) of Companies Act, 2013; has been annexed in **Annexure IV**.

STATUTORY AUDITORS:

M/s. R. Kejriwal & Co., Chartered Accountants (having Firm Registration No 133558W) are Statutory Auditors of the Company, who were appointed in 7^{th} Annual General Meeting held on 30.07.2018 holds office until the conclusion of the 12^{th} Annual General Meeting.

SECRETARIAL AUDITOR:

The Board had appointed Mr. Ranjit Kejriwal, Practicing Company Secretary to conduct Secretarial Audit for 5 Years from financial year 2019-20 to 2023-24. The Secretarial Audit Report is annexed herewith in **Annexure V.** The secretarial Auditor's report is self explanatory and as such they do not call for further explanations.

INTERNAL AUDITOR:

The Board has appointed M/s V.M. Patel & Associates as Internal Auditor for 5 Years from financial year 2019-20 to 2023-24.

COMMENTS ON AUDITOR'S REPORT:

The notes referred to in the Auditor's Report are self explanatory and as such they do not call for any further explanation.

MAINTENANCE OF COST RECORDS:

The company is not required to maintain Cost Records as specified by Central Government under section 148(1) of the Companies Act, 2013, and accordingly such accounts and records are not made and maintained.



CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES:

Your Board endeavors that all contracts/ arrangements/transactions entered by the Company during the financial year with related parties are in the ordinary course of business and on an arm's length basis only.

During the year under review the Company had not entered into transaction with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactions. The Policy on Related Party Transactions is uploaded on the website of the company. The web link is https://www.laxmipatiengineering.com/storage/app/media/11.%20Related%20Party%20transaction.pdf

Further all related party transactions entered into by the Company were in the ordinary course of business and were on an arm's length basis are attached herewith in Form No. AOC-2 in **Annexure VI**.

ENERGY CONSERVATION MEASURES, TECHNOLOGY ABSORPTION AND R & D EFFORTS AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

The requirements for disclosure in respect of Conservation of Energy, Technology Absorption, in terms of Section 134(3) (m) of the Companies Act, 2013 read with the rule 8 of Companies (Accounts) Rules, 2014 are annexed herewith in **Annexure VII**.

CEO/ CFO CERTIFICATION

In terms of Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the CFO has certified to the Board of Directors of the Company with regard to the financial statements and other matters specified in the said regulation for the financial year 2020-21. The certificate received from CFO is attached herewith as per **Annexure VIII.**

CORPORATE SOCIAL RESPONSIBILITY (CSR):

The disclosures as per Rule 9 of Companies (Corporate Social Responsibility Policy) Rules, 2014 are not applicable to the Company.

BOARD EVALUATION:

The board of directors has carried out an annual evaluation of its own performance, board committees and individual directors pursuant to the provisions of the Act and the corporate governance requirements as prescribed by SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 ("SEBI Listing Regulations").

The performance of the board was evaluated by the board after seeking inputs from all the directors on the basis of the criteria such as the board composition and structure, effectiveness of board processes, information and functioning, etc. The performance of the committees was evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The board and the nomination and remuneration committee reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the chairman was also evaluated on the key aspects of his role.

In a separate meeting of independent directors, performance of non-independent directors, performance of the board as a whole and performance of the chairman was evaluated, taking into account the views of executive directors and non-executive directors. The same was discussed in the board meeting that followed the meeting of the independent directors, at which the performance of the board, its committees and individual directors was also discussed. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.



DIRECTORS AND KEY MANAGERIAL PERSONNEL:

Name of Director	Category & Designation	Date of Appointment	Date of Resignation	Date of Change in Designation during the Year
Sanjaykumar Govindprasad Sarawagi	Executive Chairman	07/02/2012		
Manojkumar G Sarawagi	Executive Director	07/02/2012		
Rakeshkumar Govindprasad Sarawagi	Executive Director	07/02/2012		
Ruchita Amit Mittal	Non Executive Independent Director	29/09/2014		
Pratibha Pankaj Gulgulia	Non Executive Independent Director	24/07/2015		24/07/2020*
Girish Umesh Srivastava	Non Executive Independent Director	06/05/2019		
Amit Khandelwal	Manager	24/07/2015		
Mustufa M Haji	Chief Financial Officer	30/09/2014		
Kaushik Haribhai Vegad	Company Secretary	07/04/2018		

The List of board of Directors as on 31/03/2021

* Mrs. Pratibha Pankaj Gulgulia has reappointed for further 5 years w.e.f. 24/07/2020 in AGM held on 24/07/2020.

In accordance with Section 152(6) of the Companies Act, 2013 read with the Articles of Association of the Company, Mr. Sanjaykumar Govindprasad Sarawagi (DIN: 00005468), Executive Director, retire by rotation and is being eligible has offered himself for re-appointment at the ensuing Annual General Meeting. Company's policy on directors' appointment and remuneration is available in the web link http://www.laxmipatiengineering.com/storage/app/media/Nomination%20and%20Remuneration%20Policy.pdf

Based on the confirmations received from Directors, none of the Directors are disqualified from appointment under Section 164 of the Companies Act, 2013.

COMPOSITION OF BOARD AND ITS COMMITTEE:

The details of the composition of the Board and its committees thereof and detail of the changes in their composition if any is given in **Annexure II** in the Corporate Governance Report.

PUBLIC DEPOSIT:

The company has not accepted deposits from the public during the financial year under review within the meaning of Section 73 of the Act of the Companies Act 2013, read with Companies (Acceptance of Deposits) Rules, 2014.

INTERNAL FINANCIAL CONTROL SYSTEM:

The Company has a well placed, proper and adequate internal financial control system which ensures that all the assets are safeguarded and protected and that the transactions are authorized recorded and reported correctly. The internal audit covers a wide variety of operational matters and ensures compliance with specific standard with regards to availability and suitability of policies and procedures. During the year no reportable material weakness in the design or operation were observed.

The internal auditors independently evaluate the adequacy of internal controls and concurrently audit the majority of the transactions in value terms. Independence of the audit and compliance is ensured by direct reporting of the internal auditor to the Audit Committee of the Board.



ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The companies act, 2013 re-emphasizes the need for an effective internal financial control system in the company. Rule 8(5) (viii) of Companies (Accounts) Rules, 2014 requires the information regarding adequacy of internal financial controls with reference to the financial statements to be disclosed in the board' report. The detailed report forms part of Independent Auditors Report.

WHISTLE BLOWER POLICY / VIGIL MECHANISM:

Your Company has established a mechanism called Vigil Mechanism/Whistle Blower Policy for the directors and employees to report to the appropriate authorities off unethical behavior, actual or suspected, fraud or violation of the Company's code of conduct or ethics policy and provides safeguards against victimization of employees who avail the mechanism. The policy permits all the employees to report their concerns directly to the Chairman of the Audit Committee of the Company.

The Vigil Mechanism/Whistle Blower Policy as approved by the Board is uploaded on the Company's website. The web link is http://www.laxmipatiengineering.com/codes-and-policies

STATUTORY INFORMATION:

The company is engaged into the fabrication of ships, heavy engineering & allied business and is the member of BSE SME Platform. Apart from this business, the company is not engaged in any other business/activities.

SECRETARIAL STANDARDS ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI):

The Company complies with all applicable mandatory Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI).

FRAUD REPORTING:

During the year under review, no fraud has been reported by Auditors under Section 143(12) of the Companies Act, 2013.

COMPLIANCE CERTIFICATE FROM THE AUDITORS REGARDING COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE:

A certificate received from M/s R. Kejriwal & Co., Statutory Auditors of the Company regarding compliance of the conditions of Corporate Governance, as required under Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached herewith as per **Annexure – IX**

CODE OF CONDUCT:

Board of Directors has formulated and adopted Code of Conduct for Board of Directors and Senior Management Personnel. During the year, Board of Directors and Senior Management Personnel has complied with general duties, rules, acts and regulations. In this regard certificate from Executive Director as required under Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been received by the Board and the same is attached herewith as **Annexure – X**.

INSURANCE:

All the properties and the insurable interest of the company including building, plants and machinery and stocks wherever necessary and to the extent required have been adequately insured. The company keeps reviewing the insurance amount every year as per requirement.

RESEARCH & DEVELOPMENT:

The Company believes that technological obsolescence is a reality. Only progressive research and development will help us to measure up to future challenges and opportunities. We invest in and encourage continuous innovation. During the year under review, expenditure on research and development is in significant in relation to the nature size of operations of your Company.



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

The company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. The Company did not receive any complaints on sexual harassment during the year 2020-21 and hence no complaints remain pending as of 31st March, 2021.

APPRECIATION:

Your Directors place on record their deep appreciation to employees at all levels for their hard work, dedication and commitment and express their sincere thanks and appreciation to all the employees for their continued contribution, support and co-operation to the operations and performance of the company.

ACKNOWLEDGEMENT:

Your Directors would like to express their sincere appreciation of the co-operation and assistance received from Shareholders, Bankers, regulatory bodies and other business constituents during the year under review.

Your Directors also wish to place on record their deep sense of appreciation for the commitment displayed by all executives, officers and staff, resulting in successful performance of the Company during the year.

For and on behalf of the Board of Directors

Place: Surat Date: 06/08/2021

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

MANAGMENT DISCUSSION AND ANALYSIS REPORT

This Report contains forward-looking statements that involve risks and uncertainties. When used in this Report, the words 'anticipate', 'believe', 'estimate', 'expect', 'intend', 'will' and other similar expressions as they relate to the Company and/or its Businesses are intended to identify such forward-looking statements. The Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. Actual results, performances or achievements could differ materially from those expressed or implied in such forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements that speak only as of their dates. This report should be read in conjunction with the financial statements included and the notes.

INDUSTRY STRUCTURE AND DEVELOPMENT

Global Economic Scenario

Although recent vaccine approvals and drives have raised hopes of a turnaround in the Financial Year 2022, but renewed waves and new variants of the virus pose concerns for the outlook. Amidst this uncertainty, according to IMF, the global economy is expected to grow at 5.5% in CY2021 and 4.2% in CY2022. The strength of the recovery is projected to vary significantly across countries, depending on access to medical interventions, effectiveness of policy support, exposure to cross-country spill overs, and structural characteristics entering the crisis.

Strong multilateral cooperation is required to bring the pandemic under control everywhere and this could be only done once the process of vaccination is accelerated. Maintaining international liquidity is of utmost importance here to make sure, that the low-income developing economies come out of the crisis well and consumption doesn't get hampered at the global level to sustain growth.

Indian Economic Scenario

India has emerged as the fastest growing major economy in the world and is expected to be one of the top three economic powers in the world over the next 10-15 years, backed by robust democracy and strong partnerships.

India's real GDP is currently poised at Rs. 135.13 lakh crores. in FY21, as per the provisional estimates of annual national income for 2020-21.

The government in its **FY22 financial budget** increased the capital expenditure by **34.5%** to Rs. **5.5 lakh crore** to boost the economy. This indeed is good news for the company as your company is directly involved into manufacturing of heavy engineering & defence equipments. Moreover, the government has been generous in announcing Rs. 2.65 lakh crore stimulus package to generate job opportunities and provide liquidity support to various sectors which have been under stress due to COVID.

Moreover, India is expected to attract investment of around US\$ 100 billion in developing the oil and gas infrastructure during 2019-23 which in turn will again bolster the industry in which your company operates in. According to the NSO, India posted a V-shaped recovery in the second half of FY21. India was able to register an increase of 1.1% in the second half of FY21; which was driven by the gradual and phased unlocking of industrial activities, increased investments and growth in government expenditure.



Industry Outlook and Trends

The company primarily caters to two industries: a) Heavy Engineering b) Defence

The Heavy Engineering division contributes about 76% of the total revenue for the company while the Defence division contributes 24%.

The engineering sector is the largest of the industrial sectors in India. It accounts for 27% of the total factories in the industrial sectors and represents 63% of the overall foreign collaborations. India enjoys comparative advantage vis-à-vis peers in terms of manufacturing cost, market knowledge, technology and creativity. All these factors have been a driving force behind engineering exports from India. Despite the country was impacted due to the outbreak of COVID-19, India was still able to achieve positive growth rate in terms of Engineering exports, as it touched a figure of US\$ 76.62 billion in FY21 up from US\$ 76.62 in FY20.

Capacity creation in various divisions such as infrastructure, power, mining, oil & gas, refinery, steel, automotive, and consumer durables, has only provided positive tailwinds to your company.

However, there are certain risks involved in dealing with this **high risk-high return business of Heavy Engineering**. The **Engineering industry** is both **capital & labour intensive**, and requires huge investments & in turn has high gestation periods. Any unplanned announcement of lockdown might impact the operations at great level and the industry might run into huge losses.

The **Defence Sector** is also likely to accelerate with rising concerns of national security as there have been constant disputes with China & Pakistan. The government of India's proactive approach & its "Make in India" initiative offers huge potential for the sector.

Government has further formulated the 'Defence Production and Export Promotion Policy 2020' to provide impetus to self-reliance in defence manufacturing under the 'Aatmanirbhar Bharat' scheme. This would further company's case and help it to make inroads in the industry.

OPPORTUNITIES AND THREATS

Opportunities:

- India's drive to become self-reliant and built in-house capabilities and uplift Domestic Production both in **Engineering & Defence Sector.**
- "Make in India" push by the government especially in the Defence Sector.
- Bolstered reforms and long-term fiscal policies by the Government can make Global manufacturers shift their supply chains from China to India.

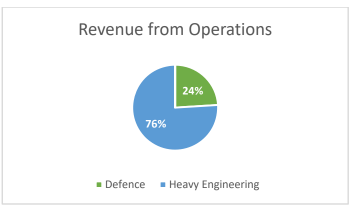
Threats:

- Disruption caused due to COVID-19 in the supply chain, demand cycle and labour market might take longer than expected to strangle.
- Distress pricing policies of competitors, coupled with rising cost of labour.
- Slow pace of vaccination drive across country.
- Non-flexible government regulations on procurement policies delaying product delivery timelines and cost.

SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE

Revenue from **Defence Sector** in FY2020-21 represented **24%** of the company's turnover, while **Heavy Engineering** representing the rest **76%**.





The Company's total Revenue from Operations stood at **Rs. 1875 lakhs**, with **76%** coming in from the **Heavy Engineering Sector**, while **24%** of the total Revenue from Operations came from the **Defence Sector**, pretty much similar to FY2020. The company with same Asset base has been able to cater to a diversified pool of Industries, and thus been able to assure that the top line is not affected due to outbreak of the pandemic.

The company's total list of principal clients now stands at 7 and this list includes big names such as **L&T and Adani Group** as well. Despite the COVID situation, the company managed to complete 14 projects in the FY2021, despite working at 65% capacity utilisation. The order book looks strong with 8 projects currently under work-in progress with average 70% work completion.

The State-of-the-Art Palsana workshop is now 100% complete and the company is further developing a world class infrastructure facility at the workshop to fasten the production process. The company has a team of more than 1000 employees and has witnessed 100% client satisfaction in the previous fiscal.

OUTLOOK

The company witnessed 15% growth in Revenue from Operations during 2nd Half-Year FY2021 compared to corresponding time period last year. However, due to the COVID situation, the bottom line got impacted because of heavy employee expense. The company didn't layoff employees during the lockdown because the company truly believes that the people in the organisation are its true strength and the company believed in supporting them during the time of crisis.

The roadmap of the company for FY2022 is as follows:

- Develop state of the Art World class infrastructure at Palsana.
- R&D on Welding Technologies.
- Automation of production process in few areas to ramp up capacity.
- ASME Certification & ISO 45000 Standard.

