

31st

<u>Annual Report</u>

<u>2021 - 2022</u>

Purohit Consruction Ltd.

CIN: L45200GJ1991PLC015878





CORPORATE INFORMATION

BOARD OF DIRECTORS

Shri Narendra Purohit Chairman & Managing Director Shri Saumil Purohit Jt. Managing Director & CFO

Shri Nishit B Gohel Independent Director Shri Mahendra Sanghani Independent Director Smt. Jagruti Shah Independent Director

Shri Daarrpan Shah Independent Director (Appointed w.e.f. July 9, 2022)
Shri Karan Shah Independent Director (Appointed w.e.f. July 9, 2022)
Smt. Fatima Iyer Independent Director (Appointed w.e.f. July 9, 2022)

COMPANY SECRETARY & COMPLIANCE OFFICER

Shri Nishitkumar Sandhani

BANKERS

Kotak Bank Limited HDFC Bank Limited State Bank of India

STATUTORY AUDITORS

M/s. Parekh Parekh & Associates Chartered Accountants

SECRETARIAL AUDITOR

M/s. Parikh Dave & Associates Company Secretaries

INTERNAL AUDITOR

M/s. Paresh Rupabhinda & Associates Chartered Accountants

REGISTERED OFFICE

401, Purohit House,

Opp. S.P. Stadium, Navrangpura, Ahmedabad-380 009, Gujarat.

Tel. (079) 26426486

Email Id – cs@purohitconstruction.com Website – www.purohitconstruction.com CIN: L45200GJ1991PLC015878

REGISTRAR AND SHARE TRANSFER AGENTS

Bigshare Services Pvt. Ltd. A/802, Samudra Complex, Near Klassic Gold Hotel, Girish Cold Drink, Off C. G. Road, Ahmedabad – 380009

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31st Annual General Meeting

Date: August 12, 2022

Day : Friday
Time : 11.00 A.M.

The meeting will be convened through Video Conferencing or other audio visual means.

NOTICE

NOTICE is hereby given that the 31st Annual General Meeting of **PUROHIT CONSTRUCTION LIMITED** will be held on Friday, August 12, 2022 at 11.00 A.M. through Video Conferencing or other audio visual means to transact the following business and the place of the meeting shall be deemed to be the registered office of the Company:

ORDINARY BUSINESSES:

- 1. To receive, consider and adopt the financial statements of the Company including Audited Balance Sheet as at 31st March, 2022 and Statement of Profit and Loss and Cash Flow statement for the year ended on that date together with the Directors' Report and the Auditors' Report thereon.
- 2. To appoint a director in place of Shri Saumil Purohit (DIN: 01861110), who retires by rotation and being eligible offers himself for re- appointment.
- 3. To appoint Statutory Auditors and fix their remuneration.

RESOLVED THAT pursuant to the provisions of the section 139(8) of the Companies Act, 2013 read with Companies (Audit & Auditors) Rules 2014, (including any statutory modification(s) or reenactment thereof for the time being in force), appointment of Naresh J Patel & Co, Chartered Accountants (Membership Number: 123227W), Ahmedabad, who were appointed by the Board of directors as the Statutory Auditors of the Company w.e.f. 18th May, 2022 till the conclusion of this Annual General Meeting of the Company, to fill the casual vacancy caused by the resignation of M/s. Parekh Parekh and Associates, Chartered Accountants (Firm Reg. No. 132988W), Ahmedabad the Statutory auditors of the Company be and is hereby approved at such remuneration as may be decided by any Director of the Company.

RESOLVED THAT pursuant to the provisions of Section 139, 141, 142 and other applicable provisions of the Companies Act, 2013, and the Companies (Audit & Auditors) Rules 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force) and pursuant to the recommendation made by the Audit Committee of the Board, Naresh J Patel & Co., Chartered Accountants (Firm Registration No. 123227W), Ahmedabad, be and are hereby appointed as the Statutory Auditors of the Company for a term of five consecutive years to hold office from the conclusion of this Annual General Meeting (AGM) to the conclusion of the AGM to be held for the financial year ending on 31st March, 2027 at such remuneration and out of pocket expenses, as may be decided by the Board of Directors of the Company.

SPECIAL BUSINESSES:

4. Approval of Related Party Transactions.

To consider and if though fit to pass with or without modification(s), the following resolution as **ORDINARY RESOLUTION:**

RESOLVED THAT pursuant to the provisions of Regulation 23(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') as amended till date, read with Section 188 of the Companies Act, 2013 ('the Act'), the rules made thereunder (including any other applicable provision(s) or statutory modification(s) or re-enactment thereof for the time being in force) and company's 'Policy on Related Party Transactions' and as per the recommendation / approval of the Audit Committee and the Board of Directors of the Company and subject to such other approvals, consents, permissions and sanctions of other authorities as may be necessary, approval of the Members be and is hereby accorded to the Company for entering into and/or continuing with transactions / contracts / arrangements / agreements with the Related Parties as mentioned in the explanatory statement for a period of three years commencing from financial year 2023-24 to financial year 2025-26 which are in ordinary course of business and on arm's length basis provided that the aggregate amount/value of all such arrangements/transactions/contracts that may be entered into by the Company with the Related Parties for the amount remaining outstanding at any one point in time shall not exceed the limits during any one financial year as enumerated in the explanatory statement.

RESOLVED FURTHER THAT the Board be and is hereby authorised, to do and perform all such acts, deeds, matters and things, as may be necessary, including finalising the terms and conditions, methods and modes in respect thereof and finalising and executing necessary documents, including contract(s), scheme(s), agreement(s) and such other documents, file applications and make representations in respect thereof and seek approval from relevant authorities, including Governmental authorities in this regard and deal with any matters, take necessary steps, as the Board may in its absolute discretion deem necessary, desirable or expedient, to give effect to this resolution and to settle any question that may arise in this regard and incidental thereto, without being required to seek any further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this resolution.

RESOLVED FURTHER THAT the Board be and is hereby authorised, to delegate all or any of the powers herein conferred, to any Director(s) or Chief Financial Officer, Company Secretary or any other Officer(s) / Authorised Representative(s) of the Company, to do all such acts and take such steps, as may be considered necessary or expedient, to give effect to the aforesaid resolution(s).

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in any of the foregoing resolutions, be and are hereby approved, ratified and confirmed in all respects.

5. To consider and if thought fit, to pass with or without modification(s), the following resolution as a **SPECIAL RESOLUTION**.

RESOLVED THAT pursuant to the provisions of Section 149, 152 and any other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Appointment and Qualification of Directors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV of the Companies Act, 2013 and Regulation 17 & 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Shri Daarrpan Rajeshbhai Shah (DIN: 09449828), who was appointed as an Additional Director of the Company by the Board of Directors (and categorized as 'Independent Director') w.e.f. 9th July, 2022 and who holds office as an Additional Director upto the date of ensuing General Meeting or upto three months from the date of his appointment, whichever is earlier, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years w.e.f. 9th July, 2022.

RESOLVED FURTHER THAT any Executive Director or the Company Secretary of the Company be and is hereby severally authorized to do all such acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution.

6. To consider and if thought fit, to pass with or without modification(s), the following resolution as a **SPECIAL RESOLUTION**.

RESOLVED THAT pursuant to the provisions of Section 149, 152 and any other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Appointment and Qualification of Directors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV of the Companies Act, 2013 and Regulation 17 & 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Shri Karan Sudhirkumar Shah (DIN: 09666627), who was appointed as an Additional Director of the Company by the Board of Directors (and categorized as 'Independent Director') w.e.f. 9th July, 2022 and who holds office as an Additional Director upto the date of ensuing General Meeting or upto three months from the date of his appointment, whichever is earlier, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years w.e.f. 9th July, 2022.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and is hereby severally authorized to do all such acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution.

7. To consider and if thought fit, to pass with or without modification(s), the following resolution as a SPECIAL RESOLUTION.

RESOLVED THAT pursuant to the provisions of Section 149, 152 and any other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Appointment and Qualification of Directors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV of the Companies Act, 2013 and Regulation 17 & 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Smt. Fatima lyer (DIN: 07047815), who was appointed as an Additional Director of the Company by the Board of Directors (and categorized as 'Independent Director') w.e.f. 9th July, 2022 and who holds office as an Additional Director upto the date of ensuing General Meeting or upto three months from the date of his appointment, whichever is earlier, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years w.e.f. 9th July, 2022.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and is hereby severally authorized to do all such acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution.

8. To consider and if thought fit, to pass with or without modification(s), the following resolution as a **SPECIAL RESOLUTION**.

RESOLVED THAT pursuant to the provisions of Section 196, 197, 203 and any 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), read with Schedule V to the Companies Act, 2013, Regulation 17(6)(e) of SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018 and Articles of Association of the Company approval of members of the Company be and is hereby granted for reappointment of Shri Saumil Purohit (DIN: 01861110) as a Joint Managing Director (Key Managerial Personnel) for a period of three years with effect from 1st January, 2023 on the terms and conditions as set out in the explanatory statement.

RESOLVED FURTHER THAT notwithstanding anything to the contrary herein contained, where in any financial year of the Company has no profits or the profits are inadequate it shall pay remuneration by way of salary and perquisites and allowances as specified above subject to the overall limits as may be prescribed or amended in future from time to time under the provisions of the Companies Act, 2013, Schedule thereof and the Rules framed there under as well as any other statutory provisions as may be applicable to the Joint Managing Director during the tenure of his office.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and is hereby authorized to take all necessary and ancillary steps to give effect to this resolution and to file necessary form(s) with the MCA/ROC in the matter.

9. To consider and if thought fit, to pass with or without modification(s), the following resolution as a **SPECIAL RESOLUTION.**

RESOLVED THAT pursuant to the provisions of Section 196, 197, 203 and any 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), read with Schedule V to the Companies Act, 2013, Regulation 17(6)(e) of SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018 and Articles of Association of the Company approval of members of the Company be and is hereby granted for reappointment of Shri Narendra Purohit (DIN: 00755195) as Managing Director (Key Managerial Personnel) for a period of five years including payment of remuneration for the period of three years with effect from 1st April, 2022 on the terms and conditions as set out in the explanatory statement.

RESOLVED FURTHER THAT notwithstanding anything to the contrary herein contained, where in any financial year of the Company has no profits or the profits are inadequate it shall pay remuneration

by way of salary and perquisites and allowances as specified above subject to the overall limits as may be prescribed or amended in future from time to time under the provisions of the Companies Act, 2013, Schedule thereof and the Rules framed there under as well as any other statutory provisions as may be applicable to the Joint Managing Director during the tenure of his office.

RESOLVED FURTHER THAT any Director or the Company Secretary of the Company be and is hereby authorized to take all necessary and ancillary steps to give effect to this resolution and to file necessary form(s) with the MCA/ROC in the matter.

Date: 18/07/2022 BY ORDER OF THE BOARD Place: Ahmedabad FOR PUROHIT CONSTRUCTION LIMITED

REGISTERED OFFICE:

401, Purohit House, Opp. Sardar Patel Stadium, Navrangpura, Ahmedabad-380009. Narendra Purohit Chairman & Managing Director

(DIN: 00755195)

Notes:

- In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, Circular No.02/2021 dated January 13, 2021 and Circular No. 2/2022 dated May 5, 2022 issued by the Ministry of Corporate issued from time to time, physical attendance of the Members to the EGM/AGM venue is not required and general meeting be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM. The facility of casting votes by a member using remote e-voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 2. Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporate is entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the guorum under Section 103 of the Companies Act, 2013.
- 5. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.purohitconstruction.com. The Notice can also be accessed from the websites of the Stock Exchange i.e. BSE Limited at www.bseindia.com and is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e.www.evoting.nsdl.com.

- 6. AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular as issued from time to time and provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") in this regard.
- 7. Statement pursuant to provisions of Section 102 of the Companies Act, 2013 and SEBI Regulations is annexed hereto.
- 8. Pursuant to SEBI Circular dated 3rd November, 2021 read with SEBI Circulars dated 14th December, 2021 and 25th January, 2022 on Common and Simplified Norms for processing Investor's Service, the shareholders holding shares in Physical mode are mandatorily require to record their PAN, Address with PIN code, Email address, Mobile Number, Bank Account details, Specimen Signature and Nomination with the Company/ Registrar & Share Transfer Agent (RTA) of the Company. The salient features and requirements of the circular are as follows:
 - A) If case of Non updation of KYC Folios wherein any ONE of the cited details/documents, (i.e PAN, Address with PIN code, Email address, Mobile Number, Bank Account details, Specimen Signature and Nomination) are not available on or after April 01, 2023, shall be frozen as per SEBI circular. The securities in the frozen folios shall be eligible to lodge any grievance or avail service request from the RTA only after furnishing the complete documents / details as aforesaid. And eligible for any payment including dividend, interest or redemption payment only through electronic mode upon complying with the above stated requirements.
 - B) The relevant formats for Nomination and Updation of KYC details viz; Forms ISR-1, ISR-2, ISR-3, SH-13, SH-14 and SEBI circular are available on Company website as well as the website of RTA. Original cancelled cheque leaf bearing the name of the first holder failing which first security holder is required to submit copy of bank passbook / statement attested by the bank which is mandatory for registering the new bank details.

Mandatory Linkage of PAN with Aadhaar - As per the Central Board of Direct Taxes (CBDT), it is mandatory to link PAN with Aadhaar number by March 31, 2022. A communication in this regard was sent to physical shareholders. Security holders who are yet to link the PAN with Aadhaar number are requested to get the same done before 31st March, 2023. Post 31st March, 2023 or any other date as may be specified by the CBDT, RTAs shall accept only valid PANs and the ones which are linked to the Aadhaar number. The folios in which PAN is / are not valid as on the notified cut-off date of 31st March, 2023 or any other date as may be specified by the CBDT, shall also be frozen.

In view of the above, we request you to submit the KYC Form, duly completed along with Investor Service Request Form ISR-1 and the required supporting documents as stated in Form ISR-1 at the earliest to RTA.

- 9. Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice.
- 10. Members seeking any information with regard to the accounts or any matter to be placed at the AGM, are requested to write to the Company on or before August 2, 2022 through email on cs@purohitconstruction.com. The same will be replied by the Company suitably. All the documents, if any, referred to in this notice and explanatory statement are available for inspection of the members at the Registered Office of the Company on any working day except Saturday, between 10:00 a.m. to 1:00 p.m. up to the conclusion of this meeting.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:-

The remote e-voting period begins on Tuesday, August 9, 2022 at 10:00 a.m. (IST) and ends on Thursday, August 11, 2022 at 5:00 p.m. (IST). During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Friday, August 5, 2022 may cast their vote electronically. The remote e-voting module shall be disabled by NSDL for voting thereafter.

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

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

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on NSDL e-Voting system.

Details on Step 1 is mentioned below:

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

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

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

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical		Your User ID is:
a)	For Members who hold shares in demat account with NSDL .	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12******
b)	For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12********** then your user ID is 12************************************
c)	For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Your password details are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?

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

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

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

General Guidelines for shareholders

Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to evoting@parikhdave.com with a copy marked to evoting@nsdl.co.in.

- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in

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

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to cs@purohitconstruction.com
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to cs@purohitconstruction.com

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

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

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

- Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access the same at https://www.evoting.nsdl.com under shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush. Further members can also use the OTP based login for logging into the e-Voting system of NSDL.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at cs@purohitconstruction.com. The same will be replied by the company suitably.

- 6. Shri Uday Dave failing him Shri Umesh Parikh, Partner of Parikh Dave & Associates, Practicing Company Secretaries, Ahmedabad has been appointed as the Scrutinizer to scrutinize the e-voting process and voting process at AGM in a fair and transparent manner.
- 7. Brief Profile of Directors seeking appointment / re-appointment at the Annual General Meeting pursuant to Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2) issued by the ICSI, are given below:

Name of Director	Narendra Purohit	Saumil Narendrabhai Purohit	Daarrpan Rajeshbhai Shah	Karan Sudhirkumar Shah	Fatima lyer
DIN	00755195	01861110	09449828	09666627	07047815
Date of Birth	01/05/1955	21/09/1983	20/10/1983	22/12/1991	14/04/1975
Date of Appointment	01/04/2007	01/01/2010	09/07/2022	09/07/2022	09/07/2022
Qualification, Experience and Expertise	Commerce Graduate Management, Finance and Strategic business planning.	Commerce Graduate Finance and Strategic business planning	Post Graduate in Finance Having experience in financial management services like Portfolio Management Services (PMS), as well as project Funding, FIIs, FPIs plus all financial instruments.	Graduate in Commerce He has vast knowledge and experience of more than 9 years in the area of Accounts & Finance.	Double Post Graduate in Economic and Marketing She has vast knowledge and experience of more than 20 years in the area of Business Consultancy, Human Resource Practice, and Marketing.
Shareholding in the Company	8,48,700 (19.26%)	4,45,910 (10.12%)	Nil	Nil	Nil
No. of Board meetings attended in the F.Y.: 2021-22	6/6	6/6	N.A.	N.A.	N.A.
*Details of Directorship held in other Companies as on 31/03/2022	NIL	NIL	MADHUSUDAN INDUSTRIES LIMITED Designation: Additional Director		NIL
#Details of Membership / Chairmanship of Committee as on 31/03/2022	NIL	NIL	Chairman of the Audit Committee of MADHUSUDAN INDUSTRIES LIMITED	NIL	NIL
Disclosure of relationship between Director Inter-se	Father of Saumil Purohit	Son of Narendra Purohit	None	None	None

^{*} Excludes the Private Limited Companies, Foreign Companies and Companies regd. under Section 8 of the Companies Act, 2013.

