

2021-2022

ANNUAL REPORT



GTV
ENGINEERING
LIMITED



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GTV ENGINEERING LIMITED

ANNUAL REPORT

CIN: L31102MP1990PLC006122

BOARD OF DIRECTORS

Mr. Mahesh Agrawal (DIN: 00013139) Chairman & Managing Director

Mrs. Darshana Agrawal (DIN: 07429914) Whole-Time Director

Mr. Gaurav Agrawal (DIN: 00013176) **Executive Director**

Mr. Rahul Gupta (DIN: 08938292) Non-Executive Independent Director

Mr. Sham Sarup Kohli (DIN: 07190012) Non-Executive Independent Director

Mr. Mukesh Kumar Mehto (DIN: 08245465) Non-Executive Independent Director

CHIEF FINANCIAL OFFICER

COMPANY SECRETARY & COMPLIANCE OFFICER

Mr. Manjeet Singh Mr. Ankit Rohit

ICSI Membership No: A44013

AUDITOR

INTERNAL AUDITOR Patel Varma & Associates Mr. Virendra Rahul **Chartered Accountants** Nav Bahar Colony, Near FRN: 009108C Railway Station, Bhopal

BANKER

Axis Bank Limited

Mandideep Branch, Ground Floor, Raj Hotel Plot No: 314/I

NH-12, Near Central Bank of India, Mandideep, District: Raisen - 462046

REGISTERED OFFICE

216-217-218, New Industrial Area-II, Mandideep-462046(Bhopal)

Email: mail@gtv.co.in; Website: www.gtv.co.in

PLANT & FACTORY

Unit I: K-20-21-22, Industrial Area, Malanpur District, Bhind.

Unit II: 216-218, New Industrial Area-II, Mandideep-462046, Bhopal (M.P.)

REGISTRAR AND SHARE TRANSFER AGENT

Ankit Consultancy Private Limited

60, Electronic Complex, Pardeshipura, Indore (M.P.) 452010

Tel: 0731-4065799, 4065797; Fax: 0731-4065798

Email: ankit_4321@yahoo.com; Website: www.ankitonline.com



NOTICE

Notice is hereby given that the 31st Annual General Meeting of the Members of "**GTV ENGINEERING LIMITED**" will be held on Thursday, September 29th 2022 at 11.30 A.M. at Registered Office of the Company situated at 216-218, New Industrial Area-II, Mandideep - 462046 to transact the following businesses:

ORDINARY BUSINESS:

1. ADOPTION OF FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021-2022.

To receive, consider and adopt the Financial Statements of the Company for the year ended on March 31st, 2022 including the Audited Balance Sheet as on March 31st 2022, Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the reports of the Board of Directors and Auditors thereon.

2. RE-APPOINTMENT OF MRS. DARSHANA AGRAWAL AS DIRECTOR

Mrs. Darshana Agrawal (**DIN: 07429914**), who retires by rotation and being eligible, offers herself for reappointment.

3. <u>APPOINMENT OF AUDITOR</u>

To consider and if thought fit to pass with or without modification(s) the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 139 and other applicable provisions, if any of the Companies Act, 2013 and the Rules made there under (including any statutory modification(s) or re-enactment thereof for the time being in force), the Company hereby appoints M/s. Rath Dinesh & Associates (Firm Registration No: 008344C) as Auditors of the Company to hold office from the conclusion of this Annual General Meeting until the conclusion of the 36th Annual General Meeting of the Company subject to ratification of appointment in Annual General Meeting i.e. for a period of five years, at such remuneration plus tax, out-of pocket expenses, etc as may be mutually agreed between the Board of Directors and M/s. Rath Dinesh & Associates respectively.

SPECIAL BUSINESS:

4. TO APPROVE REAPPOINTMENT AND REMENURATION OF MANAGING DIRECTOR

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

"RESOLVED THAT pursuant to the recommendation of the Nomination & Remuneration Committee and approval of the Board, subject to the provisions of Section 196, 197, 203 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder or any amendments or substitution thereof (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule V of the Companies Act, 2013 subject to the consent of the Members be and is hereby accorded for re-appointment of Mr. Mahesh Agrawal (Din:



00013139) as Managing Director of the Company for a period of 5 (five) years on increased monthly remuneration of Rs. 3,00,000/-, which is hereby approved and sanctioned with authority to the Board of Directors to alter and very the terms and conditions of the said re-appointment and /or agreement in such manner as may be agreed to between the Board of Directors and Mr. Mahesh Agrawal.

RESOLVED FURTHER THAT where in any financial year the company has no profit or inadequate profit then remuneration as decided above be paid or granted to Mr. Mahesh Agrawal as minimum remuneration provided that the total remuneration by the way of salary and other allowances shall not exceed the ceiling limit provided in section II.A of Part II of Schedule V to the said Act or such other amount as may be provided in the said schedule V as may be amended from time to time or equivalent statutory re-enactment(s) thereof".

"RESOLVED FURTHER THAT Board of Director of the Company be and are hereby authorized to do all such acts, deeds and things and execute all such documents, instruments and writings as may be required to give effect to the aforesaid resolution."

5. TO APPROVE MANAGERIAL REMENURATION FOR MRS. DARSHANA AGRAWAL:

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

"RESOLVED THAT pursuant to section 197 of the Companies Act, 2013 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder or any amendments or substitution thereof (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule V of the Companies Act, 2013 subject to the approval of the shareholders in the Annual General Meeting the total Managerial Remuneration of Mrs. Darshana Agrawal (Whole Time Director) is be and hereby paid for Rs. 50,000 per month as within the specified limit as provided in Section II. A of Part II of Schedule V of the Companies Act, 2013".

RESOLVED FURTHER THAT where in any financial year the company has no profit or inadequate profit then remuneration as decided above be paid or granted to Mrs. Darshana Agrawal as minimum remuneration provided that the total remuneration by the way of salary and other allowances shall not exceed the ceiling limit provided in section II.A of Part II of Schedule V to the said Act or such other amount as may be provided in the said schedule V as may be amended from time to time or equivalent statutory re-enactment(s) thereof".

"RESOLVED FURTHER THAT Board of Director of the Company be and are hereby authorized to do all such acts, deeds and things and execute all such documents, instruments and writings as may be required to give effect to the aforesaid resolution."

6. TO CONSIDER AND APPROVE CORPORATE GUARANTEE:

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

"RESOLVED THAT pursuant to the provision of Section 185, 186 and other applicable provisions, if any of the Companies Act, 2013 read with Companies (Amendment) Act, 2017 and Rules made thereunder, including any statutory modifications thereto or re-enactment(s) thereof for the time being in force, and pursuant to the consent of Audit Committee vide resolutions passed in their respective meeting, the approval of the members of the Company be and is hereby accorded to the Board of



Directors of the Company to provide Corporate Guarantee in connection with the term loan of Rs. 95.00 Crores from State Bank of India to be taken by Shivalik Energy Private Limited.

"RESOLVED FURTHER THAT Board of Director of the Company be and are hereby authorized to do all such acts, deeds and things and execute all such documents, instruments and writings as may be required to give effect to the aforesaid resolution."

EXPLANATORY STATEMENT:

Pursuant to Section 102 of the Companies Act, 2013 Item No: 4

Mr. Mahesh Agrawal, aged 68 years is a Chairman and Managing Director of the Company and having over 44 years techno-commercial experience in Heavy Engineering and Manufacturing business of providing Vital Fabrication inputs to several MNCs and Giant Engineering Companies. Academically he is B.E (Mechanical Engineer) from one of the best Engineering Institute BITS, Pilani. His knowledge of various aspects relating to the company's affairs and long business experience, the Board of Directors is of the considered opinion that for smooth and efficient running of the business, the services of Mr. Mahesh Agrawal should be available to the company for further period of five years on monthly remuneration of Rs. 3,00,000/-

The Company requires full time personnel to take the operations further. In terms of the provisions of the Companies Act, Nomination and Remuneration Committee of the Board and the Board of Director at the meeting held on 13th August, 2022 re-appointed Mr. Mahesh Agrawal as Managing Director of the Company for further period of five years on the increased monthly remuneration from Rs. 2,50,000/- to 3,00,000/-

In terms of the provisions of the Companies Act, 2013 the re-appointment of the Managing Director and increase in managerial remuneration fulfills the conditions of the Schedule V and Section II. A of part II of Schedule V of the Companies Act, 2013 and therefore it need to be approved by the members at Annual General Meeting, your board recommends to pass suitable resolutions as placed under the Item No: 4 of the notice as Special Resolution.

Item No: 5

The Member may note that the based on the recommendation of the nomination and remuneration committee, the Board of Directors of the Company at their Board Meeting approved the payment of managerial remuneration of Rs. 50000/- per month to Mrs. Darshana Agrawal (Whole Time Director) of the company under the provision of Section 197 read with Schedule V of the Companies Act, 2013. In terms of the provisions of the Companies Act, 2013 the payment of remuneration fulfills the conditions provided in section II. A of Part II of Schedule V to the said Act or such other amount as may be provided in the said schedule V as may be amended from time to time or equivalent statutory reenactment(s) therefore it need to be approved by the members at Annual General Meeting, your board recommends to pass suitable resolutions as placed under the Item No: 5 of the notice as Ordinary Resolution.



Item No: 6

The Board of Directors presents this matter for the approval of Shareholders for providing Corporate Guarantee in connection with the term loan of Rs. 95.00 Crores to be taken by Shivalik Energy Private Limited from State Bank of India. Pursuant to Section 185 and Section 186 of the Companies Act, the Company needs to take approval from Shareholders through Special Resolution as the limit mentioned in the Section 186 has exceed it paid up capital and Free Reserves. Pursuant to the provision of section 185, 186, other applicable provisions, if any of the Companies Act, 2013 read with Companies (Amendment) Act, 2017 and Rules made thereunder, including any statutory modifications thereto or re-enactment(s) thereof for the time being in force, and in terms of applicable provision of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 and pursuant to the consent of Audit Committee vide resolutions passed in their respective meeting, the approval of the members of the Company be and is hereby accorded to the Board of Directors of the Company to provide Corporate Guarantee in connection with the term loan of Rs. 95.00 Crores to be taken by Shivalik Energy Private Limited from State Bank of India to be utilized for the principal business activities of the Shivalik Energy Private Limited. Your board recommends to pass suitable resolutions as placed under the Item No: 6 of the notice as Special Resolution.

By order of the Board of Directors
Sd/ANKIT ROHIT
COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mandideep

Date: 24th August, 2022

Regd. Office: 216-217-218, New Industrial Area-II, Mandideep-462046, (Bhopal)

Notes:

- 1. A MEMBER OF THE COMPANY ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as proxy on behalf of the members not exceeding fifty and holding in aggregate not more than ten percent of the total share capital of the Company carrying voting rights. The instrument appointing proxies in order to be effective must be received by the Company at the registered office, not less than 48 hours before the scheduled time of the meeting.
- 2. The Register of Members and Share Transfer Books of the Company will remain closed from 23rd September, 2022 to 29th September, 2022 (both days inclusive).
- 3. Members holding shares in physical form are requested to intimate changes in their registered address mentioning full address in block letters with Pin Code of the Post Office, Bank particulars



and Permanent Account Number (PAN) to the Company's Registrar and the Share Transfer Agent and in case of members holding their shares in electronic form, this information should be given to their Depository Participants immediately.

- 4. Members are requested to send their queries, if any on the accounts or operations of the company, to reach the Compliance Officer at the Company's Registered Office, at least 7 (seven) working days prior to the meeting, so that the information can be complied in advance.
- 5. Members are requested to mention their Folio Number in all their correspondence with the Company in order to facilitate response to their queries promptly.
- 6. Members/Proxies are requested to kindly take note of the following:
 - Copies of Annual Report will be distributed at the venue of the meeting;
 - Attendance slip, as sent herewith, is required to be produced at the venue duly filled in and signed, for attending the meeting;
 - Entry to the venue will be strictly on the basis of produce of duly completed and signed Attendance Slips; and
 - In all correspondences with the company and/or the R&T Agent, Folio No. must be quoted.
- 7. Members who are holding shares in identical order of names in more than one folio are requested to write to the Company enclosing their share certificate to enable the Company to consolidate their holdings in one folio.
- 8. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 9. Corporate Members intending to send their authorized representatives to attend the meeting are requested to send a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the meeting.
- 10. Ankit Consultancy Private Limited is the Registrar and Share Transfer Agent of the Company. All investor related communication may be addressed to the following address:

Ankit Consultancy Private Limited

60, Electronic Complex, Pardeshipura, Indore (M.P.) 452010

Tel: 0731-2551745, 2551746; Fax: 0731-4065798

Email: investor@ankitonline.com; Website: www.ankitonline.com

- 11. The Ministry of Corporate Affairs (MCA) has come out with Circular Nos. 17/2011 dated 21/04/2011 & 18/2011 dated 29/04/2011 propagating "Green Initiative" encouraging Corporate to serve documents through electronic mode. In order to above, those shareholders, who want the Annual Report in electronic mode, are requested to send their e-mail address.
- 12. The Securities and Exchange Board of India (SEBI) has mandated to submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore requested to submit their PAN to their Depository Participants with



- whom they are maintaining their demat account. Members holding shares in physical form can submit their PAN to the Company and/or its Registrar & Share Transfer Agent.
- 13. The Company hereby appoints **M/s. Rath Dinesh and Associates** (Firm Registration No: 008344C) as Auditors of the Company, to hold office from the conclusion of this Annual General Meeting until the conclusion of the 36th Annual General Meeting of the Company subject to ratification of appointment in every Annual General Meeting, i.e. for a period of five years.
- 14. Information about Directors proposed to be re-appointed at the Annual General Meeting as stipulated under Regulation 36 of the LODR Agreement entered into with the Stock Exchange are provided as Annexure in the Notice.
- 15. Members may also note that the Notice of the 31st Annual General Meeting and the Annual Report for 2021-2022 will also be available on the Company's website www.gtv.co.in for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office in Mandideep, Madhya Pradesh for inspection during normal business hours on working days. For any communication, the shareholders may also send requests to the Company's investor email id: mail@gtv.co.in
- 16. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 and Register of Contracts or Arrangements in which Directors are interested maintained under Section 189, respectively under the Companies Act, 2013, will be available for inspection to the members at the Annual General Meeting.

17. Voting through electronic means:

- I. In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015 and the Regulation 44 of the Listing Regulation, 2015, the Company is pleased to provide members facility to exercise their right to vote at the 31st Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services provided by CDSL, on all resolutions set forth in this notice.
- II. Similarly, Members opting to vote physically can do the same by remaining present at the meeting and should not exercise the option for e-voting. However, in case Members cast their vote exercising both the options, i.e. physically and e-voting, then votes casted through e-voting shall only be taken into consideration and treated valid whereas votes casted physically at the meeting shall be treated as invalid. The instructions for e-voting are as under. Members are requested to follow the instruction below to cast their vote through e-voting.

THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING:

(i) The voting period begins on 26.09.2022 at 09.00 AM IST and ends on 28.09.2022 at 05.00 PM IST. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 22.09.2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.



- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. **SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020,** under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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

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

- **Step 1**: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- (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 for Individual shareholders holding securities in Demat mode CDSL/NSDLis given below:

Type of shareholders	Login Method
	1) Users who have opted for CDSL Easi / Easiest facility, can login through their
Individual Shareholders holding securities in	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 https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com 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



Depository

- e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers website directly.
- 3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
- 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com/Evoting/EvotingLogin. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders holding securities in demat mode with NSDL Depository

- 1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period.
- 2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.



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

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

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in Demat	Members facing any technical issue in login can contact CDSL
mode with CDSL	helpdesk by sending a request at
	helpdesk.evoting@cdslindia.comor contact at toll free no.
	1800225533
Individual Shareholders holding securities in Demat	Members facing any technical issue in login can contact NSDL
mode with 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

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (v) Login method for Remote e-Voting for **Physical shareholders and shareholders other than** individual holding in Demat form.
 - 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 www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-timeuser follow the steps given below:

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

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for the relevant GTV ENGINEERING LIMITED on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.



- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xvii) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, 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 mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; gtvengineeringlimited@gmail.com (designated email address by company), 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.

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

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact attoll free no. 1800 22 55 33

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, MarathonFuturex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 22 55 33

- (xviii) KMS & Associates, Practicing Company Secretary firm has been appointed as the Scrutinizer to scrutinize the E-voting process in a fair and transparent manner. The Scrutinizer shall within a period not exceeding three (3) working days from the conclusion of the E-voting period unblock the votes in the presence of at least two (2) witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.
- (xix) The Results shall be declared on or after the AGM of the Company. The Results declared along-with the Scrutinizer's Report shall be placed on the Company's website www.gtv.co.in within two (2) days of passing of the resolutions at the AGM of the Company and communicated to the Exchanges.



ANNEXURE NO. 01 OF THE NOTICE

Details of Directors seeking Appointment / Re-appointment at the forthcoming Annual General Meeting (in pursuance of Regulation 36 of the Listing Regulation, 2015)

Name of the Director	Mr. Mahesh Agrawal	Mrs. Darshana Agrawal
Director Identification Number (DIN)	00013139	07429914
Date of Birth	11/10/1953	25/12/1990
Nationality	Indian	Indian
Date of Appointment on Board	04/12/1990	16/02/2016
Qualification	BE (Mechanical Engineer)	B.Com
Shareholding in GTV ENGINEERING LIMITED	40.36%	3.38%
List of Directorships held in other Companies (excluding foreign, private and Section 8 Companies)	NIL	NIL
Memberships / Chairmanships of Audit and Stakeholders' Relationship Committees across Public Companies	NIL	NIL

By Order of the Board of Directors

Sd/-ANKIT ROHIT COMPANY SECRETARY & COMPLIANCE OFFICER

Place: Mandideep Date: August, 24th 2022

Regd. Office: 216-217-218, New Industrial Area-II, Mandideep-462046(Bhopal)



DIRECTOR'S REPORT

To, The Members, GTV Engineering Limited,

Your Directors take pleasure in presenting their 31st Annual Report together with the Audited Financial Statements for the year ended March, 31st 2022.

1. Financial Performance of the Company:

The Board's Report shall be prepared based on the stand alone financial statement of the company.

Particulars	2021-2022 (Rs. In Lacs)	2020-2021 (Rs. In Lacs)
Sales	7742.14	5740.70
Other Income	97.44	61.68
Profit Before Interest and Depreciation.	244.52	200.27
Finance Charges	21.80	13.50
Profit Before Depreciation & Tax	222.72	186.77
Provision for Depreciation	95.12	99.65
Net Profit Before Tax	127.60	87.12
Provision for Tax	35.99	29.69
Net Profit After Tax	91.61	57.43
Balance of Profit Brought Forward	1378.45	1321.02
Balance available for appropriation	-	-
Proposed Dividend on Equity Shares	-	-
Tax on Proposed Dividend	-	-
Transfer to General Reserve	-	-
Surplus Carried to Balance Sheet	91.61	57.43



2. Brief description of the Company's working during the year:

The Directors feel great pleasure in reporting that your company has been made overall good performance during the year. The turnover of the company during the year was Rs. 7742.14 lacs and Net profit after tax during the year is Rs. 91.61 lacs.

Company's Unit-I at Malanpur, (Atta Chakki Division) and Unit-II at Mandideep, (Fabrication Division) and Power Mech Industries (Under Proprietorship of the company) are working well.

GTV Engineering Limited major business is Hi-Tech Heavy Steel Fabrication & Machining Company working as sub-contractor for various Giant Engineering companies like BHEL / SIEMENS / ABB /METSO / ALSTOM / THERMAX / FLSmidth / GEBR. PFEIFFER / L&T-MHPS /HOWDEN/ XYLEM etc. and is engaged in the execution of several Infrastructural Projects (Power /Mineral / Cement / Railways & Metros projects).

3. Change in the nature of the business, if any:

The Company doesn't changes the nature of business during the financial year 2021-2022.

4. Dividend:

The Company has not declared any dividend during the Financial Year 2021-2022 for the further expansion plan.

5. Transfer to Reserve:

The Board has recommended that the Current year profit that is Rs. 91.61 lacs is transferred to profit and loss account.

6. Share Capital:

The paid up Equity Share Capital as on 31st March, 2022 was Rs. 312.38 Lakhs divided into 31.23 Lakhs Equity Shares of Rs. 10/- each.

Issue of Shares with Differential Rights

The Company under the provision of section 43 read with rule 4(4) of the Companies (Share Capital and Debentures) Rules, 2014 (Chapter IV) has not issued any shares with differential rights during the financial year 2021-2022.

Issue of Sweat Equity Shares

The Company under the provision of Section 54 read with rule 8(13) of the Companies (Share Capital and Debentures) Rules, 2014 has not issued any sweat equity shares during the financial year 2021-2022.



7. Board of Directors and Key Managerial Personnel:

The Company has 6 (Six) Director comprising of three Executive Directors and remaining three as Independent Director on the Board.

Mrs. Darshana Agrawal, Director retires by rotation at the forthcoming Annual General Meeting and being eligible, offer herself for re-appointment.

Independent Directors

At the Annual General Meeting (AGM) of the company held on 29th September, 2020 the Members had reappointed the independent director namely; Mr. Sham Sarup Kohli (DIN: 07190012) for a period of 5 years with effect from 01st April, 2020 and appointed Mr. Rahul Gupta (DIN: 08938292) as the Independent Director of the Company. Further at the AGM held on 12th September, 2018 members had also appointed Mr. Mukesh Metho (DIN: 08245465) as an Independent Directors under the Companies Act, 2013 for a period of 5 years with effect from 12th September, 2018.

All Independent Directors have given declarations that they meet the criteria of independent as laid down under Section 149(6) of the Companies Act, 2013 and Regulations 16 of SEBI (LODR) Regulations, 2015. Your directors satisfy about their independency.

Women Director

The Company is having Mrs. Darshana Agrawal (DIN: 07429914) as Director w.e.f 11th February, 2016 and has been categorized as women Director and is complied with the provision of appointment of women director in the company.

Key Managerial Personnel

The Board of Director of the Company has appointed Mr. Manjeet Singh as Chief Financial Officer w.e.f. 10th January, 2015 and Mr. Ankit Rohit as a Company Secretary and KMP w.e.f. 11th May, 2016.

8. Particulars of the employee:

No Employee of the company has received remuneration as per sub rule (2) of Rule 5 of Companies (Appointment and Remuneration of Managerial person) Rules, 2014.

9. Meetings:

During the year Nine (09) Board Meetings and Four (4) Audit Committee Meetings were convened and held. The details of which are given in the Corporate Governance Report. The intervention gap between the meetings was within the period prescribed under the Companies Act.



10. Board Evaluation:

Pursuant to the provision of the companies Act, 2013 and Regulation 17 of the SEBI (LODR) Regulations, 2015 the Board has carried out an annual performance evaluation of its own performance, the Director individually and as well as the evaluation of the working of its Audit, Nomination & Remuneration and Compliance Committees. The manner in which the evaluation has been carried has explained out in the Corporate Governance Report.

11. Declaration by an Independent Director(s) and re- appointment, if any:

A declaration by an Independent Director(s) that he/they meet the criteria of independence as provided in sub-section (6) of Section 149 of the Companies Act, 2013 has been received by the Company at the meeting in which they are appointed. An independent director shall hold office for a term up to five consecutive years on the Board of a Company, but shall be eligible for reappointment for next five years on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

12. Remuneration Policy:

The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration. The Nomination and Remuneration Policy is forming part of this report as Annexure-I.

Managerial Remuneration:

Statement of Disclosure of Remuneration under Section 197 of Companies Act, 2013 and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

A). Ratio of the Remuneration of each Executive Director to the median employee's, Director to the median employee's.

S. No	Name of Director	Designations	Ratio of Remuneration of each Director to median remuneration of employees.	Percentage Increase in Remuneration
1.	Mr. Mahesh Agrawal	Managing Director	11.36:1	N.A
2.	Mrs. Darshana Agrawal	Director	1.7:1	N.A
3.	Mr. Gaurav Agrawal	Director	4.5:1	N.A

Note: The non-executive Directors of the Company are entitled for sitting fee and commission as per statutory provisions and are paid within limits approved by shareholders. The details of remuneration paid to non-executive directors during the year under review is provided in Corporate Governance Report. Therefore, the ratio of remuneration and percentage increase for non-executive director's remuneration is not considered for the aforesaid purpose.



- B). The Company has 26 permanent employees on the rolls of the company as on 31st March, 2022.
- C). The Managing Director and Executive Directors are not paid any variable component of remuneration. The fixed remuneration of Rs. 30 lacs per annum is paid to Mr. Mahesh Agrawal and Rs. 12. Lacs is paid to Mr. Gaurav Agrawal. In addition to this remuneration of Rs. 4.5 lacs has also paid to Mrs. Darshana Agrawal (Whole Time Director) of the company through approval from the Nomination and Remuneration Committee and Board of Directors of the Company.
- D). Ratio of the Remuneration paid of the highest paid Director to that of the Employees who are not Directors but receive remuneration in excess of the highest paid director during the year: The Managing Director is the highest paid director. No employee has received remuneration higher than the Managing Director.

13. Details of Subsidiary/Joint Ventures Companies:

The Company does not have any Subsidiary/Joint venture Companies as on 31st March, 2022.

14. Auditors:

The tenure of Statutory Auditor M/s. Patel Verma and Associates (Firm Registration No: 009108C) is going to expire after the conclusion of this AGM. The Board hereby appoints M/s Rath Dinesh & Associates (Firm Registration No: 008344C) as a Statutory Auditor of the Company from the conclusion of this AGM till the Conclusion of 36th AGM, subject to the approval of Shareholders in the AGM.

15. Auditors' Report:

The Auditors' Report does not contain any qualification. Notes to Accounts and Auditors remarks in their report are self-explanatory and do not call for any further comments.

16. Secretarial Audit Report:

In terms of Section 204 of the Act and Rules made there under, KMS & Associates (Practicing Company Secretaries) have been appointed as Secretarial Auditor of the Company. The report of the Secretarial Auditor is enclosed as Annexure II to this report. The report is self-explanatory and do not call for any further comments.

17. Internal Audit & Controls:

The Company continues to engage its Internal Auditor. During the year, the Company continued to implement their suggestions and recommendations to improve the control environment. Their scope of work includes review of processes for safeguarding the assets of the Company, review of operational efficiency, effectiveness of systems and processes, and assessing the internal control strengths in all areas. Internal Auditors findings are discussed with the process owners and suitable corrective actions taken as per the directions of Audit Committee on an ongoing basis to improve efficiency in operations.



18. Vigil Mechanism:

In pursuant to the provisions of section 177(9) & (10) of the Companies Act, 2013, a Vigil Mechanism for directors and employees to report genuine concerns has been established. The Vigil Mechanism Policy has been already uploaded on the website of the Company at www.gtv.co.in under investors/policy documents/Vigil Mechanism Policy link.

19. Risk management policy:

A statement indicating development and implementation of a risk management policy for the Company including identification therein of elements of risk, if any, this in the opinion of the Board may threaten the existence of the company.

20. Policy for Preservation of Documents:

The Board of Directors of the Company has formulated a policy in accordance with the Regulation 9 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) for preservation of Documents /Records maintained by the Company either in Physical Mode or Electronic Mode. The Preservation of Documents Policy has been already uploaded on the website of the Company at www.gtv.co.in under investors/Code of Conduct & Policies/Policy for preservation of documents link

21. Policy of Determination of Materiality:

The Board of Directors of the Company has formulated a policy in accordance with the Regulation 30(4)(ii) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for determination of materiality for disclosure of events or information to Stock Exchanges, based on the criteria specified in the said Regulation. The Policy for Determination of materiality has been already uploaded on the website of the Company at www.gtv.co.in under investors/Code of Conduct & Policies/Policy for Determination of Policy link.

22. Extract of Annual Return:

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

23. <u>Material changes and commitments, if any, affecting the financial position of the company which has occurred between the end of the financial year of the company to which the financial statements relate and the date of the report:</u>

No Material changes occurred subsequent to the close of the financial year of the Company relating to settlement of tax liabilities, operation of patent rights, and depression in market value of investments, institution of cases by or against the company, sale or purchase of capital assets or destruction of any assets during the financial year.

24. <u>Details of significant and material orders passed by the regulators or courts or tribunals impacting</u> the going concern status and company's operations in future: N.A



25. Deposits:

No Deposit was accepted, remain unpaid or unclaimed and no default was made in repayment of deposit during the year 2021-2022.

26. Particulars of loans, guarantees or investments under section 186 of Companies Act, 2013:

The company has not given any loans or guarantees covered under the provisions of section 186 of the Companies Act, 2013. The detail of the investments made by company is given in the notes to the financial statements.

27. Particulars of contracts or arrangements with related parties:

The Company has not engaged in any contract or arrangements with related parties during the financial year.

28. Corporate Governance Certificate:

The Compliance certificate from M/s. Patel Verma and Associates, Chartered Accountants, regarding compliance of conditions of corporate governance as stipulated in SEBI (LODR) Regulations, 2015 is annexed with the report.

29. Conservation of energy, technology absorption and foreign exchange earnings and outgo:

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

a) Conservation of energy:

Your Company continues to give priority for conservation of energy on an ongoing basis keeping in view a nation concern for energy conservation.

- Energy conservation measures taken: Capacitor banks have been installed in series with MPMKVVCL, Bhopal power connection to bring the energy power factor to be required standard valves to reduce the power losses.
- Total energy consumption and consumption per unit of production:



Form A

	Current Year 2021-2022	Previous Year 2020-2021
A. Power and Fuel Consumption		
• Electricity purchased Unit (KWH in Lacs) Total Amount (Rs. In Lacs) Rate/kwh (In Rs.)	10.27 96.76 9.42	9.03 89.03 9.86
Own generation (Units) Through diesel generator Cost / Unit (Rs.) Coal Qty (Tonnes)	0.00 0.00 Ltrs 0.00 N.A	0.00 0.00 Ltrs 0.00 N.A
Total Cost (Rs. In Lacs) Average Rate(Rs.) Others B. Consumption per Ton of	N.A N.A 66.365 KWH	N.A N.A 85.687 KWH
Production.	00.303 KWH	03.00/ KWN

Form B

(b). Technology absorption

Research & Development: Internal efforts for the improvement of weld quality & productivity.

Expenditure on R & D: No separate expenditure.

Technology absorption, adaptation and information

Technology Imported: N.A

Future Plans: N.A

(c). Foreign exchange earnings and outgo

During the year no foreign exchange was used and earned by the company.

30. Human Resources:

Your company treats its "human resources" as one of its most important assets.

Your company continuously invests in attraction, retention and development of talent on an ongoing basis.

A number of programs that provide focused people attention are currently underway. Your company trust is on the promotion of talent internally through job rotation and job enlargement.



31. Director's Responsibility Statement:

The Directors Responsibility Statement referred to in clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, shall state that:

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

32. Transfer of Amount to an Investor Education Protection Fund:

Your Company did not have any fund lying unpaid and unclaimed for a period of seven year.

Therefore there were no funds which are required to be transferred to Investor Education and Protection Fund (IEPF).

33. Listing with Stock Exchange:

The Company confirms that it has paid the Annual Listing Fees for the year 2022-2023 to Bombay Stock Exchange.

34. Acknowledgements:

An acknolowedgement to all with whose help, cooperation and hard work the Company is able to achive the results.