RISK AND CONCERNS

- **Metal**, which forms the main raw material for the company has inherently been more volatile and it impacts the gross profit margins of the company.
- Continuous Labour availability is very necessary for the company to grow.
- The industry which forms the major portion of the revenue from operations is cyclical in nature; hence depend on overall economic activity.
- Moreover, slow speed of project approval delays revenue recognition.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has in place an adequate system of internal control commensurate with its size and nature of its business. These have been designed to provide reasonable assurance that all assets are safeguarded and protected against loss from unauthorized use or disposition and that all transactions are authorized, recorded and reported correctly and the business operations are conducted as per the described policies and procedures

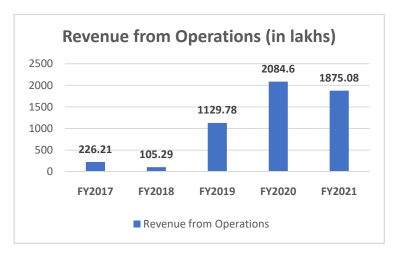


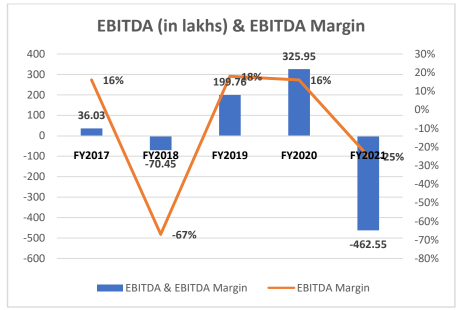
of the Company. The Audit Committee and the Management have reviewed the adequacy of the internal control systems and suitable steps are taken to improve the same.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

In FY 2020-21, revenue grew to Rs. 18.75 crores, a growth of -10% from FY2019-20. EBITDA came in at around (-) Rs. 4.63 crores and Profit after Tax was (-) 6.67 crores. The company expects to be in a good wicket in FY22 leaving all the disruptions due to COVID-19 behind. The company was able to keep its operations afloat and has managed to remain focused on network building and human resource development to sustain growth for the coming years.

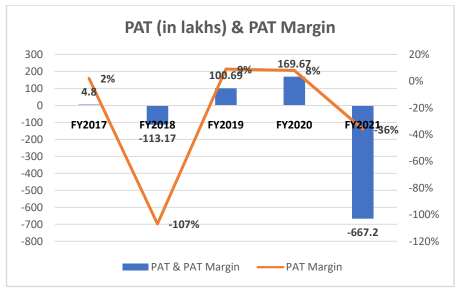
To conserve resources for the Company's future growth plans, no dividend is being recommended by the Directors for the year ended 31st March, 2021.





**all Operating Expenses have been considered while arriving at EBITDA. **EBITDA Margin as a proportion of Income from Operations.





The company generated its major revenue in FY2020-21 from the Heavy Engineering Division in which it carried out some independent Projects along with serving its seven principal clients. The other sector in which the company was engaged in was the Defence Sector, which contributed **24%** to its top line. The company now has a pool base of more than **1000+ employees** which are contributing daily to the growth of the company.

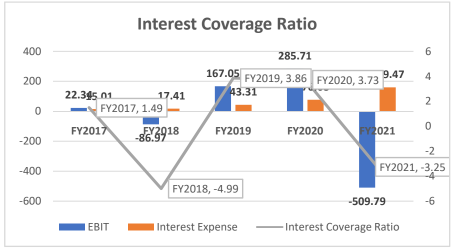
MATERIAL DEVELOPMENTS IN HUMAN RESOURCES

The company firmly believes that its human resources are the key enablers for the growth of the company and are an important asset. Hence, the success of the company is closely aligned to the goals of the human resources of the company. The company has over **1000**+ employees, skilled and unskilled combined, who are proficient and carry rich experience. They form a perfect team, and are the true reason behind the improvement of the performance of the Company. Taking this into account, the Company would continue to invest in developing its human capital and establishing its brand on the market to attract and retain the best talent.

DETAILS OF SIGNIFICANT CHANGES IN KEY FINANCIAL RATIOS

Interest Coverage Ratio

The company's Interest Coverage ratio of -3.25 (FY2021) due to negative profitability at the Operational level. The raw material expenses for the company due to volatility in metal prices along with non-operational months due to COVID resulted in lower profits at the EBIT level.

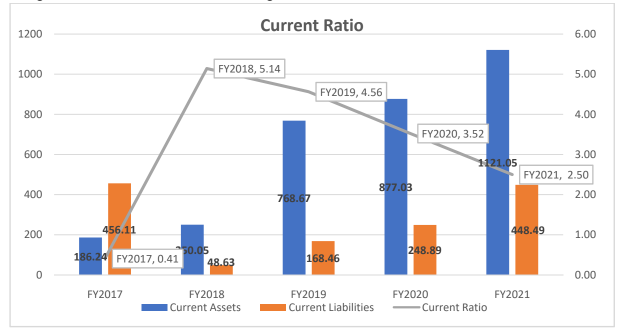


**Bank charges and loan processing charges are not considered while at Interest and EBIT



Current Ratio

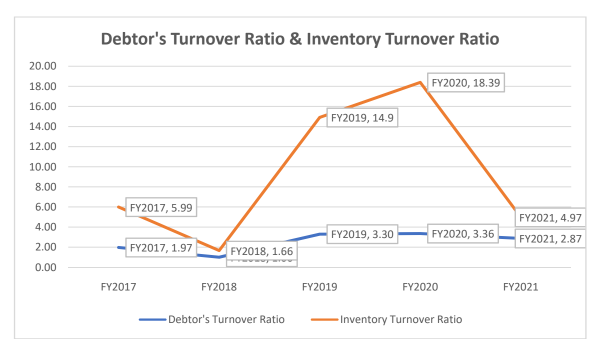
The company is well able to maintain its Current Ratio at 2.5 which it intended to in order to make sure it has enough resources to meet its short-term obligations.



Debtor's and Inventory Turnover Ratio

Debtor's Turnover Ratio measures how many times a business can turn its accounts receivable into cash during a period. The company has been able to maintain a ratio of 3 in the past couple of years, indicating good liquidity.

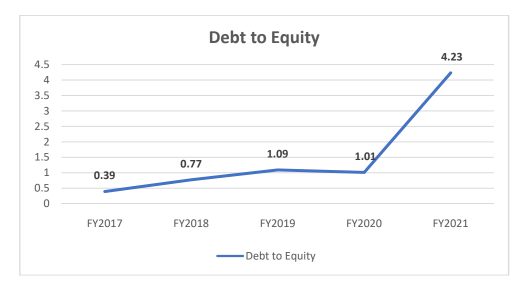
The inventory turnover ratio is an important measure as well which measures how well a company generates sales from its inventory. The company in FY2021 as well has been able to maintain a healthy Inventory turnover ratio which suggests that the company is able to sell goods quickly and there is existence of demand for the products and services provided by the company.





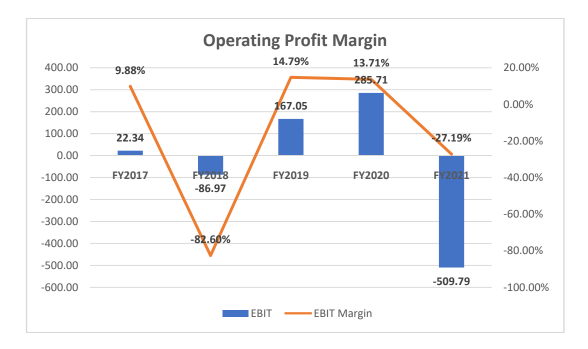
Debt to Equity

The FY21 Debt- to Equity ratio of the company is on the higher side, because of negative profitability due to COVID and higher debt. However, the company expects to be back on profitable terms and bring back the ratio at par average in FY2022.



Operating Profit Margin (%)

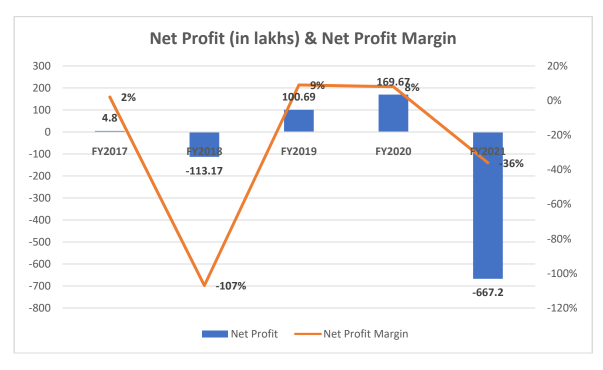
The Company aims to maintain a stable Operating Margin Ratio; however, FY2021 has been an outlier for the company due to high raw material & labor costs.





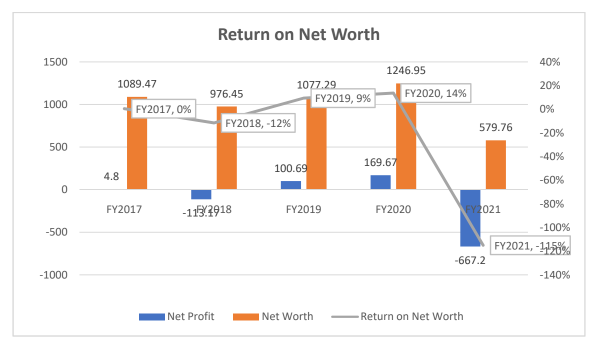
Net Profit Margin (%)

The company's FY2021 Net Profit went down to (-) Rs. 6.67 crores. However, the company is expecting to be back on profitable terms in the upcoming financial year.



RETURN ON NET WORTH

The Company witnessed a significant change in the **Return on Equity**, due to lower profitability & higher leverage. However, the Asset Turnover for the company has been remained intact. The company expects to be on a good wicket in the coming Fiscal Years.



For LAXMIPATI ENGINEERING WORKS LIMITED

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman (DIN: 00005468)



Date: 06/08/2021

Place: Surat

CORPORATE GOVERNANCE

The disclosure requirements of Corporate Governance under Regulation 34(3) read with Schedule-V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") are given below:

COMPANY'S PHILOSOPHY ON THE CODE OF CORPORATE GOVERNANCE

The Company's philosophy on Corporate Governance is to strive to do the right things, we explore innovative ideas and thinking with positive outlook. We stand and deliver our promises by adhering to highest standard of business ethics. We believe integrity is the foundation of our individual and corporate actions drives our organization to make it vibrant. Our organization is based on trust between the different element of our organization with honesty and credibility. In its endeavor to achieve the higher standards of governance by adopting the best emerging practices, the Company not only adheres to the prescribed corporate governance practices in terms of the regulatory requirements but is also committed to sound corporate governance principles and practices.

BOARD OF DIRECTORS

The Board of Directors of the Company has optimum combination of Executive and Independent Directors comprising three Executive Non Independent Directors and three Non Executive Independent Directors.None of the Directors hold directorship in more than 20 companies nor is a member of more than 10 committees or chairman of more than 5 committees across all the public limited companies in which they are Directors.None of the Directors hold office in more than Ten Public Companies. None of the Independent Directors of the Company serve as an Independent Director in more than Seven listed companies. All Directors are also in compliance with the limit on Independent Directorships of listed companies as prescribed under Regulation 17A of the SEBI Listing Regulations.

a) Board Strength and representation:

As of March 31, 2021, the Board consisted of six members. The Composition and the category of Directors on the Board of the Company were as under:

Category	Name of Director
Executive Director	Mr. Sanjaykumar Govindprasad Sarawagi Mr. Manojkumar G Sarawagi
	Mr. Rakeshkumar Govindprasad Sarawagi
Non Executive Independent Director	Mrs. Ruchita Amit Mittal
	Mrs. Pratibha Pankaj Gulgulia
	Mr. Girish Umesh Srivastava



The Details of Directorship held by the Directors as on 31st March, 2021 and their attendance at the Board meetings during the year are as follows:

Name of Directors	Catego	ry	No. of	No. of	No. of	Attenda	No. of	No. of	No. of
	PD/ NPD *	ED/ NED/ID *	shares held	Board meetings held during the financial year 2020-21	Board meetings as attended by the Directors during the financial year 2020-21	nce at the Last AGM	Committe e positions held in the Company **	Committe e positions held in the Other Company	Direct orship held in other compa ny
Mr. Sanjaykumar Govindprasad Sarawagi	PD	ED	3,03,00 0	9	9	Yes	0	1	7
Mr. Manojkumar G Sarawagi	PD	ED	32,61,0 00	9	8	Yes	0	1	6
Mr. Rakeshkumar Govindprasad Sarawagi	PD	ED	3,03,70 0	9	8	Yes	1	1	11
Mrs. Pratibha Pankaj Gulgulia	NPD	NED/ID	NIL	9	7	Yes	2	0	0
Mrs. Ruchita Amit Mittal	NPD	NED/ID	NIL	9	9	Yes	3	0	0
Mr. Girish Umesh Srivastava	NPD	NED/ID	NIL	9	9	Yes	3	0	0

* PD - Promoter Director; NPD - Non-Promoter Director; ED - Executive Director; NED - Non-Executive Director; ID

- Independent Director.

** Membership / Chairman of only Audit Committee and Shareholders' Shareholders / Investors' Grievance Committee and Nomination & Remuneration Committee in Public limited companies have been considered.

b) Details of number of Board Meetings held in the financial year.

During the financial year 2020-21, Nine (09) Meetings of the Board of Directors were held on the following dates:

17/06/2020, 25/06/2020, 09/09/2020, 12/11/2020, 07/12/2020, 18/12/2020, 28/01/2021, 12/02/2021 and 26/03/2021

c) Disclosure of Relationships between Directors inter-se.

No other Directors are related to each other except Mr. Sanjaykumar Govindprasad Sarawagi, Mr. Manojkumar G Sarawagi and Mr. Rakeshkumar Govindprasad Sarawagi, who are related to each other as brothers.

d) Number of shares and convertible instruments held by non-executive Directors: NIL



e) Familiarization to Independent Directors:

The Independent Directors of the Company are familiarized with the various aspects of the Company provided with an overview of the requisite criteria of independence, roles, rights, duties and responsibilities of directors, terms of appointment of the Company and policies of the Company and other important regulatory aspects as relevant for directors.

The Company, through its Executive Director or Manager as well as other Senior Managerial Personnel, conducts presentations/programs to familiarize the Independent Directors with the strategy, operations and functions of the company inclusive of important developments in business. The details of number of programs attended and the cumulative hours spent by an independent director are uploaded on the website of the company. The web link is http://www.laxmipatiengineering.com/codes-and-policies.

The terms and conditions of independent directors is available on the website of the company at http://www.laxmipatiengineering.com/codes-and-policies

Meeting of Independent Director

During the financial year 2020-21 one meeting of Independent Director was held on the following date: 26/03/2021

Attendance of Directors at Independent Directors meeting held during the financial year is as under:

Name of Directors	Categories	No. of Meeting Attended
Mr. Girish Umesh Srivastava	Chairman	1
Mrs. Ruchita Amit Mittal	Member	1
Mrs. Pratibha Pankaj Gulgulia	Member	1

f) Skills/expertise/competence of the Board of Directors of the Company

The Board of Directors of the Company has the following skills/expertise and competencies in the context of the businesses in which it operates:

Sr. No.	Essential Core skills/ expertise/ competencies required for the Company	Core skills/expertise/competencies of the Board of Directors
1	Finance expertise	The Board has eminent business leaders with deep Knowledge of finance and business.
2	Personal Values	Personal characteristics matching the Company's values, such as integrity, accountability, and high performance standards.
3	Good Corporate Governance	Experience in developing and implementing good Corporate Governance practice, maintaining Board and Management accountability, managing stakeholder's interest and Company's responsibility towards customer's employees, supplier, regulatory Bodies and the community in which it operates.
4	Knowledge and Expertise	The Directors have profound knowledge of: designing, production, marketing and business development fabrication knowledge of the Textile Sector and the related value chains expertise in technical management i.e. Manufacturing Sites Knowledge and experience in Marketing. Future Planning



Director	Qualification						
	Knowledge about Shipping Industry	Finance	Sales & Marketing	Technology	Regulatory	Diversity	Leadership
Mr. Sanjaykumar Govindprasad Sarawagi			\checkmark	\checkmark			\checkmark
Mr. Manojkumar G Sarawagi	\checkmark					\checkmark	\checkmark
Mr. Rakeshkumar Govindprasad Sarawagi	\checkmark	\checkmark	\checkmark		\checkmark		\checkmark
Mrs. Pratibha Pankaj Gulgulia		\checkmark				\checkmark	\checkmark
Mrs. Ruchita Amit Mittal		\checkmark				\checkmark	\checkmark
Mr. Girish Umesh Srivastava		\checkmark	\checkmark	\checkmark		\checkmark	\checkmark

All board members posses' skills and knowledge which are required for the industry in which Company Operates

g) Independent Directors confirmation by the Board

All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. In the opinion of the Board, the Independent Directors, fulfill the conditions of independence specified in Section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

All the independent directors have enrolled with the Indian Institute of Corporate Affairs at 'Manesar' for exam of "Online Self Assessment Test".

h) Detailed Reasons of the resignation of an Independent Directors before expiry of his tenure and confirmation by Board

None of the independent director is resigned before of his/her tenure during the year.