[#] Under this column, membership/Chairmanship of Audit Committee and Stakeholders Relationship Committee only is considered.

- 8. Members holding shares in electronic form are requested to intimate immediately the change, if any in their registered address to their Depository Participants with whom they are maintaining their de-mat accounts. Members holding shares in physical form are requested to intimate any such change to the Company or its Share Transfer Agent i.e. Bigshare Services Pvt. Ltd., quoting their folio numbers.
- 9. Members holding shares in demat form are requested to intimate all changes pertaining to their bank details, National Electronic Clearing Service [NECS], Electronic Clearing Services [ECS] mandates, nominations, power of attorneys, change in address, change of name, email address, contact numbers, etc. if any to their Depository Participant [DP]. Changes intimated to the DP will then be automatically reflected in the Company's records which will help the Company and the Company's Registrar and Transfer Agents to provide efficient and better services. Members holding shares in physical form are requested to intimate such changes to the Company or Bigshare Services Pvt. Ltd., Registrar and Transfer Agents of the Company.
- 10. Pursuant to SEBI Notification No. SEBI/LAD-NRO/GN/2018/24 dated 8th June, 2018 and further amendment vide Notification No. SEBI/LAD-NRO/GN/2018-49 dated 30th November, 2018, all shareholders holding equity shares in physical form are informed that requests for effecting transfer of securities (except in case of transmission or transposition of securities) shall not be processed from 1st April, 2019 unless the securities are held in the dematerialized form with the depositories. Therefore, Shareholders are requested to take action to dematerialize the Equity Shares of the Company promptly.

Date: 18/07/2022 BY ORDER OF THE BOARD Place: Ahmedabad FOR PUROHIT CONSTRUCTION LIMITED

REGISTERED OFFICE:
401, Purohit House,
Opp. Sardar Patel Stadium,
Navrangpura, Ahmedabad-380009.

Narendra Purohit Chairman & Managing Director (DIN: 00755195)

EXPLANATORY STATEMENT

(Pursuant to the provisions of Section 102 of the Companies Act, 2013)

Item No. 3

M/s. Parekh Parekh and Associates, Chartered Accountants (Firm Registration No. 132988W), Ahmedabad were appointed as Statutory Auditors of the Company at 28th Annual General Meeting ('AGM') held on 27th September, 2019, until the conclusion of AGM to be held for the financial year ending on 31st March, 2024. The auditors have tendered their resignation with effect from 14th May, 2022 due to expiration of their peer review certificate.

To fill this casual vacancy, based on the recommendations of Audit Committee, Board of Directors of the Company at their Meeting held on 18th May, 2022, approved appointment of M/s. Naresh J Patel & Co., Chartered Accountants (Firm Reg. No. 123227W), Ahmedabad as the Statutory Auditors of the Company till the conclusion of this Annual General Meeting and further for the term of five years from the conclusion of this Annual General Meeting (AGM) until the conclusion of AGM to be held for the financial year ending on 31st March, 2027 at an annual remuneration of Rs. 83,000(Rupees Eighty Three Thousand only) for the financial year ending 31st March, 2023 plus out of pocket expenses and applicable taxes, if any, which is subject to approval of shareholders in Annual General Meeting. The remuneration of the subsequent years of their tenure shall be finalised / determined based on the recommendations of the Audit Committee considering their scope of work and other relevant facts and as will be mutually decided. There is material change in the fee payable to the incoming auditor from that paid to the outgoing auditor as the Company desires to avail expertise audit services from the good size of firm and having experience more than 25 years.

Considering wide experience and expertise of M/s. Naresh J Patel & Co., Chartered Accountants their appointment is proposed by the Board. M/s. Naresh J Patel & Co., Chartered Accountants have consented to the said appointment and confirmed that their appointment, if made, would be within the limits specified under Section 141(3)(g) of the Act. They have further confirmed that they are not disqualified to be appointed as statutory auditors in terms of the provisions of the proviso to Section 139(1) and Section 141(3) of the Act and the provisions of the Companies (Audit and Auditors) Rules, 2014. The firm also holds valid 'Peer Review' certificate as issued by 'ICAI'.

As per the provisions of Companies Act, 2013 read with rules made thereunder a causal vacancy caused due to resignation of Statutory Auditor needs to be approved by the members in a general meeting within three months.

Accordingly, the Board of Directors recommends the resolution set at Item No. 3 of the Notice for the approval of the members by way of an Ordinary Resolution.

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

Item No. 4

Pursuant to Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter called as "the Listing Regulations"), all Related Party Transactions shall require prior approval of the Audit Committee and all material transactions with related parties shall require approval of the Members of the Company through a resolution.

A transaction with a related party shall be considered material, if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds rupees one thousand crore or ten per cent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, whichever is lower.

The Company envisages that the transaction(s) to be entered into with following related parties whether individually and/or in aggregate would exceed the stipulated threshold of ten percent of the annual consolidated turnover of the Company as per the audited financial statements for the financial year 2021-22.

Hence, the approval of the Members will be required for the same. It is therefore proposed to obtain the Members' approval for the following arrangements/transactions/ contracts which may be entered into by the Company with its related parties from time to time:

Name of the related party	Type of transactions	Maximum amount per annum for each F.Y. 2023- 24, 2024-25, 2025-26 (Rs. In Lacs)
Shri Narendra M Purohit	Civil Construction work and others workLand DevelopmentReimbursements of income / expenditure	50.00
Aabhaar Procon LLP	Civil Construction work and others workLand DevelopmentReimbursements of income / expenditure	50.00
Shree Siddhivinayak Devsthan Trust	- Reimbursements of income / expenditure - Civil Construction work and others work	50.00

Keeping in view the significance of the proposed transactions, the Audit Committee and Board have approved the aforesaid Related Party Transactions subject to approval of members and noted that these transactions shall be in the Ordinary Course of Business and at arm's length basis.

Members may note that as per the provisions of the Listing Regulations, no related party shall vote to approve such resolutions whether the entity is a related party to the particular transaction or not.

Details of the Material Related Party Transactions, as required, under the SEBI Circular No. SEBI/HO/CFD/ CMD1/ CIR/P/2021/662 dated 22nd November, 2021 are as follows:

Sr. No.	Particulars	Details (1)	Details (2)	Details (3)
1	Name of the Related Party(ies) and Nature of Relationship	Shri Narendra M Purohit – Managing Director of the Company	Aabhaar Procon LLP - A LLP in which the Director of the Company and relative of Director are Designated Partners.	Shree Siddhivinayak Devsthan Trust - A turst in which Director is a trustee.
2	Nature, duration, tenure, material terms, monetary value and particulars of the contract or arrangement	Duration of contract will be as per contract to contract basis and depending upon the quantum of contract , rest of other details are as mentioned above.		
3	Percentage of the Company's annual consolidated turnover for the immediately preceding financial year i.e. Financial Year 2021- 22, that is represented by the value of the proposed transaction	200%	200%	200%
4	Justification as to why the RPTs are in the interest of the listed entity	Related parties are in business and providing services since long period and having expertise in respect of the work / contract and services which are to be derived from respective party.		

Sr. No.	Particulars	Details (1)	Details (2)	Details (3)
5	A copy of the valuation or other external party report, if any such report has been relied upon;	The transactions do not contemplate any valuation.		
6	Percentage of the counter- party's annual consolidated turnover that is represented by the value of the proposed RPT on a voluntary basis	Not Applicable		
7	Name of the Director or KMP who is related, if any	Shri Narendra M Purohit and Shri Saumil Purohit	Shri Narendra M Purohit	Shri Narendra M Purohit
8	Any other information that may be relevant	NIL		

Apart from the above, none of the other directors and key managerial personnel or their relatives are interested in the resolution as set out in notice.

The Board recommends the resolution set forth in the above item for the approval of the members by way of Ordinary Resolution.

Item No. 5

The Board of Directors of the Company at its meeting held on 9th July, 2022 has based on the recommendation of the Nomination and remuneration committee appointed Shri Daarrpan Shah as an Additional Director (to be categorized as an Independent Director) with effect from 9th July, 2022 subject to the approval of members at the ensuing General Meeting.

Shri Daarrpan Shah (DIN: 09449828), aged 39 years is Post Graduate in Finance, having experience in financial management offering various services like Portfolio Management Services(PMS), as well as project Funding, FIIs, FPIs plus all financial instruments.

The Company has received from him requisite consent, intimation and a declaration that he meets the criteria of independence as provided under Section 149(6) of the Act, in connection with his appointment as an Independent Director. The Company has also received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing candidature of Shri Daarrpan Rajeshbhai Shah the office of Director of the Company. In the opinion of the Board, he fulfills the conditions of Independence as specified in the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and he is independent of the promoters and Management of the Company.

Pursuant to the provisions of Section 149 and other applicable provisions if any of the provisions of Companies Act, 2013 read with Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 approval of members by way of Special resolution is required for appointment of Independent Director.

Considering his experience, expertise, skills and knowledge it would be advisable and in the interest of the Company to appoint him as a Director (Independent category) on the Board.

A copy of the draft Letter of Appointment for Independent Directors, setting out terms and conditions of appointment of Independent Directors is available for inspection during business hours by the Members at the Registered Office of the Company between 10:00 am to 5:00 pm on all working days (Monday to Friday) except Saturdays, Sundays and holidays upto the date of Annual General Meeting.

Your Directors recommend the passing of the proposed Special Resolution.

Except Shri Daarrpan Rajeshbhai Shah, being an appointee, none of the other Directors, Key Managerial Personnel of the Company and/or their relatives are concerned or interested, financially or otherwise, in the proposed resolution.

Item No. 6

The Board of Directors of the Company at its meeting held on 9th July, 2022 has based on the recommendation of the Nomination and remuneration committee appointed Shri Karan Shah as an Additional Director (to be categorized as an Independent Director) with effect from 9th July, 2022 subject to the approval of members at the ensuing General Meeting.

Shri Karan Shah (DIN: 09666627), aged 31 years is a Graduate in Commerce. He has expertise knowledge and experience of more than 9 years in the area of Accounts & Finance.

The Company has received from him requisite consent, intimation and a declaration that he meets the criteria of independence as provided under Section 149(6) of the Act, in connection with his appointment as an Independent Director. The Company has also received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing candidature of Shri Karan Shah for the office of Director of the Company. In the opinion of the Board, he fulfills the conditions of Independence as specified in the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and he is Independent of the promoters and Management of the Company.

Pursuant to the provisions of Section 149 and other applicable provisions if any of the provisions of Companies Act, 2013 read with Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 approval of members by way of Special resolution is required for appointment of Independent Director.

Considering his experience, expertise, skills, and knowledge it would be advisable and in the interest of the Company to appoint him as a Director (Independent category) on the Board.

A copy of the draft Letter of Appointment for Independent Directors, setting out terms and conditions of appointment of Independent Directors is available for inspection during business hours by the Members at the Registered Office of the Company between 10:00 am to 5:00 pm on all working days (Monday to Friday) except Saturdays, Sundays and holidays upto the date of Annual General Meeting.

Your Directors recommend the passing of the proposed Special Resolution.

Except Shri Karan Shah, being an appointee, none of the other Directors, Key Managerial Personnel of the Company and/or their relatives are concerned or interested, financially or otherwise, in the proposed resolution.

Item No. 7

The Board of Directors of the Company at its meeting held on 9th July, 2022 has based on the recommendation of the Nomination and remuneration committee appointed Smt. Fatima lyer as an Additional Director (to be categorized as an Independent Director) with effect from 9th July, 2022 subject to the approval of members at the ensuing General Meeting.

Smt. Fatima Iyer (DIN: 07047815), aged 47 is double Post Graduate in Economic and in Marketing. She has vast knowledge and experience of more than 20 years in the area of Business Consultancy, Human Resource Practice and Marketing.

The Company has received from him requisite consent, intimation and declaration that she meets the criteria of independence as provided under Section 149(6) of the Act, in connection with her appointment as an Independent Director. The Company has also received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing candidature of Smt. Fatima lyer for the office of Director of the Company. In the opinion of the Board, she fulfills the conditions of Independence as specified in the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and she is Independent of the promoters and Management of the Company.

Pursuant to the provisions of Section 149 and other applicable provisions if any of the provisions of

Companies Act, 2013 read with Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 approval of members by way of Special resolution is required for appointment of Independent Director.

Considering her experience, expertise, skills and knowledge it would be advisable and in the interest of the Company to appoint her as a Director (Independent category) on the Board.

A copy of the draft Letter of Appointment for Independent Directors, setting out terms and conditions of appointment of Independent Directors is available for inspection during business hours by the Members at the Registered Office of the Company between 10:00 am to 5:00 pm on all working days (Monday to Friday) except Saturdays, Sundays and holidays upto the date of Annual General Meeting.

Your Directors recommend the passing of the proposed Special Resolution.

Except Smt. Fatima lyer, being an appointee, none of the other Directors, Key Managerial Personnel of the Company and/or their relatives are concerned or interested, financially or otherwise, in the proposed resolution.

Item No. 8

The term of Shri Saumil Purohit as a Joint Managing Director will expire on 31st December, 2022. Considering his experience, knowledge and skills the Board of Directors at their meeting held on 8th February, 2022 upon recommendation of Nomination and Remuneration Committee, has re-appointed him as a Joint Managing Director (Key Managerial Personnel) and payment of remuneration as mentioned below for further period of three years with effect from 1st January, 2023.

Shri Saumil Purohit is a Commerce Graduate and has been associated with the Company for more than 13 years. He is actively involved in accomplishment of the Company's various projects. He has contributed immensely in the growth of the Company.

Notwithstanding anything to the contrary herein contained, where, in any financial year the Company, has no profits or its profits are inadequate, the Company shall pay remuneration by way of salary and perquisites and allowances as specified above subject to the limits as may be prescribed or amended in future from time to time under the provisions of the Companies Act, 2013, Schedule thereof and the Rules framed there under as well as any other statutory provisions as may be applicable.

Pursuant to the provision of section 196, 197 read with Schedule V of the Companies Act, 2013 and Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018, the Company shall be required to take approval of members by way of special resolution for re-appointment and payment of remuneration to Managing Director (Executive Director).

In the opinion of the Board, Shri Saumil Purohit fulfills the conditions specified in the Companies Act, 2013 and rules made there under for his re-appointment as a Joint Managing Director of the Company.

Your Directors recommend the resolution as embodied in the notice to be passed with or without modifications as Special Resolution.

Except Shri Narendra M. Purohit, Managing Director and Shri Saumil Purohit, Joint Managing Director along with their relatives, none of the other Director, Key Managerial Personnel of the Company is concerned or interested in the above resolution.

Statement containing information required to be given as per item (iv) of third proviso of Section II of Part II of Schedule V to the Companies Act, 2013:

- I. *General Information: As per note below.
- II. Information about the appointee:
- 1. Background Details: Shri Saumil Purohit is a Commerce Graduate and has been associated with the Company for more than 13 years. He is actively involved in accomplishment of the Company's various projects.

- 2. Past Remuneration: Rs. 13.20 Lacs
- 3. Recognition or awards: NIL
- 4. Job Profile and his suitability: Managing Director is required to shoulder the responsibilities of the strategic transactions of the Company and ensure smooth functioning of the Company through effective leadership. His acquaintance in the Construction sector coupled with skill and zeal he possesses enables him to carry out his responsibilities effortlessly. Under his leadership Company was able to accomplish many projects.
- 5. Remuneration proposed: As mentioned above.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person: There are no companies of the same size in the industry as such there is no statistics available of comparative remuneration profiles.
- 7. Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any: In addition to remuneration and perquisites, Shri Saumil Purohit holds 4,45,910 equity shares (10.12%) in the Company.
- III. *Other information: As per note below.