Date: 13/08/2022 On behalf of the Board of Director Place: Mandideep For GTV Engineering Limited

Sd/-Mahesh Agrawal Managing Director



NOMINATION AND REMUNERATION POLICY

(Pursuant to Section 178(3) of Companies Act, 2013 and LODR Regulations, 2015/ Clause 49 of Listing Agreement)

I. PREAMBLE

Pursuant to Section 178 of the Companies Act, 2013 and Regulation 19 of the LODR Regulations 2015, the Board of Directors of every listed Company shall constitute the Nomination and Remuneration Committee. The Company already constituted Remuneration Committee comprising of three non-executive Independent Directors as required under Listing Agreement. In order to align with the provisions of the Companies Act, 2013 and the amended Listing Agreement from time to time, the Board on 4th March, 2015 changed the nomenclature of the "Remuneration Committee" as "Nomination and Remuneration Committee" and reconstituted the Committee with three nonexecutive Independent Directors as Members of the Committee. This Committee and the Policy is formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and Regulation 19 of the LODR Regulations 2015.

II. OBJECTIVE

The objective of this policy is to lay down a framework in relation to remuneration of directors, KMP, senior management personnel and other employees.

The Key Objectives of the Committee would be:

- 1.1. To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- 1.2. Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the remuneration of Directors, key managerial personnel and other employees.
- 1.3. Formulation of criteria for evaluation of Independent Director and the Board.
- 1.4. To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- 1.5. To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
- 1.6. 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.
- 1.7. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- 1.8. To develop a succession plan for the Board and to regularly review the plan.
- 1.9. To assist the Board in fulfilling responsibilities.
- 1.10 To Implement and monitor policies and processes regarding principles of corporate governance.

III. DEFINITIONS:

"Act" means the Companies Act, 2013 and Rules framed there under, as amended from time to time.

"Board" means Board of Directors of the Company.

"Directors" mean Directors of the Company.



- "Key Managerial Personnel" means i. Managing Director or Chief Executive Officer or Manager and in their absence, a Whole-time Director;
- ii. Chief Financial Officer;
- iii. Company Secretary; and

iv. such other officer as may be prescribed.

- "Nomination and Remuneration Committee" shall mean a Committee of Board of Directors of the Company, constituted in accordance with the provisions of Section 178 of the Companies Act, 2013 and the Listing Agreement.
- "Policy or This Policy" means, "Nomination and Remuneration Policy."
- "Remuneration" means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961
- "Senior Management" means Senior Management means the personnel of the company who are members of its core management team excluding Board of Directors comprising all members of management one level below the executive directors, including the functional heads.

Unless the context otherwise requires, words and expressions used in this policy and not defined herein but defined in the Companies Act, 2013 as may be amended from time to time shall have the meaning respectively assigned to them therein.

IV. APPOINTMENT AND REMOVAL OF KEY MANAGERIAL PERSON, DIRECTOR AND SENIOR MANAGEMENT

Appointment Criteria and Qualifications

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend to the Board his / her appointment.
- b) A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person are sufficient / satisfactory for the concerned position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.

2. Term / Tenure

a) Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time.

b) Independent Director:

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

ANNEXURE I TO THE BOARD REPORT



No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly

At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

3. Evaluation

The Committee shall carry out evaluation of performance of every Director, KMP and Senior Management Personnel at regular interval (yearly).

4. Removal

Due to reasons for any disqualification mentioned in the Act or under any other applicable Act, rules and regulations there under, the Committee may recommend, to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

<u>V. PROVISIONS RELATING TO REMUNERATION OF MANAGERIAL PERSON, KMP AND SENIOR MANAGEMENT</u>

• General:

- 1. The remuneration / compensation / commission etc, to Managerial Person, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- 2. The remuneration and commission to be paid to Managerial Person shall be as per the statutory provisions of the Companies Act, 2013, and the rules made there under for the time being in force.
- 3. Increments to the existing remuneration / compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Managerial Person. Increments will be effective from the date of reappointment in respect of GTV Engineering Limited
- 4. Where any insurance is taken by the Company on behalf of its Managerial Person, KMP and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.
- Remuneration to Managerial Person, KMP and Senior Management:

1. Fixed pay:

Managerial Person, KMP and Senior Management shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee in accordance with the statutory provisions of the Companies Act, 2013, and the rules made there under for the time being in force. The break-up of the pay scale and quantum of perquisites including, employer's contribution to P.F, pension scheme, medical expenses, club fees etc. shall be decided and approved by the Board on the recommendation of the Committee and approved by the shareholders and Central Government, wherever required.



2. Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Managerial Person in accordance with the provisions of Schedule V of the Companies Act, 2013 and if it is not able to comply with such provisions, with the prior approval of the Central Government.

3. Provisions for excess remuneration:

If any Managerial Person draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Companies Act, 2013 or without the prior sanction of the Central Government, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government or Shareholders.

• Remuneration to Non-Executive / Independent Director:

1. Remuneration / Commission:

The remuneration / commission shall be in accordance with the statutory provisions of the Companies Act, 2013, and the rules made there under for the time being in force.

2. Sitting Fees:

The Non- Executive / Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed the maximum amount as provided in the Companies Act, 2013, per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.

VI. MINUTES OF COMMITTEE MEETING

Proceedings of all meetings must be minuted and signed by the Chairman of the said Meeting or the Chairman of the next succeeding meeting. Minutes of the Committee Meeting will be tabled at the subsequent Board and Committee meeting.

VII. DEVIATIONS FROM THIS POLICY

Deviations on elements of this policy in extraordinary circumstances, when deemed Necessary in the interests of the Company, will be made if there are specific reasons to do so in an individual case.



Form No. MR-3

SECRETARIAL AUDIT REPORTFOR THE FINANCIAL YEAR ENDED ON 31st March, 2022

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

To.

The Members,

GTV ENGINEERING LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by GTV ENGINEERING LIMITED (hereinafter called the company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the company's books, papers, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2022 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; [Not applicable as the company has not done any foreign dealings during the year]
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; [Not applicable on the Company during the financial year under review]
 - The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;



- The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; [Not applicable on the company during the financial year under review]
- The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; [Not applicable as the company has not issued and listed any debt securities during the financial year under review]
- 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;
- The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; [Not applicable as the company has not delisted any Equity Shares during the financial year under review] and
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; [Not applicable as the company has not bought back any Securities during the financial year under review]
- (vi) The Management has identified the following law as specifically applicable to the company:
 - Factories Act 1948
 - The Minimum Wages Act, 1948
 - Employees' State Insurance Act, 1948
 - The Employees' Provident Fund and Miscellaneous Provisions Act, 1952
 - The Payment of Bonus Act, 1965
 - The Payment of Gratuity Act, 1972
 - The Labour (Regulation and Abolition) Act, 1970
 - The Goods & Services Act, 2017.

As per the information provided by the management, the company has complied with all the provisions of the acts mentioned above.

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

- (i) Secretarial Standards with regard to meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with CALCUTTA STOCK EXCHANGE and BOMBAY STOCK EXCHANGE.



In our opinion and to the best of our information and according to the examinations carried out by us and explanations furnished and representations made to us by the Company, its officers and agents, we report that the Company has complied with the provisions of the Act, the Rules made there under and the Memorandum and Articles of Association of the Company with regard to:

- a) Maintenance of various statutory registers and documents and making necessary entries therein;
- b) The Registers of Members or debenture holders were closed during the financial year from 23rd September, 2021 to 29th September, 2021 (both days inclusive).
- c) Forms, returns, documents and resolutions required to be filed with the Registrar of Companies, Regional Director, Central Government, Company Law Board or other authorities;
- d) Service of documents by the Company on its Members, Debenture holders, Stock Exchanges, Auditors and the Registrar of Companies;
- e) Meetings of Directors and all the Committees of Directors and passing of circular resolutions;
- f) Notice and convening of Annual General Meeting;
- g) Minutes of the proceedings of the Board Meetings, Committee Meetings and General Meetings;
- h) Approvals of the Board of Directors, Committee of Directors, Members and government authorities, wherever required;
- i) Constitution of the Board of Directors, Committees of Directors and appointment, retirement and reappointment of Directors including Managing Directors and Executive Directors;
- j) Payment of remuneration to Directors, Managing Director and Executive Directors;
- k) Appointment and remuneration of Statutory Auditors and Cost Auditors;
- 1) Transfer and transmission of the Company's shares, issue and allotment of shares and issue and delivery of certificates of shares;
- m) Borrowings and registration of charges;
- n) Report of the Board of Directors;
- o) Investment of the Company's funds including inter corporate loans and investments;

ANNEXURE II TO THE BOARD REPORT

We further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive

Directors, Non-Executive Directors and Independent Directors.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on

agenda were sent in advance and a system exists for obtaining further information and clarifications on

the agenda items before the meeting and for meaningful participation at the meeting.

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 compliances with respect to applicable laws,

rules, regulations and guidelines.

The Directors have complied with the requirements as to disclosure of interests and concerns in contracts

and arrangements, shareholdings and directorships in other Companies and interest in other entities;

The Directors have complied with the disclosure requirements in respect to their eligibility of

appointment, their being independent, compliance with the code of conduct for Directors and Senior

Management Personnel as per clause 49 of the listing agreement / SEBI (Listing Obligations and

Disclosure requirement) Regulations, 2015 and with the Insider Trading code of conduct and;

The Company has obtained all necessary approvals under various provisions of the Act where necessary;

There was no prosecution initiated against or show cause notice received by the Company during the year

under review under the Companies Act, SEBI Act, Depositories Act, Listing Agreement and rules,

regulations and guidelines under these Acts.

Date: 13/08/2022

Place: BHOPAL

FOR KMS & ASSOCIATES

(Company secretaries)

CS KUSHAL SHARMA

(PARTNER)

Membership No.- 30640

Certificate of Practice No: 11234

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To,

The Members

GTV ENGINEERING LIMITED

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

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and books of accounts of the company and we have relied on financial statements prepared by the chartered accountant of the company.
- 4. Where ever 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: 13/08/2022 Place: BHOPAL

FOR KMS & ASSOCIATES

(Company Secretaries)

CS KUSHAL SHARMA

(PARTNER)

Membership No.- 30640

Certificate of Practice No: 11234 **UDIN: A030640D000792381**



Extract of Annual Return Form MGT-9

As on the Financial Year Ended on 31st March, 2022.

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

I. Registration and Other Details

CIN	L31102MP1990PLC006122				
Registration Date	04/12/1990				
Name of the Company	GTV ENGINEERING LIMITED				
Category / Sub-Category of the Company	Company Limited by Shares/ Indian Non				
	Government Company.				
Address of the Registered Office and contact	nd contact 216-217-218, New Industrial Area-II,				
details	Mandidep, Bhopal (M.P).				
Whether listed company	Yes				
Name, address and contact details of	Ankit Consultancy Private Limited				
Registrar and Transfer Agent, if any	60, Electronic Complex, Pardeshipura,				
	Indore-452010(M.P)				
	Contact No: 0731-4065799/97				

II. Principal Business Activities of the Company

Name and Description of main Products /	NIC Code of the	% to total turnover
Services	Product / Service	of the Company
Heavy Steel Fabrication, Manufacture and related activities.	2591	70.49
Flour Mill	1061	29.51

III. SHAREHOLDING PATTERN (Equity Share Capital Breakup as % of the total Equity)

Category-wise Shareholding

Category of Shareholder				No. of Sl of the ye		eld at the	end	% Cha	
	Demat	Physic al	Total	% of Tota 1 Shar	Demat	Phys ical	Total	% of Tota 1 Shar	nge duri ng the year



A. Promoters									
(1) Indian									
a) Individual / HUF	2108079		2108079	67.48	2108079		2108079	67.48	NIL
b) Central	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Govt.	1,12	1,12	1 1.22	1,12	1,12	1 (12	1,12	1,12	1 (122
c) State Govt.(s)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) Bodies	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Corporate									
e) Banks / FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Any Other	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Total Shareholding of the Promoters (A)	2108079		2108079	67.48	2108079		2108079	67.48	NIL
(B) Public Shareholdings									
1. Institutions									
a) Mutual Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Banks/FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) Central Govt.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) State Govt.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
e) Venture Capital Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Insurance Companies.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
g) FIIs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
h) Foreign Venture Capital Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
i) Others (Specify)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (B) (1):-	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
2. Non- Institutions									
a) Body Corp.									
i) Indian	7628		7628	0.24	47503		47503	1.52	1.28
ii) Overseas									
b) Individuals									
i) Individual Shareholders	227024	370300	597324	19.12	276655	3698 00	646455	20.69	1.57



holding nominal share capital upto Rs.2 Lakhs									
ii) Individual Shareholders holding nominal share capital in excess of Rs. 2 Lakhs	409194		409194	13.10	316998		316998	10.14	2.96
c) Others (Specify)									
Non Resident Indians									
Overseas Corporate Bodies	1643		1643	0.05	2179		2179	0.07	0.02
Foreign Nations									
Clearing Members	20		20	0.000 64	2674		2674	0.08	0.079
Trust	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Foreign Bodies - DR	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub- total(B)(2):-	645509	370300	1015809	32.52	646009	3698 00	1015809	32.52	NIL
Total Public Shareholding (B)=(B)(1)+ (B)(2)	645509	370300	1015809	32.52	646009	3698 00	1015809	32.52	NIL
C. Shares held by Custodians for GDRs & ADRs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Grand Total (A+B+C)	2753588	370300	3123888	100	2754088	3698 00	3123888	100	NIL

B) Shareholding of Promoters:

Shareholde	Shareholding at the beginning	Shareholding at the end of the	% change
r's Name	of the year.	year.	in the
	-		shareholdi
			ng during
			the year.



	No. of	% of	% of	No. of	% of	% of	
	Shares.	total	Shares	Shares.	total	shares	
		shares	Pledge /		shares	Pledge /	
		of the	encumbere		of the	encumbere	
		Compa	d to Total		compa	d to total	
		ny.	Shares.		ny	shares.	
Mahesh	1260681	40.36	NIL	1260681	40.36	NIL	NIL
Agrawal							
Gaurav	741908	23.75	NIL	741908	23.75	NIL	NIL
Agrawal							
Darshana	105490	3.38	NIL	105490	3.38	NIL	NIL
Agrawal							

C) Change in Promoters Shareholding:

	Shareholding at the beginning of the year			ve Shareholding ng the year	
	No. of % of total Shares of the Company No. of % of total shares of the Company				
At the beginning of the year	2108079	67.48	NIL	NIL	
Date wise Increase/Decrease in Promoters Share holding during the year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/ bonus/ sweat equity etc):	No Change				
At the end of the year	2108079	67.48	NIL	NIL	

D) Shareholding Pattern of Top Ten Shareholders:

(Other than Directors, Promoters and Holders of GDRs and ADRs):

For Each of the Top 10 Shareholders	Shareholding at the beginning of the year		Changes during the year		
	No. of % of Shares total shares of the Company	No. of % of total shares of the Compan y	Da No. No. Inc Dec reas s se e befor After e Chan Chan ge	n	



Smita Rohit Gupta	105490	3.37	105490	3.37	 	 	
Rohit D Gupta	105490	3.37	105490	3.37	 	 	
Kalpana	30423	0.97	30423	0.97	 	 	
Prakash Pandey							
B Sarat Babu			27500	0.88	 	 	
Savio Gerard Pinto			24398	0.78	 	 	
Jane Sequeira Pinto			23697	0.75	 	 	
CNI Research Limited			20500	0.65	 	 	
Tradewell Commodities Private Limited			10000	0.32	 	 	
Neil Information Technology Limited			8813	0.28	 	 	
Tecknopoint Mercantile Co Private Limited			5850	0.18	 	 	

E. Shareholding of Directors and Key Managerial Personnel:

Name of Director /KMPs	Shareholding beginning of the	at the e year	Cumulative Shareholding during the year.		
	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company	
At the beginning of the year.	2108079	67.482	NIL	NIL	
Date wise increase decrease in the promoters Shareholding during the year specifying the reason for increase/ (e.g. Allotment / Transfer) / bonus/sweat equity etc.)		No C	hange		
At the end of the year.	2108079	67.482	NIL	NIL	



<u>F. INDEBTNESS</u>: Indebtedness of the Company including interest outstanding/accrued but not due for payment.