AUDIT COMMITTEE

The Board of Directors has constituted an Audit Committee of Directors and empowered the Committee to deal with all such matters which it may consider appropriate to perform as audit committee including items specified in Section 177(4) of the Companies Act, 2013 (as may be modified/amended from time to time), items specified in Part C of Schedule II in SEBI (Listing Obligations and Disclosure Requirements)



Regulations, 2015 (as may be modified/amended from time to time) and such matters as may be assigned from time to time by the Board of Directors.

Composition and attendance at Meetings:

Audit Committee consists of two Independent Directors and one Executive Director of the Company. The Chairperson of the Audit Committee is Mrs. Ruchita Amit Mittal has attended all the meetings during the financial year under review.

The composition of Audit Committee has been as detailed under;

Name of Directors	Categories	Nature of Directorship
Mrs. Ruchita Amit Mittal	Chairperson	Independent Woman Director
Mr. Rakeshkumar Govindprasad Sarawagi	Member	Executive Director
Mr. Girish Umesh Srivastava	Member	Independent Director

During the financial year 2020-21, Four (4) Meetings of Audit Committee were held on following dates:

17/06/2020 09/09/2020 12/11/2020 12/02/2021

Attendance of the Directors at the Audit Committee Meetings held during the financial year is as under:

Name of Directors	Categories	Nature of Directorship	No. of Meeting Attended
Mrs. Ruchita Amit Mittal	Chairperson	Independent Woman Director	4
Mr. Rakeshkumar Govindprasad Sarawagi	Member	Executive Director	3
Mr. Girish Umesh Srivastava	Member	Independent Director	4

The term of reference of Audit Committee is as below:

The scope of audit committee shall include, but shall not be restricted to, the following;

- 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. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor, fixation of audit fees & remuneration and terms of appointment of the auditor of the company;
- 3. Scrutiny of inter-corporate loans and investments;
- 4. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 5. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a) Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub section 3 of section 134 of the Companies Act, 2013
 - b) Changes, if any, in accounting policies and practices and reasons for the same
 - c) Major accounting entries involving estimates based on the exercise of judgment by management
 - d) Significant adjustments made in the financial statements arising out of audit findings
 - e) Compliance with listing and other legal requirements relating to financial statements



- f) Disclosure of any related party transactions
- g) Modified Opinion in the draft audit report.
- 6. Reviewing, with the management, the Half Yearly financial statements before submission to the board for approval;
- 7. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/ prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 8. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process
- 9. Approval or any subsequent modification of transactions of the company with related parties
- 10. Reviewing, with the management, performance of statutory and internal auditors, and adequacy of the internal control systems;
- 11. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 12. Discussion with internal auditors any significant findings and follow up there on;
- 13. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 14. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 15. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non payment of declared dividends) and creditors;
- 16. To review the functioning of the Whistle Blower mechanism, in case the same is existing;
- 17. Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience & background, etc. of the candidate;
- 18. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- 19. Valuation of undertakings or assets of the company, where ever it is necessary.
- 20. Evaluation of internal financial controls and risk management systems;
- 21. Monitoring the end use of funds raised through public offers and related matters.
- 22. Reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.
- 23. Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders.

The audit committee shall mandatorily review the following information:

- 1. Management Discussion And Analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 4. Internal audit reports relating to internal control weaknesses; and
- 5. The appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- 6. Statement of Deviations



- 7. Half Year Statement of Deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
- 8. Annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7).

NOMINATION AND REMUNERATION COMMITTEE:

Your Company constituted a Nomination & Remuneration Committee to look into the matters pertaining to remuneration of executive and non executive directors. The detailed policy on appointment and remuneration for directors, key managerial personnel and senior management employee is uploaded on the website of the Company. The web link is http://www.laxmipatiengineering.com/codes-and-policies.

Further in terms of Regulation 19(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Committee is required to formulate a criteria for evaluation of performance of the Board of Directors and Independent Directors. The criteria is available on the link http://www.laxmipatiengineering.com/codes-and-policies.

Composition of the Nomination & Remuneration Committee and attendance at Meetings:

The composition of Nomination & Remuneration Committee has been as under;

Name of Directors	Categories	Nature of Directorship
Mr. Girish Umesh Srivastava	Chairman	Independent Director
Mrs. Ruchita Amit Mittal	Member	Independent Woman Director
Mrs. Pratibha Pankaj	Member	Independent Woman Director
Gulgulia		

During the financial year 2020-21 One (1) meeting of the Nomination & Remuneration Committee was held on following dates:

25/06/2020

Attendance of the Directors at the Nomination & Remuneration Committee Meeting held during the financial year is as under:

Name of Directors	Categories	No. of Meeting Attended
Mr. Girish Umesh Srivastava	Chairman	1
Mrs. Ruchita Amit Mittal	Member	1
Mrs. Pratibha Pankaj Gulgulia	Member	0

The term of reference of Nomination & Remuneration Committee is as below:

- 1. To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- 2. To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- 3. To recommend to the Board a Policy on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.



- 4. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- 5. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- 6. To devise a policy on Board diversity.
- 7. Recommend to the board, all remuneration, in whatever form, payable to senior management.
- 8. To determine the qualification, positive attribute and independence of Directors, Key Managerial Personnel and Senior Management.
- 9. To ensure the policy includes the following guiding principles:
 - The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors of the quality required to run the Company successfully,
 - Relationship of remuneration to performance is clear and meets appropriate performance benchmarks and
 - Remuneration to Directors, Key Managerial Personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company and its goals.

STAKEHOLDERS, SHAREHOLDERS & INVESTORS GRIEVANCE COMMITTEE

Your Company has constituted a Stakeholders, Shareholders & Investors Grievance Committee to redress the complaints of the shareholders. The Stakeholders, Shareholders & Investors Grievance Committee shall oversee all matters pertaining to investors of our Company. Mr. Girish Umesh Srivastava (Non Executive Independent Director) is heading the Committee.

Composition of the Stakeholders, Shareholders & Investors Grievance Committee and attendance at Meetings:

The composition of Stakeholders, Shareholders & Investors Grievance Committee has been as under;

Name of Directors	Categories	Nature of Directorship
Mr. Girish Umesh Srivastava	Chairman	Independent Director
Mrs. Ruchita Amit Mittal	Member	Independent Woman Director
Mrs. Pratibha Pankaj Gulgulia	Member	Independent Woman Director

During the financial year 2020-21, four (4) meetings of Stakeholders, Shareholders & Investors Grievance Committee were held on following dates:

25/06/2020 09/09/2020 12/11/2020 12/02/2021

Attendance of the Directors at the Stakeholders, Shareholders & Investors Grievance Committee Meetings held during the financial year is as under:

Name of Directors	Categories	No. of Meeting Attended
Mr. Girish Umesh Srivastava	Chairman	4
Mrs. Ruchita Amit Mittal	Member	4
Mrs. Pratibha Pankaj Gulgulia	Member	2



The term of reference of Stakeholders, Shareholders/Investors Grievance Committee is as below:

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

Name & Designation and address of the Compliance Officer

Mr. Kaushik Haribhai Vegad Company Secretary & Compliance Officer

LAXMIPATI ENGINEERING WORKS LIMITED

(Formerly known as L. P. Naval and Engineering Limited)

Office Block First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Society, GIDC, Pandesara, Surat-394221

Pursuant to the Regulation 13(3) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015; the details regarding investor's complaints are as follows:

Status of Complaints received, resolved and pending as on 31st March, 2021

Number of Shareholders' Complaints Pending at the end of the year			
Number of Shareholders' Complaints received during the year			
Number of Shareholders' Complaints disposed during the year			
Number of Shareholders' Complaints remain unresolved during the			
year			

REMUNERATION OF DIRECTORS

During the financial year under review the company did not pay any remuneration or sitting fees to any of the directors of the Company.

REMUNERATION POLICY

The Company has adopted and implemented the policy on appointment and remuneration for directors, key managerial personnel and senior management employee devised in accordance with Section 178(3) and (4) of Companies Act, 2013 which is available on the website of the Company the http://laxmipatiengineering.com/storage/app/media/Nomination%20and%20Remuneration%20Polic y.pdf

Presently the company doesn't pay any sitting fees to its non executive director. The criteria for making payment to the non executive director is available on the website of the company http://www.laxmipatiengineering.com/storage/app/media/13-tc-of-independent-director.pdf



GENERAL BODY MEETINGS

The details of Annual General Meetings held during the last three years are as follows:

Years	Day, Date and Time	Venue	No. of Special Resolutions passed
2017- 18	Monday, 30 th July, 2018 at 11.00 A.M.	Office Block First Floor, Plot No. 237/2 & 3, Sub Plot No. A/25, Central Park Society, GIDC, Pandesara, Surat- 394 221	1
2018- 19	Tuesday, 24 th September, 2019 at 11.00 A.M.	Office Block First Floor, Plot No. 237/2 & 3, Sub Plot No. A/25, Central Park Society, GIDC, Pandesara, Surat- 394 221	2
2019- 20	Friday, 24 th July, 2020 at 11.00 A.M.	Office Block First Floor, Plot No. 237/2 & 3, Sub Plot No. A/25, Central Park Society, GIDC, Pandesara, Surat- 394 221	1

The details of Resolution(s) which were passed in the last three Annual General Meetings ("AGM") of the Company along with details of Ballot & voting pattern are as follows:

AGM Date	Resolution	Ordinary/	Favor		Against	
		Special	Ballot	E- Votes	Ballot	E-Votes
30 th July, 2018	Adoption of Annual Accounts, Auditors report & Directors report	Ordinary	213000	4168000	0	0
	Reappointment of Mr. Sanjaykumar Sarawagi as Director, liable to retire by rotation	Ordinary	213000	0	0	0
	Reappointment of Auditor	Ordinary	213000	4168000	0	0
	Re-appointment of Mr. Maheshkumar Hariram Saboo as an Independent Director	Special	213000	4168000	0	0
24 th September,	Adoption of Annual Accounts, Auditors report & Directors report	Ordinary	213000	4168000	0	0
2019	Reappointment of Mr. Manojkumar G Sarawagi as Director, liable to retire by rotation	Ordinary	213000	0	0	0
	Appointment of Mr. Girish Umesh Srivastava as an independent director	Ordinary	213000	4168000	0	0
	Re-appointment of Mrs. Ruchita Amit Mittal as an Independent Woman Director Reappointment of Mr. Amit Khandelwal as a Manager of the company Approval for the material related party transaction with Siddhi Vinayak Knots & Prints Private Limited for Sale or provision of services		213000	4168000	0	0
			213000	4168000	0	0
			213000	0	0	0
	Approval for the material related party transaction with Siddhi Vinayak Polyfab Private Limited for Entering into Lease and License Agreement	Ordinary	213000	0	0	0
	Approval for the material related party transaction for taking of Loans and paying interest thereon	Ordinary	213000	0	0	0



24 th July 2020	Adoption of Annual Accounts, Auditors report & Directors report	Ordinary	0	4420000	0	0
	Reappointment of Mr. Rakeshkumar Sarawagi as Director, liable to retire by rotation	Ordinary	0	252000	0	0
	Re-appoint Mrs. Pratibha Pankaj Gulgulia as an Independent Director	Ordinary	0	4420000	0	0

NAME AND ADDRESS OF SCRUTINIZER OR THE PERSON WHO CONDUCTED THE REMOTE EVOTING AND BALLOT EXERCISE:

CS Ranjit Binod Kejriwal

Practicing Company Secretary, 1, Aastha, 2/906, Hira Modi Sheri, Opp. Gujarat Samachar Press, Sagrampura, Ring Road, Surat – 395002, Gujarat. Email: <u>rbksurat@gmail.com</u> Ph: +91-261-2331123

EXTRA- ORDINARY GENERAL MEETING:

During the year One (1) Extra - Ordinary General Meetings was held on Monday, 18th January, 2021.

POSTAL BALLOT

The Company has not passed resolutions through postal ballot during the year 2020-21. As per amended Companies Act, 2013, Company is not proposing Postal Ballot for 10th AGM and thus procedure for postal ballot is not applicable.

MEANS OF COMMUNICATION

Financial Results:

Laxmipati Engineering Works Limited believes in to publish all the financial information to stakeholders within the stipulations provided under the law. During the year, Company has declared all financial results within the timeline provided under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Yearly/Half yearly financial results:

The Yearly/Half yearly financial results of the Company are normally published in website of the Company i.e. on <u>http://www.laxmipatiengineering.com/announcement</u>. During the year, following half yearly and yearly financial results have been submitted on BSE portal

Period of Financial Results	Date
Unaudited Financial Results for the half year ended September 30, 2020	12/11/2020
Audited Financial Results for the year ended March 31, 2021	28/06/2021

Being a SME listed Company, exemptions have been provided to the Company from publishing financial results in newspaper. Hence, Company has not published above mentioned half yearly and yearly financial results in any of the newspaper.

News Release/ Presentation made to the Investors:

All the Press Release and the presentation made to Institutional Investor/ Analysts are uploaded on the official website of the company <u>www.laxmipatiengineering.com</u>



Website:

Company's official website <u>www.laxmipatiengineering.com</u> contains separate tab "Investor Relationship" for investors, in which notices of the Board Meetings, Annual Reports, Investor Presentations, Shareholding Pattern and other announcements made to stock exchange are displayed in due course for the shareholders information.

Email IDs for investors:

The Company has formulated separate email id <u>cs@laxmipatiengineering.com</u> for investor service, investor can also contact share Registrar and Transfer Agent (RTA) of the Company on their email id <u>investor@bigshareonline.com</u> and the same is available on website of the Company <u>www.laxmipatiengineering.com</u>

SEBI SCORES:

For investor compliant redressal SEBI has developed SCORES platform in which investor can lodged any complaint against the Company for any grievance. The Company also uploads the action taken report in the SCORES platform for redressal of investor complaint.

GENERAL SHAREHOLDER INFORMATION

- a) Annual General Meeting
 Day, Date, Time & Venue:
 10th Annual General Meeting
 Friday 03rd September, 2021 at 11.00 A.M.
 Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No.A/25
 Central Park Soc. G.I.D.C Pandesara Surat Gujarat 394221
- b) Financial Year/Calendar:

The Financial Year of the company is from April 1 to March 31 of the following year.

- c) Date of Book Closures : 28/08/2021 to 03/09/2021 (both days inclusive)
- d) Listed on Stock Exchanges : SME Platform of BSE Limited, P.J. Towers, Dalal Street, Mumbai. 400001

Annual listing fees for the financial year 2020-21 were paid to BSE Limited timely.