IV. Disclosure:

- i) **Salary:** Up to Rs. 1,10,000/- (Rupees One Lakh Ten Thousand only) per month subject to increment of upto 20% p.a as may be decides by Board of Directors.
- ii) In addition to the salary he shall be entitled to the perquisites as listed below:
 - a) Contribution to Provident Fund, Superannuation Fund or Annuity Fund will not be included in the computation of the ceiling of the perquisites to the extent these singly of together are not taxable under the Income-Tax Act.
 - b) Gratuity payable shall not exceed half a month's salary for each completed year of service.
 - c) Encashment of leave at the end of the tenure will not be included in the computation of the ceiling on perquisites.
- 2. The Company will reimburse to the Joint Managing Director such expenses as he may incur on behalf of the Company.
- 3. The Joint Managing Director will be entitled to the earned Privilege Leave on full pay and allowance as per the rules of the Company not exceeding one month leave for every eleven months of service.
- 4. The Joint Managing Director shall be entitled to all the other benefits as available to the senior employees of the Company as per the policy of the Company.

Item No. 9

The term of Shri Narendra Purohit as a Managing Director has expired on 31st March, 2022. Considering his experience, knowledge and skills the Board of Directors at their meeting held on 8th February, 2022, upon recommendation of Nomination and Remuneration Committee, has re-appointed him as a Managing Director (Key Managerial Personnel) and payment of remuneration as mentioned below for further period of five years and remuneration for the period of three years with effect from 1st April, 2022.

Shri Narendra Purohit is a Commerce Graduate and has been associated with the Company for more than 15 years. He is actively involved in accomplishment of the Company's various projects. He has contributed immensely in the growth of the Company.

Notwithstanding anything to the contrary herein contained, where, in any financial year the Company, has no profits or its profits are inadequate, the Company shall pay remuneration by way of salary and perquisites and allowances as specified above subject to the limits as may be prescribed or amended in future from time to time under the provisions of the Companies Act, 2013, Schedule thereof and the Rules framed there under as well as any other statutory provisions as may be applicable.

Pursuant to the provision of section 196, 197 read with Schedule V of the Companies Act, 2013 and Regulation 17(6)(e) of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018, the Company shall be required to take approval of members by way of special resolution for re-appointment and payment of remuneration to Managing Director (Executive Director).

In the opinion of the Board, Shri Narendra Purohit fulfills the conditions specified in the Companies Act, 2013 and rules made there under for his re-appointment as a Managing Director of the Company.

Your Directors recommend the resolution as embodied in the notice to be passed with or without modifications as Special Resolution.

None of the Directors of the company except Shri Narendra Purohit, Managing Director being the appointee and Shri Saumil Purohit, Joint Managing Director being related to him, concerned or interested in the above resolution.

Statement containing information required to be given as per item (iv) of third proviso of Section II of Part II of Schedule V to the Companies Act, 2013:

- I. *General Information: As per note below.
- II. Information about the appointee:
- Background Details: Shri Narendra Purohit is a Commerce Graduate and has been associated with the Company for more than 15 years. He is actively involved in accomplishment of the Company's various projects.
- 2. Past Remuneration: Rs. 16.80 Lacs
- 3. Recognition or awards: NIL
- 4. Job Profile and his suitability: Managing Director is required to shoulder the responsibilities of the strategic transactions of the Company and ensuring the smooth functioning of the Company through effective leadership. His in depth knowledge of the construction sector has strengthened the brand of the company in the market. His leadership has enabled the Company to withstand the stiff competition prevailing in the industry. Hence his appointment as Managing Director is in the interest of the Company.
- 5. Remuneration proposed: Salary, as mentioned above.
- 6. Comparative remuneration profile with respect to industry, size of the company, profile of the position and person.: There are no companies of the same size in the industry as such there is no statistics available of comparative remuneration profiles.
- 7. Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any.: In addition to remuneration and perquisites withdrawn, Shri Narendra Purohit holds 8,48,700 (19.26%) shares in the Company.
- V. *Other information: As per note below.

VI. Disclosure:

- 1. He shall be entitled to the following Salary and Perquisites:
- i) Salary: Up to Rs. 1,40,000/- (Rupees One Lakh forty Thousand only) per month subject to increment of up to 20% p.a as may be decides by Board of Directors.
- ii) In addition to the salary he shall be entitled to the perquisites as listed below, which shall not be included in the computation of ceiling of remuneration specified herein above:
 - a) Contribution to Provident Fund, Superannuation Fund or Annuity Fund to the extent these singly of together are not taxable under the Income-Tax Act.
 - b) Gratuity payable shall not exceed half a month's salary for each completed year of service.
 - c) Encashment of leave at the end of the tenure.

- 8. In case the Company has no profits or the profits are inadequate in any financial year during the term of office, the Managing Director shall be entitled to receive the above salary and perquisites as minimum remuneration, however in any case, the total remuneration shall not exceed the limit as specified in Schedule V of the Companies Act, 2013.
- 9. The Company will reimburse to the Managing Director such expenses as he may incur on behalf of the Company.
- 10. The Managing Director will be entitled to the earned Privilege Leave on full pay and allowance as per the rules of the Company not exceeding one month leave for every eleven months of service.
- 11. The Managing Director shall not be liable to retire by rotation.
- 12. The Managing Director shall not be entitled to receive any sitting fee for attending the meetings of the Board of Directors or committee thereof from the date of this appointment.

*Note:

I. GENERAL INFORMATION:

1	Nature of Industry		Construction and trad	ing of construc	ction material
2	Date or Expected Date of Commencement of Commercial Production		Not applicable as the company has already undertaken commercial activities long back		
3	In case of New Companies, expe of commencement of activities as approved by financial institutions in the prospectus	per project	Not Applicable		
4	Financial performance based on given indicators.			Rs. i	n thousands
		Particulars	;	2021-22	2020-21
		Total Incon	ne	2,713	1,456
		Profit Befor	re Tax and		
		Depreciation (Including Exceptional Item)		(7,034)	(10,972)
		Depreciation	on	430	802
		Profit Before Tax		(7,456)	(11,774)
		Provision for Income Tax		-	31
		Provision for Deferred Tax		48	(25)
		Profit After Tax		(7,513)	(18,756)
		No. of Equity shares (face value Rs. 10)		44,05,600	44,05,600
		Earnings per Share (Rs.)		(1.71)	(4.26)
5	Export performance based on				Rs. in Lacs
	given indicators.	Particulars		2021-22	2020-21
		Foreign Exchange Earning		Nil	Nil
		Foreign Ex	change Outgo	Nil	Nil
6	Foreign Investments or Collaboration, if any.	The Compa collaboration	any did not have any ons.	foreign investr	ments or

III OTHER INFORMATION:

1 Reasons of Loss or Inadequate Profits:-

In view of unprecedented condition arised due to COVID-19 pandemic, the company is suffering from losses. However, the remuneration paid to Executive Directors is very reasonable compared to industrial scenario. Considering their valuable contributions and increased responsibilities, the remuneration payable to them will exceed the limit prescribe under Section 197 of the Companies Act, 2013. However, same are in line with Schedule V of the Companies Act, 2013 and other applicable provisions, if any, of the Companies Act, 2013. The Company is hopeful of earning profit gradually by adopting various measures such as reduction of cost and taking up new projects.

- 2 Steps taken or proposed to be taken for improvement: Not Applicable.
- 3 Expected increase in productivity and profits in measurable terms:

The Company being engaged in construction sector, the increase in productivity is dependent on the external factors in terms of the main operations of the company, it is hard to project the future operations and profits. However, there is a strong content and dedication of the management of the company to register the growth in terms of increase in operations as well as the profitability of the company on a year to year basis.

Date: 18/07/2022 BY ORDER OF THE BOARD Place: Ahmedabad FOR PUROHIT CONSTRUCTION LIMITED

REGISTERED OFFICE:

401, Purohit House,
Opp. Sardar Patel Stadium,
Navrangpura, Ahmedabad-380009.

Navrangpura, Ahmedabad-380009.

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DIRECTORS' REPORT

To,

The Members.

PUROHIT CONSTRUCTION LIMITED

Your directors have pleasure in presenting 31st Annual Report together with the Audited Financial Statements and Auditors' Report thereon for the year ended on 31st March, 2022.

1. FINANCIAL RESULTS:

Rs. in Thousands

Particulars	Standa	alone
	For the year ended March 31,2022	For the year ended March 31,2021
Total Income (incl. Other Income)	2,713	1,456
Financial Expenses	15	33
Depreciation	430	802
Profit/ (Loss) Before Taxation	(7,465)	(11,774)
Exceptional Item	-	6,975
Less: Provision for Income Tax		31
Less: Provision for Deferred Tax	48	(25)
Profit After Taxation	(7,513)	(18,755)
Less: Prior Period adjustment	-	-
Transferred to General Reserve	-	-
Surplus Brought Forward	(4,315)	14,441
Net Balance carried to Balance Sheet	(11,828)	(4,315)

2. OPERATIONS/STATE OF AFFAIRS:

The Company has completed all the projects on hand and is long for the potential redevelopment projects and has accepted real estate development project during the year. As the industry recovering from the slowdown impact of Covid-19 pandemic and raising cost of basic materials required, which affected the negatively to the industry and its customers. Your company is effortlessly doing its best to recover from the economic slowdown due to pandemic and generate revenue from every potential opportunity. The total income of the Company has been increased from 1456 Thousands in previous year to Rs. 2713 Thousands in current year. Consequently, the Loss before tax of the Company has been declined from Rs. 11774 Thousands to Rs. 7465 Thousands and Loss after Tax from Rs. 18755 Thousands to Rs. 7513 Thousands in the current financial year.

DIVIDEND

In view of losses, the board of directors are unable to recommend any dividend for the financial year.

4. AMOUNT TRANSFERRED TO RESERVES:

During the year, Company has not transferred any amount to reserves.

5. DEPOSITS:

The Company has not accepted any deposit from public during financial year.

6. MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY FROM THE CONCLUSION OF THE FINANCIAL YEAR TILL THE DATE OF THIS REPORT: No material changes or commitments, affecting the financial position of the Company have occurred between the end of the financial year of the Company, to which the financial statements relate i.e. 31st March, 2022 and the date of the Board's Report.

7. CHANGE IN THE NATURE OF BUSINESS:

During the year under review, there was no change in the nature of business.

8. CHANGES IN SHARE CAPITAL:

During the year under review, there was no change in the Company's issued, subscribed and paid – up equity share capital. As on March 31, 2022, it stood at Rs. 44,056,000/- consisting of 44,05,600 equity shares of Rs. 10/- each.

9. DIRECTORS AND KEY MANAGERIAL PERSONNEL:

- **9.1** Shri Saumil Purohit, Joint Managing Director of the Company will retire by rotation at the ensuing Annual General Meeting and being eligible has offered himself for reappointment. The Board recommends reappointment.
- 9.2 Retirement of Independent Directors: Pursuant to the provisions of Section 149 of the Companies Act, 2013 read with the rules framed thereunder and Regulation 16 and 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, the second term of Shri Mahendra Sanghani, Shri Nishitkumar Gohil and Smt. Jagrutiben Shah as Independent Directors will be completed on 12th September, 2022 and accordingly they will cease to be Independent Directors of the Company from closing of business hours of 12th September, 2022.

The Board places on record its appreciation for the services rendered by them during their tenure as Independent Directors of the Company.

9.3 Appointment of Independent Directors: In accordance with the provisions of Section 149, 161 and other applicable provisions, if any of the Companies Act, 2013 and the rules framed thereunder, the Board of Directors of the Company at their meeting held on 9th July, 2022 have appointed following as an Additional Directors (categorized as an Independent Director) of the Company w.e.f. 9th July, 2022 to hold office till the ensuring Annual General Meeting.

Their appointment is subject to approval of shareholders at next General meeting or within three months from the date of their appointment whichever is earlier. The resolutions proposing their reappointment are set out in the notice convening the Annual General Meeting.

- 1. Shri Karan Sudhirkumar Shah
- 2. Smt. Fatima lyer
- 3. Shri Daarrpan Rajesh Shah

As the tenure of Shri Narendra Purohit as Managing Director and Shri Saumil Purohit as Joint Managing Director will expire on 31.03.2022 and 31.12.2022, the board of Director have proposed their reappointment.

Shri Narendra Purohit has re-appointed as a Managing Director (Key Managerial Personnel) and payment of remuneration for further period of five years and remuneration for the period of three years with effect from 1st April, 2022.

Shri Saumil Purohit is re-appointed as a Joint Managing Director (Key Managerial Personnel) for further period of three years with effect from 1st January, 2023.

The Board recommends appointment of aforementioned Directors.

9.4 Declaration by Independent Directors

Pursuant to the provisions of Section 134 of Companies Act, 2013 with respect to the declaration given by the Independent Directors of the Company under Section 149(6) of the Companies Act, 2013, the Board hereby confirms that all the Independent Directors have given declarations and further confirms that they meet the criteria of Independence as per the provisions of Section 149 (6) and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time and the Independent Directors have confirmed that they were not aware of any circumstances or situation which exists or may be anticipated that could impair or impact their ability to discharge their duties.

Policy on Appointment and Remuneration of Directors, KMP and Senior Management Personnel. The Policy of the Company on Appointment and remuneration of Directors, Key Managerial Personnel and other employees of the company pursuant to sub - Section (3) of Section 178 is appended as Annexure 1 to this Report. The Policy has been posted on the website of the Company http:/

/www.purohitconstruction.com/InvestorRelations.aspx Further, the Board is of the opinion that the Independent Directors of the Company possess requisite qualifications, experience (including the proficiency) and expertise in their respective fields and that they hold highest standards of integrity. In terms of Regulations 25(8) of the Listing Regulations, the Independent Directors have confirmed that they are not aware of any circumstance or situation which exists or may be anticipated that could impair or impact their ability to discharge their duties.

FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The policy and details of familiarization programme imparted to the Independent Directors of the Company has been kept on the website of the Company at the link: http:// www.purohitconstruction.com/InvestorRelations.aspx

Formal Annual Evaluation Process by Board:

9.5

The Company has in place a formal mechanism for evaluating its performance as well as that of its Committees and individual Directors, including the Chairman of the Board. The Board after taking into consideration the criteria of evaluation laid down by the Nomination and Remuneration Committee in its policy such as Board Composition, level of involvement, performance of duties, attendance etc. had evaluated its own performance, the performance of its committees and Independent Directors (excluding the Director being evaluated) and that of the Chairman. The performance evaluation of Non-Independent Directors was carried out by the Independent Directors in their separate meeting held.

The Board of Directors was satisfied with the evaluation results, which reflected the overall engagement of the Board and its Committees with the Company.

DIRECTORS' RESPONSIBILITY STATEMENT:

In terms of section 134 (5) of the Companies Act, 2013, in relation to financial statements for the year the Board of Directors state that:

- In the preparation of Annual Accounts for the period ended March 31, 2022, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- (b) The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the Loss of the Company for the year ended March 31, 2022.
- The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- The Directors have prepared the annual accounts on a going concern basis.
- The Directors, have laid down internal financial controls to be followed by the company and (e) that such internal financial controls are adequate and were operating effectively.
- The Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

NUMBER OF MEETINGS OF BOARD:

During the year under review, six meetings of the Board of Directors were held on 27th May, 2021, 7th August, 2021, 11th October, 2021, 28th October, 2021, 17th December, 2021 and 8th February. 2022. This intervening gap between any two meetings was within the period prescribed by the Companies Act, 2013.

12. DISCLOSURE UNDER RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014:

Details pertaining to remuneration and other details as required under Section 197 (12) of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached as Annexure 2 to this report.

In terms of provisions of Section 136(1) of the Act, the Annual Report excluding the disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is being sent to the members of the Company. The said information is open for inspection at the registered office of the Company during working hours except on Saturday and Sunday till the date of Annual General Meeting and any member interested in obtaining such information may write to the Company Secretary and the same will be furnished on request.

13. PARTICULARS OF CONTRACT OR ARRANGEMENT WITH RELATED PARTY:

The Policy on materiality of related Party transactions and dealing with related party transactions as approved by the Board may be accessed on the Company's website http://www.purohitconstruction.com/InvestorRelations.aspx

There were no material related party transactions during the year and hence reporting under prescribed format of AOC-2 will not come.

14. AUDITORS AND AUDITORS' REPORT:

14.1 STATUTORY AUDITORS:

Pursuant to the provisions of the Section 139 of Companies Act and the Rules made thereunder, at the AGM of the Company held on September 27, 2019 M/s. Parekh Parekh and Associates, Chartered Accountants (Firm Reg. No. 132988W), were appointed as Statutory Auditors of the Company till the conclusion of the AGM to be held for the financial year ending on 31st March, 2024. However, they have tendered their resignation to act as the Statutory auditors of the Company with effect from 14th May, 2022.

In view of casual vacancy, the Company had approached M/s. Naresh J Patel & Co., Chartered Accountant (FRN: 123227W) for their appointment as Statutory Auditors of the Company. They have consented to act as the Statutory Auditors of the Company and have also given the confirmation to the effect that their appointment, if made by the Company would be within the limits prescribed under Section 139 of the Companies Act, 2013. Accordingly, Board has appointed them as Statutory Auditors of the Company w.e.f. 18th May, 2022 till the conclusion of ensuing Annual General Meeting.