	Secured Loans excluding deposits	Unsecured Loans	Deposit s	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	62169533	3421175	-	65590708
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	62169533	3421175	-	65590708
Change in Indebtedness during the financial year				
¤ Addition:	1345192974	5706768	-	1350899742
Reduction:	1348818400	7955442	-	1356773842
Net Change	(3625426)	(2248674)	-	(5874100)
Indebtedness at the end of the financial year	58544107	1172501	-	59716608
i) Principal Amount	58544107	1172501	-	59716608
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	58544107	1172501	-	59716608

4. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

A. Remuneration to Managing Director and Whole Time Director

(Rs)

Particulars of Remuneration	Name of MD/V	WTD	Total Amount
	Mr. Mahesh Agrawal	Mrs. Darshana Agrawal	
Gross Salary*			
(a). Salary as per provision contained in section 17(1) of the Income Tax Act, 1961.	3000000	450000	3450000
(b). Value of perquisites u/s 17(2) of the Income Tax Act, 1961.			
Stock Option			
Sweat Equity			
Commission - As % of profit			



- Others, specify			
Other, please specify			
Total	3000000	450000	3450000

^{*}Remuneration is paid pursuant to section II of part II of schedule V of the Companies Act, 2013

B. REMENURATION TO OTHER DIRECTORS

Particulars of Remuneration	Name of the Di	rectors			Total Amount
	Mr. Rahul Gupta	Mr. Sham Sarup Kohli	Mr. Mukesh Kumar Metho	Mr. Gaurav Agrawal	
Independent Directors					
Fee for attending Board Meeting	Nil	Nil	Nil		
Commission	Nil	Nil	Nil		
Others, Please Specify	Nil	Nil	Nil		
Total	Nil	Nil	Nil		Nil
Executive Director					
Salary	Nil	Nil	Nil	1200000	1200000
Commission	Nil	Nil	Nil		
Others, Please Specify	Nil	Nil	Nil	Nil	
Total	Nil	Nil	Nil	1200000	1200000

C. <u>REMENURATION TO KEY MANAGRIAL PERSONNEL OTHER THAN MD/MANAGER/WTD:</u>

Rs. (In lacs)

Particulars of Remuneration	Key Managerial Personnel				
	CFO CS Total				
Gross Salary					
(a). Salary as per provision contained in section 17(1) of the Income Tax Act, 1961.	10.8	4.44	15.24		
(b). Value of perquisites u/s 17(2) of the Income Tax Act,	Nil	Nil	Nil		



1961.			
(c). Profit in lieu of salary under Section17(3) of the	Nil	Nil	Nil
Income Tax Act, 1961.			
Stock Option	Nil	Nil	Nil
Sweat Equity	Nil	Nil	Nil
Commission			
- As % of profit	Nil	Nil	Nil
- Others, specify	Nil	Nil	Nil
Others, please specify	Nil	Nil	Nil
Total			

<u>5. PENALTIES / PUNISHMENT / COMPOUNDING OFFENCES:</u>

Туре	Section of the Companies Act	Brief Description	Details of penalty / Punishment / Compounding fees imposed	Authority (RD / NCLT / COURT)	Appeal made, if any (give details)		
A. COMPANY							
Penalty	Nil	Nil	Nil	Nil	Nil		
Punishment	Nil	Nil	Nil	Nil	Nil		
Compounding	Nil	Nil	Nil	Nil	Nil		
B. DIRECTOR	S						
Penalty	Nil	Nil	Nil	Nil	Nil		
Punishment	Nil	Nil	Nil	Nil	Nil		
Compounding	Nil	Nil	Nil	Nil	Nil		
C. OTHERS O	C. OTHERS OFFICERS IN DEFAULT						
Penalty	Nil	Nil	Nil	Nil	Nil		
Punishment	Nil	Nil	Nil	Nil	Nil		
Compounding	Nil	Nil	Nil	Nil	Nil		



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Your Directors have pleasure in presenting the Management Discussion and Analysis Report for the year ended on March 31st, 2022.

1. FORWARD-LOOKING STATEMENTS

This report contains forward-looking statements based on certain assumptions and expectations of future events. The Company, therefore, cannot guarantee that these assumptions and expectations are accurate or will be realized. The Company's actual results, performance or achievements can thus differ materially from those projected in any such forward-looking statements. The Company assumes no responsibility to publicly amend, modify or revise any forward looking statements, on the basis of any subsequent developments, information or events.

2. INDUSTRY STRUCTURE AND DEVELOPMENTS

GTV Engineering Ltd's major business is a Hi-Tech Heavy Steel Fabrication & Machining Company working as sub-contractors for various Giant Engineering companies and is engaged in the execution of several Infrastructural Projects (Power / Mineral / Cement / Railways & Metros projects). We do fabrication as per customer's designs & specifications. The Company is building up its network to play a significant role from time to time. In addition at Unit-I in Malanpur, Company is involved in the manufacturing of Whole Wheat Atta.

3. BUSINESS OVERVIEW AND OUTLOOK

The fabrication sector forms a sub segment of the engineering industry and is one of the smallest in terms of turnover. This is a highly fragmented and labor intensive sector with medium & small scale industries heavily dependent on job work. Fabrication applies to the building of machines, structures and other equipment, by cutting, shaping and assembling components made from raw materials by using various mechanical processes such as welding, soldering, forging, brazing, forming, pressing, bending and stress removal. Welding is a major process input in most fabrication jobs. Since the demand for fabrication sector comes from the engineering sector, especially capital goods, the growth of fabrication industry largely depends on the overall industrial scenario. The fabrication industry mainly caters to the sectors such as transportation, packaging, consumer products, and construction. The major user industry for the fabrication sector is the general structural fabrication followed by the railway & shipping, machine building and construction. Transportation sector also continues to be one of the largest markets for sheet metal fabrication followed by construction. Major players in the fabrication sector in India are — Larson and Toubro (L&T), Southern



Structural's, Bellary Steels, Binny Engg, Triveni Structural's, Burn Standard and Ispat Profiles.

The raw material for the fabrication industry is easily available in India, only special steel needs to be imported, which is cheaper than indigenously available steel. However, with prices of steel increasing on global and domestic level, slowing demand and manufacturers in the engineering sector planning a reduction in production capacity, the growth of this industry is likely to undergo a moderation in the near term.

4. MARKETING

The Company is setting up a good marketing team to enter to increased turnover.

5. SWOT

STRENGTHS:

• Diversified Product Portfolio:

The company's manufacturing facilities and operations are quite versatile in nature and can cater to the wide range of EPC contractors in many sectors like Power (Hydro / Thermal / Nuclear), Railways, Cement, Minerals, Oil & Gas, Chemicals and other infrastructural projects. In-house Plant & Machineries and Technology with existing workforce can cater all the fabrication requirements to all these sectors.

• Experienced Management Team:

Besides the Promoters being Top Class Techno-Commercial professionals, the key working team of all the technicians and skilled workforce is quite experienced with adequate technical know-how in the fabrication of several varieties of Plant & Machineries required by EPC companies in diversified sectors. This is a great asset with the company.

• Robust & Scalable Business Model:

The infrastructure sector in India is ever-growing irrespective of any political scenario. Each sector i.e. Power / Railway / Cement / Minerals / Oil & Gas is in expansion mode. All these sectors provide enough potential for growth in multiples to all the players who provide manufacturing support. The company is well equipped to expand in multiples with suitable business opportunities. Expansion & Diversification — Both are quite possible in the company.

• Strong Marketing & Distribution Network:

By virtue of long experience and association with all the major EPC Companies operating in India (MNCs and Indian both), the company is well placed as regards to Marketing. All the customers provide strong support to the company.



WEAKNESSES:

• Working Capital Intensive Business:

The large working capital requires bank credit / LC & BG limits which is quite manageable.

• Limited Geographical Reach:

Since the company is located in the central region of the country, the company is not adversely affected by any geographical constraints.

OPPORTUNITIES

• Huge Growth Potential:

Due to high growth in all the infra-sectors i.e. Power Generation & Distribution, Mineral & Cement, Oil & Gas, Steel & Railways, the company has got high growth potential because the company caters to all the EPC corporate engaged in these infra-sectors.

Potential to provide other value Added Services:

Presently the company is engaged in shop-manufacturing activities. The company can further take-up the site erection & commissioning activities and thus there is a great potential to provide value added services to the same customers.

THREATS:

• Increased Competition from Local & Big Players:

Competitors are quite limited because company is not into general fabrication, but it is into hi-tech & specialized fabrication of sophisticated & critical equipments. Most of the time, the demand is more than the facilities & capacities available.

• Change in Government Policy affecting subsidy payment:

Ir-respective of any political scenario every government keeps the "Power Generation / Railways / Minerals & Cement / Oil & Gas" Sectors on priority; hence these projects are always on Fast Track. In this view there is no any significant impact on the business of the company due to change in any political scenario.

6. INTERNAL CONTROL

The Company has engaged the services of an independent internal auditor to carry out the internal audit and ensure that recording and reporting are adequate and proper, the internal controls exist in the system and that sufficient measures are taken to update the internal control system. The system also ensures that all transaction are appropriately authorized, recorded and reported. Exercises for safeguarding assets and protection against unauthorized use are undertaken from time to time. The Company's Audit Committee and Management review the internal control system and as and when necessary improvements are affected.



7. SEGMENT WISE REPORTING

During the year under review, Company has achieved sales through Heavy Steel Fabrication Division and Atta Division.

8. MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED.

As on March 31st, 2022 the company had 26 permanent employees at its manufacturing plants and administrative office. The company recognizes the importance of human value and ensures that proper encouragement both moral and financial is extended to employees to motivate them. The company has provided all the facilities necessary to all its staff & workers adjacent to the factory premises of the company. The company enjoyed excellent relationship with workers and staff during the last year.

9. <u>DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO</u> OPERATIONAL PERFORMANCE.

The financial performance during the year has been impressive in terms of sales. Even though there has been a decent increase in the turnover but due to long completion cycle of job work, resulting in the quite increase of profit. The company currently has huge and sufficient orders.

10. RISKS AND CONCERNS

In any business, risks and prospects are inseparable. As a responsible management, the Company's principal Endeavour is to maximize returns. The Company continues to take all steps necessary to minimize its expenses through detailed studies and interaction with experts.

11. CAUTIONARY STATEMENT

Statement in this Management's Discussion and Analysis detailing the Company's objectives, projections, estimates, estimates, expectations or predictions are "forward looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include global and Indian demand-supply conditions, finished goods prices, feedstock availability and prices, cyclical demand and pricing in the Company's principal markets, changes in Government regulations, tax regimes, economic developments within India and the countries within which the Company conducts business and other factors such as litigation and labour negotiations.



Corporate Governance Report for the year ended on 31st March, 2022

1. Company Philosophy on Corporate Governance:

Corporate governance is creation and enhancing long-term sustainable value for the stakeholders through ethically driven business process. At GTV Engineering Limited, it is imperative that our Company affairs are managed in a fair and transparent manner. We ensure that we evolve and follow the corporate governance guidelines and best practices. We consider it our inherent responsibility to disclose timely and accurate information regarding our financials and performance as well as the leadership and governance of the Company. Thus we expects to realize our vision by taking such actions as may be necessary in order to achieve its goals of value creation, safety, environment and people.

Board of Directors

The Board of Directors ('the Board') is at the core of our corporate governance practice and oversees how the Management serves and protects the long-term interests of all our stakeholders. We believe that an active, well-informed and independent Board is necessary to ensure the highest standards of corporate governance.

Committee of Directors

With a view to have a more focused attention on various facets of business and for better accountability, the Board has constituted the following committees viz. Audit Committee, Stakeholders' Relationship Committee, Nomination and Remuneration Committee, Risk Management Committee. Each of these Committees has been mandated to operate within a given framework.

2. Board of Directors:

Category	No. of Directors				
Non Executive & Independent Directors	3				
including the Chairman					
Others Non- Executive Directors					
Executive Director	3				
(CEO & Managing Director)					
Total	6				

• The Chairman of the Board is the Executive Director.



Other relevant details of the Directors:

Name of Director	Date of Appoinment	Din Number	Category	No. of Directorship(s) held in a Indian Public & Private Limited Companies (Including GTV Engineering Limited)
Mr. Mahesh Agrawal	04/12/1990	00013139	Managing Director	4
Mrs. Darshana Agrawal	11/02/2016	07429914	Whole Time Director	3
Mr.Gaurav Agrawal	01/07/2006	00013176	Executive Director	4
Mr. Sham Sarup Kohli	14/08/2015	07190012	Independent Non Executive Director	1
Mr. Mukesh Mehto	12/09/2018	08245465	Independent Non Executive Director	1
Mr. Rahul Gupta	29/09/2020	08938292	Independent Non Executive Director	1

Board Meeting held during the year

Date of Board Meeting	Total Strength of the Board	Number of Directors Present
15.06.2021	6	6
29.06.2021	6	6
05.08.2021	6	6
14.08.2021	6	6
20.08.2021	6	6
13.11.2021	6	6
14.12.2021	6	6
10.01.2022	6	6
14.02.2022	6	6

Date of Board Meeting and Attendance of Every Member

	Mr. Mahesh Agrawal	Mr. Gaurav Agrawal	Mrs. Darshana Agrawal	Mr. Sham Sarup Kohli	Mr.Mukesh Kumar Mehto	Mr. Rahul Gupta
Board Meetings	Chairman	Executive Director	Executive Director	Independent Director	Independent Director	Independent Director
15.06.2021	Yes	Yes	Yes	Yes	Yes	Yes
29.06.2021	Yes	Yes	Yes	Yes	Yes	Yes

G	

05.08.2021	Yes	Yes	Yes	Yes	Yes	Yes
14.08.2021	Yes	Yes	Yes	Yes	Yes	Yes
20.08.2021	Yes	Yes	Yes	Yes	Yes	Yes
13.11.2021	Yes	Yes	Yes	Yes	Yes	Yes
14.12.2021	Yes	Yes	Yes	Yes	Yes	Yes
10.01.2022	Yes	Yes	Yes	Yes	Yes	Yes
14.02.2022	Yes	Yes	Yes	Yes	Yes	Yes
29 th Sept, 2021 (AGM)	Yes	Yes	Yes	Yes	Yes	No

Board Members Evaluation Mechanism:

The functions of the Board are to monitor and review the Board Evaluation framework. The Board works with the Nomination and Remuneration committee to lay down the evaluation criteria for the performance of executive/non-executive/ independent directors through a peer evaluation. Each Board member is requested to evaluate the effectiveness of the Board dynamics and relationships, information flow, decision making of the directors, relationship to stakeholders, company performance, company strategy, and the effectiveness of the whole board and its various committees. Feedback on each director is encouraged to be provided as part of the survey.

Independent Directors have three key roles- governance, control and guidance. Some of the performance indicators based on which the independent directors are evaluated include:

- Active participation in long term strategic planning
- Ability to contribute to monitor our corporate governance practices
- Commitment to the fulfillment of a Director's obligations and fiduciary responsibilities.

3. Committees of the Board

With a view to have a more focused attention on business and for better governance and accountability, the Board has constituted the following mandatory committees viz. Audit Committee, Stakeholders' Relationship Committee, Nomination and Remuneration Committee and Risk Management Committee

The terms of reference of these Committees are determined by the Board and their relevance reviewed from time to time. Meetings of each of these Committees are convened by the respective Chairman of the Committee, who also informs the Board about the summary of discussions held in the Committee Meetings. The Minutes of the Committee Meetings are sent to all Directors individually and tabled at the Board Meetings.