- e) Scrip Code/ ID: 537669/LAXMIPATI
- **f) ISIN:** INE920P01019
- g) No. of paid up shares: 57,52,000
- h) Market Price Data:

Table below gives the monthly high and low prices and volumes of M/s. LAXMIPATI ENGINEERING WORKS LIMITED equity shares at SME Platform of BSE Limited for the year 2020-21:

Month	High Price (in Rs.)	Low Price (in Rs.)
Apr-20		
May-20		
Jun-20	61.00	61.00
Jul-20		
Aug-20	61.25	59.00
Sep-20	60.50	60.00
Oct-20	61.00	59.75
Nov-20		
Dec-20	60.50	59.75
Jan-21	58.00	46.4
Feb-21		
Mar-21	37.15	25.00



i) Performance in comparison to other indices:

Month	BSE Sensex	Change in %	BSE SME IPO	Change in %	LAXMIPATI (Closing Price at BSE)	Change in %
Apr-20	33,717.62	14.42	1387.51	1.69		
May-20	32,424.10	-3.84	1375.52	-0.86		
Jun-20	34,915.80	7.68	1421.46	3.34	61.00	
Jul-20	37,606.89	7.71	1359.7	-4.34		
Aug-20	38,628.29	2.72	1435.44	5.57	59.50	
Sep-20	38,067.93	-1.45	1427.27	-0.57	60.50	1.68
Oct-20	39,614.97	4.06	1374.8	-3.68	59.75	-1.24
Nov-20	44,149.72	11.45	1393.57	1.37		
Dec-20	47,751.33	8.16	1385.9	-0.55	60.50	
Jan-21	46,285.77	-3.07	1474.22	6.37	46.40	-23.31
Feb-21	49,099.99	6.08	1761.28	19.47		
Mar-21	49,509.15	0.83	1626.92	-7.63	25.00	

Table below gives the performance comparison of M/s. LAXMIPATI ENGINEERING WORKS LIMITED to BSE Sensex and BSE SME for the F.Y.2020-21 on month to month closing figures:

j) Registrar & Transfer Agents:

Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri-East, Mumbai-400059 Telephone : +91-022-62638200 Email: <u>investor@bigshareonline.com</u> Website: www.bigshareonline.com

k) Share Transfer System: All shares are held in Demat Form.

I) Distribution of Shareholding (In Shares) as on 31st March, 2021:

Share Holding of Nominal	Number of Shareholders	Percentage of Total	Shares	Percentage of Total
1 - 500	3	3.45	300	0.01
2001 - 3000	11	12.64	33000	0.57
5001 - 10000	41	47.13	255000	4.43
10001 - 5752000	32	36.78	5463700	94.99
Total	87	100.00	5752000	100.00



Category	Total	% Of	No of	Shareholding %
	Shareholders	Shareholders	Shares held	
Promoter & Promoter	7	8.05	4168000	72.46
Group				
Corporate Bodies	7	8.05	396000	6.88
Clearing Member	1	1.15	45000	0.78
Public	72	82.76	1143000	19.87
Total	87	100.00	5752000	100.00

Dematerialization of Shares and Liquidity:

As on 31st March, 2021, total of 57,52,000 equity shares equivalent to 100% of the total issued, subscribed and paid-up equity share capital of the Company were in dematerialized form.

The equity shares of the company are traded on the SME platform of BSE Limited.

- m) Outstanding GDRs/ADRs/Warrants or any Convertible Instruments: NIL
- n) Details of Dividend

The Company has not declared dividend in the past to equity shareholders.

- **Details Of Unpaid Dividend** There is no unpaid dividend amount outstanding during the year.
- p) Plant Locations: Survey No. 190-197, Block no. 186/1 & 2, Moje Village Makhinga, Taluka Palsana, Dist. Surat-394315
- q) Address for Correspondence:(a) Company & Registered Office:

LAXMIPATI ENGINEERING WORKS LIMITED

(Formerly known as L. P. Naval and Engineering Limited) Office Block, First Floor, Pl. No. 237/2 &3 Sub Pl. No. A/25, Central Park Soc., GIDC, Pandesara, Surat-394221 Tel No. +91 261 2894415/16 Email: <u>cs@laxmipatiengineering.com</u> Website: <u>www.laxmipatiengineering.com</u>

(b)Registrar & Transfer Agents:

Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri-East, Mumbai-400059 Telephone : +91-022-62638200 Email: <u>investor@bigshareonline.com</u> Website: www.bigshareonline.com

r) Credit Ratings: No credit rating has been obtained in the last financial year.

OTHER DISCLOSURES

Related Party Transaction



The Company has no material significant transactions with its related parties which may have a potential conflict with the interest of the Company at large. The Audit Committee reviews the transactions. The policy has been disseminated on the website of the Company. The policy for Related Party Transaction is provided in link <u>http://www.laxmipatiengineering.com/codes-and-policies</u>.

Statutory Compliance, Penalties and Strictures

The Company has complied with the requirements of the Stock Exchanges / Securities and Exchange Board of India (SEBI) / and Statutory Authorities to the extent applicable, and accordingly no penalties have been levied or strictures have been imposed on the Company on any matter related to capital markets during the last three years.

Vigil Mechanism / Whistle Blower Policy

The Company has a formal Vigil Mechanism / Whistle Blower Policy. The Directors of the Company affirms that no personnel have been denied access to the Audit Committee.

Mandatory & Non Mandatory Requirements:

The Company has complied with all the mandatory requirements of Corporate Governance and endeavors to adopt good corporate governance practices which help in adoption of non mandatory requirements.

Material Subsidiary

The Company does not have any material subsidiary.

Details of Utilization of funds through Preferential Allotment or Qualified Institutions Placement:

During the year the Company has not raised funds through Preferential Allotment or Qualified Institutions Placements.

Certificate for Non- Disqualification of Director

Mr. Ranjit Binod Kejriwal, Practicing Company Secretary, Surat has provided certificate under Regulation 34(3) and Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. A copy of certificate received from him is mention in **Annexure-XI**.

Code Of Conduct For Prevention Of Insider Trading

The Company has adopted the Code of Conduct for regulating, monitoring and reporting of Trading by Insiders in accordance with the requirement of SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Companies Act, 2013. The Code of internal procedures and conduct for Regulating, monitoring and Reporting of Trading by Insiders is available on http://www.laxmipatiengineering.com/codes-and-policies

Details of fees paid by the company to the statutory auditor and to all entities in the network firm / network entity of which the statutory auditor is a part are as under:

Type of service	F.Y. 2020-21	F.Y. 2019-20
Audit Fee	Rs. 50000	Rs. 50000
Total	Rs. 50000	Rs. 50000

Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

Status of Complaints received, resolved and pending as on 31st March, 2021:



Number of complaints filed during the financial year	Nil
Number of complaints disposed of during the financial year	Nil
Number of complaints pending as on end of the financial year	Nil

Update E-Mails For Receiving Notice/Documents In E-Mode:

The Ministry of Corporate Affairs (MCA) has through its circulars issued in 2011, allowed service of documents by companies including Notice calling General Meeting(s), Annual Report etc. to their shareholders through electronic mode. This green initiative was taken by MCA to reduce paper consumption and contribute towards a green environment. As a responsible citizen, your company fully supports the MCA's endeavor.

In accordance of the same, your company had proposed to send Notice calling General Meetings, Annual Report and other documents in electronic mode in future to all the shareholders on their email addresses. It was also requested to inform the Company in case the shareholders wish to receive the above documents in physical form. Accordingly, the Annual Report along with Notice will be sent to the shareholders in electronic mode at their email addresses.

The shareholders may register their email addresses with their Depository through Depository Participant.

Update Your Correspondence Address/ Bank Mandate/Pan/ Email Id:

Shareholder(s) holding shares in dematerialized form are requested to notify changes in Bank details/ address/ email ID directly with their respective DPs.

Quote Folio No. / Dp Id No.:

Shareholders/ Beneficial owners are requested to quote their DP ID no. in all the correspondence with the Company. Shareholders are also requested to quote their Email ID and contact number for prompt reply to their correspondence.

DISCRETIONARY REQUIREMENTS

The Board

The chairperson of the company is an Executive Director.

Shareholder Rights

Half yearly declaration of financial performance is uploaded on the website of the company as soon as it is intimated to the stock exchange.

Modified opinion(s) in audit report

Standard practices and procedures are followed to ensure unmodified financial statements.

Reporting of Internal Auditor

The Company has appointed M/s V. M. Patel & Associates as the Internal Auditor of the Company for five years from F.Y. 2019-20 to 2023-24. The Internal Auditor reports to the Audit Committee periodically with Internal Audit Report prepared on quarterly basis.

For LAXMIPATI ENGINEERING WORKS LIMITED

Date: 06/08/2021 Place: Surat

Sd/-Sanjaykumar Govindprasad Sarawagi Chairman DIN: 00005468



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THE DISCLOSURES PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULES 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) AMENDMENT RULES, 2016 ARE AS UNDER:

(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 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 F.Y. 2020-21 (in Rs.)	% increase in Remuneration in the F.Y. 2020- 21	Ratio of Remuneration of each Director/ to median remuneration of employees
1	Sanjaykumar Govindprasad Sarawagi Executive Director & Chairman	Nil		-
2	Manojkumar G Sarawagi Executive Director	Nil		
3	Rakeshkumar Govindprasad Sarawagi Executive Director	Nil		-
4	Ruchita Amit Mittal Non- Executive Director	Nil		
5	Pratibha Pankaj Gulgulia Non- Executive Director	Nil		
6	Girish Umesh Srivastava Non- Executive Director	Nil		
7	Kaushik Haribhai Vegad Company Secretary	362083	-5.29	
8	Mustufa M Hazi Chief Financial Officer	515700	-1.40	
9	Amit Khandelwal Manager	1547700	33.42	



 (ii) Names of the top ten employees in terms of remuneration drawn from the Company in the financial year 2020-21:

Sr.	Name	Design ation	Remun eration Receiv ed during 2020- 21	Nature of Employ ment, Whether Contract ual Or Otherwis e	Qualification s and experience of the employee	Date of Commen cement of Employ ment	The age of such emplo yee as on 31.03. 21	The Last Employme nt Held By Such Employee Before Joining The Company	The Percent age Of Equity Shares Held By The Employ ee In The Compa ny Within The Meanin g Of Clause (iii) Of Sub- Rule (2) Above	Whethe r Any Such Employ ee Is A Relativ e Of Any Directo r Or Manag er Of The Compa ny And If So, Name Of Such Directo r Or Such Directo r Or	Nature Of Relativ e
1	Amit Khandelw al	Manag er	154770 0	Permane nt	B. Sc., MBA, Experience 19 Years	24/07/15	44	Tapti Valley School			
2	Amarkum ar J Trivedi	Techni cal Manag er	123556 8	Permane nt	Diploma Mechinical Engineer, Experience 15 Years	05/02/13	40	Inland Marine Works Pvt.Ltd. Bhavnagar		-	
3	Rasik Sudani	BDO	100000 0	Permane nt	B.Tech Mechinical Engineer, Experience 20 Years	01/06/20 20	47	Saurashtra Engineerin g Pvt Ltd			
4	Manoj Kumar Singh	Site- Incharg e	844744	Permane nt	12th+Diplo ma, 19 Years Experience.	03/08/18	40	Ambly Engineerin g Pvt Ltd			
5	Neeraj Sharma	Site- Incharg e	750992	Permane nt	B.E. Experience 21 Yrs	08/09/18	49	Fabtech Industries Pvt Ltd			
6	Kalpesh Gajjar	Product ion Manag er	611758	Permane nt	Diploma In Mechinical, Experience 22 Years	18/01/18	42	ABG Shipyard Limited			
7	Amarjeet Pal	Site- Incharg e	580956	Permane nt	Undergradua te, Experience	27/04/12	32	Vally System Pvt.Ltd.			



					13 Years			L&T Hazira Surat		
8	Mukesh Omprakas h Patel	Site- Incharg e	556274	Permane nt	Diploma In Mechinical, Experience 18 Years	27/09/20 18	39	Cad Experts Engineerin g Solutions Pvt Ltd	 	
9	Mustufa M Haji	CFO	515700	Permane nt	B.Com, Experience 21 Years	30/09/14	43	Siddhi Vinayak Knots & Prints Pvt.Ltd.	 -	-
10	Nainesh Rana	Accoun tant	512186	Permane nt	CA, 5 Years Experience	23/07/20 19	30	Dhanurdha r Processors Pvt.Ltd.	 	

No Directors receive any remuneration or sitting fees.

- (i) The median remuneration of employees of the Company during the Financial Year was Rs. 16,500/- p.m.
- (ii) In the Financial year, there was Increase of 9.27% in the median remuneration of employees;
- (iii) There were 1003 permanent employees on the rolls of the Company as on March 31, 2021;
- (iv) Average percentage increase made in the salaries of employees other than the managerial personnel in comparison of the last financial year is 18.13%. There is average increase of 17.44% in the remuneration of Key Managerial personnel in comparison to the last financial year.
- (v) The remuneration of KMP is as per the recommendations of the Nomination & Remuneration Committee.
- (vi) It is hereby affirmed that the remuneration paid is as per the remuneration policy for Directors, Key Managerial Personnel and other Employees.

For LAXMIPATI ENGINEERING WORKS LIMITED

Date: 06/08/2021 Place: Surat Sd/-Sanjaykumar Govindprasad Sarawagi Chairman (DIN: 00005468)



STATEMENT ON RISK MANAGEMENT

All businesses are fraught with risk and ship fabrication and heavy engineering is not different. We at **LAXMIPATI ENGINEERING WORKS LIMITED** seek to minimize the adverse impacts of all kinds of risks, thus enabling the company to leverage market opportunities effectively and enhance long term competitive advantage. Our Risk Management Framework involves identification, analyses, evaluation, treatment, mitigation and monitoring all kinds of risks like Strategic, External and operational risks.

Strategic risk is the risk associated with our long term business strategies and the risks associated with the execution of these strategies. The ship fabrication industry, heavy engineering are going through a bad period right now though the outlook looks promising in the next 8-10 years horizon owing to the Make in India policy and the change in the FDI rules for this sector. In order to mitigate the strategic risk we have taken conscious decision to develop our capabilities in aluminum boats construction and repairs which is a niche sectors (Not too many players) and we have also realigned ourselves to be engineering Services Company for shipbuilders and other related industries.

External Risk arises out of uncontrollable factors from outside the organization like downturn in the economy, adverse policies or regulatory framework or even natural disasters.

Operational Risk arises out of inefficiencies or negligence in the operations or system of internal controls. These are risk associated with non compliance with statuary requirements or policies, not following the safety regulations, engaging in unlawful or fraudulent behavior or breaches of contractual agreement. As a company we have checks and balances in places ensure such things don't happen. Proper Personal Protective Equipments are provided to all employees working on the shop floor to ensure safety. Internal and statuary audits on regular interval put the relevant checks in place.

For LAXMIPATI ENGINEERING WORKS LIMITED

Date: 06/08/2021 Place: Surat Sd/-Sanjaykumar Govindprasad Sarawagi Chairman (DIN: 00005468)



Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31.03.2021

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

To,

The Members, Laxmipati Engineering Works Limited (Formerly Known as L. P. Naval and Engineering Limited) (CIN: L35111GJ2012PLC068922) Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat –394221.

I/We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s. Laxmipati Engineering Works Limited**, (hereinafter called the "company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my/our verification on test check basis of the M/s. Laxmipati Engineering Works Limited, 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, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on **31**st March, 2021 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

In the wake of COVID-19 pandemic outbreak, we have relied on management representations, scanned copies and soft copies of documents received by the company for issue of this report. Physical verification was not possible. So to that extent the report may be based on our presumption to the truth of digital documents and representation.

I have examined the books, papers, minute books, forms and returns filed and other records maintained by M/s. Laxmipati Engineering Works Limited for the financial year ended on 31st March, 2021 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made there under;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') to the extent applicable during the year:
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018. the regulation is not applicable during the Financial Year 2020-21
 - d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; the regulation is not applicable during the Financial Year 2020-21
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; the regulation is not applicable during the Financial Year 2020-21
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) (Amendment) Regulations, 2016; the regulation is not applicable during the Financial Year 2020-21 and
 - h. The Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018 : the regulation is not applicable during the Financial Year 2020-21



- vi. Other Laws Specifically Applicable to Company:
 - a. Income Tax Act, 1961
 - b. Goods & Service Tax and other Indirect Taxes
 - c. Labour Laws

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

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

During The year under review, the company has generally complied with the provisions of the act, rules, regulations and guidelines mentioned above except the Following:

• Form DPT-3 for Non- Acceptance of Deposits and Form MSME for the period ended on 31/03/2020 were filed after due date of filling

I further report that, based on the information provided by the company, its officers and authorised representative during the conduct of the audit, and also on the review of reports by CS/CFO and Statutory Auditor of the company, in my opinion, adequate systems and processes and control mechanism exist in the company to monitor and ensure compliance with applicable general laws.