Further, as per provision of Section 139 of the Companies Act, 2013 the statutory auditor shall be appointed by the members for the term of 5 consecutive years.

Accordingly, a resolution seeking members' approval for their appointment as Statutory Auditors of the Company for the period of 5 consecutive years from the conclusion of this Annual General Meeting till the conclusion of Annual General Meeting to be held for the financial year 2026-27 is proposed. The Board recommends passing of the proposed resolution.

The Auditors' Report does not contain any qualification, reservation, adverse remark or disclaimer.

14.2 INTERNAL AUDITORS:

The Board on the recommendation of Audit Committee had appointed M/s. Paresh Rupabhinda & Associates, Chartered Accountants (FRN: 135056W) as an Internal Auditors for the financial year 2022-23.

14.3 SECRETARIAL AUDITORS:

The Board on the recommendation of Audit Committee had appointed M/s. Parikh Dave & Associates, Practicing Company Secretaries as the Secretarial Auditors for the financial year 2022-23.

The report of Secretarial Auditors is annexed as Annexure 3. Their report does not contain any adverse remark or observation. During the year under review, neither the statutory auditors nor the secretarial auditors has reported to the Audit committee, under Section 143 (12) of the Companies Act, 2013, any instances of fraud committed against the Company by its officers or employees, the details of which would need to be mentioned in the Board's report.

15. INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Company has a proper and adequate system of internal control in all spheres of its activities to ensure that all its assets are safeguarded and protected against loss from unauthorized use or disposition and that the transactions are authorized, recorded and reported diligently.

The Company ensures adherence to all internal control policies and procedures as well as compliances with all regulatory guidelines.

The Audit Committee of the Company periodically reviews the adequacy of internal financial controls.

16. SECRETARIAL STANDARDS:

The Board of Directors of the company has complied with applicable Secretarial Standards issued by The Institute of Company Secretaries of India.

17. INDUSTRIAL RELATIONS:

The Company has maintained cordial relations with the employees of the Company throughout the year. The Directors wishes to place on record sincere appreciation for the services rendered by the employees of the Company during the year.

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

There are no significant material orders passed by the Regulators / Courts which would impact the going concern status of the Company and its future operations.

19. RISK MANAGEMENT:

The Company has formulated the Risk Management Policy in order to safeguard the organization from various risks through timely actions and to mitigate the effect of risk bearing impact on the Business.

In the opinion of the Board there has been no identification of element of Risk that may threaten the existence of the Company.

20. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

Details of Loans, Guarantees, Investment and Advances made if any, are mentioned in notes to the Financial Statement.

21. ANNUAL RETURN:

Pursuant to Section 134(3)(a) and Section 92(3) of the Act, the Copy of Annual Return of the Company for the financial year ended March 31, 2022 is placed on the Company's website at www.purohitconstruction.com.

22. AUDIT COMMITTEE:

As on 31st March, 2022 the Audit committee consist of following members:

- 1. Mr. Mahendra Harkishandas Sanghani, Chairman: Non-Executive / Independent
- 2. Mr. Nishitkumar Bhikhubhai Gohel, Member: Non-Executive / Independent
- 3. Ms. Jagrutiben Hitenbhai Shah, Member: Non-Executive / Independent

During the year under review, four committee meetings were held on (1) 27th May, 2021 (2) 7th August, 2021 (3) 28th October, 2021 and (4) 8th February, 2022 which has been attended by all the three members.

The recommendations of Audit Committee were duly accepted by the Board of Directors.

23. SUBSIDIARIES COMPANIES, ASSOCIATES AND JOINT VENTURE COMPANIES:

The Company doesn't have any Subsidiaries, Associates or Joint Venture Companies.

24. SAFETY, HEALTH AND ENVIRONMENT:

- (a) Safety: The Company encourages a high level of awareness of safety issues among its employees and strives for continuous improvement. All incidents are analysed in the safety committee meetings and corrective actions are taken immediately. Employees are trained in safe practices to be followed at work place.
- (b) Health: Your Company attaches utmost importance to the health of its employees. Periodic checkup of employees is done to monitor their health. Health related issues if any are discussed with visiting Medical Officer.
- (c) Environment: Company always strives hard to give importance to environmental issues in normal course of operations. Adherence to Environmental and pollution control Norms as per Gujarat Pollution Control guidelines is of high concern to the Company.

25. VIGIL MECHANISM/WHISTLE BLOWER POLICY:

Pursuant to Section 177 of the Companies Act, 2013 read with the rules made thereunder and the Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has established a Vigil Mechanism for directors and employees to report genuine concerns about any instance of any irregularity, unethical practice and/or misconduct. The policy is available on the website of the Company http://www.purohitconstruction.com/InvestorRelations.aspx

It is affirmed that no personnel of the Company have been denied access to the Audit Committee during the year under review.

26. MAINTENANCE OF COST RECORDS:

The Company is not required to maintain any cost records prescribed under section 148 of the Companies Act, 2013 and rules made thereunder.

27. DISCLOSURES UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE:

Considering gender equality, the Company has zero tolerance for sexual harassment at workplace. The Company has an Anti Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

No complaints were received during the year.

This policy is posted on the website of the http://www.purohitconstruction.com/InvestorRelations.aspx

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

The Statement of particulars with respect to Conservation of Energy, Technology Absorption and Foreign Exchange Earning and Outgo pursuant to provisions of 134 of the Companies Act, 2013 is given in Annexure 4 to this Report.

29. CODE OF CONDUCT:

The Company has laid down a Code of Conduct applicable to the Board of Directors and Senior management which is available on Company's website. All Board members and senior management personnel have affirmed compliance with the Code of Conduct.

30. CODE OF FAIR DISCLOSURE:

As required under the new Insider Trading Policy Regulations of SEBI, your directors have framed new Insider Trading Regulations and Code of Internal Procedures and Conducts for Regulating, Monitoring and Reporting of Trading by Insider. For details, please refer to the company's website on following link http://www.purohitconstruction.com/InvestorRelations.aspx.

31. ENHANCING SHAREHOLDERS' VALUE:

Your Company believes that its Members are among its most important stakeholders. Accordingly, your Company's operations are committed to the pursuit of achieving high levels of operating performance and cost competitiveness, consolidating and building for growth, enhancing the productive asset and resource base and nurturing overall corporate reputation. Your Company is also committed to creating value for its other stakeholders by ensuring that its corporate actions positively impact the socio-economic and environmental dimensions and contribute to sustainable growth and development.

32. INSURANCE:

The Company has taken adequate insurance to cover its assets.

33. LISTING:

Your company's shares are listed with The BSE Limited, Mumbai. (Stock Code: - 538993) and Ahmedabad Stock Exchange Limited (scrip code: - PCL). The Company has already paid Annual Listing fees to BSE Limited.

34. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

As per SEBI (LODR) Regulations , the Management Discussion and Analysis report is attached herewith as Annexure-5.

35. CAUTIONARY STATEMENT:

Statements in the Board's Report and the Management Discussion & Analysis describing the Company's objectives, expectations or forecasts may be forward-looking within the meaning of applicable securities laws and regulations. Actual results may differ materially from those expressed in the statement. Important factors that could influence the Company's operations include global and domestic demand and supply conditions affecting selling prices of finished goods, input availability and prices, changes in government regulations, tax laws, economic developments within the country and other factors such as litigation and industrial relations.

36. ACKNOWLEDGMENTS:

Date: 18/07/2022

Place: Ahmedabad

Your Company and its Directors wish to extend their sincerest thanks to the Members of the Company, Bankers, State Government, Local Bodies, Customers, Suppliers, vendors and other business partners for the excellent support received from them during the year. The Directors place on record their sincere appreciation to all employees of the Company for their unstinted commitment and continued contribution to the Company.

FOR AND ON BEHALF OF THE BOARD FOR PUROHIT CONSTRUCTION LIMITED

Narendra Purohit

Chairman & Managing Director

(DIN: 00755195)

Annexure-1

POLICY ON DIRECTOR'S APPOINTMENT AND REMUNERATION

In terms of Section 178 of the Companies Act, 2013 read with the applicable rules thereunder and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Nomination and Remuneration Committee recommended the policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management of the Company which was approved and adopted by the Board of Directors of the Company.

Objectives:

- To provide guidance to the Board for appointment and removal of Directors, KMP and Senior Management;
- To formulate criteria for performance evaluation of Directors, KMP and Senior Management and to provide necessary evaluation report to the Board;
- To recommend to the Board remuneration payable to the Directors, KMP and Senior Management.

Role of Nomination and Remuneration Committee:

The Committee shall perform the role for following matters:

Criteria for appointment of Director:

• To determine the age, qualifications, qualities, skills, positive attributes and independence of a director and other expertise required to be a Director.

Nomination of directors:

- Identifying, screening and reviewing candidates qualified to be appointed as Executive Directors, Non-Executive Directors and Independent Directors.
- Recommending to the Board candidature for appointment or re-appointment of Directors;
- The Nomination and Remuneration Committee may act on its own in identifying potential candidates, inside or outside the Company, or may act upon proposals submitted by the Chairman of the Board of Directors. The Committee will review and discuss all documents pertaining to candidates and will conduct evaluation of candidates in accordance with a process that it deem fit and appropriate, passing on the recommendations for the nomination to the Board.

Evaluation of Director:

- The Committee develops, subject to approval by the Board, a process for an annual evaluation of the performance of the Board, the individual directors on the basis of detailed performance parameters set for directors at the beginning of the year.
- The Committee may, from time-to-time, also evaluate the usefulness of such performance parameters, and make necessary amendments.

Consultative role:

• The Nomination and Remuneration Committee plays a consultative role for any appointment requiring Board approval, as stipulated by law or regulation, for senior management positions. It provides its advice and recommendations to the Board.

Senior Management of the Company consist of:

All the officers / personnel of the Company involved in the core management team and all the members excluding the Board of Directors of the management that are one level below CEO / MD / WTD / Manager and includes the Chief financial officer and Company Secretary of the Company.

Evaluation of KMP and Senior Management:

- The committee shall annually review and approve for the KMP and Senior Management the corporate goals and objectives applicable to them, evaluate at least annually their performance in light of those goals and objectives, and determine and approve their (a) annual base salary, (b) annual incentive bonus, including the specific goals and amount, (c) any other benefits, compensation or arrangements, based on this evaluation.
- · The Committee may also make recommendations to the Board with respect to incentive

compensation plans. The committee may review the Company's incentive compensation arrangements to determine whether they encourage excessive risk-taking, review and discuss at least annually the relationship between risk management policies and practices and compensation, and evaluate compensation policies and practices that could mitigate any such risk.

Duties of Nomination and Remuneration Committee:

A. The duties of the Committee in relation to nomination matters include:

- To ensure that appropriate induction and training programme are in place for new Directors and members of Senior Management and to periodically review its effectiveness:
- To ensure that on appointment, Non-Executive Directors receive a formal letter of appointment in accordance with the Guidelines provided under the Companies Act, 2013;
- To ensure that the Independent Directors continues to fulfill the Independence criteria as specified in the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time.
- To determine the appropriate size, diversity and composition of the Board;
- To identify and recommend names of Directors who are to retire by rotation;
- To set up a formal and transparent procedure for selecting Directors for appointment to the Board;
- To evaluate the performance of the Board members and Senior Management in the context of the Company's performance from business and compliance perspective;
- To develop a succession plan for the Board and Senior Management and to regularly review the plan;
- To recommend necessary changes in the Board;
- To delegate any of its powers to the members or the Secretary of the Committee;
- To decide for extension or to continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- To consider any other matters as may be requested by the Board.

B. The duties of the Committee in relation to remuneration matters include:

- To recommend the remuneration payable to the Senior Management of the Company in accordance
 with the Remuneration Policy of the Company and while designing the remuneration package it
 must consider that the level and composition of remuneration is reasonable and sufficient to attract,
 retain and motivate directors of the quality required to run the company successfully;
- To ensure that the remuneration to Directors, KMP and Senior Management of the Company involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company and its goals;
- · To delegate any of its powers to the members or the Secretary of the Committee;
- To consider any other matters as may be requested by the Board.

FOR AND ON BEHALF OF THE BOARD FOR PUROHIT CONSTRUCTION LIMITED

Narendra Purohit

Chairman & Managing Director

(DIN: 00755195)

Date: 18/07/2022 Place: Ahmedabad

Annexure - 2

DISCLOSURE UNDER RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

i. Ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year ended 31st March, 2022:

(Amt. in Rs.)

No.	Director	Remuneration	Median Remuneration	Ratio
1.	Shri Narendra Purohit	16,80,000	7,18,100	2.34:1
2.	Shri Saumil Purohit	13,20,000	7,18,100	1.83:1

ii. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year:

No.	Key Managerial Personnel	% increase
1.	Shri Narendra Purohit	NIL
2.	Shri Saumil Purohit	NIL
3.	Shri NishitSandhani- Company Secretary	NIL

- iii. Percentage increase in the median remuneration of employees in the financial year: There is no increase in the median remuneration of employees.
- iv. The number of permanent employees on the rolls of company: 6
- v. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:

The increase in remuneration of Managerial personnel is in compliance of the provisions of the Companies Act, 2013 and resolution passed by the members. The difference in median remuneration is due to reduction of number of employees on the roll.

- vi. The key parameters for any variable component of remuneration availed by the Directors:

 The Managing Directors have not availed any variable remuneration components.
- vii. Affirmation that the remuneration is as per the remuneration policy of the company:

 It is affirmed that the remuneration paid is as per the remuneration policy of the company.

FOR AND ON BEHALF OF THE BOARD FOR PUROHIT CONSTRUCTION LIMITED

Narendra Purohit

Chairman & Managing Director

(DIN: 00755195)

Date: 18/07/2022

Form No. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 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.

PUROHIT CONSTRUCTION LIMITED

CIN- L45200GJ1991PLC015878

401, Purohit House,

Opp. Sardar Patel Stadium,

Navrangpura, Ahmedabad - 380009.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **PUROHIT CONSTRUCTION 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, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives whether electronically or otherwise 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 March 31, 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 March 31, 2022 according to the provisions of:

- 1) The Companies Act, 2013 (the Act) and the Rules made thereunder;
- 2) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- 3) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- 4) Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; - Not applicable to the extent of External Commercial Borrowings as there were no reportable events during the financial year under review;
- 5) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018- Not applicable during the year under review;
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (up to 12th August, 2021) and The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (with effect from 13th August, 2021)- Not applicable during the year under review;

- (e) The Securities and Exchange Board of India(Issue and Listing of Debt Securities) Regulations, 2008 Not applicable during the year under review;
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (up to 9th June 2021) and The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 (with effect from 10th June 2021)-Not applicable during the year under review;
- (h) The Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 Not applicable during the year under review;
- The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (j) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 (with effect from 16th August 2021)- Not applicable during the year under review:

We have also examined compliance with the applicable Standards / Clauses / Regulations of the following:

- Secretarial Standards issued by The Institute of the Company Secretaries of India (ICSI) and made effective from time to time.
- ii. The Uniform Listing Agreement entered into by the Company with BSE Limited (BSE).

Since the paid-up share capital and net worth of the Company do not exceed Rupees Ten Crore and Rupees Twenty Five Crore respectively as on the last day of previous financial year, the compliance with the Corporate Governance provisions as specified in Regulation 17 to 27 and Clauses (b) to (i) of Regulation 46(2) and para C, D and E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, shall not apply to the Company. However, as a good corporate governance practice, the Company has been complying some of the important compliance in connection with the aforesaid provisions / regulations voluntarily.

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

We further report that:

During the audit period under review there were no specific laws which were exclusively applicable to the Company / Industry. However, having regard to the Compliance system prevailing in the Company and on examination of relevant documents and records on test - check basis, the Company has complied with the material aspects of the following significant laws applicable to the Company being engaged in the Construction activities:

- 1. Town Planning and Urban Development Act, 1976
- 2. Transfer of Property Act, 1882
- 3. Gujarat Land Revenue Rules, 1972
- 4. The Building and other Construction Workers (Regulation of Employment and Conditions of Service) Act, 1996
- 5. The Land Acquisition Act, 1894
- 6. Registration Act, 1908
- 7. The Gujarat Ownership Flats Act, 1973

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. There were no changes in the composition of the Board during the year under review.

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

Decisions at the meetings of Board of Directors/ Committees of the Company were carried unanimously. We were informed that there were no dissenting views of the members' on any of the matters during the year that were required to be captured and recorded as part of the minutes.

We further report that:

Based on the review of compliance mechanism established by the Company, the information provided by the Company, its officers and authorized representatives during the conduct of the audit and compliance certificate(s) placed before the Board Meetings, there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable general laws, rules, regulations and guidelines.