(A) Audit Committee

Financial Reporting and Related Processes

- Oversight of the Company's financial reporting process and financial information submitted to the Stock Exchanges, regulatory authorities or the public.
- Reviewing with the Management the quarterly unaudited financial statements and the Auditors' Limited Review Report thereon/audited annual financial statements and Auditors' Report thereon before submission to the Board for approval. This would, inter alia, include reviewing changes in the accounting policies and reasons for the same, major accounting estimates based on exercise of judgment by the Management, significant adjustments made in the financial statements and /or recommendation, if any, made by the Statutory Auditors in this regard.
- Review the Management Discussion & Analysis of financial and operational performance.
- Discuss with the Statutory Auditors its judgment about the quality and appropriateness of the Company's accounting principles with reference to the Generally Accepted Accounting Principles in India (IGAAP).
- Review the investments made by the Company.

Internal Controls and Governance Processes

- Review the adequacy and effectiveness of the Company's system and internal controls.
- Review and discuss with the Management the Company's major financial risk exposures and steps taken by the Management to monitor and control such exposure.
- To oversee and review the functioning of a vigil mechanism (implemented in the Company as a Fraud Risk Management Policy) and to review the findings of investigation into cases of material nature and the actions taken in respect thereof.

Audit

- Review the scope of the Statutory Auditors, the annual audit plan and the Internal Audit Plan with a view to ensure adequate coverage.
- Review the significant audit findings from the statutory and internal audits carried out, the recommendations and Management's response thereto.
- Review and recommend to the Board the appointment/re-appointment of the Statutory Auditors and Cost Auditors considering their independence and effectiveness and their replacement and removal.
- Approve such additional services to be rendered by the Statutory Auditors except those enumerated in Section 144 of the Companies Act, 2013 and payment for such services.
- To recommend to the Board the remuneration of the Statutory Auditors/Cost Auditors.
- To discuss with the Statutory Auditors/Internal Auditors any significant difficulties encountered during the course of the Audit.
- Review annual Cost Audit Report submitted by the Cost Auditor.

Other Duties



- To approve the appointment, removal and terms of remuneration of the Chief Internal Auditor and to approve the appointment of the Chief Financial Officer.
- To grant omnibus approval for related party transactions which are in the ordinary course of business and on an arm's length pricing basis and to review and approve such transactions subject to the approval of the Board.

The Composition of the Audit Committee as at March 31st, 2022 and details of the Members participation at the meetings of the Committee are as under:

Name of the Director	Category	Attendance at the meeting held on					
		29.06.2021	14.08.2021	13.11.2021	14.02.2022		
Mr.Mahesh Agrawal	Member	Yes	Yes	Yes	Yes		
Mr. Sham Sarup Kohli	Chairman	Yes	Yes	Yes	Yes		
Mr. Rahul Gupta	Member	Yes	Yes	Yes	Yes		

All the Members on the Audit Committee have the requisite qualification for appointment on the Committee and possess knowledge of finance, accounting practices and internal controls.

(B) Nomination and Remuneration Committee:

In compliance with Section 178 of the Companies Act, 2013, the Board has renamed the existing "Compensation Committee" as the "Nomination and Remuneration Committee". The Committee is governed by a Charter.

The terms of reference of the Committee inter alia, include the following:

- Succession planning of the Board of Directors and Senior Management Employees;
- Identifying and selection of candidates for appointment as Directors / Independent Directors based on certain laid down criteria;
- Identifying potential individuals for appointment as Key Managerial Personnel and to other Senior Management positions;
- Formulate and review from time to time the policy for selection and appointment of Directors, Key Managerial Personnel and senior management employees and their remuneration;
- Review the performance of the Board of Directors and Senior Management Employees based on certain as approved by the Board. In reviewing the overall remuneration of the Board of Directors and Senior Management, the Committee ensures that the remuneration is reasonable and sufficient to attract, retain and motivate the best managerial talent, the relationship of remuneration to performance is clear and meets appropriate performance benchmarks and that the remuneration involves a balance between fixed and incentive pay reflecting short term and long term objectives of the Company.



The Composition of the Nomination and Remuneration Committee as at March 31st, 2022 and details of the Members participation at the meetings of the Committee are as under:

Name of the Director	Category	Attendance at the meeting held on	
		28.06.2021	27.12.2021
Mr. Sham Sarup Kohli	Chairman	Yes	Yes
Mr. Mukesh Mehto	Member	Yes	Yes
Mr. Rahul Gupta	Member	Yes	Yes

(C) Risk Management Committee:

Business Risk Evaluation and Management is an ongoing process within the Organization. The Company has a robust risk management framework to identify, monitor and minimize risks as also identify business opportunities. The objectives and scope of the Risk Management Committee broadly comprises:

- Oversight of risk management performed by the executive management;
- Reviewing the BRM policy and framework in line with local legal requirements and SEBI guidelines;
- Reviewing risks and evaluate treatment including initiating mitigation actions and ownership as per a pre-defined cycle;
- Defining framework for identification, assessment, monitoring, and mitigation and reporting of risks.

Within its overall scope as aforesaid, the Committee shall review risks trends, exposure, and potential impact analysis and mitigation plan.

The Composition of the Risk Management Committee as at March 31st, 2022 and details of the Member participation at the meeting of the committee are as under:

Name of the Director	Category	Attendance at the meeting held on 04 th November, 2021.
Mr. Mahesh Agrawal	Chairman	Yes
Mr. Gaurav Agrawal	Member	Yes
Mrs. Darshana Agrawal	Member	Yes

(D) Stakeholder Relationship Committee:

In compliance with the provisions of Section 178 of the Companies Act, 2013 and the Listing Agreement, the Board has renamed the existing "Shareholders'/Investors' Grievance Committee" as the "Stakeholders' Relationship Committee".

The terms of reference of the Committee are:

• Delay in transfer/transmission of shares issued by the Company from time to time;



- Issue of duplicate share certificates for shares reported lost, defaced or destroyed, as per the laid down procedure;
- Issue new certificates against subdivision of shares, renewal, split or consolidation of share certificates:
- Issue and allot right shares / bonus shares pursuant to a Rights Issue / Bonus Issue made by the Company, subject to such approvals as may be required;
- To approve and monitor dematerialization of shares / debentures / other securities and all matters incidental or related thereto:
- To authorize the Company Secretary and Head Compliance/other Officers of the Share Department to attend to matters relating to non receipt of annual reports, notices, non receipt of declared dividend change of address for correspondence etc. and to monitor action taken;
- Monitoring expeditious redressal of investors / stakeholders grievances;
- All other matters incidental or related to shares, debentures and other securities of the Company.

Composition of the Stakeholders' Relationship Committee as at 31st March, 2022 and details of the Meetings of the Committee:

Name of Director	Category	Attendance at the meeting held on					
		05.04.2021	07.07.2021	11.10.2021	11.01.2022		
Mr. Mukesh Kumar Metho	Chairman	Yes	Yes	Yes	Yes		
Mr. Gaurav Agrawal	Member	Yes	Yes	Yes	Yes		
Mrs. Darshana Agrawal	Member	Yes	Yes	Yes	Yes		

(E) Independent Director Meeting:

During the year under review, the Independent Directors met on 28.08.2021, under the chairmanship of the Lead Independent Director, Mr. Sham Sarup Kohli inter alia, to discuss:

- Independent Directors and the Board of Directors as a whole;
- Chairman of the Company, taking into account the views of the Executive and Non Executive Directors.
- Performance of the Mr. Mahesh Agrawal, Managing Director.
- Timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

All the Independent Directors were present at the Meeting.

Performance Evaluation

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015, the Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as the evaluation of the working of its Audit, Nomination and Remuneration and Compliance Committees. A structured questionnaire was prepared after



taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance.

A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of engagement and contribution, independence of judgment safeguarding the interest of the Company and its minority shareholders etc. The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non Independent Directors was carried out by the Independent Directors who also reviewed the performance of the Secretarial Department. The Directors expressed their satisfaction with the evaluation process.

4. Disclosures:

(a) Materially Significant Related Party Transactions

There was no transaction of material nature with any of the related party, which is in conflict with the interest of the company.

(b) Details of non compliance by the company, penalties and strictures imposed on the company by the stock exchange or SEBI or any authority on any matter related to capital markets during last three years.

There was no issuance of levy of penalties during the last three years.

Compliance with Accounting Standards

In the preparation of the financial statements, the Company has followed the Accounting Standards notified pursuant to Companies (Accounting Standards) Rules, 2006 (as amended) and the relevant provision of the Companies Act, 1956 read with General Circular 8/2014 dated April 04, 2014, issued by the Ministry of Corporate Affairs. The significant accounting policies which are consistently applied have been set out in the Notes to the Financial Statements.

Internal Controls

The Company has a formal system of internal control testing which examines both the design effectiveness and operational effectiveness to ensure reliability of financial and operational information and all statutory/regulatory compliances. The Company's business processes have a strong monitoring and reporting process resulting in financial discipline and accountability.

CEO/CFO Certification

The MD and the CFO have issued certificate pursuant to the provisions of Regulation 33(2)(a) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 of the Listing Agreement certifying that the financial statements do not contain any untrue statement and



these statements represent a true and fair view of the Company's affairs. The said certificate is annexed and forms part of the Annual Report.

CODE OF CONDUCT

The Board of Directors has approved a code of business conduct which is applicable to the Members of the board and all employees. The code has been posted on the company website www.gtv.co.in. The Code lays down the standard of conduct which is expected to be followed by the Directors and the designated employees in their business dealings and in particular on matters relating to integrity in the work place, in business practices and in dealing with stakeholders. The Code gives guidance through examples on the expected behavior from an employee in a given situation and the reporting structure.

All the Board Members and the Senior Management personnel have confirmed compliance with the Code.

VIGIL MECHANISM/ WHISTLE BLOWER POLICY

In staying true to our values of Strength, Performance and Passion and in line with our vision of being one of the most respected companies in India, the Company is committed to the high standards of Corporate Governance and stakeholder responsibility.

Your Company has a Risk Management Policy (RM) to deal with instances of fraud and mismanagement, if any. The RM Policy ensures that strict confidentiality is maintained whilst dealing with concerns and also that no discrimination will be meted out to any person for a genuinely raised concern.

PREVENTION OF INSIDER TRADING

Your Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and designated employees of the Company. The Code requires pre-clearance for dealing in the Company's shares and prohibits the purchase or sale of Company shares by the Directors and the designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the Trading Window is closed. The Company Secretary & Head Compliance is responsible for implementation of the Code.

All Board Directors and the designated employees have confirmed compliance with the Code.

MEANS OF COMMUNICATION

The Annual/ Quarterly results of the Company, Shareholding pattern, the official news and releases, notifications to the Stock Exchanges and the presentations made by the Company to analysts and institutional investors are regularly posted on its website www.gtv.co.in. The Company is in compliance of Regulation 46 of the Listing Regulations.

5. General Shareholder Information

Listing on Stock Exchanges

The Company shares are listed on the following Stock Exchanges and the Listing Fees have been paid to the Exchanges:

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T DIGDI	

Name and Address of the Stock Exchanges	Stock/Scrip Code	ISIN for CDSL/NSDL Dematerialized Shares
BSE Ltd., Mumbai	539479	INE910R01016
Calcutta Stock Exchange Limited	17430	INE910R01016

SHARE TRANSFER SYSTEM / DIVIDEND AND OTHER RELATED MATTERS

Share transfers

Share transfers in physical form are processed and the share certificates are generally returned to the transferees within a period of fifteen days from the date of receipt of transfer provided the transfer documents lodged with the Company are complete in all respects.

Nomination facility for shareholding

As per the provisions of the Companies Act, 2013, facility for making nomination is available for Members in respect of shares held by them.

Members holding shares in physical form may obtain nomination form, from the Share Department of the Company or download the same from the MCA's website. Members holding shares in dematerialized form should contact their Depository Participants (DP) in this regard.

Permanent Account Number (PAN)

Members who hold shares in physical form are advised that SEBI has made it mandatory that a copy of the PAN card of the transferee/s, members, surviving joint holders/legal heirs be furnished to the Company while obtaining the services of transfer, transposition, transmission and issue of duplicate share certificates.

Pending Investors' Grievances

Any Member/Investor, whose grievance has not been resolved satisfactorily, may kindly write to the Compliance Officer at the Registered Office with a copy of the earlier correspondence.

S.No	Nature of Queries / Complaints	Pending as on 1 st April, 2021.	Received during the year.	Redressed during the year.	Pending as on 31 st March, 2022.
1.	Transfer/ Transmission of duplicate Share Certificate.	NIL	NIL	NIL	NIL
2.	Non Receipt of Dividend	NIL	NIL	NIL	NIL
3.	Dematerialization/Re-materialization of Shares.	NIL	NIL	NIL	NIL
4.	Compliant received from: SEBI Stock Exchange Roc/MCA/Others Advocates Consumer Forum/Court Case	NIL NIL NIL NIL	NIL NIL NIL NIL NIL	NIL NIL NIL NIL NIL	NIL NIL NIL NIL NIL

(21	

5.	Others	NIL	NIL	NIL	NIL
	Grand Total	NIL	NIL	NIL	NIL

Reconciliation of Share Capital Audit

As required by the Securities & Exchange Board of India (SEBI) quarterly audit of the Company's share capital is being carried out by an independent external auditor with a view to reconcile the total share capital admitted with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and held in physical form, with the issued and listed capital. The Auditors' Certificate in regard to the same is placed before the Board of Directors.

Distribution of Shareholding as on March 31st, 2022.

Nos. of shares	No. of	% of	Share	Share	Amount	% to Total
	Shareholders	Holders		(Rs)		
Upto 1000	429	37.70		150950		0.48
1001 -2000	68	5.98		109790		0.35
2001 -3000	29	2.55		75910		0.24
3001 -4000	25	2.20		91280		0.29
4001 -5000	317	27.86		1582590		5.07
5001 -10000	117	10.28		1056620		3.38
10001 -20000	105	9.23		1558890		4.99
20001 -30000	11	0.97		275950		0.88
30001 -40000	9	0.79		317940		1.02
40001 -50000	2	0.18		94970		0.30
50001 -100000	12	1.05		832930		2.67
100000 Above	14	1.23		25091060		80.32
Total	1138	100		31238880		100.00

The Company has entered into agreements with both National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) whereby Members have an option to dematerialize their shares with either of the depositories.

Shareholding Pattern as on March, 31st 2022.

Particulars	No. of Shares held	%)
		Sub Total	Total
1. Promoters	2108079	67.48	67.48
2. Banks, Financia	l Nil	Nil	Nil
Institution,			
Insurance Companies &	Z		
Mutual Funds			
Banks	Nil	Nil	Nil

Financial Institution	Nil	Nil	Nil
Insurance Companies	Nil	Nil	Nil
Mutual Funds/UTI	Nil	Nil	Nil
Central & State	Nil	Nil	Nil
Governments			
Foreign Institutional	Nil	Nil	Nil
Investors			
NRIs/ Foreign Nationals	Nil	Nil	Nil
Directors	Nil	Nil	Nil
Public and Others	1015809	32.52	32.52
Total	3123888	100	100

General Body Meetings

Particulars of last three Annual General Meetings.

AGM	Year Ended	Venue	Date	Time	Special
	31 st March				Resolution
30 th	2021	VC/OAVM	29.09.2021	12.30 PM	No
29 th	2020	VC/OAVM	29.09.2020	12.30 PM	Yes
28 th	2019	Registered Office.	26.09.2019	11.00 AM	No

Meetings for approval of Quarterly and Annual Financial Results were held on the following dates.

<u>Quarter</u>	Date of Board Meeting
1 St Quarter	14 th August, 2021
2 nd Quarter	13 th November, 2021
3 rd Quarter	12 th February, 2022
4 th Quarter	28 th May, 2022

E-voting Facility to Members:

In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members the facility to exercise their right to vote at the 31st Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services provided by Central Depository Services Limited (CDSL).