I further report, that the compliance by the company of applicable financial laws, like direct and indirect tax laws, Pollution control, CRZ laws and Labour laws has not been reviewed in this audit since the same have been subject to review by statutory financial audit and other designated professionals.

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

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

As per the minutes of the meetings duly recorded and signed by the chairman, the decisions of the board were unanimous and no dissenting views have been recorded.

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

I report further that, during the audit period, there were no specific events/actions in pursuance of the aforesaid laws, rules, regulations, etc. having a major bearing on the company's affairs except following:

The company has changed its name from L. P. naval and Engineering Limited to Laxmipati Engineering Works Limited.

Date: 06/08/2021 *Place*: Surat Signature: Sd/-Name of PCS: Ranjit Binod Kejriwal FCS No.: 6116 C P No.: 5985 UDIN: F006116C000746878 PR : 12004GJ424500

This report is to be read with our letter dated 06th August, 2021 which is annexed and forms an integral part of this report.



To, The Members, **Laxmipati Engineering Works Limited** (Formerly Known as L. P. Naval and Engineering Limited) (CIN: L35111GJ2012PLC068922) Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat –394221.

Our Secretarial Audit report dated 06th August, 2021 is to be read along with this letter.

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were considered 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. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Date: 06/08/2021 Place: Surat Signature: Sd/-Name of PCS: Ranjit Binod Kejriwal FCS No.: 6116 C P No.: 5985 UDIN: F006116C000746878 PR : 12004GJ424500



Form No. AOC-2

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

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

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

S	Name(s) of	Nature of	Duration of	Salient terms	Justification for	Date(s)	Amount	Date on which the
Ν	the related	contracts	the	of the	entering into such	of	paid as	special resolution
	party and	/arrangemen	contracts /	contracts or	contracts or	approv	advances,	was passed in
	nature of	ts/trans	arrangemen	arrangements	arrangements or	al by	if any	general meeting as
	relationship	actions	ts /	or transactions	transactions	the		required under first
			transactions	including the		Board		proviso to Section
				value, if any				188
				Not Ap	plicable			

2 Details of material contracts or arrangement or transactions at arm's length basis

SN	Name(s) of the related party and nature of relationship	Nature of contracts / arrangements / transactions	Duration of the contracts / arrangements / transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Date(s) of approval by the Board, if any	Amount paid as advances , if any
1	Kaushik Haribhai Vegad, Company Secretary	Salary	Yearly	3,62,083	07/04/2018	
2	Mustufa Moiz Hazi, Chief Financial Officer	Salary	Yearly	5,15,700	22/08/2019	
3	Amit Khandelwal (Manager)	Salary	Yearly	15,47,700	22/08/2019	
4	Rakesh Sarawagi, Director	Interest	Per Annum	Interest @12% P.A.	17/06/2020	
5	Siddhi Vinayak Polyfab Private Limited, Common Director	Interest	Per Annum	Interest @9% P.A.	17/06/2020	
6	Siddhi Vinayak Silk Mills Private Limited	Interest	Per Annum	Interest @12% P.A.	17/06/2020	
7	Anmol Tradelinks Pvt Ltd	Interest	Per Annum	Interest @12% P.A.	17/06/2020	
8	Siddhi Vinayak Knots & Prints Private Limited, Common Director	Sales	Annually	At Prevailing Market Price	17/06/2020	

For LAXMIPATI ENGINEERING WORKS LIMITED

Date: 06/08/2021 Place: Surat Sd/-Sanjaykumar Govindprasad Sarawagi Chairman (DIN: 00005468)



Energy Conservation Measures, Technology Absorption and R & D Efforts and Foreign Exchange Earnings and Outgo:

(Se	e Rule	8 of Companies(Accounts) Rules, 2014)		
A	Cons	ervation of Energy		NIL
	(i)	the steps taken or impact on conservation of energy		
	(ii)	the steps taken by the company for utilising alternate sources of energy		
	(iii)	the capital investment on energy conservation equipment		
В	Tech	ology absorption		NIL
	(i) (ii)	the efforts made towards technology absorption the benefits derived like product improvement, cost reduction, product development or import substitution		
	(iii)	in case of imported technology (imported during last three years reckoned from the be	eginning of the fi	nancial year)
	а	The details of technology imported		
	b	the year of import		
	c	whether the technology been fully absorbed		
	d	if not fully absorbed areas where absorption has not taken place& reasons thereof		
	(iv)	the expenditure incurred on research & development.		
С	Forei	gn Exchange		
	De	tails of Earning in Foreign Exchange		
			Current	Previous
		Export of goods calculated on FOB basis	Year	Year
		Interest and dividend		
		Royalty Know- how		
		Professional & consultation fees		
		Other income		
		Total Earning in Foreign Exchange	NIL	NIL
	De	tails of Expenditure in Foreign Exchange		
		Import of goods calculated on CIF basis		
		(i)raw material		
		(ii)component and spare parts		
		(iii)capital goods		
		Expenditure on account of		
		(i) Royalty		
		(ii) Know- HOW		
		Professional & consultation fees		
		Interest		
		Other matters		
		Dividend paid		
		Total Expenditure in foreign exchange	NIL	NIL

For LAXMIPATI ENGINEERING WORKS LIMITED

Date: 06/08/2021 Place: Surat Sd/-Sanjaykumar Govindprasad Sarawagi Chairman (DIN: 00005468)



<u>CERTIFICATION BY THE CHIEF FINANCIAL OFFICER ON FINANCIAL STATEMENTS OF</u> <u>THE COMPANY</u>

I, Mustufa Moiz Haji, Chief Financial Officer of Laxmipati Engineering Works Limited, certify that:

- a) I have reviewed the financial statements and the Cash Flow Statement of Laxmipati Engineering Works Limited for the year ended 31st March 2021 and that to the best of our knowledge and belief:
 - (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.
- b) There are, to the best our knowledge the belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- c) I accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the listed entity pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the auditors and the Audit Committee:
 - (i) There has not been any significant change in internal control over financial reporting during the year under reference ;
 - (ii) There has not been any significant change in accounting policies during the year; and
 - (iii) We are not aware of any instance during the year of significant fraud with involvement therein of the management or any employee having a significant role in the company's internal control system over financial reporting.

By order of Board of Directors

Date: 28/06/2021 Place: Surat

Sd/-Mustufa Moiz Haji Chief Financial Officer



R Kejriwal & Co.

Chartered Accountants

2, Aastha, 2/906, Hira Modi Sheri, Opp. Gujarat Samachar Press, Ring Road, Surat-395002 E-mail - auditrkejriwal@gmail.com Ph-0261-3599664

C.No.L/07/2021-22

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To The Members of **Laxmipati Engineering Works Limited** (Formerly known as L. P. Naval and Engineering Limited)

We have examined the compliance of the conditions of Corporate Governance by Laxmipati Engineering Works Limited, CIN: L35111GJ2012PLC068922; for the year ended 31st March 2021 as stipulated in Regulation 27(2) of SEBI (Listing Obligations And Disclosure Requirements), Regulations 2015 of the said Company with BSE Ltd.

The compliance of the conditions of Corporate Governance is the responsibility of the Company's management. Our examination was limited to the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of an 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 and considering the relaxations granted by the ministry of corporate affairs and SEBI warranted due to the spread of the COVID-19 pandemic, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned SEBI (Listing Obligations And Disclosure Requirements), Regulations 2015.

We state that no investor grievances are pending for a period exceeding one month against the Company as per the records maintained by the Shareholders/Investors Grievances Committee.

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

For R Kejriwal & Co. Chartered Account Sd/-Khushboo Shah Partner Membership No. 171607 FRN No. 133558W UDIN: 21171607AAAAAX6479 Place: Surat Date: 06/08/2021



DECLARATION BY DIRECTOR THAT THE MEMBERS OF BOARD OF DIRECTORS AND SENIOR MANAGEMENT PERSONNEL HAVE AFFIRMED WITH THE CODE OF CONDUCT OF BOARD OF DIRECTORS AND SENIOR MANAGEMENT

All the Members of the Board of Directors of the Company and Senior Management Personnel have affirmed compliance with the Code of Conduct for the financial year ended 31st March, 2021 as applicable to them as laid down in Companies Act, 2013 with the code of conduct of Board members and senior management personnel.

Date: 06/08/2021 Place: Surat For Laxmipati Engineering Works Limited

*Sd/-*Sanjaykumar Govindprasad Sarawagi Chairman (DIN: 00005468)



CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to regulation 34(3) and schedule v para c clause (10)(i) of the sebi (listing obligations and disclosure requirements) regulations, 2015)

To,

The Members, Laxmipati Engineering Works Limited

(Formerly Known as L. P. Naval and Engineering Limited) (CIN: L35111GJ2012PLC068922) Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat –394221.

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Laxmipati Engineering Works Limited having CIN: L35111GJ2012PLC068922 and having registered office at Office Block First Floor Pl. No. 237/2 & 3 Sub Pl. No. A/25 Central Park Soc., G.I.D.C, Pandesara, Surat –394221 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN)) status at the portal www.mca.gov.in as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2021have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of appointment
1	Manojkumar G Sarawagi	00005447	07/02/2012
2	Sanjaykumar Govindprasad Sarawagi	00005468	07/02/2012
3	Rakeshkumar Govindprasad Sarawagi	00005665	07/02/2012
4	Ruchita Amit Mittal	06870740	29/09/2014
5	Pratibha Pankaj Gulgulia	07121815	24/07/2015
6	Girish Umesh Srivastava	03017032	06/05/2019

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

Place: SURAT Date: 06/08/2021 Signature: Sd/-Name of PCS: Ranjit Binod Kejriwal FCS No.: 6116 C P No.: 5985 UDIN: F006116C000746746



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R Kejriwal & Co. Chartered Accountants

2, Aastha, 2/906, Hira Modi Sheri, Opp. Gujarat Samachar Press, Ring Road, Surat-395002 Email-id: <u>auditrkejriwal@gmail.com</u>, Tel: 261-2355984

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF M/s. LAXMIPATI ENGINEERING WORKS LIMITED

(Formerly known as L.P. NAVAL AND ENGINEERING LIMITED)

Report on the Audit of Standalone Financial Statements:

Opinion:

We have audited the accompanying standalone financial statements of **M/S. Laxmipati Engineering Works Limited** (Formerly known as L.P. Naval and Engineering Limited) ("The Company") which comprises the Balance Sheet as on 31st March 2021, the Statement of Profit and Loss and Cash Flow statement for the year then ended and notes to financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the company as at 31st March **2021** and its profit (or Loss) and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

Accuracy of revenues and onerous obligation in respect of fixed price contracts involves critical estimate.

The company use the percentage of completion method in accounting for its contracts. Use of the percentage of completion method requires the company to estimate the efforts or cost expended to date as a proportion of the total efforts or costs to be expended. Efforts or costs expended have been use to measure progress towards completion as there is direct relationship between input and productivity.

The Company derives revenues from business fabrications and related services. Revenue is recognized upon the work certified by company's engineers.

Auditor's Response

Our audit approach was a combination of test of internal controls and substantive procedure which include the following:

• Evaluate the design of internal controls relating to recording of efforts incurred and estimations of efforts required to complete the performance obligation.



- Tested the access and application controls pertaining to time recording, allocation and budgeting systems which prevents unauthorised changes to recording of efforts incurred.
- Select a sample of contract and through inspection of evidence of performance of these controls, tested the operating effectiveness of the internal controls relating to efforts incurred and estimated.
- Performed analytical procedure and test of details for reasonableness of incurred and estimated efforts.

Management's Responsibility for the Standalone Financial Statements:

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

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

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

Auditor's Responsibility for the Audit of the Financial Statements

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

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

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



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

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

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

Report on Other Legal and Regulatory Requirements:

- 1. As required by the Companies (Auditor's Report), Order, 2016 (order dated 29.03.2016), issued by the Central Government of India in terms of section 143(11) of the Companies Act, 2013 (hereinafter referred to as 'order'), and on the basis of test check as we considered appropriate and according to information and explanation provided to us, we enclose in the Annexure "A" statement on the matters specified in paragraphs 3 and 4 of the said Order.
- 2. As required by section 143(3) of the Act, we report that:
 - 2.1 We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit
 - 2.2 In our opinion, proper books of account as required by law have been kept by the company as far as appears from our examination of those books.
 - 2.3 The Balance Sheet, Profit and Loss statement and Cash Flow Statement dealt with by this report are in agreement with the books of account.
 - 2.4 In our opinion, the aforesaid financial statements comply with the accounting standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014
 - 2.5 On the basis of written representations received from the directors, as on March 31, 2021, taken on record by the Board of directors, none of the directors are disqualified as on March 31, 2021 from being appointed as a director under section 164(2) of the Act.
 - 2.6 With respect to the adequacy of financial controls over financial reporting of the company and the operative effectiveness of such controls, refer to our separate report in "Annexure B";
 - 2.7 With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197 (16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act; and
 - 2.8 With respect to the others matters to be included in the auditor's report in accordance with Rule 11 of the companies (audit and auditors) rules 2014, in our opinion and to the best of our information and according to the explanations given to us.
 - (i) There were no pending litigations which would impact the financial position of the company.
 - (ii) The company did not have any material foreseeable losses on long term contracts including derivative contracts
 - (iii)There were no amounts which were required to be transferred to the Investor Education and Protection fund by the company.

For R Kejriwal & Co.