We further report that:

The Compliance by the Company of the applicable financial laws like Direct and Indirect Tax laws, has not been reviewed in this Audit since the same have been subject to the review by the Statutory Auditors and other designated professionals.

We further report that:

During the audit period under review, there were no instances of:

- a) Public/Right issue of shares/ debentures/sweat equity etc.;
- b) Redemption / buy-back of securities;
- c) Obtaining the approval from Shareholders under Section 180 of the Companies Act, 2013;
- d) Merger / amalgamation / reconstruction, etc.;
- e) Foreign technical collaborations.

FOR PARIKH DAVE & ASSOCIATES COMPANY SECRETARIES

UDAY DAVE Practicing Company Secretary Partner

FCS No.: 6545 C. P. No.: 7158 ICSI Unique Code No.: P2006GJ009900

Peer review Certificate No.: 796/2020 UDIN: F006545D000636317

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

Place: Ahmedabad

Date: 16/07/2022

Annexure - A

To,

The Members,

PUROHIT CONSTRUCTION LIMITED

CIN- L45200GJ1991PLC015878

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 process 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 process and practices followed by us provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the Compliance of laws, rules and regulations and happening of events etc.
- 5. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. Our examination was limited to the verification of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

FOR PARIKH DAVE & ASSOCIATES COMPANY SECRETARIES

UDAY DAVE Practicing Company Secretary Partner FCS No.: 6545 C. P. No.: 7158

ICSI Unique Code No.: P2006GJ009900 Peer review Certificate No.: 796/2020

UDIN: F006545D000636317

Place : Ahmedabad Date : 16/07/2022

ANNEXURE - 4

Additional information as per Section 134 of The Companies Act, 2013 and forming part of the Director's Report for the year ended on 31st March, 2022.

(B) CONSERVATION OF ENERGY:

(A)	Conservation of Energy-	
(i)	the steps taken or impact on conservation of energy	Necessary precautions have been taken while designing process and equipment to ensure conservation of energy through the use of fuel efficient devices and advanced instrumentation systems.
(ii)	the steps taken by the company for utilizing alternate sources of energy;	Not Applicable.
(iii)	the capital investment on energy conservation equipments;	There is no specific investment plan for energy conservation.

(B) TECHNOLOGY ABSORPTION - NIL

(C) FOREIGN EXCHANGE EARNING AND OUTGO: (Rs. In Lac)

For the year Ended on	31st March, 2022	31st March, 2021
Foreign Exchange earnings	Nil	Nil
Foreign Exchange outgo	Nil	Nil

FOR AND ON BEHALF OF THE BOARD FOR PUROHIT CONSTRUCTION LIMITED

Narendra Purohit

Chairman & Managing Director

(DIN: 00755195)

Date : 18/07/2022

Place: Ahmedabad

ANNEXURE 5

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

A. INTRODUCTION:

Purohit Construction Limited, Established in 1991, is one of the leading Construction Company in Gujarat. Your Company has more than three decade years of experience in the construction business with capabilities in providing Construction services for civil construction and infrastructure projects. With engineering experience, trained and qualified manpower, your Company can successfully execute and implement projects independently or through subcontracting.

B. ECONOMIC OVERVIEW:

The global economy in FY 2021-22 faced significant headwinds amid new waves of COVID-19 infections, persistent labour market challenges, lingering supply-chain challenges and rising inflationary pressures. Despite many such challenges, global economy expanded by 5.5% in 2021.

This robust growth in global economy in 2021 was driven by strong consumer spending and some uptake in investment, with trade in goods surpassing pre-pandemic levels and even marked the highest growth rate in more than four decades. Despite the momentum for growth, the United States and the European Union Slowed considerably by the end of 2021, as the effects of monetary and fiscal stimulus began to recede and major supply chain disruptions emerged. Rising inflationary pressures in many economies are posing additional risks to recovery.

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

India's real estate sector is witnessing a healthy increase in demand in 2022 and this momentum is expected to hold for the rest of the year. From commercial spaces to the residential market, the overall market outlook is a bright one for the real estate industry.

Despite pandemic exigencies, the sector has continued to show resilience and steady growth in 2021. India's first wave of COVID-19 brought the sector to a relative standstill for a while. However, by the last quarter of 2020, the market had begun to pick pace, particularly owing to an increase in demand for residential spaces. The second wave of COVID-19 hit the sector just as it had begun to revive itself. Unlike the first wave, the ramifications of the second wave were not as prolonged or prominent. Vaccination drives and lowered infection rates infused optimism in the market. In addition, the festive season fed the sector's growth. Buoyed by these factors, the sector made a strong comeback.

C. STRENGTHS & OPPORTUNITIES:

As India awaits policy reforms to pick up speed, your Company firmly believes that the demand for Real Estate in a country like India should remain strong in the medium to long term.

Your Company continues to capitalize on the market opportunities by leveraging its key strengths like Brand Reputation, Transparency, outsourcing, significant leveraging opportunity.

The infrastructure and construction market in India is particularly affected in an atmosphere of lack of complete inertia in new project development and execution. Issues like environment clearances and financial difficulties for large developers have led to very little new opportunities in terms of infrastructure related development.

D. Threats & Challenges:

While we are well prepared to capture the opportunities, few challenges in the near to medium term may have an impact on performance:

- · Unanticipated delays in project approvals;
- · Availability of accomplished and trained labour force

- Concerns due to ongoing pandemic situation;
- Increased cost of manpower;
- Rising cost of construction lead by increase in commodity prices;
- Over regulated environment.

E. INTERNAL CONTROL SYSTEM & THEIR ADEQUACY:

The Company has an internal control system, which provides protection to all its assets against loss from unauthorised use and for correct reporting of transactions. The internal control systems are further supplemented by internal audit carried out by an independent firm of Chartered Accountants and periodical review by the management. The company has put in place Proper controls, which are reviewed at regular intervals to ensure that transactions are properly authorized & correctly reported and assets are safeguarded. The Audit Committee of the Board addresses issues raised by both the Internal and Statutory Auditors. The internal control systems are implemented to safeguard the Company's assets from loss or damage. To keep constant check on cost structure and to provide adequate financial and accounting controls and implement accounting standards.

In addition to above, Purohit Construction Limited has formulated a Vigil Mechanism (Whistle Blower Policy) for its Directors and Employees of the Company for reporting genuine concern about unethical practices and suspected mal-practices.

F. KEY FINANCIAL RATIO ANALYSIS:

A comparative table showing synopsis of FY 2021-22 versus FY 2020-21 of Key Financial Ratio is provided below:

Sr. No.	Key Ratios	FY 2021-22	FY 2020-21	Explanation,
1	Debtor Turnover Ratio (In Days)	0.001	N.A	Due to Covid-19 pandemic, country's economy facing downside and trying to recover from losses so do industry. Therefore, Debtor Turnover Ratio is slightly upper which shows recovery is delayed.
2	Inventory Turnover Ratio (Month)	10.84	N.A	Inventory Turnover Ratio increases due to increase in turnover in the current year
3	Interest Coverage Ratio	N.A.	N.A.	No Interest paid during the current year as well as previous financial year
4	Current Ratio	2.96	4.28	Current Ratio is lower as compared to previous financial year shows liquidity reduced slightly.
5	Debt Equity Ratio	0.04	0.03	Debt Equity Ratio increase slightly due to temporary borrowings during the year, but debt is less than equity. This also represent that the creditors are relatively less and the financial structure is sound.

HUMAN RESOURCES DEVELOPMENT:

In construction industry, a project mainly focuses on two things, one is optimum utilization of resources and the other is speedy completion of project. In line to this trend, construction industry has seen Human Resource Management as a primary entity for every company.

For a construction industry, employees are an organisation's most valuable asset. However, people also represent the most difficult resource for organisations to manage. Unlike physical assets, people have their own individual needs which must be met and idiosyncrasies which must be managed if they are to contribute to organisational growth and development. People are individuals who bring their own perspectives, values and attributes to organisational life, and, when managed effectively, these human traits can bring considerable benefits to organisations. However, when managed poorly they have the potential to severely limit organisational growth and threaten the viability of a business.

Purohit Construction Limited ensures that the project has sufficient human resources, with the correct skill sets and experience, for the project to be successfully completed.

H. **CAUTIONARY STATEMENT:**

The above Management Discussion and Analysis contains certain forward-looking statements within the meaning of applicable security laws and regulations. These pertain to the Company's future business prospects and business profitability, which are subject to a number of risks and uncertainties and the actual results could materially differ from those in such forward looking statements. The risks and uncertainties relating to these statements include, but are not limited to, risks and uncertainties, regarding fluctuations in earnings, our ability to manage growth, competition, economic growth in India, ability to attract and retain highly skilled professionals, time and cost over runs on contracts, government policies and actions with respect to investments, fiscal deficits, regulation ,etc. In accordance with the Regulations on Corporate Governance approved by the Securities and Exchange Board of India, shareholders and readers are cautioned that in the case of data and information external to the Company, no representation is made on its accuracy or comprehensiveness though the same are based on sources thought to be reliable. The Company does not undertake to make any announcement in case any of these forward looking statements become materially incorrect in future or update any forward looking statements made from time to time on behalf of the Company.

> FOR AND ON BEHALF OF THE BOARD FOR PUROHIT CONSTRUCTION LIMITED

> > Narendra Purohit

Chairman & Managing Director

(DIN: 00755195)

Date: 18/07/2022

Place: Ahmedabad

Independent Auditors' Report

To,
The Members

M/s Purohit Construction Limited

Report on the Financial Statements

Opinion

Wehave audited the accompanying financial statements of M/s Purohit Construction Limited, Ahmedabad, which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss and Cash Flow Statementfor the year then endedon that date and a summary of significant accounting policies along with other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Accounting Principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, the profit and loss and cashflows for the year ended on that date.

Basis for opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). 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 (ICAI) together with the independence requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

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

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information and in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our auditor 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 Act with respect to the preparation of these 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 Companies (Accounting Standards) Rules 2006 (as amended) ratified under section 133 of the Act read with the Companies (Accounts) Rules 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates

that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud orerror.

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

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

Auditor's Responsibilities 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 financialstatements.

Aspart of an audit in accordance with SAs, we exercise professional judgment and maintain professionals kepticism through out 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 internalcontrol.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial control 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 bymanagement.
- 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 fairpresentation.

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

We communicate with those charged with governance 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, relatedsafeguards.

Report on Other Legal and Regulatory Requirements

- 1. As required by section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books
 - c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid the financial statements comply with the accounting principles generally accepted in India including the Companies (Accounting Standards) Rules 2006 (as amended) ratified under section 133 of the Act read with the Companies (Accounts) Rules 2014.
 - 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 are 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 the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure A".
 - g) With respect to the other matters included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules 2014, as amended, in our opinion and to best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which may have a material bearing on its state of affairs.
 - The Company has not undertaken any derivative trading during the year nor it has any outstanding thereof,
 - iii. There has been no occasion in case of the company during the year under audit to transfer any sums of Investor Education and Protection Fund.
- 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 of the Act, we give in the Annexure B a statement on the matters specified in paragraphs 3 and 4 of the Order.

For Parekh Parekh & Associates Chartered Accountants (Firm Registration No. 132988W)

> Sunny Parekh Partner hip No. 131188)

(Membership No. 131188) UDIN: 22131188AHLAOJ4254

Place: Ahmedabad Date: 20/04/2022

Annexure A to the Independent Auditors' Report

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

We have audited the internal financial controls over financial reporting of M/s Purohit Construction Limited ('the company) as of March 31, 2022 in conjunction with our audit of the financial statements of the company for the year ended on that date.

Management's Responsibility for Internal Financial Control

The Company's management is responsible for establishing and maintaining internal financial control based on the internal control over financial reporting criteria established by the company considering the essential components of internal control stated in 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 control that were operating effectively for insuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of fraud and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards of Auditing, both issued by ICAI and prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of Internal Financial Controls. These Standards and the Guidance Notes required 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 with reference to this financial statement, were established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls systems over financial reporting with reference to this financial statement and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining and understanding of internal financial controls over financial reporting with reference to this financial statement assessing the risk that material weakness exists, and testing and evaluating the design and operating effectiveness of the internal control based on the assessed risk.

The proceduresselected depend on the auditors' judgement, 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 of our audit opinion on the internal financial control over financial reporting with reference to this financial statement.

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 with reference to this financial statement 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 with reference to this financial statement 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 authorizations of the management and directors of the company;
- (3) providereasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Control over Financial Reporting

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

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to this financial statement and such internal financial controls over financial reporting with reference to this financial statement were operatingeffectively as at March 31, 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.

> For Parekh Parekh & Associates Chartered Accountants

(Firm Registration No. 132988W)

Sunny Parekh

Partner

(Membership No. 131188) UDIN: 22131188AHLAOJ4254

Place: Ahmedabad Date: 20/04/2022

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Purohit Construction Limited of even date)

- In respect of the Company's fixed assets: i.
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - B) the company is maintaining proper records showing full particulars of intangible
 - All fixed assets have not been physically verified by the management during the year but there (b) is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - According to the information and explanations given to us, the records examined by us and based on the examination of the conveyance deeds provided to us, we report that, the title deeds of the properties held by the company are held in its name.
 - The company has not revalued its Property, Plant and Equipment (including Right of Use (d) assets) or intangible assets or both during the year.
 - There are neither proceedings initiated nor pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 and rules made thereunder.
- ii. The Company has conducted physical verification of inventory at reasonable intervals during (a) the year and no material discrepancies were noticed on such physical verification.
 - The company has not been sanctioned with working capital limits in excess of five crore (b) rupees, in aggregate, from banks or financial institutions on the basis of security of current assets

- iii. According to the information and explanations given to us, the company has not made investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties during the year.
- iv. In our opinion and according to the information and explanations given to us, there are no loans, guarantees and securities granted in respect of which provisions of Section 185 and 186 of the Companies Act, 2013 are applicable and not commented upon. Based on our audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to information and explanations given by the management, the company has complied with provisions of Section 186 of the Companies Act 2013 in respect of investments made during the year.
- v. According to the information and explanations given to us the Company has not accepted deposits during the year and does not have any unclaimed deposits as at March 31, 2022 and therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company.
- vi. According to the information and explanations given to us, the maintenance of cost records has not been specified by the Central Government under section 148(1) of the Companies Act, 2013 for the business activities carried out by the Company. Thus reporting under clause 3(vi) of the order is not applicable to the Company.
- vii. The Company is generally regular in depositing with the appropriate authorities undisputed statutory dues including provident fund, employees' state insurance, income tax, sales tax, wealth tax, service tax, Goods and Services Tax, custom duty, excise duty, VAT, cess and other material statutory dues applicable to it to the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, employees state insurance, income tax, sales tax, wealth tax, service tax, Goods and Services Tax, custom duty, excise duty, VAT, cess and other material statutory dues were outstanding at the year end, for a period more than six months from the date they become payable.
 - According to the information and explanations given to us, no amount payable in respect of income tax, wealth tax, sales tax, custom duty, excise duty, value added tax, goods and service tax and cess were unpaid on account of any dispute:
- viii. In our opinion, there are no transactions which are not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- ix. (a) Based on our audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to information and explanations given by the management, the Company has not taken any loans or borrowings from financial institutions, banks and government or has not issued any debentures. Hence reporting under clause 3 (ix)(a) of the Order is not applicable to the Company.
 - (b) According to information and explanations given by the management, the company is not declared wilful defaulter by any bank or financial institution or other lender.
 - (c) Based on our audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to information and explanations given by the management, there is no term loan in the books of account.
 - (d) According to information and explanations given by the management, there were no funds raised on short term basis. Hence reporting under clause 3 (ix)(d) of the Order is not applicable to the Company.
 - (e) According to information and explanations given by the management, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
 - (f) According to information and explanations given by the management, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.

- (a) Based on our audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to information and explanations given by the management, the Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loans and hence reporting under clause 3 (x)(a) of the Order is not applicable to the Company.
 - (b) According to the information and explanations given to us and overall examination of the balance sheet ,the Company has not made any preferential allotment or private placement of shares or fully or partly paid convertible debentures and hence reporting under clause 3 (x)(b) of the Order is not applicable to the Company
- xi. (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by its officers or employees has been noticed or reported during the year.
 - (b) The report under sub-section (12) of section 143 of the Companies Act is not required to be filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government as there is no fraud by the Company or no material fraud on the Company by its officers or employees.
 - (c) According to the information and explanations given to us and overall examination of the balance sheet, the Company did not receive any whistle blower complaints and hence the fact of taking them into consideration does not arise.
- xii. In our opinion, the Company is not a Nidhi Company and hence reporting under clause 3 (xii) of the Order is not applicable to the Company.
- xiii. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the notes to the financial statements as required by the applicable accounting standards.
- xiv. (a) According to the information and explanations given to us and overall examination of the affairs of the company, the company has an internal audit system commensurate with the size and nature of its business.
 - (b) The reports of the Internal Auditors for the period under audit were considered by us for the purpose of Audit.
- xv. In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- xvi. (a) According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
 - (b) According to the information and explanations given to us, the Company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - (c) According to the information and explanations given to us, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
 - (d) According to the information and explanations given to us, the Group has no CIC as a part of the Group.
- xvii. According to the information and explanations given to us, the company has not incurred cash losses in the financial year and in the immediately preceding financial year
- xviii. There has not been any resignation of statutory auditors during the year.