Financial Calendar 2022:

AGM – Date, Time and Venue	29 th September, 2022 at Registered Office at 11.30 AM.
Financial Year	2021-2022
Book Closure Date	23 rd September, 2022 – 29 th September, 2022
Listing of Equity Shares on Stock	Bombay Stock Exchange Limited
Exchanges	Calcutta Stock Exchange Limited
Registrar & Shares Transfer Agents	Ankit Consultacy Private Limited
Board Meetings for consideration of Accounts for the Financial Year Ended March 31 st , 2022.	28 th May, 2022
Sending of Annual Reports	07 th September, 2022

Address for Correspondence: GTV Engineering Limited

216-217-218, New Industrial Area-II, Mandideep- 462016

District: Raisen



COMPLIANCE WITH CODE OF BUSINESS CONDUCT AND ETHICS

As required under Schedule V (D) of the SEBI (LODR) Regulations, 2015 with the Stock Exchanges, the Board member and the senior management personnel have confirm compliance with the code of conduct and ethics for the Financial Year Ended 31st March, 2022.

For GTV ENGINEERING LIMITED

Mahesh Agrawal Chairman & Managing Director

Date: 13/08/2022. Place: Mandideep

<u>DECLARATION BY THE MANAGING DIRECTOR UNDER SEBI (LODR) REGULATIONS</u>, 2015.

To,

The Members

GTV ENGINEERING LIMITED

I hereby declare that all the Directors and the designated employee in the senior management of the company have affirmed compliance with their respective codes for the Financial Year ended March 31st, 2022.

For GTV ENGINEERING LIMITED

Mahesh Agrawal Managing Director Date: 13.08.2022

Place: Mandideep



CEO AND CFO CERTIFICATION

[Under Regulation 17(8) of SEBI (LODR) Regulations, 2015]

We the undersigned, in our respective capacities as Managing Director and Chief Financial Officer of **GTV Engineering Limited** to the best of our knowledge and belief certify that:

- (A) We have reviewed the Financial Statements, Cash Flow Statements, Books of Accounts, detailed trial balance and grouping thereof for the Financial Year 2021-22 and that to the best of our knowledge and belief:
 - (1) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (2) These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
 - (3) No transactions entered into by the Company during the year which are fraudulent, illegal or violate the Company's code of conduct.
- (B) We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the listed entity pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (C) We have indicated to the auditors and the Audit committee:
 - (1) That there were no significant changes in internal control over financial reporting during the Financial Year 2021-22:
 - (2) That there were no significant changes in accounting policies during the Financial Year; and
 - (3) There were no instances of significant fraud of which we have become aware.

For GTV Engineering Limited

Sd/- Sd/-

Mahesh Agrawal Manjeet Singh

Managing Director Chief Financial Officer

Place: Mandideep (Bhopal)

Date: 13.08.2022



<u>Certificate on Compliance with SEBI (LODR) Regulations, 2015 by GTV Engineering Limited.</u>

To,
The Members,
GTV ENGINEERING LIMITED

We have examined the compliance of conditions of Corporate Governance by GTV ENGINEERING LIMITED for the financial year ended March 31st, 2022 as stipulated in Chapter IV of the SEBI (LODR) Regulations, 2015 and Clause 49 of the Listing Agreement of the said Company with the Stock Exchange(s).

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

In our opinion, and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the abovementioned SEBI (LODR) Regulations.

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

For Patel Varma & Associates Chartered Accountants FRN. 009108C

Sd/-Navneet Varma (Partner) Membership No.078300

Date: 13th August, 2022.

Place: Bhopal

PATEL VARMA & ASSOCIATES CHARTERED ACCOUNTANTS



Plot No.158, First Floor, DG Heights Zone- II M.P.Nagar Bhopal

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF GTV ENGINEERING LTD.

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of GTV Engineering Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Accounting Standards prescribed under section 133 of the Act and other accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2022, and its profits 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 specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act 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 audit opinion on the standalone financial statements.

Key Audit Matters

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

Information Other than the Standalone Financial Statements & Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon.

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

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

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

Management's Responsibility for the Financial Statements

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

In preparing the standalone 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.

Auditors' 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 could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

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

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative



materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143 (3) of the Act, based on our audit we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books
 - c. The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d. In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with relevant rule issued thereunder.
 - e. On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
 - f. With respect to adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g. With respect to the other matters to be included in the Auditor's report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in



our opinion and to the best of our information and according to the explanations given to us:

i. The Company does not have any pending litigations which would impact its financial position.

The Company has made provision, as required under the applicable law ii. or accounting standards, for material foreseeable losses, if any, and as required on long-term contracts including derivative contracts. iii.

There were no amounts which were required to be transferred to Investor

Education & Protection fund by the company.

2. As required by the Companies (Auditor's Report) Order 2016 ("The Order") issued by the Central Government of India in terms of Sub Section 11 of Section 143 (3) of the Act, We give in the "Annexure B" statement on the matters specified in the Paragraph 3 & 4 of the order to the extent applicable.

Place: Bhopal Date:28th May 2022

For PATEL VARMA & ASSOCIATES

Chartered Accountants

FRN: 009108C

Manny

Navanit Varma

(Partner)

M.No.078300

UDIN-22078300AJUQKF7441

Annexure- A to the Independent Auditors' Report of even date on the Standalone financial statement of GTV Engineering Limited

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

We have audited the internal financial controls over financial reporting of GTV Engineering Limited ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on 31st March 2022.

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 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Place: Bhopal

Date: 28th May 2022

For PATEL VARMA & ASSOCIATES

Chartered Accountants

FRN: 009108C

Navanit Varma

(Partner) M.No.078300

UDIN -22078300AJUQKF7441

ANNEXURE- A TO THE AUDITORS' REPORT

The Annexure referred to in our Independent Auditor's report to the members of the company on the Standalone Financial Statements for the year ended $31^{\rm st}$ March 2022 we report that

(i)	(a)	The Company has maintained proper records showing full particulars including quantitativ details and situation of fixed assets.			
	(b)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has a regular programme of physical verification of its property, plant and equipment by which all property, plant and equipment are verified in a phased manner over a period of one years. In accordance with this programme, property, plant and equipment were verified during the year. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.			
	(c) According to the information and explanations given to us and on the examination of records of the company, the registered title deeds of immer provided to us, we report that the titles are held in name of the company.				
		Description of property carrying value Held in name of director or their relative or employee range, where appropriate in name company*			
	(d)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its property, plant and equipment (including right of use assets) or intangible assets or both during the year.			
	(e)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.			
	(a)	The physical verification of inventory has been conducted at reasonable intervals by the management and in our opinion, the coverage and procedure of such verification by the management is appropriate. As informed to us no discrepancies in any class of inventory were noticed.			
	(b)	During the year, the company has been sanctioned working capital limits aggregating more than Rs 5 Crores from bank, on the basis of security of current assets, the quarterly returns or statements filed by the company with such banks are in agreement with the books of account of the Company.			
(iii)		According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has made investments in its associate company of Rs. 8.5 crores. The company has not granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.			



	(a)	of the records of the Company during the year the company has not provided loans or provided advances in the nature of loans, or stood guarantee, or provided security to any other entity.
		 (A) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and guarantees or security to subsidiaries, joint ventures and associates- Nil (B) the aggregate amount during the year, and balance outstanding at the balance sheet date
		with respect to such loans or advances and guarantees or security to parties other than subsidiaries, joint ventures- Nil
	(b)	whether the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees provided are not prejudicial to the company's interest- Not Applicable
	(c)	in respect of loans and advances in the nature of loans, whether the schedule of repayment of principal and payment of interest has been stipulated and whether the repayments or receipts are regular – Not applicable
	(d)	if the amount is overdue, state the total amount overdue for more than ninety days, and whether reasonable steps have been taken by the company for recovery of the principal and interest – Not applicable
	(e)	whether any loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the over dues of existing loans given to the same parties, if so, specify the aggregate amount of such dues renewed or extended or settled by fresh loans and the percentage of the aggregate to the total loans or advances in the nature of loans granted during the year – Not Applicable
	(f)	whether the company has granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment, if so, specify the aggregate amount, percentage thereof to the total loans granted, aggregate amount of loans granted to Promoters, related parties as defined in clause (76) of section 2 of the Companies Act, 2013 – Not applicable
(iv)		In our opinion and according to the information and explanations given to us, the company has complied with the requirements of section 185 & 186 of the act, with respect to loans & investments made.
(1)		According to the information and explanations given to us, the company has not accepted any deposits which are deemed as deposit from the Public during the year under audit. Accordingly, clause 3(v) of the Order is not applicable
(vi)		The provisions of maintenance of cost records under section 148 (1) of the Companies Act, 2013 are applicable to the company and necessary cost records are maintained by the company.
(vii)	(a)	The company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, income tax, Goods and Service Tax, custom duty, excise duty, cess and other material statutory dues applicable to it. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2022 for a period of more than six months from the date on when they become payable.
65	(b)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion amounts deducted / accrued in the



Г	1	books of account in the Control of t							
(viii)		books of account in respect of undisputed statutory dues including GST, Provident fur Employees' State Insurance, Income-Tax, Duty of Customs, Cess and other statutory due have been regularly deposited by the Company with the appropriate authorities; According to the information and explanations given to us and on the basis of examination of the records of the Company, no undisputed amounts payable in respect GST, Provident fund, Employees' State Insurance, Income-Tax, Duty of Customs, Cess at other statutory dues were in arrears as at 31 March 2022 for a period of more than six mont from the date they became payable. According to the information and explanations given to us and on the basis of o examination of the records of the Company, the Company has not surrendered or discloss any transactions, previously unrecorded as income in the books of account, in the transactions under the IncomeTax Act, 1961 as income during the year.							
(ix)	(a)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not defaulted in the repayment of loans or borrowings or in the payment of interest thereon to any lender.							
		Nature of borrowing, including debt securities Name of lender* Amount not paid principal or on due interest or unpaid date Amount whether principal or days delay or unpaid or unpaid or unpaid date							
		Not Applicable as the company is regular in payment of Installments and interest							
	(b)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a willful defaulter by any bank or financial institution or government or government authority.							
	(c)	In our opinion and according to the information and explanation given to us by the management, the has not availed any term loans during the year.							
	(d)								
	(e)	According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries (as defined under the Act).							
2	(f)	According to the information and explanations given to us and procedures performed by us, the company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.							
(x)	(a)	The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) Accordingly, clause $3(x)(a)$ of the Order is not applicable							
	(b)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.							



(xi)	(a)	Based on examination of the books and records of the Company and according to the information and explanations given to us, considering the principles of materiality outlined in the Standards on Auditing, we report that no fraud by the Company or on the Company has been noticed or reported during the course of the audit.
	(b)	According to the information and explanations given to us, no such report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government has been filled during the course of our audit.
	(c)	According to the information and explanations given to us no whistle-blower complaints were received during the year by the company
(xii)	(a)	The company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable to the company.
(xiii)		Whether all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act where applicable and the details have been disclosed in the financial statements, etc., as required by the applicable accounting standards
(xiv)	(a)	Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
	(b)	We have considered the reports of the Internal Auditors for the period under audit issued till date for the period under audit.
(xv)		According to information & explanations given to us and based on our examination of the records of the company, the company has not entered into non cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the order is not applicable.
(xvi)	(a)	The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clauses 3(xvi) (a) and 3(xvi)(b) of the Order are not applicable.
	(b)	The company has not conducted any Non-Banking Financial or Housing Finance activities during the year
Air .	(c)	The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable
	(d)	According to the information and explanations provided to us during the course of audit, the Group does not have any CICs.
(xvii)		The company has not any incurred cash losses in the financial year and in the immediately preceding financial year
(xviii)		There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable



(xix)	9	According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the Financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
		We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
(xx)	(a)	In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of section 135 of the Act pursuant to any project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable

Place: Bhopal

Date: 28th May 2022

For PATEL VARMA & ASSOCIATES

Chartered Accountants FRN: 009108C

Navanit Varma (Partner)

Mrount

M.No.078300

UDIN -22078300AJUQKF7441

CIN: L31102MP1990PLC006122

	Particulars	Notes	31st March 2022	31st March 2021	
		a	₹	₹	
	ASSETS			10.5	
(1)	Non-Current Assets	5 A 7			
(a)	Property, plant and equipment	1	123,739,327	131,163,83	
(b)	Capital work in progress		75		
(c)	Financial assets				
(i)	Investments	2	85,000,000	85,000,00	
(d)	Other non-current asset	3	331,859	398,23	
	Total Non-Current Assets (A)		209,071,186	216,562,06	
(2)	Current Assets	*			
(a)	Inventories	4	121,785,860	73,757,68	
(b)	Financial Assets		121,705,000	13,131,00.	
(i)	Trade receivables	5	16,516,516	94,096,17	
ii)	Cash and cash equivalent	6	17,921,954		
iii)	Loans & Advances	7	105,756,667	89,906,65	
(c)	Other current assets	, '	103,730,007	26,968,86	
	Total Current Assets (B)		261,980,997	284,729,37	
	MOMAT ASSESSED				
	TOTAL ASSETS (C=A+B)	ds.	471,052,184	501,291,43	
	EQUITY AND LIABILITIES		× 0		
	Equity				
a)	Equity Share Capital	8	31,238,880	21 220 000	
b)	Other Equity	9	237,458,296	31,238,880 228,296,95	
	Total Equity (D)		268,697,176	259,535,834	
	Liabilities		200,077,170	257,555,65	
l)	Non-Current Liabilities			* '	
)	Financial liabilities				
()	Borrowings	10	1,172,501	3,421,175	
)	Other non-current liabilities	11	488,235	488,235	
	Total Non-Current Liabilities (E)		1,660,736	3,909,410	
2)	Current Liabilities		1,000,730	3,309,410	
a)	Financial liabilities				
i)	Short Term Borrowings	12	58,544,107	62,169,533	
i)	Trade payable		30,344,107	02,109,333	
	(a) total outstanding dues of MSME	13	25,073,875	62,762,718	
	(b) total outstanding dues of creditors other	14	8,124,300	310,193	
ii)	Other financial liabilities	1	0,124,500	310,193	
)	Other current liabilities	15	102,624,997	109,130,580	
8 1	Provisions	16	6,326,994		
´	Total Current Liabilities (F)	10	200,694,273	3,473,169 237,846,193	
	TOTAL LIABILITIES (G=E+F)		202,355,009	241,755,603	
	TOTAL POLITY AND LAND				
- 1	TOTAL EQUITY AND LIABILITIES (D+G) s referred to above form an integral part of Financial Statement		471,052,184	501,291,437	

BHOPAL FRN009108C

Chartered Accountants

FRNo.009108C

Mouni Navanit Varma

Partner M.No.078300 Place: Bhopal

UDIN: 22078300AJUQKF7441

Date: 28 May 2022

For and on behalf of the Board of Directors

Mahesh Agrawal

Managing Director

Gaurav Agrawal Director

Manjeet Single Chief Financial Officer

Ankit Rohit Company Secretary

CIN: L31102MP1990PLC006122

	Particulars	Note No.	For the year ended 31 March, 2022	For the year ender 31 March, 2021
			**	**
1	Revenue from operations	17	774,214,051	574,070,50
2	Other income	18	9,744,346	6,168,86
3	Total revenue (1+2)		783,958,397	580,239,36
4	Expenses		1	
	(a) Cost of materials consumed	19	725,433,789	486,609,86
	(b) Changes in inventories of finished goods, work-in- progress	20	(34,712,730)	9,280,46
	(c) Employee benefits expense	21	19,047,264	17,003,38
	(d) Finance costs	22	2,180,470	1,350,03
	(e) Depreciation and amortisation expense	1	9,512,613	9,964,82
	(f) Other expenses	23	49,736,618	47,318,63
	Total expenses	₹ ×	771,198,024	571,527,20
5	Profit / (Loss) before tax (3-4)		12,760,373	8,712,15
6	Tax expense:			
	(a) Tax expense for current year		3,362,019	2,155,01
	(b) Previous Year Tax		237,013	813,85
	(c) Current tax expense relating to prior years		-	
	(d) Net current tax expense			
*	(e) Deferred tax Total Tax			
7			3,599,032	2,968,868
′	Profit / (Loss) from continuing operations (5-6)	8	9,161,341	5,743,289
8	F			
	Earnings per share (of ``10/- each): es referred to above form an integral part of Financial Statement	25	3	2