Chartered Accountants. Firm Reg. No. 133558W

Place: Surat Date: 28/06/2021

Sd/-Khushboo Shah Partner M. No. 171607 PAN: AAPFR9048C UDIN: 21171607AAAAAQ4805



Annexure to Auditors' Report (Referred to in of our report of even date to the members of LAXMIPATI ENGINEERING WORKS LIMITED as on the financial statements for the year ended March 31, 2021)

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

1		Fixed Assets	
- I	(a)	Whether the company is maintaining proper records	YES
	(~)	showing full particulars, including quantitative details	
		and situation of fixed assets;	
	(b)		The management conducted physical verification of certain fixed
	• •		assets in accordance with its policy of physical verification in a
		whether any material discrepancies were noticed on	phased manner. In our opinion, such frequency is reasonable
			having regard to the size of the Company and the nature of its
		properly dealt with in the books of account;	fixed assets. As explained to us, the discrepancies noticed on
			physical verification as compared to book records maintained,
			were not material and have been properly dealt with in the books
			of account.
	(c)	Whether title deeds of immovable properties are held in	No, Lease deed for land will be executed on completion of
		the name of the company. If not, provide details thereof.	construction & subject to compliance of prescribed
			conditions.
2		Inventories	
			The management conducted physical verification of inventory in
		conducted at reasonable intervals by the management	accordance with its policy of physical verification in a phased
		and whether any material discrepancies were noticed	manner. In our opinion, such frequency is reasonable having
		and if so, how they have been dealt with in the books of	regard to the size of the Company and the nature of its inventory.
		account;	As explained to us, the discrepancies noticed on physical
			verification as compared to book records maintained, were not
			material and have been properly dealt with in the books of
			account.
3		Loan Granted	814
		Whether the company has granted any loans, secured or unsecured to companies, firms, LLPs or other parties	
		covered in the register maintained u/s 189 of the	
		Companies Act, 2013. If so,	
	(a)	Whether the terms and conditions of the grant of such	NA
	(~)	loans are not prejudicial to the company's interest;	
	(b)	Whether receipt of the principal amount and interest are	NA
		regular. If not provide details thereof; and	
	(c)	If overdue amount is more than rupees five lakhs,	
		whether reasonable steps have been taken by the	
		company for recovery of the principal and interest;	
4		Loans, Investments and gurantees	
			As explained to us and from the records verified, the company
			has generally complied the provision of section 185 and 186 of
		Companies Act, 2013 have been complied with. If not, provide details thereof.	The Companies Act, 2013.
_			
5		Deposit	NIA
		In case the company has accepted deposits, whether	
		the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant	
		provisions of the Companies Act, 2013 and the rules	
		framed thereunder, where applicable, have been	
		complied with? If not, the nature of such contraventions	
		be stated; If an order has been passed by Company	
		Law Board or National Company Law Tribunal or	
		Reserve Bank of India or any court or any other tribunal,	
		whether the same has been complied with or not?	
6		Cost Records	
		Whether maintenance of cost records has been	NA
		specified by the Central Government under sub-section	
		(1) of section 148 of the Companies Act, 2013 and	
		whether such accounts and records have been so made	
		and maintained;	



Statutory	dues

7		Statutory dues	
	(a)	whether the company is regular in depositing	According to the information and explanations given to us and the
		undisputed statutory dues including provident fund,	record examined by us, the company is generally regular in
			depositing with appropriate authorities undisputed statutory dues
		service tax, duty of customs, duty of excise, value	
			Income-tax, Sales-tax and other material Statutory Dues
		appropriate authorities and if not, the extent of the	applicable to it. There were no arrears as at, 31st March, 2021 for
		arrears of outstanding statutory dues as at the last day	a period of more than six months from the date they became
		of the financial year concerned for a period of more than	payable.
		six months from the date they became payable, shall be	
		indicated by the auditor.	
ł	(h)	Where dues of income tax or sales tax or service tax or	ΝΙΔ
	(u)		INA
		duty of customs or duty of excise or value added tax	
		have not been deposited on account of any dispute,	
		then the amounts involved and the forum where dispute	
		is pending shall be mentioned. (A mere representation	
		to the concerned Department shall not be treated as a	
		dispute).	
		Particulars F.Y.	AMOUNT (In Rs.) STATUS
ł			AMOUNT (In Rs.) STATUS
8		Default in Repayment	
		Whether the company has defaulted in repayment of	NO
		dues to a financial institution or bank or debenture	
		holders? If yes, the period and amount of default to be	
		reported (in case of banks and financial institutions,	
_ l		lender wise details to be provided).	
9		Term Loan/ Money raised	
		Whether moneys raised by way of public issue/ follow-	NA
		on offer (including debt instruments) and term loans	
		were applied for the purposes for which those are	
		raised. If not, the details together with delays / default	
		and subsequent rectification, if any, as may be	
		applicable, be reported;	
10		Fraud	
		Whether any fraud by the company or any fraud on the	To the best of our knowledge and according to the information
		Company by its officers/ employees has been noticed or	and explanations given to us, there have been no cases of fraud
		reported during the year; If yes, the nature and the	on or by the Company noticed or reported during the year under
		amount involved be indicated.	report
11		Managerial Remuneration	
· ·			VEC
		Whether managerial remuneration has been paid /	YES
		provided in accordance with the requisite approvals	
		mandated by the provisions of section 197 read with	
		schedule V to the Companies Act? If not, state the	
		amount involved and steps taken by the company for	
		securing refund of the same.	
12			
12 「		Nidhi Company	N1A
		Whether the Nidhi Company has complied with the Net	INA
		Owned Fund in the ratio of 1: 20 to meet out the liability	
		and whether the Nidhi Company is maintaining 10%	
		liquid assets to meet out the unencumbered liability.	
13		Related Parties Transactions	
1			As per the information and explanation provided to us and
			records produced before us, the company has generally complied
		Act, 2013 where applicable and the details have been	with the provisions.
		disclosed in the Financial Statements etc as required by	
		the accounting standards and Companies Act, 2013.	
14		Preferential allotment / Private placement	
ſ		Whether the company has made any preferential	NO
		allotment / private placement of shares or fully or partly	
		convertible debentures during the year under review	
		and if so, as to whether the requirement of Section 42 of	
		the Companies Act, 2013 have been complied and the	
		amount raised have been used for the purposes for	
		which the funds were raised. If not, provide details	
		thereof.	



15	Non-cash Transactions	
	Whether the company has entered into any non-cash NA	
	transactions with directors or persons connected with	
	him and if so, whether provisions of Section 192 of	
	Companies Act, 2013 have been complied with.	
16	Registration with RBI	
	Whether the company is required to be registered under NA	
	section 45-IA of the Reserve Bank of India Act, 1934	
	and if so, whether the registration is obtained.	
	For I	R. Kejriwal & Co.

For R. Kejriwal & Co. Chartered Accountants

Sd/-Khushboo Shah Partner M.No. 171607 FRN.133558W Date :28/06/2021 Place : Surat



ANNEXURE - B TO THE AUDITORS' REPORT

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 **LAXMIPATI ENGINEERING WORKS LIMITED** (Formerly Known as L.P NAVAL AND ENGINEERING LIMITED) ("The Company") as of 31 March 2021 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The 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 financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of



management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For R Kejriwal & Co. Chartered Accountants. Firm Reg. No. 133558W

Place: Surat Date: 28/06/2021

Sd/-Khushboo Shah Partner Membership No. -171607 PAN : AAPFR9048C



Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN- L35111GJ2012PLC068922

Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No .A-25, Central park, GIDC, Pandesara, Surat 394221 Website: www.laxmipatiengineering.com ; Email:info@laxmipatiengineering.com

DA	LANCE SHEET AS AT 31.03.2021	IN	(Amount in Rs.)	(Amount in Rs.)
		Note No.	As at 31.03.2021	As at 31.03.2020
Q	UITY & LIABILITIES			
	Shareholders' Funds			
	Share Capital	2	5,75,20,000	5,75,20,00
	Reserve and Surplus	3	4,55,819	6,71,75,362
		Ű	1,00,010	0,11,10,001
I	Non-Current Liabilities			
	Long term Borrowings	4	24,54,53,428	12,38,00,533
	Deferred Tax Liabilities(Net)		3,06,461	13,22,73
	Other Long term Liabilities		-	-
	Long term provisions	5	76,79,117	42,45,30
/	Current Liabilities			
	Short term Borrowings	6	(5,002)	20,37,428
	Trade payables :-	7		
	a. Total outstanding dues of micro enterprises			
	and small enterprises		17,97,692	4,71,884
	b. Total outstanding dues of creditors other		, , , , ,	, , , ,
	than micro enterprises and small enterprises		3,63,42,205	1,27,83,78
	Other Current Liabilities	8	57,22,430	49,27,49
	Short Term Provisions	9	9,91,524	46,68,27
	TOTAL		35,62,63,674	27,89,52,80
S	SETS		,,,	
	Non-Current Assets			
	Property, Plant and Equipment			
	- Tangible Assets	10	17,41,18,155	15,55,92,19
	- Intangible assets	10	17,41,10,100	10,00,02,10
	e e e e e e e e e e e e e e e e e e e	10	6 82 10 652	2 51 20 45
	- Capital WIP	10	6,82,19,653	3,51,29,45
	- Intangible Assets under development		-	-
	Non current Investments		-	×
	Deferred tax assets (net)		-	
	Long term Loans and Advances	11	18,21,250	5,28,08
	Other Non-Current Assets		-	-
	Current Assets			
	Current Investments		-	-
	Inventories	12	3,77,26,595	1,13,36,082
	Trade receivables	13	6,55,85,530	6,51,31,648
	Cash and bank balances	14	44,65,282	47,88,147
	Short term Loans and advances	15	43,27,209	64,47,193
	Other current assets		-	-
	TOTAL		35,62,63,674	27,89,52,804
SIC	GNIFICANT ACCOUNTING POLICIES AND NOTES TO	ACCOUNTS AS F		21,00,02,00
	As per our report of even date			
	For R. Kejriwal & Co.	For LAXMIPATI F	ENGINEERING WORKS	SLIMITED
	Chartered Accountants			
	onanorod / toodinanto			
	Sd/-	Sd/-		Sd/-
	Khushboo Shah	Saniav Sarawagi		Rakesh Sarawagi

Khushboo Shah Partner M.No. 171607 FRN.133558W Date :28/06/2021 Place : Surat Sd/-Sanjay Sarawagi Director DIN: 00005468

Sd/-Company Secretary Sd/-Rakesh Sarawagi Director DIN:00005665

Sd/-C.F.O.



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PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31.03.2021

			(Amount in Rs.)	(Amount in Rs.)
		Note No.	As at 31.03.2021	As at 31.03.2020
	Income			
II.	Revenue From Operations (Net)		18,75,08,217	20,84,60,223
ш	Other income	16	46,751	2,16,190
m	TOTAL REVENUE		18,75,54,968	20,86,76,413
IV	Expenses			
	Cost of Material Consumed	17	5,33,86,878	1,86,07,943
	Purchase of stock -in-trade Changes in inventory of finished	18	- (2,63,90,513)	- (37,54,195
	goods, work-in-progress		(2,00,00,010)	(07,04,100)
	Employee benefit expense	19	15,50,63,363	14,23,79,479
	Finance costs	20	1,60,88,796	77,58,785
	Depreciation & Amortization Exp.	10	45,81,989	39,32,736
	Other expenses	21	5,17,50,267	1,88,48,372
v	TOTAL EXPENSES		25,44,80,780	18,77,73,120
vi	Profit before Exceptional & Extraordinary items & tax		(6,69,25,812)	2,09,03,293
· · ·	Add/(less) exceptional items		(8,01,506)	_,,,
VII	Profit before extraordinary items and tax		(6,77,27,318)	2,09,03,293
	Add/(less) Extraordinary items		-	-
VIII	Profit Before Tax		(6,77,27,318)	2,09,03,293
	Tax expense			
	Current Tax		-	40,18,900
	Wealth Tax		-	-
	Deferred Tax		(10,16,277)	(1,33,393)
	Less: MAT credit entitlement		-	-
	Income tax of earlier years		8,502	51,007
IX	Profit /(Loss) from Continuing Operations		(6,67,19,543)	1,69,66,779
x	Profit /(Loss) from Discontinuing Operations		-	-
	Less: Tax Expenses of Discontinuing Operations		-	-
хі	Profit /(Loss) from Discontinuing Operations after Tax		-	-
XII	Profit / (Loss) for the year		(6,67,19,543)	1,69,66,779
XIII	Earning per Equity Share			
	Basic		-11.60	2.95
	Diluted		-11.60	2.95

See accompanying notes to the financial statement

As per our report of even date For R. Kejriwal & Co. **Chartered Accountants**

Sd/-Khushboo Shah Partner M.No. 171607 FRN.133558W Date :28/06/2021 Place : Surat

Sd/-Sanjay Sarawagi Director DIN: 00005468

Director DIN:00005665

For LAXMIPATI ENGINEERING WORKS LIMITED

Sd/-**Company Secretary** Sd/-Rakesh Sarawagi

Sd/-C.F.O.



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CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2021

			(Amount in Rs)
		01.04.2020 -	01.04.2019 -
		31.03.2021	31.03.2020
A	Cash flow from operating activities:		
· ·	Net Profit before tax as per Profit And Loss A/c	(6,77,27,318)	2,09,03,293
	Adjusted for:	(0,,_,,0.0)	_,00,00,200
	Depreciation	45,81,989	39,32,736
	Interest & Finance Cost	1,60,88,796	77,58,785
	Operating Profit Before Working Capital Changes	(4,70,56,533)	3,25,94,814
	Adjusted for:	(.,, , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0,20,0 1,0 1 1
	Inventories	(2,63,90,513)	(37,54,195)
	Trade Receivables	(4,53,882)	(62,29,529)
	Loans and advances and other assets	21,19,984	(15,81,827)
	Liabilities & Provisions	2,54,36,224	66,12,795
	Cash Generated From Operations	(4,63,44,720)	2,76,42,058
	Direct Tax Paid	8,502	40,69,907
	Net Cash Flow from/(used in) Operating Activities:	(4,63,53,222)	2,35,72,151
		(,,,,	_,,,
в	Cash Flow From Investing Activities:		
	Purchase of Fixed Assets	(5,61,98,148)	(2,52,37,122)
	Sale of Fixed Assets	-	-
	Proceeds from other investment	(12,93,165)	(2,22,501)
	Net Cash flow from /(Used in) Investing Activities:	(5,74,91,312)	(2,54,59,622)
С	Cash Flow from Financing Activities:		
	Proceeds From Share Capital & Share Premium	-	-
	Proceeds From Share Application Money	-	-
	Proceeds from Long Term Borrowing (Net)	12,16,52,895	52,73,751
	Proceeds from Short-term borrowings	(20,42,430)	36,42,384
	Interest & Financial Charges	(1,60,88,796)	(77,58,785)
	Net Cash Flow from/(used in) Financing Activities	10,35,21,669	11,57,350
	Net Increase/(Decrease) in Cash & Cash Equivalents (A+B+C)	(3,22,865)	(7,30,121)
	Cash & Cash Equivalents As At Beginning of the Year	47,88,147	55,18,268
	Cash & Cash Equivalents As At End of the Year	44,65,282	47,88,147

As per our report of even date For R. Kejriwal & Co. Chartered Accountants

Sd/-

Partner

Khushboo Shah

M.No. 171607 FRN.133558W Date :28/06/2021

Place : Surat

For LAXMIPATI ENGINEERING WORKS LIMITED

Sanjay Sarawagi Director DIN: 00005468

Company Secretary

Sd/-

Sd/-

Sd/-Rakesh Sarawagi Director DIN:00005665

Sd/-C.F.O.



Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN- L35111GJ2012PLC068922 Office Block First Floor Pl. No.237/2 & 3 Sub Pl.No .A-25, Central park, GIDC, Pandesara, Surat 394221 Website: www.laxmipatiengineering.com ; Email:info@laxmipatiengineering.com

NOTES FORMING PARTS OF ACCOUNT

Note 1 SIGNIFICANT ACCOUNTING POLICIES :

a. Basis of Accounting :

The financial statements have been prepared under historical cost convention in accordance with the generally accepted accounting principles and the provisions of the Companies Act 2013, as adopted consistently by the company. The company generally follows mercantile system of accounting and recognizes significant items of income and expenditure on accrual basis. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous vear.

b. Fixed Assets :

Fixed assets are recorded at cost. The Company has provided depreciation on Straight Line method as per the Companies Act, 2013

c. Capital Work In Progress:

All Expenditure incurred relating to Development of Ship Yard are accumulated and shown as Capital Work in Progress. During the year, the Company has also incurred capital expenses for new manufacturing facility at Makhinga, Surat which is still to be completed and so it is classified as Capital Work in Progress.

d. Investment :

The company has not made any investment during the year.

e. Depreciation and Amortization :

The company has provided depreciation on Straight Line Method as per companies Act,2013 and calculation of remaining useful life is based on no of days for which asstes were put to use.

f. Impairment of Assets :

An asset is treated as impaired when the carrying cost of assets exceeds its recoverable value. The company assesses at each Balance Sheet date whether there is any indication that any assets may be impaired and if such indication exists, the carrying value of such assets is reduced to its recoverable amount and a provision is made for such impairment loss in the statement of Profit & Loss A/c. The impairment loss recognized in prior accounting period is reversed if there has been a change in the estimate of recoverable amount.

g. Employee's Benefit :

Provident Fund,ESIC & LWF : Provident fund,ESIC and LWF contributions are made as per defined scheme and the contribution is charged to statement of Profit & Loss A/c of the year when it becomes due. The company has no other obligation other than to contribute and deposit to respective authorities.

Short term employee benefits are recognized as an expense in the statement of Profit & Loss A/c for the year in which the related service is rendered.

Long term employee benefit are recognized as an expense in the statement of Profit & Loss A/c for the year in which the employee has rendered service.