- xix. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that company is 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.
- xx. (a) According to the information and explanations given to us, in respect of other than ongoing projects, the company has not transferred unspent amount to a Fund specified in Schedule VII to the Companies Act within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act.
 - (b) According to the information and explanations given to us, there is no amount remaining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project, has been transferred to special account in compliance with the provision of subsection (6) of section 135 of the said Act.
- xxi. According to the information and explanation given to us, the company is not required to prepare and present the consolidated financial statements and hence reporting under clause 3 (xxi) of the Order is not applicable to the Company.

For Parekh Parekh & Associates Chartered Accountants (Firm Registration No. 132988W)

> Sunny Parekh Partner (Membership No. 131188) UDIN: 22131188AHLAOJ4254

Place: Ahmedabad Date: 20/04/2022

BALANCE SHEET AS AT MARCH 31, 2022

(All amounts in Rupees thousands, unless otherwise stated)

	•	ees thousands, unles	
Particular	Note	As at March 31, 2022	As at March 31, 2021
ASSETS			
Non-current assets Property, plant and equipment Capital work-in-progress	2	1,552	1,965
Intangible assets Financial assets i. Investments	3	2	11
ii. Trade receivables iii. Loans	4	25,065	46,263
iv. Other Financial Asset Deferred tax Assets (net) Income tax assets	26(c)	1,164 616	1,861 665
Other non-current assets	6	1,447	1,452
Total Non-Current Assets		29,846	52,217
Current assets Inventories Financial assets	7	231	231
i. Trade receivables ii. Cash and cash equivalents	8 9	918	1,252
iii. Bank balances other than (ii) above iv. Loans	10	1,239	7,460
v. Other financial assets Current Tax Asset (Net) Other current assets	11 (a) 11 (b)	1,104 1,643	1,476 1,852
Total Current Assets		5,135	12,271
Total Assets		34,981	64,489
EQUITY AND LIABILITIES			
Equity Equity share capital Other equity	12(a) 12(b)	44,056 (11,828)	44,056 (4,315)
Total Equity		32,228	39,741
Liabilities Non-current liabilities Financial liabilities i. Borrowings		-	-
ii. Trade payables iii. Lease Liabilities	13	1,017	21,879
Provisions Deferred tax Liabilites (net) Other non current liabilities		-	- - -
Total Non-Current Liabilities		1,017	21,879
Current liabilities			
Financial liabilities i. Borrowings ii. Trade payables	14 15	1,210 194	1,263 367
iii. Lease Liábilities iv. Other financial liabilities Provisions	16	242	- 727
Current tax Liability (Net) Other current liabilities	17 18	- 90	- 511
Total Current Liabilities		1,736	2,868
Total Equity & Liabilities		34,981	64,489

The notes are an integral part of these financial statements

In terms of our report of even date For and on Behalf of Board of Directors

For Parekh Parekh & Associates Chartered Accountants
Firm Registration No.: 132988W

Sunny Parekh Partner Membership No.: 131188 UDIN: 22131188AHLAOJ4254

Place : Ahemdabad Date : 20/4/2022

Narendra M. Purohit Mahendra H. Sanghani Chairman & Managing Director DIN: 00755195 Director DIN: 00755264

Saumil N. Purohit
Joint Managing Director& CFO
DIN: 01861110

Nishit Kumar Sandhani
Comapany Secretary

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PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED ON 31ST MARCH 2022

(All amounts in Rupees thousands, unless otherwise stated)

Particular	Note	Year ended March 31, 2022	Year ended March 31, 2021
Revenue from operations	19	2,500	-
Other income	20	213	1,456
Total Income		2,713	1,456
Expenses			
Cost of materials consumed	21	-	-
Purchase of Stock in Trade		-	-
Changes in inventories of finished goods and work-in-pro	ogress	-	-
Employees benefit expenses	22	4,542	6,277
Finance costs	23	15	33
Depreciation and amortisation expenses	24	430	802
Other expenses	25	5,190	6,118
Total Expenses		10,178	13,230
Profit / (Loss) before exceptional items and tax		(7,465)	(11,774)
Exceptional items		-	6,975
Profit /(Loss) after exceptional items and before to	ax	(7,465)	(18,749)
Income tax expense			
Current tax	26(a)	-	-
Taxes/Refund on income of previous financial years	26(a)	-	31
Deferred tax	26(a)	48	(25)
Total tax expenses		48	6
Profit for the year		(7,513)	(18,756)
Other comprehensive income Items that will not be reclassified to profit or loss Remeasurements of post employment benefit obligations Income tax relating to above Other comprehensive income for the year, net of	tax		-
Total comprehensive income for the year		(7,513)	(18,756)
Earnings per equity share (in Rs.) (Nominal value per share Rs.10) Basic earning per share (In Rs.)		(1.71)	(4.26)
Diluted earning per share (In Rs.)		(1.71)	(4.26)

The notes are an integral part of these financial statements

In terms of our report of even date

For and on Behalf of Board of Directors

For Parekh & Associates
Chartered Accountants
Firm Registration No.: 132988W

Narendra M. Purohit
Chairman &
Chairman &
Mahendra H. Sanghani
Director
DIN: 00755264
DIN: 00755264

Sunny Parekh
Partner
Membership No.: 131188
UDIN: 22131188AHLAOJ4254

Saumil N. Purohit
Joint Managing Director& CFO
DIN: 01861110

Nishit Kumar Sandhani
Comapany Secretary

CASH FLOW STATEMENT FOR THE YEAR ENDED 31st March, 2022

(All amounts in Rupees thousands, unless otherwise stated)

(All amounts in Rupees	thousands, unless	Otherwise Stateu)
Particular	Year ended March 31, 2022	Year ended March 31, 2021
A. CASH FROM OPERATING ACTIVITIES PROFIT BEFORE TAX Adjustment For: Depreciation Interest Expenses	(7,465) 430 15	(18,749) 802 33
Interest Income	(212)	(1,445)
Operating Profit Before Working Capital Changes	(7,232)	(19,359)
Adjustment For: (Increase) / Decrease in Trade Receivables (Increase) / Decrease in Loan (Increase) / Decrease in Other assets (Increase) / Decrease in Inventories Increase / (Decrease) in Trade payables Increase / (Decrease) in Other financial liablities Increase / (Decrease) in Provisions Increase / (Decrease) in Other liabilities	21,198 6,222 1,332 0 (21,035) (485) 0 (422)	3,217 10,430 274 0 (15,694) (867) 0 (854)
Cash generated from Operations	(423)	(22,854)
Taxes paid (net of refunds)	(48)	(336)
Net Cash Flow from Operating Activities	(471)	(23,190)
B. CASH FLOW FROM INVESTING ACTIVITIES Purchase of Fixed Assets Sale of Investments Interest Received Interest paid	(17) 9 212 (15)	(60) 0 1,445 (33)
Net Cash Flow from Investing Activities	190	1,352
C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from Issue of Share Capital Proceeds from / (Repayment of) Long-Term Borrowings Proceeds from / (Repayment of) short -Term Borrowings	0 0 (53)	0 0 (1,735)
Net Cash Flow from Financing Activities	(53)	(1,735)
Net Increase/(Decrease) in Cash & Cash Equivalent : (A+B+C) Cash and Cash equivalents at the beginning of the year	(334) 1,252	(23,573) 24,825
Cash and Cash equivalents at the end of the year	918	1,252
Cash & Cash Equivalents Comprise: Cash on Hand Balance with Banks	728 190	787 465
Total	918	1,252

The notes are an integral part of these financial statements

In terms of our report of even date For and on Behalf of Board of Directors

For Parekh Parekh & Associates Narendra M. Purohit Chartered Accountants Firm Registration No. : 132988W Chairman & Managing Director DIN: 00755195

Sunny Parekh Partner Membership No.: 131188 UDIN: 22131188AHLAOJ4254 Saumil N. Purohit
Joint Managing Director& CFO
DIN: 01861110

Nishit Kumar Sandhani
Comapany Secretary

Place: Ahemdabad Date: 20/4/2022 Place: Ahemdabad Date: 20/4/2022

Mahendra H. Sanghani

Director DIN: 00755264

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st March, 2022

(All amounts in Rupees thousands, unless otherwise stated)

A. EQUITY SHARE CAPITAL:

Current reporting period

Balance at the beginning	Changes in	Restated	Changes in	Balance at
of the current reporting	Equity Share	balance at the	equity share	the end of
period	Capital due	beginning of	capital during	the current
	to prior	the current	the current	reporting
	period errors	reporting period	year	period
44,056	-	-	-	44,056

Previous reporting period

Balance at the beginning of the previous reporting period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the previous reporting period	Changes in equity share capital during the previous year	Balance at the end of the previous reporting period
44,056	-	-	-	44,056

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st March, 2022

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B. Other equity								,						`
Particulars	Share	Equity					Reserve	Reserves and surplus	sn				Money	Total
	application money pending allotment	component of compound financial instrument	Capital	Securities premium reserve	Retained	Debt instru- ments fhrough Other Compre- hensive Income	Equity Instruments through Other Comprehensive Income	Effective portion of Cash Fow Hedges	Revalu- ation reserve	Exchange differences on translating the financial statements of a foreign operation	Other items of Other Comprehensive Income (specify nature)	General	against share warrants	
1. Current reporting period (As at March 31, 2022) Balance at the beginning of the current reporting period	1	1	1	1,000	(5,315)	1	1	1	1	1	1	1	1	(4,315)
Changes in accounting policy/prior period errors	ı	•	1	•		1	1	•	1	1	1	1	•	1
Restated balance at the beginning of the current reporting period	1	1	1	•		•	1	•	•	•	•	1	•	1
Total Compre- hensive Income for the current year	1	-	1	•		•	1	•	•	-	1	•	•	1
Dividends Transfer to retained earnings	1		1 1	1 1	(7,513)	1 1			1 1		1 1		' '	- (7,513)
Any other change (dep on revalued assets)	1	-	ı	1	1	1	'	-			1	•	-	1
Balance at the end of thecurrent reporting period	ı	•	1	1,000	(12,828)	ı	1	1	ı	1	I	1	I	(11,828)

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st March, 2022

פומוכט,	Total			14,441	1	1	1	- (18,495)	261	(4,315)
	Money	against share varants		,	1	ı	•		1	•
30 00	Money					_				
5,		General		-	-	-	•	' '	'	•
i od sa i c		Other items of Other Comprehensive Income (specify nature)		ī	•	•	•	1 1	1	ı
(All allibuille ill tydpees urbusarius, ulless burletwise stated)	•	Exchange differences on translating the financial statements of a foreign operation		1	•	1	•		•	1
51110011113	sn	Revalu- ation reserve		261	-	-	-	261		1
ָב (ב	Reserves and surplus	Effective portion of Cash Flow Hedges		•	•	-	•	' '	•	1
	Reserve	Equity Instru- ments through Other Compre- hensive Income		ı	•	•	,		1	1
		Debt instruments through Other Comprehensive Income		•	-	-	•	' '	•	•
	·	Retained earnings		13,180	•	•	•	(18,756)	261	(5,315)
		Securities premium reserve		1,000	•	•			•	1,000
	,	Capital		ı	1	ı	1	1 1	1	1
	Equity	compound compound financial instrument		ı	1	•	ı	'	,	•
(Contd)	Share	apprediction money pending allotment		ı	1	ı	1		,	•
B. Other equity (C	Particulars		2. Previous reporting period (As at March 31, 2021)	Balance at the beginning of the previous reporting period	Changes in accounting policy/prior period errors	Restated balance at the beginning of the previous reporting period	Total Comprehensive Income for the previous year	Dividends Transfer to retained earnings	Any other change (dep on revalued assets)	Balance at th end of the previous reporting period

Background

Purohit Construction Limited is a public company domiciled in India. The company is engaged in the business of providing civil construction services.

These financial statements were authorized to be issued by the board of directors on April 20, 2022

NOTE - 1 - SIGNIFICANT ACCOUNTING POLICIES

This note provides a list of the significant accounting policies adopted in the preparation of these standalone financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

(a) Basis of preparation

(i) Compliance with Ind AS

The financial statements of the Company comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) read with Rule 4 of the Companies (Indian Accounting Standards) Rules, 2015 and other relevant provisions of the Act.

(ii) Historical cost convention

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

Certain financial assets and financial liabilities measure at fair value;

(b) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker (CODM). The Managing Director of the Company has been identified as CODM and he assesses the financial performance and position of the Company, and makes strategic decisions. Refer Note 33 for segment information.

(c) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Amounts disclosed as revenue are net of goods and service tax and amounts collected on behalf of third parties.

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

- (a) In case of construction contracts or part thereof completed during the year, revenue is recognized based on the work bills raised on the principals of such projects.
- (b) In respect of the construction contracts on hand, company recognizes revenue at the yearend on the basis of "Percentage of work completion" method based on the amounts admitted by principals or certified by the Architect till the year end in accordance with the agreements entered into with the principal.

(d) Income tax

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

(i) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. The provision for current tax is made at the rate of tax as applicable for the income of the previous year as defined under the Income tax Act, 1961.

Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

(ii) Deferred tax

Deferred tax is recognised using the Balance Sheet approach on temporary differences at the reporting date arising between the tax bases of assets and liabilities and their carrying amounts as per financial statements as at the reporting date.

Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognized to the extent that it is probable that future taxable income will be available against which the deductible temporary differences, unused tax losses, depreciation carry- forwards and unused tax credits could be utilized.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax assets to be recovered.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority.

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

(e) Impairment of non-financial assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

(f) Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet.

(g) Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

(h) Inventories

Inventories are stated at lower of cost and net realizable value.

Cost of raw material includes cost of purchases and other cost incurred in bringing the inventories to the present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to complete the contract

(i) Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

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

Financial Assets: Classification

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

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

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

Initial recognition and measurement

Financial assets are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through Statement of Profit or Loss, transaction costs that are attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed of in the Statement of Profit or Loss.

Subsequent measurement

After initial recognition, financial assets are measured at:

- fair value (either through other comprehensive income or through profit or loss), or
- amortized cost

Debt instruments

Debt instruments are subsequently measured at amortized cost, fair value through other comprehensive income ('FVOCI') or fair value through profit or loss ('FVTPL') till de-recognition on the basis of (i) the entity's business model for managing the financial assets and (ii) the contractual cash flow characteristics of the financial asset.

Amortised Cost:

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. A gain or loss on a debt investment that is subsequently measured at amortised cost is recognised in the Statement of Profit and Loss when the asset is derecognised or impaired. Interest income from these financial assets is included in other income using the effective interest rate method.

Fair Value Through Other Comprehensive Income (FVOCI):

Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognised in the Statement of Profit and Loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/ (losses). Interest income from these financial assets is included in other income using the effective interest rate method.

Fair Value Through Profit or Loss (FVTPL):

Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss is recognised in profit or loss in the period in which it arises. Interest income from these financial assets are recognised in the Statement of profit and loss.

Equity instruments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. For all other equity instruments, the Company decides to classify the same either as at fair value through other comprehensive income (FVTOCI) or FVTPL.

The Company makes such election on an instrument-by-instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividends, are recognized in other comprehensive income (OCI). There is no recycling of the amounts from OCI to Statement of Profit and Loss, even on sale of such investments.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the Statement of Profit and Loss.

Impairment of Financial Assets

The Company applies Expected Credit Loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- financial assets that are debt instruments, and are measured at amortised cost e.g. loans, deposits, and bank balance.
- trade receivables.

The Company follows 'simplified approach' for recognition of impairment loss allowance on trade receivables which do not contain a significant financing component.

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

Derecognition of Financial Assets

A financial asset is derecognized only when:

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

Where the entity has transferred an asset, the Company evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognized. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognized.

Where the entity has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognized if the Company has not retained control of the financial asset. Where the Company retains control of the financial asset, the asset is continued to be recognized to the extent of continuing involvement in the financial asset.

Income Recognition

Interest income

Interest income from debt instruments is recognized using the effective interest rate method. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset.

Dividend income

Dividends are recognised in profit or loss only when the right to receive payment is established, it is probable that the economic benefits associated with the dividend will flow to the group, and the amount of the dividend can be measured reliably.