Monny

Navanit Varma Partner

M.No.078300 Place: Bhopal

UDIN : 22078300AJUQKF7441

Date: 28 May 2022

Mahesh Agrawal
Managing Director

Director

Manjeet Singh Chief Financial Officer

Ankit Rohit Company Secretary

NOTE- 1- PROPERTY, PLANT, EQUIPMENTS

FIXED ASSETS (GTV ENGINEERING LTD)

GROSS BLOCK					DEPI	RECIATION BI	LOCK	10.0	NET BLOCK	
Particulars	As on 01.04.2021	Additions	Delete/ Transfer	As on 31.03.2022	As on 01.04.2021	During the year	Total as on 31.03.2022	Sale Of Assets	As on 31.03.2021	As on 31.03.2022
Land	3,896,520			3,896,520						
Building	31,113,604	-	-		-	-	_	236,133	3,896,520	3,660,387
Electrical Installation	6,089,004	0.020	0.000	31,113,604	18,878,919	835,919	19,714,838	493,737	12,234,684	10,905,029
Vehicles	8,723,023	9,038	9,038	6,089,004	4,398,128	273,142	4,671,270	-	1,690,876	1,417,734
Plant & Machinery		884,700	-	9,607,723	8,085,683	240,518	8,326,201	-	637,340	1,281,522
	207,689,116	1,943,531	182,454	209,450,193	97,815,734	6,833,740	104,649,474	-	109,873,382	104,800,719
Furniture & Fixtures	1,178,132	-	-	1,178,132	1,012,025	19,357	1,031,382	_	166,107	146,750
Computer	992,897	-	-,	992,897	891,374	32,889	924,263	-	101,523	68,634
Office Equipments	3,605,320	172,200	-	3,777,520	3,049,775	135,269	3,185,044	_	555,545	
Tools & Spares	16,614,705	40,054	40,054	16,614,705	14,606,849	1,141,779	13,748,628	-	2,007,856	592,476 866,077
Total = Rs.	250 002 200									000,077
i otai = Ks.	279,902,320	3,049,523	231,546	282,720,297	148,738,487	9,512,613	158,251,100	729,870	131,163,833	123,739,327



GTV ENGINEERING LIMITED Notes forming part of the financial statements

Note-2- Investments				
	31st Ma	rch 2022	31st March 2	021
Particulars	Unquoted	Total	Unquoted	Total
	′,	,,		,,
Investments (At cost):				
A. Other Investment			* "	
(a) Investment in equity instruments unquoted			7.00	
(i) of subsidiaries				
(ii) of associates				
Chirchind Hydro Power Limited	85,000,000	85,000,000	85,000,000	85,000,000
To	otal 85,000,000	85,000,000	85,000,000	85,000,000

Note-3- Other Non Current Asstes	*				
Particulars	***************************************		31st March 2022	31st March 2021	
a attentia					
Preliminary Expenses Not Written Off		·	331,859	398,230	
	Total		331,859	398,230	

Particulars	31st March 2022	31st March 2021	
T articulars	,,	**	
(a) Raw materials	40,488,656	27,173,208	
b) Work-in-progress	68,185,170	40,640,724	
(c) Finished goods, by products & Scrap	13,112,034	5,943,750	

Particulars	31st March 2022	31st March 2021
Tarticulais		· · · · · · · · · · · · · · · · · · ·
Trade receivables outstanding for a period exceeding six months		
from the date they were due for payment		
Unsecured, considered good	2,990,757	2,990,757
Less: Provision for doubtful trade receivables		
Other Trade receivables		
Unsecured, considered good	13,525,759	91,105,410
Total	16,516,516	94,096,173



Particulars	31st March 2022	31st March 2021
	,,	**
(a) Cash in hand	210,656	75,681
(b) Balances with banks		, 73,00
(i) In current accounts	155,635	99,504
(ii) In deposit accounts	17,555,663	89,731,474

Particulars	31st March 2022	31st March 2021
	.,	**
(a) Security deposits		
Unsecured, considered good	1,493,446	1,698,265
(b) Loans and advances to employees		
Unsecured, considered good	990,963	785,175
(c) Loans and advances to others	91,797,436	12,697,779
(d) Balances with government authorities		
Unsecured, considered good		
(i) GST Electronic Ledger Balance	7,280,582	7,593,401
(ii) Income Tax recoverable:	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	7,575,101
Previous Year	4,194,240	4,194,240
Total	105,756,667	26,968,860

	31st Mare	ch 2022	31st March 2021	
Particulars	Number of shares		Number of shares	**
(i) Authorised				
40,00,000 Equity shares of Rs.10 each with voting rights	4,000,000	40,000,000	4,000,000	40,000,000
(ii) Issued Subscribed and fully paid up				
31,23,888 Equity shares of Rs.10 each with voting rights	3,123,888	31,238,880	3,123,888	31,238,880
Total	3,123,888	31,238,880	3,123,888	31,238,880

Particulars	Opening Balance	Fresh issue	Closing Balance
Equity shares with voting rights		F 8 .	
Year ended 31 March 2022 - Number of shares - Amount (*)	3,123,888		3,123,888
Year ended 31 March, 2021	31,238,880		31,238,880
- Number of shares	3,123,888		3,123,888
- Amount (`)	31,238,880		31,238,880

b) The Company has one class of equity shares having a par value of Rs.10 per share. Each share holder is eligible for one vote per shares held



Class of shares / Name of shareholder	31st 1	March 2022	31st March	2021
	Number of shares held	% holding in that class of shares	Number of shares held	% holding in that class of shares
Equity shares with voting rights Mr.Mahesh Agrawal Mr.Gaurav Agrawal	1,260,681 741,908	40.36% 23.75%	1,260,681 741,908	40.36 23.75

		24 24 4 2222	
Particulars	-	31st March 2022	31st March 2021
			``
(a) Capital reserve			
Opening balance		1 000 000	4 000 00
Add: Additions during the year		1,000,000	1,000,00
Less: Utilised / transferred during the year		*	
Closing balance	_	1,000,000	1,000,000
	-	1,000,000	1,000,000
(b) Share Forfeited Reserve			
Opening balance		3,451,500	3,451,500
Add: Additions during the year		3,131,300	3,431,300
Less: Utilised during the year	l		
Closing balance		3,451,500	3,451,500
c) Securities premium account			
Opening balance			
Add: Premium on shares issued during the year		76,000,000	76,000,000
Less: Utilised during the year for:			
Closing balance	-	74,000,000	
olouing binnine		76,000,000	76,000,000
d) General reserve			
Opening balance		10,000,000	10,000,000
Add: Transferred from surplus in Statement of Profit & Loss		10,000,000	10,000,000
Less: Utilised / transferred during the year			
Closing balance	-	10,000,000	40.000.000
3		10,000,000	10,000,000
e) Surplus / (Deficit) in Statement of Profit and Loss			
Opening balance		137,845,454	132,102,165
Add Deaft / (Look) for the			
Add: Profit / (Loss) for the year	<u></u>	9,161,341	5,743,289
Closing balance	-	147,006,796	137,845,454
т	otal	237,458,296	228,296,954

Particulars	L	31st March 2022	31st March 2021
		``	**
(b) Loans and advances from related parties			
Unsecured		1,172,501	3,421,175
	Total	1,172,501	3,421,175



Particulars	31st March 2022	31st March 2021
	,,	.,
Deffered Tax Liabilities	488,235	488,235
Total	488,235	488,235

After considering the deferred Tax Liability due to timing difference on account of depreciation and Deferred Tax Assets due to carry forward unabsorbed Depreciation net impact was on Deferred Tax Assets which has not been recognized due to conservative accounting treatment and prudence.

,	``
-	
1	
58,544,107	62,169,533
58,544,107	62,169,533
E (0)	
s, book debts and other the fixed assets of the c	er current assets of the company
	58,544,107

	Particulars	31st March 2022	31st March 2021
			**
Trade payables: Acceptances	The second secon	25,073,875	62,762,71
	Total	25,073,875	62,762,718

Note -14-Trade payables - to	otal outstanding dues of creditors otl	her	
	Particulars	31st March 2022	31st March 2021
Trade payables: Acceptances		8,124,300	310,193
. 1 2	Total	8,124,300	310,193



Note -15- Other current liabilities		2.0
Particulars	31st March 2022	31st March 2021
		**
(a) Current maturities of long-term debt		
(b) Other payables		
(i) Statutory dues	4,125,500	6,974,314
(ii) Advances from customers	98,137,585	
(iii) Others	90,137,303	100,916,427
	-	861,099
TDS Payable	361,912	378,740
Total	102,624,997	109,130,580

Particulars		31st March 2022	31st March 2021
		''	.,
(a) Provision for employee benefits:		2,022,744	942,036
	7		
(b) Provision - Others:			
(i) Provision for Income Tax		2,527,202	1,459,067
(ii) Provision - Other Expenses		2,327,202	1,432,007
Power Expenses Payable		716,759	921,861
Water Charges Payable			22,765
Fabrication Expenses Payable	4,0	989,489	22,703
Audit Fees Payable		70,800	127,440
		4,304,250	2,531,133
Total		6,326,994	3,473,169

	Note -17- Revenue from operations		
	Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021
			**
(a)	Sale of products	681,050,103	546,649,097
(b)	Other operating revenues	93,163,948	27,421,405
	Gross sales	774,214,051	574,070,502
	Net Sales	774,214,051	574,070,502
(b)	Other operating revenues comprise:		
	Sale of scrap	93,163,948	27,421,405
	Total - Other operating revenues	93,163,948	27,421,405

	Note-18- Other income			0
		Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021
			**	``
(a)	Interest income		1,586,416	6,168,863
				, , , , , , , , , , , , , , , , , , , ,
(b)	Other Operating Income		8,157,930	
(a)	Interest income comprises:		3,101,200	
	Interest from banks and others	10 0	*	
	Deposits		1,586,416	6,168,863
(b)	Other Operating Income		1,500,410	0,100,003
	Capital Subsidy		3,957,800	
	Profit from sale of assets		4,200,130	-
		Total - Interest income	9,744,346	(1(0.00)
		Total		6,168,863
		1 otal	9,744,346	6,168,863



Note -19- Cost of mate	rials consumed		
	Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021
		.,	**
Opening stock	6	27,173,208	51,597,881
Add: Purchases	•	738,749,237	462,185,191
		765,922,445	513,783,072
Less: Closing stock		40,488,656	27,173,208
	Cost of material consumed	725,433,789	486,609,864

Particulars		For the year ended 31 March, 2022	For the year ended 31 March, 2021
Inventories at the end of the year:			``
Scrap / By products Work-in-progress Stock of Finished Goods		13,112,034 66,157,920 2,027,250	5,943,750 38,833,599 1,807,125
The state of the s		81,297,204	46,584,47
Scrap	* ***	5,943,750	26,634,938
Work-in-progress		40,640,724	29,230,000
	ŀ	46,584,474	55,864,938
Net (increase) / decrease		(34,712,730)	9,280,464

Note -21- Employee benefits expense				
Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021		
the god'	**			
PF Contribution	625,636	536,632		
Salary & Wages	17,985,429	16,036,836		
Employees Welfare Expenses	193,658	206,483		
ESI Contribution	242,541	223,435		
Total	19,047,264	17,003,386		



Note-22- Finance costs			
Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021	
(a) Interest expense on: (i) Borrowings	2,180,470	1,350,03	
Total	2,180,470	1,350,038	

Particulars	For the year ended 31 March, 2022	For the year ended 31 March, 2021
		**
i) Manufacturing Expenses		
ii) Repairs & Maintenance Expenses	28,299,336	27,987,023
iii) Administrative & Selling Expenses	1,089,628	1,259,409
, see the seeming Expenses	20,347,655	18,072,203
	49,736,618	47,318,635
Note: Details of Manufacturing Expenses		
Fabrication Expenses	12,464,575	11,366,769
Factory Expenses	890,135	1,068,119
Inspection & Testing Charges	71,033	219,118
Power Expenses	9,675,887	8,903,001
Stress Relieving Expenses	1,422,827	1,815,237
Loading & Unloading Charges	1,077,037	1,692,999
Packing & Forwarding Expenses	2,697,842	2,900,577
Storage Charges (Ware House)	-	21,203
	28,299,336	27,987,023
Note:- Details of Repairs & Maintenance Expenses		
Electrical Repair & Maintenance	140.051	
Machinery Repair & Maintenance	148,851	222,858
Office Equipment Repair & Maintenance	881,336	919,312
ornee Equipment Repair & Maintenance	59,441 1,089,628	117,239



Note: Details Administrative & Selling Expenses Audit Fee			
Advertisement Expenses		70,800	70,800
Bank Charges & Commission		101,521	1,051,47
Bill Discounting Charges		3,084,679	4,031,83
Consultancy Charges		949,510	799,68
Conveyance Expenses		194,184	959,23
Directors Remuneration		208,966	190,01
Fees & Duties		4,650,000	4,200,000
General Expenses		1,291,541	390,563
Insurance Charges		30,355	104,972
ISO Certification		344,129	379,259
Discounts allowed	ĺ		54,189
Lease Rent		1,786,531	907,123
Listing Fees	İ	518,829	38,251
Office Expenses		341,500	319,000
Office Rent		649,811	236,870
Postage & Telegram Expenses		204,000	226,500
Property Tax		133,024	153,112
Professional Expenses		127,022	103,022
Professional Tax		477,829	335,616
Sales Promotion Expenses / Subscrition Fees		5,000	5,000
Security Expenses		251,130	464,983
Stamp Paper Expenses		600,000	554,124
Stationary & Printing	£2-	166,560	308,917
Statutory Medical Expenses	3.	254,166	144,707
Felephone Expenses		72,023	18,714
· · · · · · · · · · · · · · · · · · ·		93,662	114,740
Transportation Expenses		2,386,173	654,006
Travelling Expenses		1,161,264	898,810
Vehicle Repair & Maintenance Water Charges		27,729	106,052
8		99,346	175,615
Weight & Measurement Expenses			8,640
Preoperative Expenses Written off		66,371	66,371
Total		20,347,655	18,072,203

Note - 24- Contingent Liabilities not provided for

Bank Guarantee outstanding: Rs. 11.59 crores. Letter of Credit outstanding: Rs. 3.10 crores.

The Notes referred to above form an integral part of Financial

FRN009108C

Statement

For PATEL VARMA & ASSOCIATES

Chartered Accountants FRNo.009108C

Navanit Varma

1/boull

Partner M.No.08300 Place : Bhopal

UDIN: 22078300AJUQKF7441

Date: 28 May 2022

For and on behalf of the Board of Directors

Mahesh Agrawal Managing Director

25

Gaurav Agrawal Director

Manjeet Sings Chief Financial Officer

Ankit Rohit

Company Secretary

Notes Forming integral part of the financial statements

Note-25

SIGNIFICANT ACCOUNTING POLICIES

1. Corporate information

GTV Engineering Ltd. is a Limited company incorporated on 4thDecember1990. The company is engaged in Hi-tech steel fabrication having its manufacturing unit at Plot No.216-218, Industrial Area, Mandideep, Dist. Raisen and a Flour Mill at Plot No.K-20-22, Industrial Area, Malanpur, Dist. Bhind and Plot No.69, Industrial Area, Mandideep, Dist Raisen, M.P.