The Company's gratuity scheme is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on actuarial valuation using the Projected Unit Credit Method. The obligation is measured at present values of estimated future cash flows. The discount rates used for determining the present value are based on the market yields on government securities as at the balance sheet date.

h. Deferred Revenue Expenditure :

Preliminary expenses incurred by the company in past year was related to incorporation of company. Preliminary Expenses was completely written off.



i. Inventories :

Inventories are valued at the lower of cost on FIFO basis and the net realizable value after providing for obsolescence and other losses, where considered necessary. Cost includes all charges in bringing the goods to the point of sale Work-in-progress and finished goods include appropriate proportion of overhead. Other stock is valued at estimated realizable Value.

j. Foreign Currency Transactions :

The company has not incurred any foreign currency transaction during the year .

k. Lease Transactions :

The Company has been given the possession of G.I.D.C. land on 14-08-2013, to hold the same as Licencee to make necessary construction etc. Lease Deed for 99 years will be executed by G.I.D.C. after completion of construction & subject to compliance of prescribed conditions.

I. <u>Revenue & Recognition</u> :

Income and expenditure are recognized and accounted on accrual basis as and when they are earned or incurred. Revenue from Job Work transaction is recognized as and when job work or part of it is completed.

m. Income Tax :

Income tax liability is ascertained on the basis of assessable profits computed in accordance with the provisions of Income-tax. Act, 1961.Deferred tax is recognized, subject to the consideration of prudence, on timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of being reversal in one or more subsequent periods.

Minimum Alternative Tax (MAT) credit is recognized as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. The Company review the same at each Balance Sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that Company will pay normal Income Tax during the specified period.

n. Contingent Liability :

No provision is made for a liability which is contingent in nature but if material, the same is disclosed by way of notes to the accounts.

o. Earning per Share :

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year.

p. Cash & cash Equivalents :

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are term deposit balances, highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

q. Accounting for Indirect Taxes

The Company is recording sales and purchases on exclusive method and GST/VAT are not passed through the profit and Loss accounts of the company. The Effect of Indirect Taxes on Sales will be as under:

	<u>Amount In Rs.</u>
Gross Sales	21,30,76,232
Less: GST	2,55,68,015
Net Sales	18,75,08,217



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NOTES FORMING PART OF FINANCIAL STATEMENTS

NOTES FORMING			(Amount in Rs.)	(Amount in Rs.)
PARTICULARS			As at 31.03.2021	As at 31.03.2020
NOTE-2 SHARE CAPITAL				
AUTHORIZED CAPITAL				
60,00,000 Equity shares of Rs.10 each			6,00,00,000	6,00,00,000
			6,00,00,000	6,00,00,000
ISSUED CAPITAL				
57,52,000 Equity Shares of Rs.10/- each			5,75,20,000	5,75,20,000
			5,75,20,000	5,75,20,000
SUBSCRIBED AND FULLY PAID UP CAPITAL				
57,52,000 Equity Shares of Rs. 10/each fully paid	an		5,75,20,000	5,75,20,000
	-6-		5,75,20,000	5,75,20,000
SUBSCRIBED BUT NOT FULLY PAID UP CAPI	TAL		-	-
			-	-
RECONCILIATION OF SHARES	As at 3	1.03.2021	As at 31	.03.2020
		Shares	Equity Shares	
Shares outstanding	Number	In Rs	Number	In Rs
Shares outstanding at beginning of the year	57,52,000	5,75,20,000	57,52,000	5,75,20,000
Shares issued during the year	-	1 	-	=
Shares bought back during the year	-	-	-	-
shares outstanding at end of the year	57,52,000	5,75,20,000	57,52,000	5,75,20,000
Shareholder(s) holding more than 5% shares	As at 3	1.03.2021	As at 31	.03.2020
	No. of shares	% of holding	No. of shares	% of holding
Equity shares of Rs.10 each	held	0	held	-
Rakesh Sarawagi	3,03,700	5.28%	, , ,	5.28%
Sanjay Sarawagi	3,03,000	5.27%		5.27%
Manoj Sarawagi	32,61,000	56.69%		56.69%
Govind Prasad Sarawagi	3,00,000	5.22%	3,00,000	5.22%

Shares allotted for consideration other than cash(for period of five years preceding the B/S date, NIL

Unpaid calls	As at 31.03.2021	As at 31.03.2020
By Directors	Nil	Nil
By Officers	Nil	Nil

Terms/rights attached to shares:

The Equity shares have a face value of Rs 10 per share. Each holder of share is entitled to one vote per share. In the event of liquidation of company all shareholders will be entitled to receive remaining assets of the company after distribution of all preferential amounts in proportion to the shares held by them.



Opening balance 4,11,30,000 4,11,30,000 Add: Credited during the year - - Less: Utilized during the year - - Closing Balance (A) 4,11,30,000 4,11,30,000 Surplus Opening balance 2,60,45,362 90,78,583 (+)Net Profit/Net Loss (-)Cost of the serves - - (-)Issue of bonus shares - - - - (-)Issue of bonus shares - - - - - (-)Issue of bonus shares - <t< th=""><th><u>NOTE 3</u> <u>RESERVE & SURPLUS</u> Securities Premium Account</th><th>As at 31.03.2021</th><th>As at 31.03.2020</th></t<>	<u>NOTE 3</u> <u>RESERVE & SURPLUS</u> Securities Premium Account	As at 31.03.2021	As at 31.03.2020
Less: Utilized during the year -	Opening balance	4,11,30,000	4,11,30,000
Closing Balance (A) 4.11.30,000 4.11.30,000 Surplus Opening balance 2.60.45,362 90.78,583 (+)Net Profit/Net Loss (6.67,19,543) 1.69.66,779 (-)Transfer from reserves - - (-)Iransfer for reserves - - (-)Transfer for related party & others: - - Unsecured Loan - -	o ,	-	-
Surplus Opening balance 2.60.45.362 90.78.583 (+)Net Profit/Net Loss (-)Transfer from reserves -<		4.11.30.000	4.11.30.000
Opening balance 2.60,45,362 90,78,583 (+)Net Profibilet Loss (6,67,19,543) 1,69,66,779 (-)Issue of bonus shares - - (-)Proposed dividends - - (-)Iransfer to reserves - - Closing Balance (B) (4,06,74,181) 2.60,45,362 Total Reserves & Surplus (A+B) (4,06,74,181) 2.60,45,362 NOTE 4			.,,,
(+)Net Profit/Net Loss (6,67,19,543) 1,69,66,779 (+)Transfer from reserves - - - (-)Issue of bonus shares - - - (-)Proposed dividends - - - (-)Transfer to reserves - - - Closing Balance (B) (4,06,74,181) 2,60,45,382 Total Reserves & Surplus (A+B) 4,55,819 6,71,75,362 NOTE 4 - - - LONG TERM BORROWINGS 24,54,53,428 12,38,00,533 Additional disclosure Promoter Director 8,55,14,399 7,64,05,304 Other officers of the company - - - Prot officers of the company - - - Prot company in which director is a member 14,22,13,073 3,79,34,170 22,77,27,472 11,43,39,474 NOTE 5 - - LOAR Secured : Union for Gratuity 76,79,117 42,45,300 - NOTE 6 Short TERM BORROWINGS - - - Loars repayable on demand: - - - -		2 60 45 262	00 79 593
(+)Transfer from reserves - - (-)Issue of bonus shares - - (-)Proposed dividends - - (-)Transfer to reserves - - Closing Balance (B) (4.06,74,181) 2.60.45,362 Total Reserves & Surplus (A+B) 4.55,819 6,71,75,362 NOTE 4 (JONG TERM BORROWINGS 24,54,53,428 12,38,00,533 Loans & Advances from related party & others: Unsecured Loan 24,54,53,428 12,38,00,533 Additional disclosure Promoter Director 8,55,14,399 7,64,05,304 Other officers of the company - - - Firm in which director is a partner 1 - - Pvt company in which director is a member 14,22,13,073 3,79,34,170 22,77,27,472 11,43,39,474 NOTE 5 IONG TERM PROVISIONS 76,79,117 42,45,300 76,79,117 42,45,300 NOTE 6 Short TERM BORROWINGS (5,002) 20,37,428 (5,002) 20,37,428 Icans repayable on demand: From banks: Secured : (5,002) 20,37,428 Union Bank of India (C.C.)			
(-)Proposed dividends - - (-)Transfer to reserves - - Closing Balance (B) (4,06,74,181) 2,60,45,362 Total Reserves & Surplus (A+B) - - NOTE 4 - - - LONG TERM BORROWINGS - - - Loans & Advances from related party & others: - - - Unsecured Loan 24,54,53,428 12,38,00,533 Additional disclosure 8,55,14,399 7,64,05,304 Promoter Director 8,55,14,399 7,64,05,304 Other officers of the company - - - Pvt company in which director is a partner - - - Pvt company in which director is a member 14,22,13,073 3,79,34,170 22,77,27,47/2 11,43,39,474 NOTE 5 - - - - - - - BHORT TERM BORROWINGS -	(+)Transfer from reserves	-	-
(-)Trainsfer to reserves - - - Closing Balance (B) (4,06,74,181) 2.60,45,362 Total Reserves & Surplus (A+B) (4,06,74,181) 2.60,45,362 NOTE 4 (DNG TERM BORROWINGS) - - Loans & Advances from related party & others: Unsecured Loan 24,54,53,428 12,38,00,533 Additional disclosure Promoter Director 8,55,14,399 7,64,05,304 Other officers of the company - - - Firm in which director is a partner - - - Pvt company in which director is a member 14,22,13,073 3,79,34,170 22,77,27,472 11,43,39,474 NOTE 5 - - Loans repayable on demand: From banks: Secured: - - Union Bank of India (C.C.) (5,002) 20,37,428 (5,002) 20,37,428 (Secured by hypothecation of Stock and book Debts. There is personal gurantee of all the directors & sanction Limit is Rs 30.00 Lakhs) (5,002) 20,37,428 NOTE 7 TRADE PAYABLES S8,02,464 12,29,171 Creditors for Goods 58,31,420 26,53,157 <td></td> <td>-</td> <td>-</td>		-	-
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Creditors for Salary 2,01,62,360 91,11,295	Creditors for Goods		
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Secured, Considered good - <td>TRADE RECEIVABLES</td> <td></td> <td></td>	TRADE RECEIVABLES		
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NOTE 14 CASH AND CASH EQUIVALENTS Cash in Hand 5,10,512 4,98,829 Balances With Scheduled Bank 39,54,770 42,89,319 44,65,282 47,88,147 NOTE 15 SHORT TERM LOANS AND ADVANCES Others: 0thers, considered good: Fixed Deposit(Lien marked for Bank Guarantee) 4,89,412 4,63,324 Prepaid Expenses(Insurance) 81,306 43,333 TDS Receivables 37,56,491 45,69,030 Loan to Staff - 5,70,000 Others, considered doubtfull: - 8,01,506	Unsecured, Considered- Doubtful	-	-
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CASH AND CASH EQUIVALENTS Cash in Hand 5,10,512 4,98,829 Balances With Scheduled Bank 39,54,770 42,89,319 44,65,282 47,88,147 NOTE 15 SHORT TERM LOANS AND ADVANCES Others: 0 Others: 4,89,412 4,63,324 Prepaid Expenses(Insurance) 81,306 43,333 TDS Receivables 37,56,491 45,69,030 Loan to Staff - 5,70,000 Others, considered doubtfull: - 8,01,506			
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NOTE 15SHORT TERM LOANS AND ADVANCESOthers:Others:Others. considered good:Fixed Deposit(Lien marked for Bank Guarantee)4,89,4124,63,324Prepaid Expenses(Insurance)81,30643,333TDS Receivables37,56,49145,69,030Loan to Staff-5,70,000Others, considered doubtfull:Rakesh Kumar Singh-8,01,506		, ,	-,,
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Loan to Staff-5,70,000Others, considered doubtfull: Rakesh Kumar Singh-8,01,506			The state of the s
Rakesh Kumar Singh - 8,01,506	Loan to Staff	-	
43,27,209 64,47,193	Rakesh Kumar Singh	-	
		43,27,209	64,47,193



NOTE 16 OTHER INCOME Interest Income:		
Interest On Late Payment	20,433	63,161
Interest On Fixed Deposit	26,318	29,589
Interest On IT Refund		46,992
Other Misc. Income:		,
Profit on sale of car	-	76,448
	46,751	2,16,190
<u>NOTE 17</u>		
COST OF MATERIAL CONSUMED		
Consumable Store	4,87,85,050	1,76,56,936
Material Purchase	19,88,672	4,99,991
Freight	16,85,098	21,950
Tools & Tackles	3,81,188	-
Maintenance & repairing service	<u>5,46,869</u> 5,33,86,878	4,29,066
	5,33,86,678	1,86,07,943
NOTE 18		
(INCREASE)/ DECREASE IN INVENTORY	72.08.012	07 05 500
Closing Stock of Goods	72,08,013	27,25,532
Less: Opening Stock of Goods	<u>27,25,532</u> (44,82,481)	<u>33,84,187</u> 6,58,655
	(44,82,481)	0,00,000
Work In Progress	3.05.18.582	86,10,550
Less: Opening WIP	86,10,550	41,97,700
	(2,19,08,032)	(44,12,850)
	(2,63,90,513)	(37,54,195)
NOTE 19		
EMPLOYEE BENEFIT EXPENSES Salary Expenses	13,92,98,310	12,79,70,354
Staff Welfare Expenses	1,14,619	2,37,167
Bonus Expenses	52.80,643	27,24,191
ESIC Expense	25,60,313	26,29,050
Labour Welfare Fund	14,628	17,334
Wages Expenses	1,05,700	20,42,257
Provident Fund	23,48,576	26,74,920
Worker Insurance Expenses	3,54,566	2,62,104
Diwali Expenses	1,55,252	2,42,418
Transport for Staff	4,94,531	1,66,590
Flat Rent	3,06,650	3,64,450
Training Expense	2,53,612	2,48,000
Gratuity	37,75,963	28,00,644
	15,50,63,363	14,23,79,479
<u>NOTE 20</u>		
FINANCE COST		
Bank Charges	1,41,559	91,120
Bank Interest	1,82,970	99,054
Interest on Unsecured Loans	1,57,64,267	75,68,612
	1,60,88,796	77,58,785



<u>NOTE 21</u>		
OTHER EXPENSES		
Payment to Auditor:		
As Auditors	50,000	50,000
Insurance Expense	1,18,114	1,01,293
Miscellaneous Expenditure:		
Advertisement Expense	9,450	4,725
Canteen Expenses	10,66,773	12,47,052
Computer Expenses	4,16,109	65,964
Consultancy Expense	17,84,300	34,32,000
Conveyance Expenses	24,851	1,79,970
Contractor's Charges	2,95,32,437	-
Diesel Expense	15,68,455	29,90,618
Discount Account	(26,835)	(16,214)
Electricity Expenses	32,63,722	-
Factory License fees	50,000	-
Gas Cylinder Exp.	-	46,700
Hire Charge of Machinery	46,13,951	47,72,930
Interest & penalty on Late payment of Taxes	27,714	13,351
Internet Exp	11,525	10,938
Legal & Professional Fees	6,24,737	4,23,305
Loading & Unloading exp	1,85,490	2,50,390
Medicine Expense	1,82,487	95,101
Office & General Expense	23,96,691	12,50,692
Other charges (L&T)	25,31,371	18,43,920
Other miscellaneous exp(Pooja Exp.)	1,95,935	-
Penalty on PF	-	77,062
Postage & courier Expense	9.014	45.239
Radiography Testing Charges	5,44,751	
Round off exp	152	54
ROC Exp	21,400	-
Security Guard Expenses	7,76,164	_
Service charges	1,08,526	1,66,059
Stationery Expense	3.09.016	2,27,521
Tax & Duty	4,800	2,400
Technical Testing and Analysis charges	15,730	30,930
Telephone Expense	43,699	57,455
Transportation Expenses	20,380	18,430
Travelling Expenses	5,67,554	10,05,609
Vehicle Exp.	7,01,802	4,26,785
Vehicle Lap.	7,01,002	28,093
	5,17,50,267	1,88,48,372