Financial Liabilities:

Initial recognition and measurement

Financial liabilities are initially measured at its fair value plus or minus, in the case of a financial liability not at fair value through profit or loss, transaction costs that are directly attributable to the issue/origination of the financial liability.

Subsequent Measurement

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held for trading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in statement of profit and loss. Other

financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in statement of profit and loss. Any gain or loss on derecognition is also recognized in statement of profit and loss.

Derecognition

A financial liability is derecognized when the obligation specified in the contract is discharged, cancelled or expires.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the Balance Sheet where there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

(j) Property, plant and equipment

All items of property, plant and equipment are stated at historical cost less accumulated depreciation and impairment. Historical Cost comprises of the purchase price including import duties and non-refundable taxes and directly attributable expenses incurred to bring the asset to the location and condition necessary for it to be capable of being operated in the manner intended by management.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

Depreciation methods, rates and residual value

Depreciation is provided on a pro-rata basis on the written down value method over the estimated useful lives of the assets, based on technical evaluation done by management's expert, which are higher than those specified by Schedule II to the Companies Act. 2013, in order to reflect the actual usage of the assets. The useful life, residual value and the depreciation method are reviewed at least at each financial year end. If the expectations differ from previous estimates, the changes are accounted for prospectively as a change in accounting estimate.

The management estimates the useful life for the property, plant and equipment as follows:

Asset	Total Useful Life			
Office Building	30 Years			
Plant & Machinery	12 Years			
Furniture & Fixtures	10 Years			
Office Equipments	5 Years			
Vehicles	8 Years			
Computer & IT equipments	3 Years			

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss within other gains/(losses).

(k) Trade and other payables

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

(I) Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are

subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method.

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other gains/(losses).

Borrowings are classified as current liabilities unless the group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

(m) Borrowing cost

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

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

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

(n) Provisions and contingent liabilities

Provisions

Provisions are recognized when there is a present legal or constructive obligation as a result of a past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation.

If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Contingent liabilities

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

(o) Employee benefits

(i) Short term obligations

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

(ii) Post-employment obligations

The company operates the following post-employment schemes.

• Defined contribution plans such as provident fund, superannuation etc.

Defined contribution plans

The company pays contribution to defined contribution schemes such as provident fund, superannuation fund etc. The company has no further payment obligation once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expense when they are due.

(p) Contributed equity

Equity shares are classified as equity.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

(q) Dividends

Provision if any is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the entity, on or before the end of the reporting period but not distributed at the end of the reporting period.

(r) Earnings per share

(i) Basic earnings per share

Basic earnings per share is calculated by dividing:

- The profit attributable to owners of the company
- By the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year

(ii) Diluted earnings per share

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

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

(s) Rounding of amounts

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

(t) Previous year Figures has been regrouped or re arranged wherever required. Critical estimates and judgements

The preparation of financial statements in conformity with Ind AS requires judgements, estimates and assumptions to be made that affect the reported amount of assets, liabilities, revenue, expenses, accompanying disclosures and the disclosures of contingent liabilities. The estimates and associates assumptions are based on historical experience and other factors that are considered to be relevant. Actual results could differ from those estimates. These estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future period.

Application of accounting policies that require critical accounting estimates and the use of assumptions in the financial statements are as follows:

a) Estimation of current tax expense and deferred tax

The calculation of the Company's tax charge necessarily involves a degree of estimation and judgement in respect of certain items whose tax treatment cannot be finally determined until resolution has been reached with the relevant tax authority or, as appropriate, through a formal legal process. The final resolution of some of these items may give rise to material profits/losses and/or cash flows.

Recognition of deferred tax assets/ liabilities

The recognition of deferred tax assets/ liabilities is based upon whether it is more likely than not that sufficient and suitable taxable profits will be available in the future against which the reversal of temporary differences can be deducted. To determine the future taxable profits, the management considers the nature of the deferred tax assets, recent operating results, future market growth, forecasted earnings and future taxable income in the jurisdictions in which we operate and prudent and feasible tax planning strategies.

b) Estimation of Provisions & Contingent Liabilities.

The Company exercises judgement in measuring and recognising provisions and the exposures to contingent liabilities which is related to pending litigation or other outstanding

claims. If a loss arising from these litigations and/or claims is probable and can be reasonably estimated, the management record the amount of the estimated loss. If a loss is reasonably possible, but not probable, the management discloses the nature of the significant contingency and, if quantifiable, the possible loss that could result from the resolution of the matter. As additional information becomes available, the management reassess any potential liability related to these litigations and claims and may need to revise the estimates. Such revisions or ultimate resolution of these matters could materially impact the results of operations, cash flows or financial statements of the company.

Estimated Useful Life of Property, Plant and Equipment c)

The charge in respect of periodic depreciation on Property, Plant and Equipment is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The Useful Lives and residual values of Company's Property, Plant and Equipment are determined by the Management at the time the asset is acquired and reviewed periodically, including at each financial year end. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology.

In terms of our report of even date

For Parekh Parekh & Associates

Chartered Accountants

Firm Registration No.: 132988W

Sunny Parekh

Partner

Membership No.: 131188 UDIN: 22131188AHLAOJ4254

Place: Ahemdabad Date : 20/4/2022

For and on Behalf of Board of Directors

Narendra M. Purohit

Chairman & Managing Director

DIN: 00755195

Saumil N. Purohit Joint Managing Director& CFO Comapany Secretary

DIN: 01861110

Place: Ahemdabad Date : 20/4/2022

Mahendra H. Sanghani

Director

DIN: 00755264

Nishit Kumar Sandhani

Notes to the financial statements as at and for the year ended March 31, 2022

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 2 - PROPERTY, PLANT AND EQUIPMENT:

Particulars	Office Building	Plant & Machinery	Furniture & Fixtures	Office Equipments	Vehicles	Total
Year ended March 31,2021		,				
Gross carrying amount						
Opening gross carrying amount	4,406	803	889	395	11,467	17,960
Additions	ı	ı	ı	60	ı	60
Disposals	ı	-	-	ı	-	-
Revaluation	-	-	-	ı	-	-
Written off	-	-	-	-	-	-
Closing gross carrying amount	4,406	803	889	455	11,467	18,021
Accumulated depreciation and impairment						
Opeining accumulated depreciation	(3,193)	(670)	(763)	(48)	(10,580)	(15,254)
Depreciation charge during the year	(483)	(36)	(44)	(82)	(157)	(802)
Closing accumulated depreciation	(3,676)	(706)	(807)	(130)	(10,737)	(16,056)
Net carrying amount	730	97	82	325	730	1,965
Year ended March 31,2022						
Gross carrying amount						
Opening gross carrying amount	4,406	803	889	455	11,467	18,021
Additions	-	17	-	-	-	17
Disposals	-	-	-	-	-	-
Revaluation	-	-	-	-	-	-
Written off	-	-	-	-	-	-
Closing gross carrying amount	4,406	820	889	455	11,467	18,037
Accumulated depreciation and impairment						
Opeining accumulated depreciation	(3,676)	(706)	(807)	(130)	(10,737)	(16,056)
Depreciation charge during the year	(153)	(29)	(8)	(83)	(157)	(430)
Closing accumulated depreciation	(3,829)	(735)	(815)	(213)	(10,894)	(16,486)
Net carrying amount	578	85	74	242	573	1,552

(All amounts in Rupees thousands, unless otherwise stated)

Particular (All allounts in Nupces to	As at March 31,2022	As at March 31,2021
NOTE - 3 - NON-CURRENT INVESTMENTS:	maron 01,2022	maron 01,2021
Investment in equity instruments		
Unquoted		
Shri Bhagyalaxmi Co-op. Bank Ltd	1	1
Shiv Sankalp Owner's Association	1	1
Investment in mutual funds		
Unquoted ICICI-Prudential Flexible Income Plan		9
Total	2	11
	2	11
Aggregate amount of quoted investments and market value thereof	-	-
Aggregate amount of unquoted investments Aggregate amount of impairment in the value of investments	2	11
Aggregate amount or impairment in the value of investments	-	-
NOTE - 4 - NON CURRENT TRADE RECEIVABLES:		
Trade receivables	25,065	46,263
Total	25,065	46,263
NOTE - 5 - NON CURRENT FINANCIAL ASSET:		
Fixed Deposit with State Bank of India	-	179
(Maturity after 12 months)		
Security deposits	1164	1682
Other	-	-
Total	1164	1861
NOTE - 6 - OTHER NON-CURRENT ASSETS:		
Advance against development rights	1,285	1,285
Advance to staff	162	167
Total	1,447	1,452
NOTE - 7 - INVENTORIES:		
Raw material	231	231
Total	231	231

Inventory at the year end is physically verified and valued by the management on the following basis: $\frac{1}{2}$

a. Inventory of building materials is valued at cost on FIFO basis.

b. Inventory of Work In Progress in respect of the on going construction projects is valued on the basis of the work for the proejct carried out till the year end as certified by the principal or Project architect in that respect.

Particular		As at	As at
	March :	31,2022	March 31,2021
NOTE - 8 - TRADE RECEIVABLES:			
Trade receivables		-	-
Total		-	-
NOTE - 9 - CASH AND CASH EQUIVALENTS:			
Balances with banks			
In current accounts		190	465
Cash		728	787
Total		918	1,252
NOTE - 10 - CURRENT LOANS:			
Inter corporate deposits		1,239	7,460
Total		1,239	7,460
NOTE - 11(A) - CURRENT TAX ASSET (NET):			
Tds Receivable		1,104	1,476
Total		1,104	1,476
NOTE - 11 (B) - OTHER CURRENT ASSETS:			
Advance to staff		36	40
Other assets		1,607	1,812
Total		1,643	1,852
NOTE - 12(A) - EQUITY SHARE CAPITAL:			
Authorised share capital			
10,000,000(March 31,2021: 10,000,000)			
Equity shares of Rs.10/- each		100,000	100,000
		100,000	100,000
Issued, Subscribed and fully paid-up shares			
4,405,600(March 31,2021:4,405,600) Equity shares of Rs.10/- each		44,056	44,056
=quity on allow of the risk case.		44,056	44,056
Movements in equity share capital:		,	,
Particulars		Number	Number
		shares	of shares
As at March 31, 2021	4,4	405,600	4,405,600
Issued during the year		405 600	4 405 000
As at March 31, 2022	4,	405,600	4,405,600

(All amounts in Rupees thousands, unless otherwise stated)

Particular	As at March 31,2022	As at March 31,2021
NOTE - 12(A) - EQUITY SHARE CAPITAL: (CONTD)		
Details of shareholders holding more than 5% shares in the Company		
Narendra M Purohit Number of shares held % of Holding	848,700 19.26	848,700 19.26
Saumil N. Purohit Number of shares held % of Holding	445,910 10.12	445,910 10.12
Pranav Hareshbhai Patel Number of shares held % of Holding	574,309 13.03	574,309 13.03

Shareholding of Promoters

Particulars	Amount	
(i) Promoter name-Narendra M Purohit Number of shares held % of Holding % Change during the year	848,700 19.26	
(ii) Promoter name-Urvi Narendra Purohit Number of shares held % of Holding % Change during the year	58,400 1.33	
(iii) Promoter name-Ami Narendra Purohit Number of shares held % of Holding % Change during the year (iv) Promoter name-Foram Sapan Parikh Number of shares held % of Holding % Change during the year	78,000 1.77 - 132,000 3.00	
(v) Promoter name-Saumil N Purohit Number of shares held % of Holding % Change during the year (vi) Promoter name-Hemlata Narendra Purohit Number of shares held % of Holding % Change during the year	445,910 10.12 - 209,990 4.77	

Equity Shares: The company has one class of equity shares having a par value of Rs.10 per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the company in proportion to their shareholding.

(All amounts in Rupees thousands, unless otherwise stated)

Particular	As at March 31,2022	As at March 31,2021
NOTE - 12(B) - RESERVES AND SURPLUS:		
Retained earnings	(12,828)	(5,315)
Securities Premium Account	1,000	1,000
Revaluation Reserve	=	-
Total	(11,828)	(4,315)

For detailed movement in the balances of reserves refer statement of changes in equity.

Nature and purpose of reserves:

Securities Premium represents amount received in excess of face value of equity shares issued by the company. The same shall be utilised in accordance with provisions of the companies Act, 2013. Revalution Reserve represents amount of gain on certain class of assets in 2010.

Particular	As at March 31,2022	As at March 31,2021
NOTE - 13 - TRADE PAYABLE-NON CURRENT:		
Trade Payable (Ageing attached) (More than 12 months)	1,017	21,879
Total	1,017	21,879
NOTE - 14 - BORROWINGS - CURRENT:		
Loan from director Current maturities of Long Term Debt	1,210	1,263 -
Total	1,210	1,263
NOTE - 15 - TRADE PAYABLES:		
Trade payables (Ageing attached)	194	367
Total	194	367
The dues to Micro, Small and Medium undertakings out of Trade Payables: Nil (March 31, 2022: Nil, March 31, 2021: Nil)		
NOTE - 16 - OTHER FINANCIAL LIABILITIES - CURRENT:		
Employee benefits payable Others	242	727 -
Total	242	727
NOTE - 17 - CURRENT TAX LIABILITY (NET):		
Provision for tax	-	-
Total	-	-
NOTE - 18 - OTHER CURRENT LIABILITIES:		
Statutory dues	90	511
Total	90	511

Particular	Year ended March 31,2022	Year ended March 31,2021
NOTE - 19 - REVENUE FROM OPERATIONS:		
Sale of goods	-	-
Sale of services		
Value of contractual work	2,500	-
Value of Construction related Services	-	-
Others	-	
Total	2,500	-
NOTE - 20 - OTHER INCOME:		
Interest income	212	1,445
Mis Income	0	10
Net gain on financial assets mandatorily measured at Fair value through profit and loss	1	_
Total	213	1,456
NOTE - 21 - COST OF MATERIAL CONSUMED/SOLD:		
Raw materials Opening stock of raw material	231	231
Add: Purchase during the year	-	-
Less: Closing Stock of raw material	231	231
Total	-	-
NOTE - 22 - EMPLOYEE BENEFIT EXPENSES:		
Salaries and wages	1,456	3,174
Directors' Remuneration & Perquisites	3,000	3,000
Contribution to provident and other funds	70	55
Staff welfare expenses Other payment for employees	17	48
Total	4,542	6,277
	.,0.12	5,2
NOTE - 23 - NET FINANCE COSTS:		
Other Interest	10	32
Bank charges	5	1
Total	15	33
NOTE - 24 - DEPRECIATION AND AMORTISATION EXPENSE:		
Depreciation on property, plant and equipment	430	802
Total	430	802

Particular	Year ended March 31,2022	Year ended March 31,2021
NOTE 25 OTHER EVRENCES.		
NOTE 25 - OTHER EXPENSES:		
Subcontract and labour charges	2,384	3,320
Repairs & Maintenance	276	105
Advertisement & Sales Promotion Expenses	34 220	102 366
Office expenses Legal and professional charges (refer note below)	1,431	957
Technical -Professional Fees/Charges	235	957
Rates and tax	64	60
Conveyance Expenses	128	90
Electricity Expenses	95	92
Rent	146	396
Postage, Telegram & Telephone Expenses	31	26
Insurance	132	236
Staff Training Expense	14	-
Financial Assets Written off	-	367
Total	5,190	6,118
NOTE - 25(A)- PAYMENT TO AUDITORS:		
	20	20
Audit fees Others	30	30
	-	-
Total	30	30

(All amounts in Rupees	i i i i i i i i i i i i i i i i i i i	i
Particular	Year ended March 31,2022	Year ended March 31,2021
NOTE - 26 - TAXATION:	·	,
Note - 26(a) - Income tax expense:		
Current tax		
Current tax on profits for the year	_	_
Adjustments for current tax of prior periods	_	31
Total current tax expense	-	31
Deferred tax		
(Decrease)/increase in deferred tax liabilities	48	(25)
Total deferred tax expense/(benefit)	48	(25)
Total tax expense	48	6
Note - 26(b) - Reconciliation of tax expense and accounting profit multiplied by statutory tax rates		
Profit for the year	(7,465)	(18,749)
Statutory tax rate applicable to Purohit Construction Limited	26%	26%
Tax expense at applicable tax rate Tax effects of amounts which are not deductible (taxable) in calculating taxable income:	-	-
Interest on delayed payments	-	-
Income tax relating to previous years	-	31
Other disallowances Excess Provision of current year		-
Income tax expense	_	31
Deferred tax		Ŭ.
(Decrease)/increase in deferred tax liabilities	48	(25)
Total deferred tax expense/(benefit)	48	(25)
Total tax expense	48	6
Note - 26(c) - Deferred tax assets:		
The balance comprises temporary differences attributable to:		
Depreciation on property, plant and equipment	616	665
Total deferred tax assets	616	665
Set-off of deferred tax liabilities pursuant to set-off provisions	_	-
Net deferred tax assets	616	665

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 26 - TAXATION: (CONTD) Movement in deferred tax assets:					
Particulars	As at April 1, 2020	(Charged)/ Credited to profit and loss	Charged/ (Credited) to OCI	Charged/ (Credited) to equity	As at March 31, 2021
Depreciation on property, plant and equipment	640	25	-	-	665
Total deferred tax assets	640	25	-	-	665
Particulars	As at April 1, 2021	(Charged)/ Credited to profit and loss	Charged/ (Credited) to OCI	Charged/ (Credited) to equity	As at March 31, 2022
Depreciation on property, plant and equipment Total deferred tax assets	665 665	(48) (48)	-	-	616 616

Particular	Year ended March 31,2022	Year ended March 31,2021
NOTE - 27 - CONTINGENT LIABILITIES:		
Contingent Liabilities	-	-
There is no contingent Liability as at 31st March 2022. (Previous year - NIL)		
NOTE - 28 - COMMITMENTS:		
Estimated amount of contracts to be executed on capital account	-	-
Uncalled liability on shares and other investments partly paid	-	-
Other commitments		

NOTE - 29 - EMPLOYEE BENEFIT OBLIGATIONS:

(i) Defined contribution Plans

The company has certain defined contribution plans. Contributions are made to provident fund in India for employees at prescribed % of basic salary as per regulations. The contributions are made to registered provident fund administered by the government. The obligation of the company is limited to the amount contributed and it has no further contractual nor any constructive obligation. The expense recognised during the period towards defined contribution plan is INR 69828.