2. Basis of accounting and preparation of financial statements

- (a) These consolidated financial statements have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS") prescribed under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules as amended from time to time.
- (b) These consolidated financial statements have been prepared on historical cost basis except for certain financial instruments and defined benefit plans which are measured at fair value or amortised cost at the end of each reporting period. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. All assets and liabilities have been classified as current and non-current as per the Group's normal operating cycle. Based on the nature of services rendered to customers and time elapsed between deployment of resources and the realisation in cash and cash equivalents of the consideration for such services rendered, the Group has considered an operating cycle of 12 months.

The statement of cash flows have been prepared under indirect method, whereby profit or loss is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and items of income or expense associated with investing or financing cash flows. The cash flows from operating, investing and financingactivities are segregated.

Non-monetary assets and liabilities that are measured in terms of historical cost in foreign currencies are not retranslated

(c) The classification of assets and liabilities of the company into current or non-current is based on the criterion specified in the Ind AS. The company has ascertained its operating cycle as 12 months for the purpose of current and non-current classification of assets and liabilities.

3. Use of estimates

The preparation of the financial statements in conformity with the recognition and measurement principles of Ind AS requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognised in the periods in which the results are known / materialise.

4. Cash Flow Statement

Cash Flow are reported using the indirect method, where by Profit before tax is adjusted for the effects of transaction of a non cash nature, any deferral or accruals of past or future cash receipts or payments and item of Income or expenses associated with investing and financing cash flow. The cash flow from operating investing and financing activities of the company are



	segregated.
5.	Revenue Recognition
(a)	Sales
	Revenue from sale of goods is recognized:
	• When all the significant risks and rewards of ownership are transferred to the buyer and the seller retains no effective control of the goods transferred to a degree usually associated with ownership and
	• No significant uncertainty exists regarding the amount of the consideration that will be derived from the sale of goods.
(b)	Interest
	Interest income is recognized on a time proportion basis taking into account the amount outstanding and the rate applicable
6.	Fixed Assets
	Fixed assets are carried at cost less accumulated depreciation. Cost of fixed assets comprises its purchase price and any attributable expenditure (both direct and indirect) for bringing an asset to its working condition for its intended use.
7.	Depreciation and amortization
,	As per the requirements of Companies act, 2013, the company has computed depreciation with reference to the useful life of respective assets specified in and in the manner prescribed in Schedule II to the Act. Accordingly, depreciation has been charged on the basis of straight line method maintaining 5%scrap value with reference to remaining useful life of assets .In relation to the assets added after 1st April, 2016, depreciation has been charged as per the provisions of said Schedule II.
8.	Impairment of Assets
	The carrying values of assets / cash generating units at each Balance Sheet date are reviewed for impairment. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognised, if the carrying amount of these assets exceeds their recoverable amount. The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the future cash flows to their present value based on an appropriate discount factor. When there is indication that an impairment loss recognised for an asset in earlier accounting periods no longer exists or may have decreased, such reversal of impairment loss is recognised in the Statement of Profit and Loss, except in case of revalued assets.
9.	Inventories
-	Inventories are valued at cost or net realizable value, whichever is lower. The cost in respect of the various items of inventory is computed as under: • In case of raw materials at FIFO plus direct expenses. • In case of work in progress at raw material cost plus conversion costs depending upon the stage of completion. • In case of finished goods at raw material cost plus conversion costs, packing cost and other
	overheads incurred to bring the goods to their present location and condition.



10.	Employee Benefits				
(a)	Short term employee benefits				
	Short term employee benefits are recognised as an expense at the undiscounted amount in the Statement of Profit and Loss of the year in which the related service is rendered.				
(b)	Post-employment benefits: Em	ployee Provident Fund			
	The eligible employees of the Company are entitled to receive post employment benefits in respect of provident fund, in which both the employees and the Company make monthly contributions at a specified percentage of the employees' eligible salary.				
11.	Borrowing costs				
ı	Borrowing cost includes amortization of ancillary cost related to borrowings and foreign exchange to the extent they regarded as adjustment to interest cost. Borrowing costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such assets till such time that the asset is ready for its intended use or sale . A qualifying asset is one that necessarily takes substantial period of time to get ready for the intended use. Other borrowing costs are recognized as an expense in the period in which they are incurred.				
12.	Related Party Disclosure	3			
	Payment to directors				
	Name	2021-22	2020-21		
	Mr. Gaurav Agrawal	1200000	1200000		
	Mr. Mahesh Agrawal Mrs. Dharshna Agrawal	3000000 450000	3000000 Nil		
13.	Earnings per share	430000	IVII		
v	Basic earnings per share is comp	outed by dividing the net profit o mber of equity shares outstandir			
14.	Provisions and contingencies				
	A provision is recognised when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent liabilities are disclosed unless the possibility of an outflow of resources embodying the economic benefit is remote.				
15	Government Grants				
•					



Tax expense comprises of current and deferred tax. Current tax is measured at the amount expected to be paid in accordance with the Income-tax Act, 1961. Deferred income taxes reflects the impact of current year timing differences between taxable income and accounting income for the year and reversal of timing differences of earlier years. Deferred tax is measured based on the tax rate and tax laws enacted or substantially enacted at the balance sheet date. 17. The previous year figures have been regrouped/reclassified, wherever necessary to conform to the current year's presentation.

Place: Bhopal

Date: 28th May 2022

For PATEL VARMA & ASSOCIATES

Chartered Accountants

FRN: 009108C

Navanit Varma (Partner)

No amore

M.No.078300

UDIN: 22078300AJUQKF7441

FRN009108C

GTV ENGINEERING LIMITED

Cash Flow Statement for the year ended as on 31st March, 2022

		period as at '	For the year ended	
A. Cash flow from operating activities	31st M	arch 2022	31st Ma	rch 2021
Net Profit / (Loss) before extraordinary items and tax		1,27,60,373		87,12,1
Adjustments for:				
Depreciation and amortisation	95,78,984		1,00,31,192	
Deferred Taxes	8		1,00,01,13	
Finance costs	21,80,470		13,50,038	
Profit From sale Of Assets	-42,00,130			
Capital Subsidy	-39,57,800			
Interest income	-15,86,416		-61,68,863	
Operating profit / (less) before conditions with the	1 1	20,15,108		52,12,3
Operating profit / (loss) before working capital changes Changes in working capital:	1	1,47,75,481		1,39,24,
Adjustments for (increase) / decrease in operating assets:	1			
Inventories	-4,80,28,178		3,37,05,137	
Trade receivables	7,75,79,657		67,41,235	
Short-term loans and advances	-7,87,87,807		9,83,67,137	
Adjustments for increase / (decrease) in operating liabilities:				
Trade payables	-2,98,74,736		-1,88,28,255	
Other current liabilities	-65,05,583		-8,06,00,535	
Short-term provisions	28,53,825		-2,18,861	
Long-term advance from customers			0	
	1 -	2.55 / 2.55	_	
Cash flow from extraordinary items		-8,27,62,823		3,91,65,8
Cash generated from operations	l -		-	
Net income tax (paid) / refunds		-35,99,032		20 (0.6
to meetic and (party) retained	l -	-33,99,032	-	-29,68,8
Net cash flow from / (used in) operating activities (A)		-7,15,86,373		E 01 21 E
, (,	1	-7,13,00,373	-	5,01,21,5
3. Cash flow from investing activities		*		
Proceeds from sale of Fixed assets	9,61,416		1	
Capital expenditure on fixed assets, including capital advances	-30,49,523		-11,99,815	
nterest	15,86,416	42	61,68,863	
Capital Subsidy	39,57,800			
Profit From sale Of Assets	42,00,130	9	-	
Proceeds from sale of non current investments		1	- 0	
- Associates			0	
oans realised		91		
- Subsidiaries - Associates			0	
- Associates	-22,48,674	54.05.544	-2,20,51,688	. 2000
ash flow from extraordinary items		54,07,564		-1,70,82,6
let income tax (paid) / refunds		U .	0	
let cash flow from / (used in) investing activities (B)	-	54,07,564	4	-1,70,82,6
, , , , , , , , , , , , , , , , , , , ,		34,07,504		-1,/0,02,0
. Cash flow from financing activities				
let increase / (decrease) in working capital borrowings	-36,25,426	W	3,87,44,468	
inance cost	-21,80,470		-13,50,038	
		L		
*****		-58,05,896		3,73,94,43
ash flow from extraordinary items	L			
let each flow from //west in) firms in a still it in (5)				
et cash flow from/(used in) financing activities (C)	-	-58,05,896		3,73,94,43
et increase/(decrease) in Cash and cash equivalents (A+B+C)		74004705		
ash and cash equivalents at the beginning of the year	(8)	-7,19,84,705		7,04,33,30
ffect of exchange differences on restatement of foreign currency Cash and cash		8,99,06,659		1,94,73,35
ash and cash equivalents at the end of the year		1,79,21,954		8,99,06,65
econciliation of Cash and cash equivalents with the Balance Sheet:	<u> </u>	1,77,21,754	2 22 2	0,99,00,0
ash and cash equivalents as per Balance Sheet		1,79,21,954		8,99,06,65
ess: Bank balances not considered as Cash and cash equivalents as defined in AS		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		0,77,00,0
et Cash and cash equivalents (as defined in AS 3 Cash Flow Statements) included				
dd: Current investments considered as part of Cash and cash equivalents (as				
ash and cash equivalents at the end of the year *				
Comprises:		0		(1
Cash on hand	2,10,656		75,681	
Cheques, drafts on hand				
Balances with banks (i) In current accounts			11	
to in current accounts	1,55,635		99,504	
	1,75,55,663		9 07 21 47	
(ii) In EEFC accounts	1,10,00,000		8,97,31,474	
(ii) In EEFC accounts (iii) In Term deposit accounts with banks				
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts		1	1	
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others		,		
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts Others		1,79.21.954		8,99.06.69
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others Current investments considered as part of Cash and cash equivalents (Refer		1,79,21,954		8,99,06,65
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others) Others) Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached.		/	of the Board of D	
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts Others Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached.	/1	1,79,21,954 or and on behalf o	of the Board of D	
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached. PATEL VARMA & ASSOCIATES	//	/	of the Board of D	
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others Ourrent investments considered as part of Cash and cash equivalents (Refer terms of our report attached. or PATEL VARMA & ASSOCIATES partered Accountants	/1	/	of the Board of D	
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached. PATEL VARMA & ASSOCIATES	//	/	/	irectors Agrand
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts () Others () Others () Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached. It PATEL VARMA & ASSOCIATES (No.009108C) Rem A & ASSOCIATES (III) A & ASSOCIATES (, l	/	/	irectors
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts Others Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached. r PATEL VARMA & ASSOCIATES lartered Accountants No.009108C RMA & ASSOCIATES BHOPAL	/ ly	or and on behalf of	/	irectors Agrand
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts) Others Ourrent investments considered as part of Cash and cash equivalents (Refer terms of our report attached. or PATEL VARMA & ASSOCIATES nartered Accountants No.009108C BHOPAL BHOPAL CRANDOLORIC BHOPAL CRANDOLORIC C	M M	or and on behalf of	/	irectors
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts Others Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached. TPATEL VARMA & ASSOCIATES PATEL VARMA & AS	M M	or and on behalf of	Ga	irectors
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts (iv) In ear		or and on behalf of	Ga	irectors A fourt Urav Agrawal Director
(ii) In EEFC accounts (iii) In Term deposit accounts with banks (iv) In earmarked accounts Others Current investments considered as part of Cash and cash equivalents (Refer terms of our report attached. r PATEL VARMA & ASSOCIATES lartered Accountants No.009108C WARMA & ASSOCIATES BHOPAL FRN009108C		or and on behalf of the state o	Ga	urav Agrawal Director kit Rohit



Regd. Office: 216-217-218, New Industrial Area-II, Mandideep-462046 (Bhopal);
Phone: 0091-7480-233309, 401044; Fax: 0091-7480-233068;
Email: mail@gtv.co.in; Website: www.gtv.co.in
CIN: L31102MP1990PLC006122

Form 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]

Registe E-mail	of the member (s): ered address: Id: No/ Client Id:	
-	Name:	Shares of the above named company, hereby appoint
		Signature: or failing him/her.
2.	Name:	
		Signature: or failing him/her.
3.	Name:	
	Email Id:	Signature: or failing him/her.

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 will be held at the Registered Office of the Company at 216-217-218, New Industrial Area-II Mandideep- 462046 (Bhopal) on Thursday, the 29th September, 2022 at 11.30 A.M and at any adjournment thereof in respect of such resolutions as are indicated below.

Resolution No:

	Resolution(S)	Vote	
		For	Against
1.	Adoption of statement of Profit & Loss, Balance Sheet, report of Director's and Auditor's for the financial year ended 31st March, 2022.		
2.	Re-appointment of Mrs. Darshana Agrawal as a Director who is liable to retire by rotation.		
3.	Appointment of M/s. Rath Dinesh & Associates Chartered Accountants as Statutory Auditors & fixing their remuneration.		

4.	To approve re-appointment and remuneration of Managing	
	Director.	
5.	To approve payment of Managerial Remuneration of Mrs.	
	Darshana Agrawal.	
6.	To consider and approve Corporate Guarantee.	

Signed this day of	Affix Revenue Stamp
Signature of Shareholder	Stamp
Signature of Proxy	

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.



Regd. Office: 216-217-218, New Industrial Area-II, Mandideep-462046 (Bhopal); Phone: 0091-7480-233309, 401044; Fax: 0091-7480-233068; Email: mail@gtv.co.in; Website: www.gtv.co.in CIN: L31102MP1990PLC006122

Attendance Slip

Members attending the Meeting in person or by Proxy are requested to complete the attendance slip and hand it over at the entrance of the meeting venue.

Name of the Member(s) (In block letters)
Name of the Proxy, if any (In block letters)
Folio No.
No. of Shares
I hereby record my presence at the Annual General Meeting of the Company at 216-217-218 New Industrial Area-II, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-II, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-II, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-II, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-II, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-II, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, Mandideep-462046 (Bhopal), on Thursday, 29th September, 2022 at 1220 A New Industrial Area-III, and 2014 A New Industrial Area-III, and 201
11.30 A.M.
Signature of the Shareholder or Proxy
1) Only members or the Proxy holder can attend the meeting.

- 2) Member/Proxy Holder should bring his/ her copy of Annual Report for reference at the
- meeting.



Members Feedback Form

We have constantly endeavoring to extend the best possible services to our share owners and we seek your feedback on the same. Kindly therefore mail this feedback form duly filled in to the Company.

It is indeed our privilege to have you as our shareowner and to continue to receive your trust and confidence.

To, The Board of Directors GTV Engineering Limited 216-217-218, New Industrial Area-II, Mandideep 462046

Reg: Shareholder Feedback Form

Name of Sole/First holder: ______
Folio no: ______
STD Code: _____ Telephone no: ______
Mobile no: _____ Email: ______

Kindly rate our services in following areas:

No. of Equity Shares held:_____

	Excellent	Very Good	Good	Satisfactory	Unsatisfactory
Management					
Discussion &					
Analysis					
Report					
Directors					
Report					
Quality of					
financial and					
non financial					
information in					
the report					
Information on					
company's					
website					
Responses to					
queries					

Overall rating			
of Investor			
service			
Timely receipt			
of Annual			
Report			
Conduct of			
AGM			
Overall rating			

Do you have any grievance which has not been addressed so far: Yes () No ()
f yes then furnish the details
Your Suggestions and comments for improvement in our services
Date:
Signature of Member:



Regd. Office: 216-217-218, New Industrial Area-II, Mandideep-462046 (Bhopal);
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CIN: L31102MP1990PLC006122

Registration of E-mail address for further communication

Name of the Shareholder(s) (In Block letters)
Email Id:
D. '. I.E.I' M
Registered Folio No:
Signature



Route Map of GTV Engineering Limited