Laxmipati Engineering Works Limited (Formerly known as L.P. Naval And Engineering Limited) CIN-L35111GJ2012PLC068922 Office Block, First Floor, PL No. 237/2 & 3, Sub PL No. A/25, Central Park Soc., G.I.D.C.Pandesara, Surat-394221 Website: www.laxmipatiengineering.com ; EmailLinfo@laxmipatiengineering.com

NOTE 10 PARTICULARS										(Amount in Rs As at 31.03.202
PARTICULARS										As at 31.03.20
FIXED ASSETS AND DEPREC	TATION AS ON 3	81 03 2021								
TIXED AGGETG AND DEFINED		1.03.2021								
		Gross	Block			Deprecia	ation		Net E	Block
Description	Opening	Addition	Deduction	As At	Opening Balance	For the Period	Adjustment	As At	As At	As At
	Balance			31.03.2021				31.03.2021	31.03.2021	31.03.2020
Computer & data Processing										
Units	8,93,548	20,44,228		29.37.777	5,20,747	3,87,644		9.08.391	20,29,386	3,72,80
billts	0,90,040	20,44,220	-	29,31,111	5,20,747	3,07,044	-	9,00,391	20,29,300	3,72,00
Furniture & Fittings	4,39,556	7,38,236	-	11,77,792	2,11,406	66,172	-	2,77,578	9,00,214	2,28,15
	control states and an ex-									
Motor Vehicles	19,11,082	-		19,11,082	16,19,650	99,494	-	17,19,144	1,91,938	2,91,43
Plant & Machinery	5,45,09,276	2,03,25,482		7,48,34,757	1,00,53,221	40,28,679		1,40,81,900	6,07,52,857	4,44,56,05
and dividenmenty	0,40,00,270	2,00,20,402		1,40,04,101	1,00,00,221	40,20,075	_	1,40,01,000	0,01,02,001	4,44,50,05
Capital WIP (Makhinga)	1,92,37,921	3,30,90,202	-	5,23,28,123	-		-	-	5,23,28,123	1,92,37,92
Segment II (Ship Yard) Lease Hold										
Lease Hold Land (Dahej)	11,02,43,760			11,02,43,760				-	11,02,43,760	11,02,43,76
Capital WIP	1,58,91,530			1,58,91,530		-	-	-	1,58,91,530	1,58,91,53
	.,			.,					.,/0.1000	.,
TOTAL	20,31,26,673	5,61,98,148	-	25,93,24,821	1,24,05,024	45.81.989	-	1,69,87,013	24,23,37,808	19,07,21,64



<u>NOTE 22</u>

- a. Balances of Loans and Advances, Debtors, Creditors & Bank are subject to confirmation and reconciliation.
- b. Figures of previous year have been regrouped and rearranged wherever necessary.

c.	Auditors Remuneration	C. Year	P. Year
	As Auditors	50000	50000
	TOTAL ·	50000	50000

d. (i) The disclosures of transactions with the related parties as required by AS 18- "Related Party Transactions" are given as under. Related parties have been identified on the basis of representation made by the directors of the company and information available with the company.

Name of the related party and description of relationship:

Key Managerial Personnel (KMP) & Director Manoj Kumar Sarawagi (Executive Director) Sanjay Kumar Sarawagi (Executive Director) Rakesh Kumar Sarawagi (Executive Director) Ruchita Amit Mittal (Independent Woman Director) Pratibha Pankaj Gulgulia (Independent Woman Director) Girish Srivastava (Independent Director)

Mustufa Haji (Chief Financial Officer) Amit Khandelwal (Manager) Kaushik Haribhai Vegad (Company Secretary)

Relatives of KMP & Director Govind Prasad Sarawagi Kanta Devi Sarawagi

Sarla Sarawagi Sandhya Sarawagi Sujata Sarawagi Meena Tibrewal Mansi Sarawagi Tanya Sarawagi Parth Sarawagi Hardik Sarawagi Chaheti Sarawagi (Minor) Teshima Sarawagi Hridan Sarawagi (Minor) Arjun Amit Khandelwal(Minor) Jvoti Amit Khandelwal Prem Kumar Khandelwal Mira Khandelwal Charul Gupta Shilpa Ranade Batul Mustufa Haji Alifiya Mustufa Haji Murtaza Mustufa Haji Rehana Moizbhai Haji Moiz Fakharuddin Haii Haribhai Vegad

Kantaben Haribhai Vegad Naresh Haribhai Vegad Nisha Kaushik Vegad Basant Kumar Jalan Manju Jalan Amit Mittal Abhishek Jalan Gunjan Jain Mokshita Mittal Dhruvika Mittal Tilokchand Mahnot Saroj Devi Mahnot Pankaj Kumar P Gulgulia Pankaj Mahnot Pravina Nawlakha Pratigya Nahata Mamta Kochar Diva Gulqulia Disha Gulgulia Umesh Prasad Srivastava Hemu Umesh Srivastava Minaxi Srivastava Vivek Umesh Srivastava Rudr Srivastava Ananya Srivastava

Enterprises owned or significantly influenced by KMP , directors or their relatives:

Sanjay Sarawagi HUF Manoj Sarawagi HUF Rakesh Sarawagi HUF Govind Prasad Sarawagi HUF Rose Commotrade LLP Hi Choice Trading LLP Surat Realators Pvt Ltd Divyashakti Trading LLP Hi Tech Merchandise LLP Lansdown Dealers LLP Star mark trading LLP Prabha Distibutors LLP Siddhi Vinayak Silk Mills Private Limited Shri Siddhi Vinayak Fashions LLP Anmol Tradelink Private Limited S.V Plantations Private Limited Siddhi Vinayak Polyfab Private Limited Siddhi Vinayak Knots & Prints Private Limited Tapti Valley Education Foundation J-10 Green infrastructure Urban india Vilayatee Couture Private Limited Olpad Industrial Park LLP

Surat Mega Textile Processing Park Association Alliance Engineering Mineral corporation Himalaya corporation Shahlon Textile Park Pvt. Ltd. Wintex Mills Pvt Ltd Shri Govindprasad Sarawagi Charitable Trust Samarth Sarawagi Education Trust Samarth Sarawagi Marriage Trust Teshima Sarawagi Marriage Trust Teshima Sarawagi Education Trust Narmada Thermal Power Limited Parth Sarawagi Education Trust Parth Sarawagi Marriage Trust Chaheti Sarawagi Marriage Trust Chaheti Sarawagi Education Trust Tanya Sarawagi Education Trust Tanya Sarawagi Marriage Trust Mansi Sarawagi Education Trust Mansi Sarawagi Marriage Trust Girish Srivastava HUF Tapti Kids



(ii) Transaction during the year with the related parties and closing balances as on 31.03.2021.

Nature of Transaction		Value of Transaction					
	Key Managerial	Relatives of KMP	Enterprises owned or				
	Personnel (KMP) &	& Director	significantly influenced by				
	Director		KMP , directors or their				
			relatives:				
Loans accepted	3,45,00,000	-	10,07,31,500				
Loans repaid	3,32,00,020	-	26,60,533				
Loans given	-	-	-				
Loans received back	5,70,000	-	-				
Interest Paid	84,42,286	-	67,11,281				
Sales	-	-	29,73,393				
Salary expenses	21,79,483	-	-				
Bonus	2,46,000	-	-				
Expenses	1,19,719	-	-				
Reimbursement of expenses	93,247	-	-				
DGVCL Deposit	-	-	9,41,516				

Nature of Transaction	Closing Balances					
	Key Managerial Personnel (KMP) & Director	Relatives of KMP & Director	Enterprises owned or significantly influenced by KMP or their relatives			
Loans accepted		-				
Loans repaid	8,55,14,399	-	14,22,13,073			
Interest Paid		-				
Loans given	-	-	-			
Loans received back	-	-	-			
Sales	-	-	-			
Salary expenses	1,38,900	-	-			
Expenses	26,472	-	-			

e. Final Accounts has been prepared on Going Concern assumption.

f.	Basic & Diluted EPS Basic:	As at 31.03.2021	As at 31.03.20	20
	Profit after tax as per accounts	(6,67,19,543)	1,69,66,779	
	Weighted average number of shares outstanding	57,52,000	57,52,000	
	Basic EPS	-11.60	2.95	
	Diluted:			
	Profit after tax as per accounts	(6,67,19,543)	1,69,66,779	
	Weighted average number of shares outstanding	57,52,000	57,52,000	
	Add: Weighted average no. of potential equity shares	-	-1	
	Weighted average no. of shares o/s for diluted EPS	57,52,000	57,52,000	
	Diluted EPS	-11.60	2.95	
		Depreciation	Gratuity	Total
g.	Depreciation as per Income Tax Act	82,23,134	-	
	Depreciation as per Companies Act	45,81,989	76,79,117	
	Timing Difference	36,41,145	(76,79,117)	
	Tax on diff @ 25.168% [DTL / (DTA)]	9,16,403	(19,32,680)	(10,16,277)

h. Disclosure under Sec 22 of the Micro, Small and Medium Enterprises Development Act,2006 (MSMED):

The principal amount	The amount of payment	The amount of interest due	The amount of	The amount of further interest
and the interest	made to the supplier		interest accrued	
thereon due to any	beyond the appointed day	and payable for the period	and remaining	remaining due and payable in
supplier as at the year	and the interest thereon,		unpaid at the end	
end	during the year	of delay in making payment	of the year	the succeeding year
17,97,692	NIL	NIL	NIL	NIL

Dues to the Micro and Small Enteprises have been determined to the extent such parties have been identified on the basis of information by the management. This has been relied upon by the auditors.



- i. As per AS 17- Segment Reporting, Segment information has to be provided when the company has more than one reportable business segment. The company has two segments:
 - i) Fabricationii) Shipyard

As during the year no activity or business has been carried out in Ship yard, no separate segment reporting has been done except identification of segment wise assets.

j. Details of value of Imports, Earnings in foreign Currency and expenditure in foreign currency:

NIL

k. Impact of Covid- 19 (Global Pandemic)

The Company on basis of their assessment believes that the probability of the impact of COVID-19 pandemic has been reflected in the accounts. The company has also considered the effect of changes till year end, if any.

I. Capital and Other Commitments

The estimated amount of contracts remaining to be executed on capital account and not provided for Tangible assets (purchase of machinery) of Rs 3,10,15,017/-

For R. Kejriwal & Co. Chartered Accountants For LAXMIPATI ENGINEERING WORKS LIMITED

Sd/-Khushboo Shah Partner M.No. 171607 FRN.133558W Date :28/06/2021 Place : Surat Sd/-Sanjay Sarawagi Director DIN: 00005468

Company Secretary

Sd/-

Director DIN:00005665 Sd/-

Sd/-

Rakesh Sarawagi

Sd/-C.F.O.



LAXMIPATI ENGINEERING WORKS LIMITED (Formerly known as L. P. Naval and Engineering Limited) CIN: L35111GJ2012PLC068922 Reg Off.: Office Block First Floor, Pl No. 237/2& 3, Sub Pl No. A/25, Central Park Soc. GIDC, Pandesara, Surat-394221 Email: cs@laxmipatiengineering.com, Ph: 0261-2894415, Web: www.laxmipatiengineering.com

ATTENDANCE SLIP

Record of Attendance at the ANNUAL GENERAL MEETING held on Friday, 03rd September, 2021 at 11:00 am at Office Block, First Floor, Pl No.237/2 & 3 Sub PL No. A/25 Central Park Society, GIDC, Pandesara, Surat-394221

Please complete this attendance slip and Handover at the Entrance of the meeting Venue.

TO BE USED ONLY WHEN THE FIRST NAMED SHAREHOLDER ATTENDS

PLEASE GIVE NAME OF THE FIRST NAMED SHARE HOLDER:

NAME OF THE SHAREHOLDER OR PROXY OR REPRESENTATIVE ATTENDING THE MEETING:

Mr./Mrs./Ms. (In Capitals)

.....

Members' Folio No. Signature.....

(in case the shares are held in Demat Mode)

DP ID	••••••	••••••	
Client ID			
Mr./Mrs./Ms			
Members' Folio No)	No. of Shares Held .	 •••••
Dated:	, 2021		



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Email: cs@laxmipatiengineering.com, Ph: 0261-2894415, Web: www.laxmipatiengineering.com

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]

CIN: L35111GJ2012PLC068922

Name of the company: LAXMIPATI ENGINEERING WORKS LIMITED Registered office: Office Block, First Floor, Pl. No. 237/2 & 3, Sub Pl. No. A/25, Central Park Soc., GIDC, Pandesara, Surat -394221

Name of the member(s): Registered address: E-mail Id: Folio No/ Client Id: DP ID:

I/We, being the member (s) of shares of the above named company, hereby appoint

Name: Address: E-mail Id: Signature: or failing him

Name: Address: E-mail Id: Signature:

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Annual General Meeting of the company, to be held on the Friday, 03rd September, 2021 at 11.00 a.m. at Office Block First Floor Pl. No.237/2 & 3 Sub Pl. No.A/25 Central Park Soc. G.I.D.C Pandesara Surat 394221 and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution Nos.

1. To receive, consider and adopt the Audited Financial Statement of the company for the financial year ended on 31st March, 2021 together with the report of the Board of Directors & Auditors' thereon.

2. To appoint a Director in place of Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), liable to retire by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment.

Signed this day of 2021 Signature of shareholder Signature of Proxy holder(s)



Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting. A holder may vote either for or against each resolution.



Form No. MGT-12 Polling Paper

[Pursuant to section 109(5) of the Companies Act, 2013 and rule 21(1) (c) of the Companies (Management and Administration) Rules, 2014]

Name of the Company: LAXMIPATI ENGINEERING WORKS LIMITED Registered Office: Office Block First Floor Pl. No.237/2 & 3 Sub Pl. No. A/25 Central Park Soc. G.I.D.C Pandesara Surat 394221

CIN: L35111GJ2012PLC068922

	BALLOT PAPER			
S No	Particulars	Details		
1.	Name of the first named Shareholder (In Block Letters)			
2.	Postal address			
	Registered Folio No./ *Client ID No. (*applicable to investors holding shares in dematerialized form)			
4.	Class of Share	Equity Shares		

I/We hereby exercise my/our vote in respect of the following resolution(s) as set out in the Notice of Annual General Meeting of Company scheduled to be held on Friday, 03rd September, 2021 at 11:00 A.M. at the Registered Office of the Company at Office Block, First Floor, Plot No. 237/2 & 3, Sub Plot No. A/25, Central Park Soc., GIDC, Pandesara, Surat, Gujarat - 394221, which is proposed to be placed for consideration of members at the aforesaid AGM of the Company, by conveying my/our assent and/or dissent to the said Resolution(s) in the relevant box as stated herein below:

No.	Item	No. of Shares held by me	I assent to the resolution	I dissent from the R esolution
Ordin	ary Businesses			
1	Receive, consider and adopt the Audited Financial			
	Statement of the company for the financial year ended			
	on 31st March, 2021 together with the report of the			
	Board of Directors & Auditors' thereon.			
2	Appoint a Director in place of Mr. Sanjaykumar Govindprasad Sarawagi, Executive Director (DIN: 00005468), liable to retire by rotation in terms of			
	section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment			
Place	:			
Date:			(Signature of the	he shareholde

INSTRUCTIONS

1. This Ballot Paper is provided to enable the shareholder(s) or their proxy(ies) for voting by way of Ballot Paper(s), who does not have access to e-voting facility and /or who have not voted through e-voting, so that they can also participate in voting through this physical Ballot Paper.

2. A Member can opt for only one mode of voting i.e. either through e-voting or by Ballot paper if a Member casts votes by both modes, then voting done through remote e-voting shall prevail and voting by Ballot paper shall be treated as invalid.







LAXMIPATI ENGINEERING WORKS LIMITED (Formerly known as L. P. Naval and Engineering Limited)

CIN: L35111GJ2012PLC068922

Regd. Address: Office Block 1st Floor, Plot No. 237/2 & 3, Sub Plot No. A/25, Central Park Society, GIDC, Pandesara, Surat Gujarat - 394 221 India. Website : www.laxmipatiengineering.com I Land line : +91 0261 - 2894415/16