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 30 - FAIR VALUE MEASUREMENTS:

(i) Financial instruments by category:

Particulars	As at Mar	ch 31, 2022	As at March 31, 202		
	FVPL	Amortised cost	FVPL	Amortised cost	
Financial assets					
Investments					
Equity instruments	2	-	2	-	
Mutual funds	9	-	9	-	
Loans		1,239		7,460	
Trade receivables		25,065		46,263	
Cash and cash equivalents		918		1,252	
Other Financial Asset		1,164		1,861	
Total financial assets	2	28,386	11	56,837	
Financial liabilities:					
Borrowings	-	1,210	_	1,263	
Trade payables	-	1,211	-	22,247	
Other financial liabilities	-	242	-	727	
Total financial liabilities	•	2,662	-	24,236	

(ii) Fair value of Financial assets and liablities measured at amortised cost:

Particulars	As at Mar	ch 31, 2022	As at March 31, 2021		
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	
Financial Assets					
Security deposits	1,164		1,682	-	
Total Financial Assets	1,164	-	1,682	•	

The carrying amounts of trade current loans, receiveables, cash and cash equivalents, short term borrowings, trade payables and Other current financial liabilities are considered to be the same as their fair values due to their short-term nature.

The fair values for security deposits is calculated based on cash flows discounted using a current lending rate. This is classified as level 3 fair values in the fair value hierarchy due to the inclusion of unobservable inputs.

NOTE - 31 - FINANCIAL RISK MANAGEMENT:

The Company's activities expose it to a variety of financial risks namely credit risk and liquidity risk. The Company's focus is to foresee the unpredictability of financial markets and seek to minimize potential adverse effects on its financial performance.

(i) Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. Financial instruments that are subject to credit risk and concentration thereof principally consist of trade receivables, security deposits and cash and cash equivalents.

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 31 - FINANCIAL RISK MANAGEMENT: (CONTD.....)

Credit risk on trade receivables is limited as the customers of the company mainly consists of the related parties, as a result the management has assessed that the credit risk is low.

Security deposits are receivable from the customers on the expiry of lease period, therefore the credit risk is limited. Credit risk on cash and cash equivalents is limited as the Company generally invest in deposits with banks and financial institutions with high credit ratings.

(ii) Liquidity risk

Liquidity is defined as the risk that the Company will not be able to settle or meet its obligations on time or at a reasonable price. Company's objective is to, at all time maintain optimum levels of liquidity to meet its financial obligations. The Group manages liquidity risk by maintaining sufficient cash and cash equivalents and by having access to funding through an adequate amount of committed credit lines. In addition, processes and policies related to such risks are overseen by senior management.

Maturities of financial liabilities:

The table summarises the maturity profile of company's financial liabilities based on contractual undiscounted payments:

Particulars	Less than 1 year	1 - 3 Years	Total
March 31, 2022			
Borrowings	1,210	-	1,210
Trade payables	194	1,017	1,211
Other financial liabilities	242	-	242
	1,645	1,017	2,662
As at March 31, 2021			
Borrowings	1,263	-	1,263
Trade payables	367	21,879	22,247
Other financial liabilities	727	-	727
	2,357	21,879	24,236

NOTE - 32 - CAPITAL MANAGEMENT

(a) Risk Management

For the purpose of the Company's capital management, capital includes issued equity capital and all other equity reserves attributable to the equity holders of the Company and borrowings.

The Company aims to manage its capital efficiently so as to safeguard its ability to continue as a going concern and to optimise returns to our shareholders. The capital structure of the Company is based on management's judgement of the appropriate balance of key elements in order to meet its strategic and day-to day needs. We consider the amount of capital in proportion to risk and manage the capital structure in light of changes in economic conditions and the risk characteristics of the underlying assets.

The Company's aim is to translate profitable growth to superior cash generation through efficient capital management. The Company's policy is to maintain a stable and strong capital structure with a focus on total equity so as to maintain investor, creditors and market confidence and to sustain future development and growth of its business. The Company will take appropriate steps in order to maintain, or if necessary adjust, its capital structure. The Company is not subject to financial covenants in any of its significant financing agreements. The management also monitors the return on capital as well as the level of dividends to shareholders.

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 33 - SEGMENT INFORMATION:

The company's managing director who is identified as the chief operating decision maker of the company, examines the performance of the business and allocates funds on the basis of i.e. 'Civil construction services' related to Construction. The company has no other reportable segment. The company does not have any reportable geographical segment.

Accordingly, the segment revenue, segment results, total carrying amount of segment assets and segment liability, total cost incurred to acquire segment assets and total amount of charge for depreciation during the period, is as reflected in the Financial Statements as of and for the financial year ended March 31, 2022 as attached here as pert of Note 33.

	Const	ruction	other Goods/ Material Related to construction (Traded)		Material Related not allog to construction		
	Current Year	Previous Year	Current Year	Previous Year	Current Year	Previous Year	
REVENUE:							
External Sales	2,500	-	-	-	213	1,456	
Inter segment sales							
TOTAL REVENUE	2,500	-	-	-	213	1,456	
RESULTS							
Segment Results	(1,910)	(12,067)	-	ı	(5,323)	(7,303)	
Unallocated Corporate Exp	ı	-	ı	ı	(430)	(802)	
Interest Expenses	-	-	-	ı	(15)	(33)	
Interest Incomes	-	-	-	-	212	1,456	
Profit before tax from Ordinary Activities	(1,910)	(12,067)	-	-	(5,555)	(6,682)	
Income Taxes	-	-	1	ı	(48)	(6)	
Profit from Ordinary Activities after tax	(1,910)	(12,067)	•	•	(5,603)	(6,689)	
NET PROFIT	(1,910)	(12,067)	-	•	(5,603)	(6,689)	
SEGMENT ASSETS							
Segment Assets	24255	45467	2,515	2,515	8211	16506	
Unallocated Corporate Assets							
TOTAL ASSETS	24,255	45,467	2,515	2,515	8,211	16,506	
SEGMENT LIABILITIES							
Segment Liabilities	1050	22146	-	ı	1703	2601	
Unallocated Corporate Liabilities	-	-	-	-	-	-	
Equity and Other Equity	-	-	-	-	32,228	39741	
TOTAL LIABILITIES	1,050	22,146	-	-	33,931	42,342	

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 33 - SEGMENT INFORMATION: (CONTD.....)

Information relating to major customers:

The revenue from transaction accounted for more than 10% of the revenues.

Particular	Year ended March 31, 2022	
Ravindra Rajkumar Kapoor	2,500	-

NOTE - 34 - RELATED PARTY TRANSACTIONS:

Associate Concerns:

PCL Infracon Pvt Ltd Abhaar Procon LLP Shree Siddhivinayak Devstahan Trust N.S.H.B. Projects

Status Finstocks Pvt. Ltd.

Key Management Personnels:

Narendra M. Purohit Saumil N. Purohit (CFO)

Nishitkumar C. Sandhani (C.S.)

Independend Director:

Jagrutiben Shah Mahindra Sanghani

Nishitkumar Gohil

Relatives of Key Management Personnel:

Hemlata N. Purohit Deepkiran S. Purohit Ami M. Shah Urvi N. Chokshi Forum S. Parikh Narendra Purohit HUF Saumil Purohit HUF Hemlata N. Purohit Saumil N Purohit Sapan Parikh Nirag Choksi Anaisha S Purohit Arman S Purohit Hiten Shah Narendra Purohit Hansa Sanghvi

Pravin Sanghvi Vidushi Shah Sankeet Sanghvi Parul Shah

Jignesh Sanghvi Harkishandas Sanghani Vandnaben M Sanghani Bhavin M sanghani Kantaben H Sanghani Shashikant Sanghani Ashokbhai Sanghani Bhikhabhai M Gohil Urveshi H Shah Mital J Parmar Nainaben B Gohil Bhanumati Joshi Iviran B Chauhan Ramila Pandya Jayaben Panadya Kashamira K Sheravia

Pranav K Sheravia Sundira Joshi

Ishvarlal M Sheravia Rudhi P Sheravia

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 34 - RELATED PARTY TRANSACTIONS: (CONTD.....)

Key management personnel compensation:

Particular	Year ended March 31, 2022	Year ended March 31, 2021
Short-term employee benefits Post-employment benefits Long-term employee benefits Termination benefits Employee share-based payment	3,744 - -	3,744 - -
Total compensation	3,744	3,744

Transactions during the year	Year end	ded March 31,20	22	Year end	Year ended March 31,2021	
	Enterprise over which Key Management Personnel exercise	Key Management Personnel & Relatives	Total	Enterprise over which Key Management Personnel exercise	Key Management Personnel & Relatives	Total
Incomes						
Contract Work Executed						
i) N.M. Purohit	-	-	ı	-	-	ı
ii) Aabhaar Procon LLP	-	ı	ı	-	-	ı
iii)Shri Sidhdhivinayak Devsthan		ı	•	-	-	ı
Expenses						
Sub Contract Charges paid						
i) NSHB Projects	-	1	ı	-	-	İ
Rent Expenses						
i) N.M. Purohit HUF	-	371	371	-	371	371

Key management personnel compensation:

Balances at the end of the year	As at March	31, 2022	As at March 31, 2021		
	Enterprise over which Key Management Personnel exercise Significant Influence	Key Management Personnel & Relatives	Enterprise over which Key Management Personnel exercise Significant Influence	Key Management Personnel & Relatives	
Borrowings					
i) Aabhaar Procon LLP	-	-	-	-	
ii) NSHB Projects	-	-	-	-	
iii) N.M. Purohit	-	1,210	-	1,263	
Deposits					
i) N.M. Purohit HUF		500		500	

(All amounts in Rupees thousands, unless otherwise stated)

NOTE - 34 - RELATED PARTY TRANSACTIONS: (CONTD.....)

Key management personnel compensation: (Contd.....)

Balances at the end of the year	As at March Enterprise over which Key Management Personnel exercise Significant Influence	Xey Management Personnel & Relatives	As at March Enterprise over which Key Management Personnel exercise Significant Influence	Key Management Personnel & Relatives
Advance to vendors				
i) Aabhar Procon LLP	-	-	1	-
ii) Shree Siddhivinayak Devasthan	-	-	ı	-
iii) NSHB Projects	-	-	ı	-
Trade Receivables				
i) Aabhaar Procon LLP	7,346	-	28,543	-
ii) Aabhaar Infrastructure Pvt Ltd	1,218	-	1,218	-
iii) Shri Sidhdhivinayak Devsthan	14,216		14,216	
Trade Payables				
i) N.M. Purohit HUF	-	28	1	29
ii) NSHB Projects	-	-	-	-
Other financial liabilities - Others				
i) Aabhar Procon LLP	-	-	-	-
Advances received against contract	-	-	-	-

Type of Borrower	Amount of loan or advance in the nature of loan outstanding	Percentage to the total Loans and Advances in the nature of loans
Promoter	-	
Directors	-	
KMPs	-	
Related Parties		
1. Narendra M Purohit HUF (Deposit given)	500	39.75%

In terms of our report of even date

For Parekh Parekh & Associates

Chartered Accountants

Firm Registration No.: 132988W

Membership No.: 131188 UDIN: 22131188AHLAOJ4254

Place: Ahemdabad Date : 20/4/2022

Sunny Parekh

Partner

For and on Behalf of Board of Directors

Narendra M. Purohit Chairman & Managing Director DIN: 00755195

Saumil N. Purohit Joint Managing Director& CFO Comapany Secretary

DIN: 01861110

Place: Ahemdabad Date : 20/4/2022

Mahendra H. Sanghani Director

DIN: 00755264

Nishit Kumar Sandhani

Notes to the Financial Statements for the year ended 31st March, 2022

(All amounts in Rupees thousands, unless otherwise stated)

RATIOS

Sr.No.	Ratios	2021-22	2020-21
1	Current Ratio (Total Current Assets / Total Current Liabilities)	2.96	4.28
2	Debt Equity Ratio (Total Debt / Total Equity)	0.04	0.03
3	Debt Service Coverage Ratio (Net Profit+Depreciation+Interest/Installments)	NA	NA
4	Return on Equity Ratio (PAT/Shareholder's funds)	-0.23	-0.47
5	Inventory turnover ratio (Net Sales/Average Inventory)	10.84	NA
6	Trade Receivables turnover ratio Trade Receivables/Sales	0.10	NA
7	Trade payables turnover ratio (Trade Payables/Sales)	2.06	NA
8	Net capital turnover ratio (Shareholder's Funds /Sales)	0.08	NA
9	Net profit ratio (PAT/Sales)*100	-300.52%	NA
10	Return on Capital employed (EBIT/Capital Employed)	-0.23	-0.30
11	Return on investment Net return on investment / Cost of Investment*100	-456.45%	-913.66%

(All amounts in Rupees thousands, unless otherwise stated)

AGEING SCHEDULE OF TRADE RECEIVABLE (B/S NOTE NO. 4):

FY 2021-22

Particulars	С	Outstanding for following periods from due date of payment				Total
	Less than 6 months	6 months -1 year		2-3 years	More than 3 years	
(i) Undisputed Trade receivables - considered good	-	-	-	-	25,065	25,065
(ii) Undisputed Trade Receivables– which have significant increase in credit risk	_	_	-	-	ı	-
(iii) Undisputed Trade Receivables – credit impaired	-	-	-	-	1	-
(iv) Disputed Trade Receivables – considered good	_	_	-	-	-	-
(v) Disputed Trade Receivables– which have significant increase in credit risk	_	_	-	1	1	1
(vi) Disputed Trade Receivables – credit impaired		-	-	-	-	-
Total	-	-	-	-	25,065	25,065

FY 2020-21

Particulars	Outstanding for following periods from due date of payment				Total	
	Less than 6 months	6 months -1 year			More than 3 years	
(i) Undisputed Trade receivables – considered good	-	-	1	28,543	17,720	46,263
(ii) Undisputed Trade Receivables – which have significant increase in credit risk	-	-	1	ı	1	-
(iii) Undisputed Trade Receivables – credit impaired	-	-	ı	İ	-	1
(iv) Disputed Trade Receivables – considered good	-	-	ı	İ	-	_
(v) Disputed Trade Receivables – which have significant increase in credit risk	-	-	1	1	1	-
(vi) Disputed Trade Receivables – credit impaired	-	-	-	-		-
Total	-	-	-	28,543	17,720	46,263

(All amounts in Rupees thousands, unless otherwise stated)

AGEING SCHEDULE OF TRADE PAYABLES (B/S NOTE NO 13 & 15)

FY 2021-22

Particulars	Outstanding for following periods from due date of payment			-	Total
	Less than 1 year	1-2 years	2-3 years	More than 3 years	
(i) MSME					-
(ii) Others	194	21	315	681	1,211
(iii) Disputed dues – MSME	-	-	-	-	-
(iv) Disputed dues - Others	-	-	-	-	-
Total	194	21	315	681	1,211

FY 2020-21

Particulars	Outstanding for following periods from due date of payment				Total
	Less than 1 year	1-2 years	2-3 years	More than 3 years	
(i) MSME					-
(ii) Others	367	-	19,843	2,036	22,247
(iii) Disputed dues – MSME	-	-	-	-	-
(iv) Disputed dues - Others	-	-	-	-	-
Total	367	-	19,843	2,036	22,247







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